# Integrating Water and Waste Programs to Restore Watersheds

A Guide for Federal and State Project Managers



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# Preface

The concept for the manual came from the January 27, 2004, joint EPA Office of Water and Office of Solid Waste and Emergency Response Division Directors meeting held in Tampa, Florida. Discussion at the meeting indicated that although geographic opportunities exist for water and waste program coordination, a framework was needed to improve collaboration and make it more routine. Division Directors agreed that the first step in developing a framework would be to create a compendium of success stories and to use these successes to create conceptual collaboration models. The models would be applied to other projects and afford guidance in similar, future situations.

To implement the Division Directors' agreement, EPA Region 8 was asked to develop a manual for watershed cleanup that would help regional water and waste program managers collaborate in implementing watershed cleanup projects. The resulting manual, *Integrating Water and Waste Programs to Restore Watersheds*, was based on several regional success stories.

User feedback on the manual indicated that a version for state and local staff was necessary. The purpose of this document is to enhance, strengthen, and increase the effectiveness of working relationships among EPA, state and local managers working in water and waste programs.

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NOTE: These appendices are available via www.epa.gov/superfund/resources/integrating

Appendix A Left Hand Watershed Collaborative Sampling Documents

- A1 Sampling and Analysis Plan
- A2 Quality Assurance Project Plan
- A3 Agency Sampling Worksheet
- Appendix B Standard Guidance to Format Sample Results, Field Measurements, and Associated Metadata
- Appendix C Left Hand Watershed Fact Sheet
- Appendix D USFS/EPA Memorandum of Understanding

## **Executive Summary**

The goal of this manual is to enhance coordination across United States Environmental Protection Agency (EPA), state and local waste and water programs to streamline requirements, satisfy multiple objectives, tap into a variety of funding sources and implement restoration activities more efficiently, showing measurable results. It provides a road map to conducting cross-programmatic watershed assessments and cleanups in watersheds with both water and waste program issues and presents innovative tools to enhance program integration. Water and waste programs typically work independently to accomplish their goals; however, given the overlap in activities and limited resources, it benefits both programs to work together to develop project funding, perform necessary assessments and studies, prioritize projects, conduct cleanups and monitor results. This manual provides guidance on how to integrate assessment and cleanup activities to optimize available tools and resources and help restore contaminated waters efficiently and effectively.

This manual is targeted primarily at federal and state project managers in water and waste programs who are working on assessment or cleanup projects in watersheds contaminated by hazardous materials or waste. The manual is also a helpful reference document for stakeholders involved in the watershed. This manual complements other watershed assessment, cleanup and community involvement guidance documents by presenting the authorities, resources, and processes used in hazardous materials and waste contaminated watersheds.

This manual describes the interrelationships between programs and agencies involved in watershed assessment and cleanup and suggests potential opportunities for program integration. It uses case studies to illustrate important points.

*Chapter 1* presents a brief background on cleanup programs, elements of a successful watershed cleanup and the potential roles of the watershed cleanup project manager. The remainder of the document reviews these steps in greater detail to demonstrate how to develop and implement an effective watershed cleanup program.

*Chapter 2* lists the primary programs and stakeholders likely to have lead roles in watershed cleanup and summarizes regulatory roles, authorities, and processes. Identifying programs and agencies with interests in the watershed is essential to the process of building a multiprogram Watershed Cleanup Team (WCT) with a holistic approach.

*Chapter 3* presents the resources available for watershed assessment and cleanup and includes an expanded list of agencies, programs and other stakeholders that might be involved in watershed cleanup. Watershed-based cleanups can be accomplished through a variety of funding and other resources available for investigation, cleanup, monitoring and community involvement. This chapter specifically addresses applicability of funds, accessing the funds and project requirements for using the funds. It also discusses nonfinancial resources available through government and nongovernmental agencies, such as scientific resources, contracting resources, facility and staffing resources and analytical resources. *Chapter 4* discusses issues related to data integration and watershed assessment. This chapter discusses two primary opportunities for coordination—preliminary data compilation and streamlined collection of additional data. *The Comprehensive Preliminary Watershed Assessment* is presented as a tool for preliminary data compilation. This tool focuses the efforts of the WCT on the most important watershed issues and helps identify the primary stakeholders and watershed cleanup goals. It is an effective tool that will help project managers understand watershed conditions and develop a preliminary watershed conceptual model.

Streamlining watershed assessment involves coordinated and collaborative data collection. To ensure that all opportunities for integration are used to save resources while reducing the waste of duplicative sampling efforts, coordinated assessment activities are performed independently by programs, agencies and stakeholders. The WCT reviews in advance the sampling and analysis plans (SAPs), which include the field sampling plan (FSP) and the quality assurance project plan (QAPP). Collaborative assessment is conducted when WCT partners combine efforts to perform additional assessment and sampling. Collaborative assessment requires developing common approaches and consistent methods that consider the multiple programs involved.

To integrate data compilation and collection, managers must consider the data requirements of the various programs. Chapter 4 presents issues that involve compiling existing data and collecting additional data, such as data quality, data evaluation, data management and the benchmarks against which the data are compared. It also presents the Triad approach to sampling used by several EPA programs. To provide personnel from different programs with an understanding of other program efforts, the chapter ends with a summary of typical program-specific assessment procedures and requirements.

*Chapter 5* discusses integrated watershed cleanup topics such as the *Watershed Feasibility Assessment (WFA), "Three-Rs" approach*, Superfund-Restoration integration, total maximum daily load (TMDL)-Restoration integration using water quality trading, Supplemental Environmental Projects and WCT task assignments. It also discusses integrated monitoring. The chapter continues with a summary of program requirements for determining remediation and restoration actions and for long-term monitoring of watershed conditions. It concludes with additional topics that managers should consider in watershed cleanup such as wetlands and other applicable or relevant and appropriate requirements (ARARs).

This document proposes that federal and state programs and local watershed groups use the *WFA* to review and prioritize cross-programmatic cleanup opportunities. The WFA provides critical information regarding significant point and nonpoint sources (NPS) that have been identified and quantifies their associated loads to surface water. The analysis suggests potential remediation alternatives and assigns costs associated with specific load reductions. The WFA might not fulfill all the requirements of the various programs (such as a Superfund Feasibility Study (FS), Engineering Evaluation/Cost Analysis (EE/CA), or TMDL allocated loads), but it would provide the framework for these documents. To facilitate cleanup at each individual location, managers would perform fine-tuned assessment and design in subsequent steps according to specific program requirements.

The *"Three-Rs"* are remediation, restoration and reuse. The WCT should cooperatively set remediation, restoration and reuse goals and ensure the goals are met by project implementation by using applicable authorities and available funding mechanisms.

In summary, coordinating the efforts of agencies and programs yields significant opportunities for streamlining and reducing the final cost of watershed cleanup, restoration, and redevelopment, resulting in cleaner watersheds for beneficial use.

## **List of Acronyms**

ACRT ......Allis Chalmers Reorganization Trust AEA .....Atomic Energy Act AMD.....Acid Mine Drainage AML .....Abandoned Mine Land ARARs ......Applicable or Relevant and Appropriate Requirements ASTM .....American Society for Testing and Materials ATSDR......Agency for Toxic Substances and Disease Registry AWPPG .....Assessment and Watershed Protection Program AWRC .....Anacostia Watershed Restoration Commission BASINS ......Better Assessment Science Integrating Point & Nonpoint Sources BCHD .....Boulder County Health Department BEAP .....Brownfield Environmental Assessment Program BEDI.....Brownfields Economic Development Initiative BFPP.....Bona Fide Prospective Purchaser BEACH .....Beaches Environmental Assessment Closure and Health BIA .....Bureau of Indian Affairs BLM.....Bureau of Land Management BMPs .....Best Management Practices BOD .....Biological Oxygen Demand BOM.....Bureau of Mines BOR.....Bureau of Reclamation BTAG ......Biological Technical Assistance Group CA .....Cooperative Agreement CAA.....Clean Air Act CARE.....Community Action for a Renewed Environment CBOD<sub>5</sub>.....carbonaceous biochemical oxygen demand CCC.....Commodity Credit Corporation CDC .....Center for Disease Control CDF .....Confined Disposal Facilities CDPHE .....Colorado Department of Public Health and Environment CERCLA.....Comprehensive Environmental Response, Compensation, and Liability Act CERCLIS.....CERCLA Information System CFDA.....Catalog of Federal Domestic Assistance CFR .....Code of Federal Regulations CLP.....EPA Contract Laboratory Program CLU-IN .....Clean-Up Information CMD .....Coal Mining Drainage

CMI	Convective Macquires Implementation
	Corrective Measures Implementation
	Corrective Measures Study
	Coastal Nonpoint Pollution Control Program
	Contract Required Detection Limit
	Conservation Reserve Program
	Contract Required Quantitation Limit
	Combined Sewer Overflow
	Conservation Security Program
CTIC	Conservation Technology Information Center
	University of Colorado
CWA	Clean Water Act
CWI	Clean Water Initiative
CWNS	Clean Watersheds Needs Survey
CWRP	Corporate Wetlands Restoration Partnership
CWSRF	Clean Water State Revolving Fund
DCNR	Department of Conservation and Natural Resources
DelTRiP	Delaware River Toxics Reduction Program
DEP	Department of Environmental Protection
DEQ	Department of Environmental Quality
	Dichlor-Diphenyl Trichlorethane
	Department of Natural Resources
	Department of Natural Resources and Environmental Quality
-	Delaware River Basin Commission
	Department of Commerce
	Department of Defense
	Department of Energy
	Department of Interior
	Department of Justice
	Data Quality Assessment
	Data Quality Indicators
	Data Quality Objectives
-	Designated Use
	Division of Water Quality
	Drinking Water State Revolving Fund
	Environmental Conservation Acreage Reserve Program
	Engineering Evaluation/Cost Analysis Environmental Finance Center
	Environmental Impact Statement
	Environmental Justice
	U.S. Environmental Protection Agency
	Emergency Planning Community Right-to-Know Act
	Environmental Photographic Interpretation Center
	Environmental Quality Incentives Program
	Environmental Radiation Ambient Monitoring System
	Emergency and Rapid Response Services
	Environmental Response Team
	Endangered Species Act
ESAT	Environmental Services Assistance Team

ESD ..... Explanation of Significant Differences FIFRA .....Federal Insecticide, Fungicide, and Rodenticide Act FISRWG......Federal Interagency Stream Restoration Working Group FLM ......Federal Land Management Agency FPQA .....Food Quality Protection Act FRP .....Federal Response Plan FS .....Feasibility Study FSA .....Farm Service Agency FSP.....Field Sampling Plan FWPCA.....Federal Water Pollution Control Act GIS ......Geographic Information System GPS .....Global Positioning System GRTS.....Grants Reporting and Tracking System HABS.....Historic American Building Survey HAER ......Historic American Engineering Record HEP ......Habitat Evaluation Procedures HRS.....Hazard Ranking System HSI.....Habitat Suitability Indices HUD ......Housing and Urban Development IAC .....Implementation Advisory Council IAG .....Interagency Agreement ICIS .....Integrated Compliance Information System IPM .....Integrated Pest Management IRS .....Internal Revenue Service LA .....Load Allocation LERRDs .....Lands, Easements, Rights-of-way, Relocations, and Disposal Sites LUST .....Leaking Underground Storage Tank LWTF .....Left Hand Watershed Task Force LWOG.....Left Hand Watershed Oversight Group MCL ......Maximum Contaminant Level MCLG ......Maximum Contaminant Level Goal MDN......Mercury Deposition Network mg/L .....Milligrams per Liter MNR......Monitored Natural Recovery MOA.....Memorandum of Agreement MOS ......Margin of Safety MOU ......Memorandum of Understanding MPCA ......Minnesota Pollution Control Agency MS4.....Municipal Separate Storm Sewer System MSWLF ......Municipal Solid Waste Landfill NAD .....National Assessment Database NAGPRA.....Native American Graves and Repatriation Act NASQAN .....National Stream Quality Accounting Network NAWQA ......National Water Quality Assessment NCP.....National Oil and Hazardous Substances Pollution Contingency Plan NEPA ......National Environmental Policy Act NFS ......National Forest Service NFWF ......National Fish and Wildlife Foundation

NHD	National Hydrography Dataset
NLFWA	National Listing of Fish and Wildlife Advisories
NOAA	National Oceanic and Atmospheric Administration
NOx	Nitrogen Oxides
NPDES	National Pollutant Discharge Elimination System
NPL	National Priorities List
NPS	Nonpoint Source
NRCS	Natural Resources Conservation Service
NRDA	National Resources Damage Assessment
NTCRA	Non-Time Critical Removal Action
NTTS	National Total Maximum Daily Load Tracking System
NTU	Nephelometric Turbidity Units
NWIS	National Water Information System
O&M	Operations and Maintenance
OPA	Oil Pollution Act of 1990
ORD	EPA Office of Research and Development
OSC	On-Scene Coordinator
	Office of Surface Mining
OSRTI	Office of Superfund Remediation and Technology Innovation
OSWER	Office of Solid Waste and Emergency Response
OU	Operable Unit
	Preliminary Assessment
РАН	Polycyclic Aromatic Hydrocarbon
	Persistent, Bioaccumulative, Toxic
PCBs	Polychlorinated Biphenyls
	Polychlorinated Biphenyl
	Permit Compliance System
	Pollutant Minimization Plan
	Proposed Plan
	Parts per Million
	Preliminary Remediation Goals
	Potentially Responsible Party
	Quality Assurance Project Plan
	Quality Assurance/Quality Control
	Remedial Action
	Response Action Contracts
	Restoration of Abandoned Mine Sites
	Routine Analytical Services
	Risk Based Concentrations
	Resource Conservation and Recovery Act
	Remedial Design
	Response Engineering and Analytical Contract
	RCRA Facility Assessment
	RCRA Facility Investigation
	Request for Proposals
	Remedial Investigation/Feasibility Study
	Renewable Natural Resources Foundation
ROD	Record of Decision

RPGP......Regional Priorities Grants Program RPM ......Remedial Project Manager, also Regional Project Managers RTDF ......Remediation Technologies Development Forum SAP .....Sampling and Analysis Plan SARA.....Superfund Amendments and Reauthorization Act of 1986 SAS .....Special Analytical Services SCDM.....Superfund Chemical Data Matrix SCWA ......Swatara Creek Watershed Association SDWA.....Safe Drinking Water Act SDWIS......Safe Drinking Water Information System SEP.....Supplemental Environmental Project SI.....Site Inspection SMBSC ......Southern Minnesota Beet Sugar Cooperative SMIC ......Surface Water and Water Quality Models Information Clearinghouse SMOA .....Superfund Memorandum of Agreement SRF .....State Revolving Fund SRI .....Superfund Redevelopment Initiative SSAs ......Site-Specific Assessments SSC .....State Superfund Contract SSLs .....Soil Screening Levels SSO .....Sanitary Sewer Overflow SSRC ......Superfund Sediment Resource Center STAG .....State and Tribal Assistance Grant START ......Superfund Technical Assessment and Response Team STORET .....Storage and Retrieval of Water-Related Data SWP .....Source Water Protection SWPPP .....Stormwater Pollution Prevention Plan TAC ......Toxics Advisory Committee TAG .....Technical Assistance Grant TBA ......Targeted Brownfields Assessments TBC .....To-Be-Considered TCRA.....Time Critical Removal Action TDS .....Total Dissolved Solids TMDL ......Total Maximum Daily Load TRI ......Toxics Release Inventory TOSC......Technical Outreach Services for Communities TSC ......Technical Support Center TSCA ......Toxic Substances Control Act TSDF ......Treatment, Storage, and Disposal Facilities TSS.....Total Suspended Solids TVA .....Tennessee Valley Authority UAA.....Use Attainability Analyses UIC.....Underground Injection Control UPA .....Unified Phase Assessment USACE.....U.S. Army Corps of Engineers USC ......United States Code USCG .....U.S. Coast Guard USDA .....U.S. Department of Agriculture

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USFS .....U.S. Forest Service USFWS ......U.S. Fish and Wildlife Service USGS.....U.S. Geological Survey USNPS .....U.S. National Park Service UST .....Underground Storage Tank VCP .....Voluntary Cleanup Program VOC.....Volatile Organic Compound WATERS ......Watershed Assessment, Tracking, and Environmental Results WCT .....Watershed Cleanup Team WFA .....Watershed Feasibility Assessment WLA .....Wasteload Allocation WPDG ......Wetlands Program Development Grants WQBELs ......Water Quality-Based Effluent Limits WQLS .....Water Quality Limited Segments WQS.....Water Quality Standards WQSDB .....Water Quality Standards Database WQX .....Water Quality Exchange WRDA ......Water Resources Development Act

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# Chapter 1

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## Introduction

## Purpose

The purpose of this manual is to help better integrate assessment and cleanup activities when addressing the unique challenges presented by contaminated watersheds. The contamination in a watershed typically comes from many sources, differing geographically and over time. Although many federal and state programs address such contamination, they often operate independently and with little interaction. EPA's principal regulatory programs that control ongoing source activity—the Clean Water Act (CWA), the Resource Conservation and Recovery Act (RCRA), and the Clean Air Act (CAA)—are media-centric, as are most states' authorized versions of those programs. EPA's response programs for addressing past contamination—principally the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and the Oil Pollution Act (OPA)—are project-specific and often consult with their regulatory counterparts only at discrete points in the cleanup process as required by regulations. These communication and coordination difficulties can be especially acute when trying to clean up a contaminated watershed, the sources of which often include ongoing point source and nonpoint source (NPS) discharges as well as historical disposal activities. Moreover, the cleanup of contaminated watersheds typically involves many stakeholders, including private and commercial interests, various federal and state government agencies acting in their roles as land managers or trustees as well as regulators and local land use planning and redevelopment authorities.

The goal of this manual is to draw together the many resources within the varied programs and to describe ways to integrate the use of available tools and resources. This approach will likely result in more efficient and effective cleanup and restoration of contaminated watersheds.

## Target Audience

This manual is written primarily for project managers in water and waste programs who are working on assessment or cleanup projects in watersheds contaminated by hazardous substances (broadly defined). The manual is intended to complement and summarize other watershed assessment, cleanup and community involvement guidance documents, not to replace them.

## Organization

This manual describes the interrelationships between programs and agencies involved in watershed assessment and cleanup, and it suggests potential opportunities for program integration. This introductory chapter presents a brief background on cleanup programs, elements of a successful watershed cleanup and potential roles of the watershed cleanup project manager. The remainder of the document reviews each step in greater detail to show how to develop and implement an effective watershed cleanup program. Chapter 2 lists the programs and stakeholders likely to have lead roles in watershed cleanup and summarizes regulatory roles, authorities and processes. Chapter 3 presents the resources available for watershed assessment and cleanup; it also includes an expanded list of agencies, programs and other stakeholders that might be involved in a watershed cleanup. A summary of the resources and their applicability is provided in a table at the end of the chapter. Chapters 4 and 5 summarize the assessment and cleanup studies performed, processes used and approaches applied by each of the major EPA and state programs and point out opportunities for integration. Two tools, the Comprehensive Preliminary Watershed Assessment and the Watershed Feasibility Assessment (WFA), are explained in Chapters 4 and 5, respectively, to help managers who might develop the watershed conceptual model and the watershed cleanup plan. Case studies are interspersed throughout the manual to highlight key concepts. For example, the Left Hand Watershed case study at the end of Chapter 2 demonstrates a multiprogrammatic approach to watershed cleanup during the assessment, cleanup and funding stages.

#### Federal Programs that Address Waterbody Contamination

(See Chapters 2 and 3)

- Water Quality Monitoring and Assessment
- National Pollutant Discharge
   Elimination System (NPDES) Program
- TMDL Program
- CWA section 404 Dredge and Fill
- NPS Grants
- Source Water Protection
- Superfund
- Brownfields
- RCRA
- Abandoned Mine Lands
- Farm Bill
- Natural Resource Damage Assessment (NRDA)

## Background

Over the past 30 years the country has made great strides toward reducing the amount of pollution in our waters through regulatory controls and improved wastewater treatment. Many of our waterways, however, are still contaminated as a result of ongoing industrial activities, polluted runoff and the remains from historical disposal activities. In addition, the time frames associated with cleanup at some contaminated sites span decades, hampering the overall success of watershed restoration. Specific water and waste programs often become involved in a watershed on a sequential or location-specific basis rather than following a coordinated approach. This lack of integration can waste resources and lead to conflicting site-specific results in a watershed that are difficult to redress after a particular agency decision is reached, such as issuance of a CERCLA record of decision (ROD) or finalization of a TMDL. For example, conflict might occur when one regulatory program office allocates loads within a watershed in a TMDL to meet water quality standards (WQS) while another regulatory program office waives WQS when selecting a site remedy under CERCLA within the same

watershed. Other potential conflicts can arise when trying to appropriately coordinate schedules for taking action to address releases from different sources within a watershed under different regulatory authorities.

Although there are numerous potential pitfalls in attempting to coordinate various programs in a watershed cleanup, agencies can complement and reinforce each other's activities, avoid duplication and leverage resources to achieve greater results through integration.

Introduction

### Programs that Address Waterbody Contamination

Various federal and state programs address the assessment, cleanup and restoration of contaminated waterbodies. These programs are discussed in detail in Chapter 2. Because Superfund and RCRA sites are often in watersheds where TMDLs are being developed, the chapter summarizes three of the most prominent programs: the CERCLA Program, the RCRA Corrective Action Program, and the TMDL Program.

The CERCLA Program identifies sites from which hazardous substances, pollutants or contaminants have been released or have the potential to be released, posing a threat to human health or the environment. If a site has been deemed sufficiently hazardous, it is placed on the National Priorities List (NPL) to receive funding and priority for cleanup. In general, EPA carries out the Superfund Program at most Superfund sites, either directly or by supervising work being performed by potentially responsible parties (PRPs). States can have the lead role at sites within their jurisdiction after developing a Superfund Memorandum of Agreement (SMOA), State-Superfund Contract (SSC), and/or a Cooperative Agreement (CA) with EPA. Other federal agencies carry out CERCLA cleanups (using separately appropriated funds) at facilities under their respective jurisdiction, custody or control.

Accidents or other activities at RCRA treatment, storage, and disposal facilities have sometimes released contamination into soil, ground water, surface water and air. The RCRA Corrective Action Program allows these facilities to address the investigation and cleanup of such releases themselves, under governmental supervision. The RCRA Corrective Action Program differs from Superfund in that it deals with sites that have viable operators and ongoing operations.

Under the CWA's TMDL Program, states are required to identify waterbodies that do not meet WQS. Such *impaired waterbodies* are placed on the state's CWA section 303(d) list if a TMDL has not yet been completed. For each waterbody on a state's 303(d) list, the state must calculate how much of a particular pollutant (contributing to the impairment) can enter the waterbody without exceeding the WQS. The calculation, called a TMDL, must be submitted to EPA for approval.

If the watershed includes 303(d)-listed waters or has a TMDL, the waste and water programs should be encouraged to work together to ensure that assessment and cleanup activities are coordinated so that the requirements of all the programs are addressed.

Historically, the restoration of contaminated waterbodies has been approached from the perspective of individual federal and state programs. With shrinking budgets and increased demands on our time, we need to approach the cleanup of waterbodies in a holistic and integrated manner, using all the programmatic resources available. In many cases, the data collected to satisfy requirements under one program also can be used to meet requirements under other programs. For example, a tracer study performed to determine contaminant fate and transport for a Remedial Investigation (RI) at an NPL site could also be used to determine contaminant loading for a TMDL. Water quality and flow information used to develop or refine a state WQS could be used to help meet Superfund Site Inspection, RI, Risk Assessment, NRDA, and state water quality assessment requirements if sample collection and analysis procedures are agreed upon in advance. TMDL targets are often used as one of the remediation endpoints for RCRA sites that affect water quality.

### Using a Watershed Approach

In the past 15 years, more and more organizations and agencies have moved away from individual efforts and more toward managing water resources using a watershed approach. A watershed approach is a flexible framework for managing water resource quality holistically within specified drainage areas. This approach includes stakeholder involvement and activities supported by sound science and appropriate level of management. The watershed planning and cleanup process



works within this framework by following a series of cooperative, iterative steps to assess existing conditions, identify and prioritize problems, develop goals and cleanup strategies and monitor the effectiveness of cleanup efforts.

### Developing a Comprehensive Watershed Management Plan

Use of a watershed approach begins with the development of a watershed management plan. EPA Nonpoint Source (CWA section 319) funds, which are administered by the states, can be used to support the development of watershed plans by local stakeholder groups. A watershed plan is a strategy that provides assessment and management information for a geographically defined watershed, including the analyses, action, participants and resources relating to developing and implementing the plan. A successful plan should have monitoring and evaluation components to document progress and support adaptive management processes to address new opportunities as well as emerging problems previously undocumented.

The watershed activities described in this manual, although similar to watershed plans frequently developed with 319 funds, are focused on watersheds contaminated with hazardous or toxic materials. Efforts to address toxic substances in the watershed might be a subset of a larger watershed management plan and should complement that plan. The Pinellas County case study at the end of this chapter demonstrates multiple agencies cooperating to prepare a watershed management plan.

To build the capacity of state and local practitioners in developing integrated watershed plans, EPA has created several new tools and resources. The Draft Handbook for *Developing Watershed Plans to Restore and Protect Our Waters* (EPA 841-B-05-005), available via **www.epa.gov/owow/nps/watershed\_handbook**, is intended to help communities, watershed organizations, and agencies develop and implement watershed plans to meet water quality standards and protect water resources. The handbook helps practitioners quantify pollutant loads, determine estimates of load reductions required to meet water quality standards, develop effective management measures, track progress, and conduct community outreach. In January 2006, EPA hosted a two-hour Webcast on the handbook, and the archived seminar can be downloaded at **www.epa.gov/watershedwebcasts**.

A *Watershed Plan Builder Tool* is also available, which complements the handbook. This interactive, web-based tool is designed to help local watershed organizations develop integrated watershed plans to meet state and EPA requirements and promote water quality improvement. The tool walks practitioners through the key planning steps and produces a customized watershed plan that is tailored for a particular watershed and populated with relevant links to EPA, other federal agencies, and state water programs. The tool is available at **www.epa.gov/owow/watershedplanning**.

Another tool, the *Nonpoint Source Outreach Toolbox*, is intended for use by state and local agencies and other organizations interested in educating the public on nonpoint source pollution or stormwater runoff. The toolbox contains a variety of resources to help develop an effective and targeted outreach campaign, including a searchable catalog of nearly 800 print, radio and TV ads and outreach materials. The toolbox is available at **www.epa.gov/nps/toolbox**.

EPA's Watershed Academy hosts monthly Webcasts and provides both live and Web-based training for federal agencies, states, local governments, watershed groups and others on implementing a watershed approach and other aspects of watershed management. www.epa.gov/owow/watershed/wacademy

## Elements of an Effective Watershed Cleanup Process

Several elements are essential for successful watershed cleanups. The steps presented in Figure 1-1 and described below apply to most projects. However, when the watershed approach is initiated





the extent and importance of the elements are likely to vary depending on the scope, location and complexity of the problem and the status of any existing program activities in the watershed. Community involvement is encouraged throughout the process and, indeed, is a required part of any CERCLA cleanup or TMDL development. Although, ideally, progress through these steps will be iterative, the key point is to ensure that they are accomplished, drawing on all possible resources available from all the stakeholders.

- 1. Identify driving forces and scale of watershed effort. The identification of an affected watershed often begins with a CWA 303(d) or NPL listing. These actions spur public interest and trigger funding support for public and agency involvement. The geographic scale of the project area will vary with the scope of the problem and the location of sources that contribute to the problem. If subwatersheds are designated, an additive approach can be taken to allow integration with downstream subwatersheds. The scale of the effort can also be defined by the impacts that will be addressed. The hydrologically defined geographic area should include all potential sources that can contribute to the impairment of the waterbody.
- 2. Compile existing data. To conduct an initial assessment, the Watershed Cleanup Team (WCT) collects and evaluates all existing water chemistry and flow, sediment, geological, soils, biological and source data. Special care should be taken to ensure that each stakeholder contributes existing data for use in a watershed-wide database. Often individual members of large organizations, including federal and state agencies as well as large, multi-location businesses, are unaware of all the information resources available to them. In addition to regulatory and water resource agencies, colleges and universities are often an untapped source of information. Data should be compiled so that all participants can access and use it. Issues related to data integration are discussed in Chapter 4. Data should also be validated by field reconnaissance. A useful tool to accomplish preliminary data integration and field validation on a watershed-wide basis is the Comprehensive Preliminary Watershed Assessment, presented in Chapter 4. The assessment can be used to develop a site conceptual model, examples of which are also included in Chapter 4.
- **3.** *Analyze data.* On the basis of existing data, the Comprehensive Preliminary Watershed Assessment, data analysis and the site conceptual model, stakeholders will determine whether additional data are needed and, if so, how they will be collected. Data needs will depend on specific programmatic requirements. The studies conducted for the major assessment and cleanup programs are described in Chapter 4, along with potential opportunities for integration, but participants should also consider additional areas for integration that might apply to the contaminants, watershed, and participants in the specific watershed project. After carefully considering the types of additional data required for each agency or program and evaluating opportunities to consolidate data collection, managers can determine the methods and mechanisms for collecting the data. The data can be collected independently by stakeholders with available authorities and resources (as long as it is collected according to an agreed-upon quality assurance/quality control (QA/QC) plan, as described below), or a collaborative data collection effort can be launched.
- Form a WCT. A variety of stakeholders might play significant roles in the watershed cleanup, including local, state and federal governments; private corporations; nonprofit organizations; and concerned citizens. Many impaired waterways already have one or more nongovernmental organizations working on restoration activities. A key component of an effective watershed approach is ensuring communication and cooperation among the various community, local, state and federal stakeholders. The effort can be facilitated by a designated watershed project manager from a waste or water program. The project manager should identify regulatory programs that have potential involvement in assessment or cleanup efforts in the watershed and examine opportunities to coordinate resources in the watershed. Additional stakeholders might be identified later as additional land ownership or regulatory issues arise. The effort should



promote a holistic approach in both a programmatic and geographic sense to ensure coordination in establishing and achieving cleanup goals.

5. Identify problems and set goals. The WCT identifies the problems and expected results or outcomes of assessment and cleanup. Each program or stakeholder group will identify its priorities and goals, provide available data and commit to a level of involvement in the process. Involvement can include in-kind services, contract support, funding and data acquisition or management; the possibilities should not be limited. The WCT establishes common endpoints or, if necessary, agrees to do so on the basis of the findings of additional studies. Often one of the most

difficult issues is prioritizing sites for cleanup—a determination that is the product of both regulatory and response program requirements, as well as stakeholder input. Also, a CERCLA removal, a CERCLA remedial action and a natural resource restoration protection project each might result in a different degree of cleanup because of the respective programs' differing goals. Although some objectives will be unique to specific stakeholders, information gathered as part of work in the watershed should be shared with the stakeholder group and at least summarized for the public, ideally through a regularly updated Web site. (See the discussion of Community Outreach and Involvement below.) This might be a contentious process, but all stakeholder interests should be carried out, any of the stakeholders might suggest ideas for carrying them out creatively.

- 6. *Collect additional data, if needed.* Identify potential sampling and analysis resources. Such resources can include EPA regional labs, access to existing CERCLA lab contracts and grants to stakeholders or local universities. For collaborative sampling efforts, a joint sampling and analysis plan (SAP) should be prepared, and agency staff and stakeholders participating in fieldwork should be provided training to ensure that data collection is performed according to Agency protocol. Additional data collection will be determined as additional sources are identified and priorities are set. The process can be iterative. Any agencies collecting data independently of the collaborative efforts should agree to abide by the SAP, or the absence of adherence should be duly noted. In any event, independently collected data should be characterized by consistent naming conventions and data format to allow all data to be compiled and shared through a single database.
- 7. *Identify significant sources of contamination.* Determine the significant sources of contamination and the associated contaminant loads on the basis of data from the Comprehensive Preliminary Watershed Assessment and additional data collected. This is part of the TMDL development, but it will also help other participants to prioritize sites. Identification and quantification of all significant sources provides the necessary data to assess the cumulative impacts from the watershed to the impaired waterbody. Identify seasonal variations in loads and loading contributions from the various sources. Identify resources for cleanup priorities and any additional assessments that will be necessary at significant source locations.
- 8. *Prioritize cleanup sites and methods.* The WCT identifies priority cleanup sites and potential cleanup alternatives. A tool it can use to evaluate cleanup options and their applicability to various situations is the WFA, described in Chapter 5. Many factors can affect the choice of priority cleanup locations, including contribution to contaminant loading, authority to require cleanup, willingness of property owners to participate, funding mechanisms, complexity of the site and available technologies. Estimates of load reductions that would result from the

cleanup of selected sites require supporting technical analysis demonstrating that the cleanup will attain and maintain the water quality defined by individual program standards.

- **9.** *Conduct the cleanup.* Cleanup can be accomplished through CERCLA or RCRA actions, voluntary cleanups, brownfields cleanups, and implementation of NPDES permits, TMDLs, best management practices (BMPs) or any other available methods. Each of these cleanup methods typically requires the participation of the affected site owner and other PRP, voluntarily or pursuant to enforceable requirements. In addition, EPA might have resources to fund CERCLA cleanups, to facilitate brownfields cleanups and to otherwise aid the effort. To avoid potential conflicts that can arise when trying to coordinate schedules and appropriate levels of cleanup for taking action to address releases from different sources within a watershed under different regulatory authorities, a document can be developed in which stakeholders delineate a clear process and line of authority for managing cleanup actions. The document need not itself be legally binding but can reference regulations or other agreements.
- **10.** *Monitor performance.* The watershed project manager develops a monitoring plan to determine the effectiveness of the implementation or cleanup actions and determine whether load reductions are being achieved and endpoints met. Effective long-term monitoring should include parameters of interest to all stakeholders and can include involvement of federal, state, tribal and local agencies; community groups; volunteer organizations; and educational institutions.

### Community Outreach/Involvement

Although the stakeholders should represent a cross section of the community or communities affected by the watershed cleanup, the WCT will likely need to communicate directly with those affected by its work. CERCLA and the National Oil and Hazardous Substances Pollution Contingency Plan (NCP) require extensive outreach to affected communities, and cleanups proposed at NPL sites must be presented to the public for their review and comment. EPA has issued several useful guidance documents supporting such activities, including the *Superfund Community Involvement Handbook*, www.epa.gov/publicinvolvement/involvework.htm. EPA is developing an additional resource for creating and operating a WCT, *Draft Handbook for Developing Watershed Plans to Restore and Protect Our Waters*, EPA 841-B-05-005, October 2005, www.epa.gov/oww/nps/watershed\_handbook. EPA maintains a searchable, online directory of watershed organizations at www.epa.gov/adopt that lists more than 4,000 groups involved in watershed protection activities across the country. This can serve as a useful resource in reaching out to key community groups.

## Role of the Watershed Project Manager

The project manager is responsible for forming the WCT or interacting with the group in a manner that will allow programs, agencies and communities to work together. The level of effort required and specific tasks will vary significantly depending on the size and complexity of the project and the number of participating agencies and stakeholders. Initial tasks the project manager might perform or arrange include the following:

- Identify stakeholders
- Initiate contact with all relevant stakeholders for the purpose of getting project buy-in
- Inform stakeholders of the ten elements of an effective watershed cleanup process
- Prepare an initial problem statement and maps summarizing existing data for use at the initial stakeholder meeting

- Identify potential funding for stakeholder groups and assist in funding acquisition, as necessary
- Continue communication with all participants throughout the process
- Organize and arrange meetings
- Prepare information sheets for use throughout the project, including a draft information sheet for use by participants in enlisting support for watershed cleanup efforts
- Prepare Comprehensive Preliminary Watershed Assessment
- Prepare statements of work for grants and contractors

If the WCT determines that a consolidated sampling effort will be conducted, the project manager might also perform or arrange for the following tasks:

- Perform initial site reconnaissance
- Prepare SAP
- Identify sampling locations
- Organize sampling responsibilities
- Arrange for training on sampling and sample-handling methods
- Develop maps showing sampling sites, potential sources and waterbody names and points of access to sampling sites
- Use Global Positioning System (GPS) technology to identify sampling sites
- Facilitate agreement on sampling methods, analytes, timing and priorities
- Enlist assistance with field support, funding support, and public participation support
- Enlist regional, state or contract laboratory support
- Synchronize sampling events
- Arrange multiprogram/multiagency sampling teams
- Review and assess sampling results and provide data summaries

## Identifying Priority Watersheds

Cross-coordination between waste and water programs on individual waterbodies and in watersheds should be examined for all sites that have the potential to involve multiple programs. Often determinations are made in the EPA Regions and states to focus significant resources on certain *priority watersheds*. Numerous environmental and human health factors, resource availability, stakeholder interests, and any specific legal requirements should be considered in the process of determining which watersheds will be designated as *priorities*. Water quality is clearly an important consideration but so are soil contamination, pesticide runoff, endangered species, loss of wetlands (acreage and condition), miles of impaired streams, air pollution deposition, wildlife impacts, natural vegetation impacts, human health concerns and many other factors. The second case study in this chapter presents Oregon's prioritization of its 303(d) list of impaired waters for TMDL development, which takes into account the severity of the pollution and the uses of such waters.

# CASE STUDY

## **Developing a Watershed Management Plan**

## Cross Bayou Watershed, Pinellas County, Florida

Multiple stakeholders are preparing a watershed management plan for the Cross Bayou watershed in Pinellas County, the most densely populated county in Florida.

#### Background

The overall watershed management plan will address flooding, erosion, sedimentation, and stormwater pollution in the watershed through management strategies that identify and address sensitive and degraded uplands, wetland and open-water habitats, and sources of known or potential contamination. The plan will focus on the 10.5-milelong Cross Bayou Canal, which has very poor water quality relative to other waterbodies in Pinellas County.



Cross Bayou, Florida

Hundreds of regulated sites within the pilot target area affect water quality in the Cross Bayou Canal and across the watershed. Pinellas County has created an inventory of sites of concern within the area. The county is establishing a brownfields program as the Cross Bayou watershed management plan is developed. The primary goal of the pilot is to integrate and implement Brownfields, One Cleanup, and Land Revitalization principles within the watershed area.

The watershed management plan's objectives and the wide diversity of the federal, state, and local partnership involved in the Watershed Management Taskforce provide an optimum framework for a successful One Cleanup/Land Revitalization pilot project.

#### **Stakeholders**

EPA programs involved in the area-wide pilot include the One Cleanup and Land Revitalization, Brownfields, Underground Storage Tank, RCRA, CERCLA, Federal Facilities, Pollution Prevention, Watershed Management, NPDES, NPS, Smart Growth, and National Estuary programs. Other federal partners include the National Oceanic and Atmospheric Administration (NOAA), Department of Energy (DOE), Army Corps of Engineers (USACE), U.S. Geological Survey (USGS), Federal Aviation Administration, U.S. Coast Guard, and federal brownfields partners. Partners within the Florida Department of Environmental Protection include the Brownfields, Underground Storage Tank (UST), RCRA, CERCLA, Federal Facilities, Waste Cleanup, and Water Quality Programs. The Florida Fish and Wildlife Conservation Commission also is a partner. Regional partners include the Southwest Florida Water Management District and Tampa Bay National Estuary Program. Local government partners include Pinellas County at the head of the Watershed Management Taskforce and the cities of Pinellas Park, Largo and Seminole. Stakeholder involvement of local citizens and businesses will be covered by the Citizens Advisory Committee to the Watershed Management Taskforce.

### **Key Activities**

The pilot project will coordinate water quality improvements with cleanup and redevelopment priorities.

- The watershed management plan will provide information online to the public about regulated sites in the watershed. Detailed information on sites that are remediated under the watershed management plan and pilot project will be provided through GIS and Web-based applications.
- The nexus of environmental cleanup and water quality assurance under the pilot project provides opportunities for federal and state regulators to integrate cross-program performance measures and results.
- Brownfields and other underutilized properties will be evaluated for productive reuse, including evaluation for inclusion in the implementation strategy for the Cross Bayou watershed management plan.

## CASE STUDY Criteria Used to Identify Priority Watersheds for Cleanup

## State of Oregon

### Background

Oregon developed a list of criteria to help prioritize its 303(d) list of impaired waters for TMDL development. The four levels of priority take into account the severity of the pollution and the anticipated uses for each waterbody.

### Priority 1

- Endangered Fish Species: Spawning and rearing waterbodies for federally listed threatened or endangered species or species addressed under the Oregon Plan.
  - **Parameters of Concern:** Biological criteria, dissolved oxygen, flow modification, habitat modification, pH, sedimentation, temperature, total dissolved gas, toxics, turbidity
- Health Advisories: Streams and lakes where the Oregon Health Division has issued a fish consumption advisory.
  - · Parameters of Concern: Toxics (tissue)
- **Drinking Water:** Public and private domestic water supply where standard pretreatment technology (filtration and disinfection) is inadequate to meet drinking standards.
  - · Parameters of Concern: Total dissolved solids, toxics (water column)

### **Priority 2**

- Candidate Fish Species: Spawning and rearing waterbodies for fish species that are candidates or proposed for federal listing as threatened or endangered species or listed as critical on the Oregon sensitive species list.
  - **Parameters of Concern:** Biological criteria, dissolved oxygen, flow modification, habitat modification, pH, sedimentation, temperature, total dissolved gas, toxics, turbidity
- Shellfish: Waterbodies that experience periodic closures for not meeting standards for shellfish growing waters.
  - · Parameters of Concern: bacteria, toxics
- Water Contact Recreation: Waterbodies that experience chronic, dry-weather exceedances that correspond with higher recreational usage (generally June through September).
  - · Parameters of Concern: Bacteria

### **Priority 3**

- Salmonid habitat: Waterbodies designated for salmonid spawning and rearing that do not meet appropriate WQS.
  - **Parameters of Concern:** Biological criteria, dissolved oxygen, flow modification, habitat modification, pH, sedimentation, temperature, total dissolved gas, toxics, turbidity
- Water Contact Recreation: Waterbodies that experience chronic wet weather exceedances that correspond with lower recreational usage (generally October through May) or nonhealthrelated (aesthetic) concerns.
  - Parameters of Concern: Bacteria, aquatic weeds or algae, chlorophyll a, nutrients, turbidity
- Wild and Scenic Rivers and State Scenic Waterways: Federally or state-designated wild and scenic waters not meeting WQS that relate to aesthetics or other recreational water use.
  - Parameters of Concern: Aquatic weeds or algae, chlorophyll a, nutrients, turbidity

# CASE STUDY

## State of Oregon

- Industrial Water Supply: Waters designated for industrial water supply where standard pretreatment technology is inadequate to meet standards.
  - · Parameters of Concern: Total dissolved solids, turbidity

### **Priority 4**

- Livestock Watering: Waters designated for livestock watering that do not meet appropriate WQS.
  - · Parameters of Concern: Chlorophyll a or algae
- Other Resident Fish and Aquatic Life: Waterbodies not designated for salmonid spawning and rearing that do not meet appropriate WQS
  - **Parameters of Concern:** biological criteria, dissolved oxygen, flow modification, habitat modification, pH, sedimentation, temperature, total dissolved gas, toxics, turbidity
- Aesthetics: Other waters (not federally or state-designated wild and scenic waters) not meeting WQS that relate to aesthetics or other recreational water use.
  - Parameters of Concern: Aquatic weeds or algae, chlorophyll a, nutrients, turbidity

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# **Regulatory Authorities and Stakeholders**

Federal, state and local environmental agencies often have an interest in site assessment and cleanup and might be able to contribute to the watershed remediation process. This chapter describes the potential roles, authorities and interests of each of these agencies. The level of participation of a program will vary from project to project. The watershed project manager should ensure that respective parties' roles in a specific watershed project are discussed and identified at the initial meetings, while allowing for adjustment during subsequent meetings according to the projects. This chapter describes the agencies that operate under major environmental authorities, and then describes other stakeholders and the roles each can play in watershed investigation and cleanup. Additional entities that can provide resources for watershed cleanup are described in Chapter 3.

## Watershed Cleanup Team

Coordination starts by identifying WCT participants that have a regulatory, financial, trustee/land manager, aesthetic or other interest in watershed cleanup. Typical participants include the following:

- U.S. Department of Agriculture (USDA)
- U.S. Forest Service (USFS)
- U.S. Department of Interior (DOI)
  - Bureau of Land Management (BLM)
  - Bureau of Indian Affairs (BIA)
- USGS
- U.S. Fish and Wildlife Service (USFWS)
- National Park Service
- Office of Surface Mining (OSM)
- **USACE**
- State environment and health departments
- Community action groups
- Water allocation and other cross-jurisdictional agencies (e.g., port authorities)
- Drinking water and wastewater treatment providers
- County, local health or environmental departments
- Local and regional land use planning agencies
- Soil conservation districts
- Industry, landowners and educational institutions

The potential roles of these agencies and stakeholders are described below. For the purposes of this manual, *communities* is used to refer to municipalities and related local agencies and established

stakeholder groups. Additional information describing these groups can be found at the end of this chapter.

The authorities under which these participants can act include:

- EPA and state Superfund Programs (Preliminary Assessment (PA)/Site Inspection (SI), Removal, and Remedial Programs)
- EPA and state RCRA programs
- EPA and state Clean Water Act programs (NPDES, NPS, TMDL)
- EPA and state Clean Air Act (CAA) programs
- EPA Toxic Substances Control Act (TSCA) Program
- EPA Pesticide and Federal Insecticide, Fungicide and Rodenticide Act (FIFRA) programs
- EPA and state Safe Drinking Water Act (SDWA) programs
- EPA's Brownfields Program
- Natural Resource Trustees (Natural Resource Damage Assessment and Restoration)

## Regulatory Authorities

### Introduction

Depending on watershed location, contaminants, land use and ownership and the type of resources impacted, a variety of regulatory and response authorities may be used to conduct studies, force cleanup actions, facilitate public participation, and otherwise contribute to cleanup of watersheds contaminated with hazardous substances and wastes. Sometimes, state and federal agencies are empowered to act within the same regulatory framework. This section describes regulatory and response authorities and the agencies and programs tasked with those authorities. Table 2-1 summarizes the benefits and contributions of programs in cross-programmatic watershed cleanup. Figure 2-1 provides a visual presentation of how the primary watershed cleanup programs fit together. For brevity, these descriptions use the term *states* for roles that may also be filled by tribes and territories, as applicable.

When considering the various regulatory and response programs, several of their common, as well as distinguishing, characteristics should be kept in mind by the watershed team as it looks for the best cleanup strategy. For example, some programs such as the CWA and RCRA are primarily (but not exclusively) regulatory programs. They apply most easily to facilities (and categories of



Collect field and lab data



Figure 2-1. Program Flow Chart

### Table 2-1. EPA Programs Using a Watershed Approach

Program Contributions	Program Benefits	
WATER PROGRA		
Water Quality Standards Program		
<ul> <li>Provides water quality goals for specific water bodies in the watershed</li> <li>Provides designated water uses and water quality criteria to protect the uses, for each waterbody</li> <li>Provides state/tribal antidegradation policy</li> </ul>	<ul> <li>Standards provide specific goals for watershed planning and are a basis for regulatory requirements</li> <li>Standards can be adapted to reflect holistic, watershed approach</li> <li>States/tribes must consider input from the public regarding appropriate WQS revisions</li> </ul>	
Monitoring and Assessment Program		
<ul> <li>Provides water quality data</li> <li>Identification of impacted waters</li> <li>Ongoing water quality monitoring</li> </ul>	<ul> <li>Assistance with ongoing water quality monitorin</li> <li>Water quality data</li> <li>Access to EPA regional laboratories</li> </ul>	
NPDES Program		
<ul> <li>Effluent quality data from dischargers</li> <li>Identification of point sources</li> <li>Implementation of TMDL source allocations by permit restrictions</li> <li>Report ongoing discharge monitoring results (pollutant loads)</li> <li>Enforceable permit limits to meet Water Quality Standards</li> </ul>	<ul> <li>Watershed approach will assist the NPDES Program in setting appropriate discharge limitations</li> <li>Coordinated ongoing monitoring</li> <li>Water quality data, including ambient condition data</li> </ul>	
TMDL Program		
<ul> <li>Identification of impaired waters</li> <li>Development of TMDLs, which identify the loads needed to attain water quality standards</li> <li>Plan and participate in data collection</li> </ul>	<ul> <li>Identification of sources in watershed</li> <li>Identification of impaired waters</li> <li>Quantification of significant source loads</li> <li>Public participation process</li> <li>Coordinated data collection</li> <li>Coordinated long-term monitoring</li> </ul>	
Clean Watersheds Needs Survey Program		
<ul> <li>Identification of current and projected point sources and nonpoint sources</li> <li>Current and projected wastewater treatment plant populations served and outflows</li> <li>Projects needed to meet NPDES requirements, water quality standards, and TMDL allocations</li> <li>Estimated project costs</li> </ul>	<ul> <li>Supports watershed-based decisions by providing project and cost information for point source and nonpoint source projects</li> </ul>	
319 NPS Program		
<ul> <li>Funding for cleanup</li> <li>Funding for assessment</li> <li>Funding for public participation</li> <li>Funding for developing and implementing watershed plans</li> <li>Local contacts</li> </ul>	<ul> <li>Coordinated relationships with agencies and community in assessment and implementation</li> <li>Assistance in prioritizing NPS cleanup</li> <li>Coordination on federal lands</li> <li>Coordinated long-term monitoring</li> </ul>	
Drinking Water and Source Water Protection		
<ul> <li>Identify water sources used by public water systems</li> <li>Data on water quality and potential sources of contamination</li> <li>Analysis of contamination risks</li> <li>Funding for assessment, protection, planning and implementation</li> </ul>	<ul> <li>Improved public health</li> <li>Strong public support to maintain clean drinking water</li> <li>Sustainable water infrastructure: reduced drinking water treatment costs</li> <li>Coordinated stakeholder approach</li> </ul>	
RCRA PROGRAMS		
<ul> <li>Identification of contaminant sources</li> <li>Authority for assessment and cleanup</li> <li>Data</li> <li>Long-term monitoring and management</li> </ul>	<ul> <li>Problem site identification and prioritization</li> <li>Community involvement process</li> <li>Collaborative monitoring</li> </ul>	

### Table 2-1. EPA Programs Using a Watershed Approach (continued)

Program Contributions	Program Benefits	
CERCLA PROGRAMS		
<ul> <li>Contract support for watershed assessment activities</li> <li>Funding for Community Involvement</li> <li>Sample collection</li> <li>Laboratory analysis</li> <li>Immediate action at sites causing unacceptable threat to human health or the environment</li> <li>Data from Site Assessment, Removal Assessment, Remedial Investigation</li> <li>Authority to conduct cleanup at sites</li> <li>Contract support for database development</li> <li>Training</li> </ul>	<ul> <li>Ongoing monitoring (state or PRP funded)</li> <li>Risk assessment studies</li> <li>Watershed program manager</li> <li>Contributions to watershed database</li> <li>Community involvement process</li> <li>Assistance with ongoing monitoring</li> <li>Coordinated interagency efforts</li> <li>Additional information for five-year reviews</li> <li>Site identification</li> <li>Site prioritization</li> </ul>	
BROWNFIELDS PRO	GRAMS	
<ul> <li>Funding for community involvement and assessment support</li> <li>Authority and funding for cleanup actions</li> </ul>	<ul> <li>Site Identification</li> <li>Community involvement process</li> <li>Site prioritization</li> </ul>	

on-site response actions. Under some CWA and RCRA Programs (as well as the CAA) states may be *authorized* to administer the federal programs under state law upon approval by EPA, sometimes imposing stricter standards than are required in the *base* federal program. CERCLA is not a delegated program (although EPA funds states to carry out certain CERCLA activities for the Agency). However, a number of states have *mini* Superfunds that are similar to CERCLA; many states also have brownfields cleanup programs that have set state cleanup standards, to which EPA's CERCLA Program may give some deference under memoranda of agreement.

Another way in which the various regulatory and response programs vary is through their use of terminology that can be sometimes confusing. Typically, the principal federal and state environmental laws applicable to watershed cleanup can be triggered by a broad range of substances, a subset of which have been deemed especially *hazardous* or *toxic* and are made subject to stricter controls and authorities. Understanding which kind of substances are impacting a watershed and how they fit into federal and state regulatory programs, will make it easier for the watershed project manager to develop the most efficient response strategy. This issue is complicated by the fact that key terms often sound similar from one program to another, and yet can have different meanings and indeed might not be consistent. *Solid waste, hazardous waste, hazardous substance, pollutant* are each used in various federal environmental programs, sometimes referring to the same, and sometimes different, substances.

Finally, the WCT should be aware that different regulatory and response programs may result in different degrees of pollution control or cleanup. Indeed, this can be the case in a single program. For example, as explained in more detail below, a CERCLA *response* action in the removal program may be designed to abate a threat to human health and the environment. While many CERCLA *response* actions conducted by the removal program will complete the cleanup at the site, some may leave behind contaminants at a level that will require further measures to complete a CERCLA *remedial* action. Note also that still further cleanup might be necessary to achieve restoration of natural resources under CERCLA. Different regulatory and response programs can also result in different cleanup standards in different media. For example, copper standards are typically much lower in surface water than in ground water, while the reverse is true for most volatile organic compounds (VOCs).
#### Clean Water Act

Perhaps the most important programs for consideration by the WCT are found in the CWA, which establishes several means to restore and maintain the chemical, physical, and biological integrity of the nation's waters.<sup>1</sup> The 1972 Act set forth a goal of achieving zero discharge of pollutants by 1985 and, as an interim goal, wherever attainable, achieving water quality that provides for protection and propagation of fish, shellfish, and wildlife, and recreation in and on the water by mid-1983. These goals remain today. Under the CWA, a pollutant is broadly defined to include industrial, municipal or agricultural waste discharged into water, subject to certain exceptions. The term *pollutant* means dredged spoil, solid waste, incinerator residue, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt and industrial, municipal and agricultural waste discharged into water. (Note that, as discussed below, certain categories of activities involving *pollutants* may nevertheless be exempt from regulation under the CWA.)

The Water Quality Standards and Water Quality Monitoring and Assessment Programs provide the foundations for the CWA water quality programs. Once water quality conditions and goals have been established, the CWA includes various programs, including TMDL, NPS, and NPDES for achieving those water quality conditions and goals. EPA and state environment departments administer all CWA programs except for the CWA section 404 Dredge and Fill Program (see Chapter 5 of this manual), which the USACE jointly administers with EPA and authorized states.

The Clean Water Act requires point source discharges to receive NPDES permits (see further discussion below). Permits must consider both technology-based and water quality-based effluent limitations. All dischargers must meet industry-specific effluent limitations based on the technology available to control pollution. Where NPDES permit authorities (states and EPA) determine that these technology-based effluent limitations are inadequate to attain or maintain water quality standards, the CWA requires dischargers to comply with additional water quality-based effluent limitations. In impaired water bodies, states and EPA develop pollution loading budgets called "total maximum daily loads" or TMDLs. TMDLs not only guide the water quality-based effluent limitations in NPDES permits, but also establish specific goals for addressing nonpoint sources of pollution. EPA and states have been increasingly emphasizing TMDLs because nonpoint sources account for the majority of remaining impairments to water quality.

#### Water Quality Standards

CWA section 303(c) establishes the basis for a WQS Program. WQS consist of three elements:

- Designated (beneficial) uses
- Numeric and/or narrative criteria
- Antidegradation policies and procedures

States are required to specify appropriate water uses to be achieved and protected, taking into consideration the use and value of water for public water supplies; protection and propagation of fish, shellfish and wildlife; recreation in and on the water; and agricultural, industrial and other purposes including navigation. Typical designated water uses include recreational (primary—with human contact, and secondary—incidental human contact), agriculture (crop irrigation and livestock drinking), aquatic life (cold water aquatic life, warm water aquatic life, wetlands), and domestic water supply. Section 101(a)(2) of the CWA established as a national goal water quality, wherever attainable, that " provides for the protection and propagation of fish, shellfish, and wildlife, and recreation in and on the water." WQS are developed by states, but must be approved by EPA. www.epa.gov/waterscience/standards

<sup>&</sup>lt;sup>1</sup> Similar to RCRA and the CAA, the 1977 Clean Water Act actually comprised amendments to existing federal water pollution control legislation, the most important of which was the Federal Water Pollution Control Act Amendments of 1972, (Pub. L. 92500) (FWPCA), which established the NPDES permit system.

EPA develops National Recommended Water Quality Criteria which are expressed as levels of individual pollutants, water quality characteristics, or descriptions of conditions of the waterbody that, if met, will generally protect the designated use of the water. Criteria are expressed in either narrative or numeric formats and may be developed to apply generally or to site-specific situations. EPA's compilation of National Recommended Water Quality Criteria contains recommended water quality criteria for the protection of aquatic life and human health in surface water for approximately 150 pollutants. These criteria are published pursuant to section 304(a) of the CWA and provide guidance for states and tribes to use in adopting WQS. EPA's National Recommended Water Quality Criteria are based solely on data and scientific judgments on the relationship between pollutant concentrations and environmental and human health effects. In adopting criteria, states and tribes may do the following:

- Adopt the criteria that EPA publishes under section 304(a) of the CWA
- Modify the section 304(a) criteria to reflect site-specific conditions
- Adopt criteria on the basis of other scientifically defensible methods

#### www.epa.gov/waterscience/criteria

Numeric water quality criteria generally contain three components: magnitude, duration and frequency. The magnitude is the acceptable amount of pollutant or other indicator in the surface water. Most criterion magnitudes are expressed as concentrations (e.g., milligrams per liter (mg/l)). Duration refers to to the time period over which exposure is to be averaged. For example, some criteria for protection of aquatic life are expressed, in part, as 4-day average concentrations of a particular pollutant (i.e., the duration is 4 days). Frequency describes how often waterbody conditions can surpass the combined magnitude and duration components (e.g., once every three years). Antidegradation policies are established to protect existing uses and high quality waters. States are required to adopt an antidegradation policy consistent with the WQS regulation (40 *Code of Federal Regulations* (CFR) Part 131).

WQS provide the regulatory basis for effluent limits beyond technology-based levels of treatment for NPDES permits. WQS also provide the basis for allocations in TMDLs. State WQS for waterbodies may be obtained from EPA's Web site at **www.epa.gov/waterscience/standards/ wqslibrary/index.html** or on EPA's WATERS database at **www.epa.gov/waters.** 

#### Water Quality Monitoring and Assessment

EPA and states need comprehensive water quality monitoring and assessment information on environmental conditions and changes over time to help set levels of protection in WQS and to identify problem areas that are emerging or that need additional regulatory and nonregulatory actions to support water quality management decisions such as TMDLs, NPDES permits, enforcement and NPS management. This information also informs EPA and state decision makers, the Congress, the public and other stakeholders of the progress that the Agency and state partners are making in protecting human health and the environment.

The CWA gives states and territories the primary responsibility for implementing programs to protect and restore water quality, including monitoring and assessing the nation's waters and reporting on their quality. CWA section 106(e)(1) requires EPA to determine that a state is monitoring the quality of navigable waters; compiling and analyzing data on water quality; and including it in the state's section 305(b) report prior to the award of section 106 grant funds. *Elements of a State Water Monitoring and Assessment Program* (EPA 2003: EPA 841-B-03-003) (see the boxes on pages 22 and 23) recommends the basic elements of a state water monitoring program and serves as a tool to help EPA and the states determine whether a monitoring program meets the prerequisites of CWA section 106(e)(1). While state agencies have the lead in implementing monitoring programs and assessing the condition of those waters as required by the CWA, other federal agencies are also involved in water quality monitoring to meet their own agency and program objectives. The state should consider data from these sources (on the basis of data quality, accessibility and applicability) when making an impairment decision for an individual waterbody (i.e., healthy or impaired). For example, the USGS conducts extensive chemical monitoring through its National Stream Quality Accounting Network (NASQAN) at fixed locations on large rivers around the country. Its National Water Quality Assessment Program (NAWQA) uses a regional focus to study status and trends in water, sediment and biota. The USFWS, NOAA and the USACE are other examples of federal agencies that conduct water quality monitoring to support their programs and activities.

State agencies, such as game and fish agencies, and private entities such as universities, watershed associations, environmental groups and industries also perform water quality monitoring. They might collect water quality data for their own purposes, as well as to share with government decision makers. Volunteer monitors—private citizens who volunteer to regularly collect and analyze water samples, conduct visual assessments of physical conditions, and measure the biological health of waters—can be of great assistance in collecting data and assessing the biological condition (health) of that waterbody. Before implementing any locally based monitoring effort, the WCT should review the state's monitoring strategy, list of core indicators and assessment methodology. Before conducting any monitoring in a cleanup area, the monitoring objectives should be established and indicators selected that ensure the predetermined objectives will be achieved.

To assess the conditions of their waters, states employ assessment methodologies to make WQS attainment determinations. The assessment methodology should be consistent with the state's WQS and include a description of how the state identifies, considers and evaluates all existing and readily available data and information. The assessment methodology may also include a description of how the state interprets their narrative WQS for making water quality attainment determinations. In addition to ambient monitoring data, other sources of data and information states use to make WQS attainment status determinations may include results from predictive modeling, remote sensing data, land use analysis, knowledge about pollutant sources and loadings and observed effects.

Additional information on development and implementation of state assessment methodologies is available in EPA's *Guidance for Assessment, Listing and Reporting Requirements Pursuant to Sections* 303(d), 305(b) and 314 of the CWA (commonly referred to as the Integrated Reporting Guidance [www.epa.gov/owow/tmdl]) and EPA's Consolidated Assessment and Listing Methodology (EPA, July 2002).

In 2005, EPA designed a new interactive National Assessment Database (NAD), an on-line database of state water quality information. The NAD allows users to electronically view assessment findings for individual states, specific waterbodies, and watersheds in a user friendly format. www.epa.gov/waters/305b

#### Water Quality Reporting

States are required to report on the water quality status of their waters every 2 years under sections 303(d), 305(b), and 314 of the CWA. A summary of states' reporting requirements for each of these sections and corresponding regulations is provided below.

▶ Section 303(d) – by April 1 of all even-numbered years, the state must publish a list of impaired and threatened waters still requiring TMDLs; identification of the impairing pollutant(s); and priority ranking of these waters, including waters targeted for TMDL development within the next 2 years. The list of waters impaired or threatened by a pollutant and still requiring a TMDL is commonly referred to as a state's section 303(d) list. Impaired waters are those waters not meeting one or more of their WQS. Threatened waters are

#### Elements of a State Water Monitoring and Assessment Program

#### www.epa.gov/owow/monitoring/elements/elements.html

The recommended 10 elements of a state water monitoring and assessment program are the following:

#### 1. Monitoring Program Strategy

The state has a comprehensive monitoring program strategy that serves its water quality management needs and addresses all state waters, including streams, rivers, lakes, the Great Lakes, reservoirs, estuaries, coastal areas, wetlands and ground water. The strategy should contain or reference a description of how the state plans to address each of the remaining nine elements. The monitoring program strategy is a long-term implementation plan and should include a timeline, not to exceed 10 years for completing implementation of the strategy. EPA believes that state monitoring programs can be upgraded to include all the elements described below within the next 10 years. It is important that the strategy be comprehensive in scope and identify the technical issues and resource needs that are impediments to an adequate monitoring program.

#### 2. Monitoring Objectives

The state has identified monitoring objectives critical to the design of a monitoring program that is efficient and effective in generating data that serve management decision needs. EPA expects the state to develop a strategy and implement a monitoring program that reflects a full range of state water quality management objectives including, but not limited to, CWA goals. For example, monitoring objectives could include helping establish WQS, determining water quality status and trends, identifying impaired waters, identifying causes and sources of water quality problems, implementing water quality management programs, and evaluating program effectiveness. Consistent with the CWA, monitoring objectives should reflect the decision needs relevant to all types of state waters.

#### 3. Monitoring Design

The state has an approach and rationale for selecting monitoring designs and sample sites that best serve its monitoring objectives. The state monitoring program will likely integrate several monitoring designs (e.g., fixed station, intensive and screening-level monitoring, rotating basin, judgmental and probability design) to meet the full range of decision needs. The state monitoring design should include a probability-based network for making statistically valid inferences about the condition of all state water types, over time. EPA expects the state to use the most efficient combination of monitoring designs to meet its objectives.

#### 4. Core and Supplemental Water Quality Indicators

The state uses a tiered approach to monitoring that includes core indicators selected to represent each applicable designated use, plus supplemental indicators selected according to site-specific or project-specific decision criteria. Core indicators for each water resource type include physical/habitat, chemical/toxicological and biological/ecological endpoints as appropriate and can be used routinely to assess attainment with applicable WQS throughout the state. Supplemental indicators are used when there is a reasonable expectation that a specific pollutant might be present in a watershed, when core indicators indicate impairment, or to support a special study such as screening for potential pollutants of concern.

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those waters that are currently attaining WQS but are expected to exceed WQS by the next 303(d) list reporting cycle.

- Section 305(b) by April 1 of all even-numbered years, the state must list a description of the water quality of all waters of the state (including rivers/streams, lakes, estuaries/ oceans and wetlands). States may also include in their section 305(b) submittal a description of the nature and extent of ground water pollution and recommendations of state plans or programs needed to maintain or improve ground water quality. This reporting requirement is commonly referred to as a state's 305(b) report.
- Section 314 in each section 305(b) submittal, the state must provide an assessment of status and trends of significant publicly owned lakes including extent of point source and NPS impacts due to toxics, conventional pollutants and acidification.

#### Elements of a State Water Monitoring and Assessment Program (continued)

#### 5. Quality Assurance

Quality management plans and quality assurance program/project plans are established, maintained and peer reviewed according to EPA policy to ensure the scientific validity of monitoring and laboratory activities and to ensure that state reporting requirements are met.

#### 6. Data Management

The state uses an accessible electronic data system for water quality, fish tissue, toxicity, sediment chemistry, habitat, biological data, with timely data entry (following appropriate metadata and state/federal geolocational standards) and public access. In the future, EPA will require all states to directly or indirectly make their monitoring data available through the new Storage and Retrieval (STORET) system. For states that do not currently operate STORET, their monitoring strategies should provide for use of STORET as soon as is practicable. For the 305(b) reports and 303(d) lists, EPA strongly recommends that all states store assessment information using the EPA Assessment Database or an equivalent relational database and define the geographic location of assessment units using the National Hydrography Dataset (NHD).

#### 7. Data Analysis/Assessment

The state has a methodology for assessing attainment of WQS based on analysis of various types of data (chemical, physical, biological, land use) from various sources, for all waterbody types and all state waters. The methodology includes criteria for compiling, analyzing and integrating all readily available and existing information (e.g., volunteer monitoring data, discharge monitoring reports).

#### 8. Reporting

The state produces timely and complete water quality reports and lists called for under sections 305(b), 303(d), 314, and 319 of the CWA and section 406 of the Beaches Environmental Assessment and Coastal Health (BEACH) Act of 2000. EPA issued *Guidance for 2006 Assessment, Listing, and Reporting Requirements Pursuant to Sections 303(d), 305(b), and 314 of the Clean Water Act (2006 Integrated Report Guidance) to provide a recommended reporting format and suggested content to be used in developing a single document that integrates the reporting requirements of the CWA sections 303(d), 305(b), and 314. EPA will continue to support the use of this integrated reporting framework for future reporting cycles. Under current regulations, section 303(d) lists and section 305(b) reports are due no later than April 1 of even-numbered years. To remain eligible for section 106 grants, the state also must submit annual updates of water quality information. This requirement may be satisfied by annually updating 305(b) assessment information or by annually uploading monitoring data to the national STORET warehouse.* 

#### 9. Programmatic Evaluation

The state, in consultation with its EPA Region, conducts periodic reviews of each aspect of its monitoring program to determine how well the program serves its water quality decision needs for all state waters, including all waterbody types. This should involve evaluating the monitoring program to determine how well each of the elements is addressed and determining how needed changes and additions are incorporated into future monitoring cycles.

#### 10. General Support and Infrastructure Planning

The state identifies current and future resource needs it requires to fully implement its monitoring program strategy. This needs assessment should describe funding, staff, training, laboratory resources and upcoming improvements.

EPA encourages states to prepare a single report (the *Integrated Report*) that satisfies the reporting requirements of sections 303(d), 305(b), and 314, and describes the state's assessment methodology for making water quality attainment determinations (see EPA's Integrated Reporting Guidance at **www.epa.gov/owow/TMDL**). As part of EPA's guidance to states for preparing Integrated Reports, EPA recommends that states use the following five reporting categories to report on the water quality status of all waters in their state:

- Category 1: All designated uses (DU) are supported, no use is threatened
- Category 2: Available data and/or information indicate that some, but not all the DUs are supported
- Category 3: There is insufficient available data and/or information to make a DU support determination

- Category 4: Available data and/or information indicate that at least one DU is not being supported or is threatened, but a TMDL is not needed
- Category 5: Available data and/or information indicate that at least one DU is not being supported or is threatened, and a TMDL is needed

In classifying the status of their waters, states may report each waterbody in one or more of the reporting categories listed on page 23.

As these categories show, waters assigned to Category 4 and 5 are impaired or threatened; however, waters assigned to Category 5 represent waters on a state's section 303(d) list. A state's section 303(d) list is composed of waters impaired or threatened by a pollutant and needing a TMDL. Similar to Category 5, waters in Category 4 are also impaired or threatened; however, other conditions exist that no longer require them to be included on a state's section 303(d) list. These conditions, which are referred to as subcategories of Category 4, are described below:

Category 4a: TMDL has been completed.

- Category 4b: TMDL is not needed because other required controls are expected to result in the attainment of an applicable WQS in a reasonable period of time.
- Category 4c: The nonattainment of any applicable WQS for the waterbody is not caused by a pollutant. Examples of circumstances where an impaired segment may be placed in Category 4c include waterbodies impaired solely due to lack of adequate flow or to stream channelization.

In addition to subcategories presented above, some states may choose to establish new or additional subcategories in addition to the proposed five major categories. For example, a state may decide to divide Category 3 into two subcategories to distinguish between those segments for which no data or information exist from those segments for which some data or information exist, but the data are insufficient to make a determination whether the segment is attaining applicable standards. A state may also choose to use subcategories for segments placed into Category 3 when establishing monitoring priorities. For example, the state may place its segments into different subcategories depending on whether the segment is high, medium or low priority for follow-up monitoring based on information from probability-based monitoring, landscape or water quality models, land use data or limited site-specific monitoring.

States are required to submit their section 303(d) lists and section 305(b) reports to EPA by April 1 of every even-numbered year. Under section 303(d), EPA approves or disapproves the state's section 303(d) lists (Category 5 of an Integrated Report) or establishes the list if the state's submission is inadequate. EPA is not required to approve or disapprove states' reporting requirements under section 305(b). However, as discussed above, states are required to submit their section 305(b) reports to be eligible for section 106 grant funds.

#### National Pollutant Discharge Elimination System

The CWA generally prohibits point source discharges of pollutants into waters of the United States without an NPDES permit. A point source is any discernible, confined and discrete conveyance, such as a pipe, ditch, channel, tunnel, conduit, discrete fissure or container. It also includes vessels or other floating craft from which pollutants are or may be discharged. By



law, the term *point source* also includes concentrated animal feeding operations, which are places where animals are confined and fed. Significantly, Congress exempted agricultural stormwater discharges and return flows from irrigated agriculture from the definition of point sources, even when it is collected and discharged from a pipe, ditch or other discrete conveyance. Discharge of storm water from municipal separate storm sewer systems require an NPDES permit.

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The CWA's NPDES Program recognizes three categories of pollutants:

- *Conventional pollutants* include biological oxygen demand (BOD), total suspended solids (TSS), coliform, pH, and oil and grease.
- *Toxic pollutants* are designated by EPA as those pollutants or combination of pollutants, including disease-causing agents, "which after discharge and upon exposure, ingestion, inhalation or assimilation into any organism, either directly from the environment or indirectly by ingestion through food chains" will "cause death, disease, behavioral abnormalities, cancer, genetic mutations, physiological malfunctions (including malfunctions in reproduction) or physical deformations, in such organisms or their offspring." Thus far, EPA has designated 65 categories of toxic pollutants under the CWA.
- Nontoxic *nonconventional* include any pollutants not included in the first two categories but that still might pose a threat (e.g., ammonia and heat).

NPDES permits include discharge limits and monitoring requirements. Discharge limits are based on technology and on WQS, and may be based on the mass of pollutant allowed to be discharged, the concentration of the pollutants in the effluent, indicator concentrations, effluent toxicity, effluent flow rate or visual observations (e.g., sheen, foam, or floating solids). To find out if a discharge is covered by an NPDES permit, call the EPA Regional office or the state office responsible for issuing NPDES permits.

A state must calculate a water quality-based limitation for a NPDES discharger where there is a reasonable potential that a discharger will cause or contribute to an exceedance of WQS. The determination of reasonable potential must account for existing controls, variability of the pollutant in the effluent and, if appropriate, dilution of the effluent in the receiving water. Water quality-based effluent limits are often based on a TMDL with the wasteload allocation component of the TMDL applicable to point source discharges. The calculation of water quality-based limits includes a loading analysis to determine the level of control needed to achieve WQS at the point of compliance in the waterbody. In the watershed approach, the permit writer should consider the cumulative effects from multiple discharges in a basin. Section 301(b)(1)(C) requires that limits be included in NPDES permits that are as stringent as necessary to meet WQS.

Stormwater management is also included in the NPDES Program. The NPDES Stormwater Program addresses nonagricultural sources of stormwater discharges that adversely affect the quality of the nation's waters. The program uses the NPDES permitting mechanism to require the implementation of controls designed to prevent harmful pollutants from being washed by stormwater runoff into local waterbodies. The NPDES stormwater permit regulations promulgated by EPA cover the following classes of stormwater discharges:

- Operators of Municipal Separate Storm Sewer System (MS4s) in *urbanized areas* as delineated by the Bureau of the Census.
- Industrial facilities in any of the 11 categories that discharge to an MS4 or to waters of the United States; all categories of industrial activity (except construction) may certify to a condition of *no exposure* if their industrial materials and operations are not exposed to stormwater, thus eliminating the need to obtain stormwater permit coverage.
- Operators of construction activity that disturbs one or more acres of land; construction sites less than one acre are covered if part of a larger plan of development.

#### **Opportunity for Integration**

- CERCLA decision documents may include BMPs for stormwater management when they are related to the Superfund response and support the protectiveness of the remedy. The EPA site http://cfpub.epa.gov/ npdes/stormwater/menuofbmps/index.cfm provides a menu of construction and postconstruction BMPs based on the Stormwater Phase II Rules as a resource for additional information.
- In EPA Region 10, all CERCLA RODs for mining sites include stormwater management plans.

The regulated entities must obtain an NPDES stormwater permit and implement stormwater pollution prevention plans (SWPPPs) or stormwater management programs (both using BMPs) that effectively reduce or prevent the discharge of pollutants into receiving waters.

The NPDES program occupies a unique position within the overall water program, because it is both a key customer and an essential partner in supporting other Office of Water program activities and achieving many of the broader water quality goals. For example, NPDES permits implement portions of TMDLs and other watershed plans; water quality standards decisions affect the content of NPDES permits and decisions that point sources must make about treatment or process changes; point source discharges may impact the hydrology of a stream and the structure of an aquatic community; sources of pollutants are either subject to NPDES program requirements (e.g., municipal and industrial stormwater) or represent potential nonpoint source trading partners for point sources in a water quality trading program; and NPDES permit conditions may be written specifically to protect sources of drinking water.

Since 1994, EPA issued policy and technical guidance on how to implement NPDES permitting activities on a watershed basis. In December 2003, the Office of Water issued the *Watershed-based National Pollutant Discharge Elimination System (NPDES) Permitting Implementation Guidance* that describes the concept of and the process for developing and issuing NPDES permits on a watershed basis. In the summer of 2007, EPA will have released its *Watershed-based NPDES Permitting Technical Guidance*.

Integrating NPDES permits into a watershed approach means developing and using a watershed-based analysis as part of the permitting process. The result of a watershed-based analysis is identifying a range of NPDES implementation options and, potentially, related program options to achieve watershed goals. These options extend beyond the traditional approach of developing and issuing a single NPDES permit to an individual point source discharger or using general permits for multiple dischargers. Stakeholders may then set priorities for implementation of some or all of these options. This set of priority options constitutes an NPDES watershed framework. Visit **www.epa.gov/npdes/watersheds** for detailed information on this topic.

Information about NPDES permits for major sources that discharge greater than one million gallons of water per day is available on EPA's Permit Compliance System (PCS) database and from EPA's Watershed Assessment, Tracking, and Environmental Results (WATERS) database (**www.epa.gov/waters**). Data about smaller NPDES permitted dischargers may be listed in PCS but are also available from state discharge permitting agencies and EPA Regions.

Load is the total mass of pollutant that flows through the waterbody over a given period of time.

Load = Concentration x Flow

#### Total Maximum Daily Load (TMDL)

When pollutants adversely affect the use of a waterbody even after implementation of effluent limits for point source dischargers under the NPDES Program, the CWA requires a study to be conducted and a plan developed whereby the impaired segment of that waterbody will

be restored. Both this study and the actual numeric load that the stream can bear and still meet WQS are commonly called the TMDL. The TMDL establishes the amount of a pollutant allowed in the relevant waterbody. Section 303(d) requires that states develop a list of waterbodies that need additional work beyond existing controls to achieve or maintain WQS. The additional work necessary includes the establishment of TMDLs to determine the reductions in load needed to meet WQS. The TMDL should do the following:

- Identify the sources and causes of the pollutant responsible for impairment.
- Identify the water quality goal. How much does the pollutant need to be reduced to meet water quality objectives?

• Quantify the total amount of pollutant that can be allowed into the water and what reductions are needed to achieve that amount. Surrogate endpoints may be established that are directly linked to the impairment to ensure the achievement of the water quality goals.

The following two elements are not required but may be included with a TMDL submission.

- Identify and implement the practices needed to reduce excess pollutants.
- Monitor the waterbodies to ensure the goals are being met, and modify the plan if needed.

TMDL documents are measured against the following review criteria:

#### 1. Water Quality Impairment Status

TMDL documents should include a description of the listed water quality impairments (pollutants). While the 303(d) list identifies probable causes and sources of water quality impairments, the information contained in the 303(d) list is generally not sufficiently detailed to provide an adequate understanding of the impairments. TMDL documents should include a thorough description or summary of all available water quality data such that the water quality impairments are clearly defined and linked to the impaired beneficial uses (e.g., aquatic life, drinking water) and/or appropriate WQS.

#### 2. Water Quality Standards

The TMDL document should include a description of all applicable WQS for all affected jurisdictions. TMDLs should result in attaining and maintaining WQS. WQS are the basis from which TMDLs are established and the TMDL targets are derived, including the numeric, narrative, use classification and antidegradation components of the standards.

#### 3. Water Quality Targets

Quantified targets or endpoints (e.g., numeric standards, macroinvertebrate diversity) should be provided to address each listed pollutant/waterbody combination. Target values should represent achievement of applicable WQS and support of associated beneficial uses. For pollutants with numeric WQS, the numeric standards are generally used as the TMDL target. For pollutants with narrative standards, the narrative standard is translated into a measurable value. At a minimum, one target is identified for each pollutant/waterbody combination. It is generally desirable, however, to include several targets that represent achievement of the standard and support of beneficial uses (e.g., for a sediment impairment issue, it might be appropriate to include targets representing water column sediment such as TSS, embeddedness, stream morphology, up-slope conditions and a measure of biota).

#### 4. Significant Sources

TMDLs should consider all significant sources of the stressor of concern. All sources or causes of the stressor should be identified or accounted for in some manner. The detail provided in the source assessment step drives the rigor of the allocation step. In other words, it is only possible to specifically allocate quantifiable loads or load reductions to each significant source when the relative load contribution from each source has been estimated. Ideally, therefore, the pollutant load from each significant source should be quantified. This can be accomplished using site-specific monitoring data, modeling or applying other assessment techniques.

#### 5. Total Maximum Daily Load

TMDLs include a quantified pollutant reduction target. According to EPA regulation (40 CFR 130.2(i)), TMDLs can be expressed as mass per unit of time, toxicity, percent load reduction or other measure. TMDLs should address, either singly or in combination, each listed pollutant/waterbody combination.

#### 6. Allocation

TMDLs apportion responsibility for taking actions or allocating the available assimilative capacity among the various point, nonpoint and natural pollutant sources. Allocations may be expressed in a variety of ways, such as by individual discharger, by tributary watershed, by source or land use category, by land parcel or other appropriate scale or division of responsibility. A performance-based allocation approach, where a detailed strategy is articulated for the application of BMPs, may also be appropriate for NPS.

#### 7. Margin of Safety/Seasonality

A margin of safety (MOS) is a component of the TMDL that accounts for the uncertainty about the relationship between the pollutant loads and the quality of the receiving waterbody (303(d)(1)(c)). The MOS can be implicitly expressed by incorporating an MOS into conservative assumptions used to develop the TMDL. In other cases, the MOS can be built in as a separate component of the TMDL (in this case, quantitatively, a TMDL = Wasteload Allocation + Load Allocation + Margin of Safety).

Seasonal considerations, such as critical flow periods (high flow, low flow), should also be considered when establishing TMDLs, targets and allocations.

#### 8. Monitoring Strategy

Depending on the amount of data and information available to develop the TMDL, a certain level of uncertainty is associated with one or more elements of the plan (e.g., estimates of source loadings and assimilative capacity). Although not a required element of a TMDL submittal, a monitoring plan is recommended to address any uncertainties that may exist when the document is prepared and evaluate the extent to which implementation measures are succeeding in attaining water quality standards. A monitoring plan may include the following:

- Articulate the monitoring hypothesis and explain how the monitoring plan will test it;
- Address the relationships between the monitoring plan and the various components of the TMDL (targets, sources, allocations, etc.); and
- Explain any assumptions used.

#### 9. Public Participation

The fundamental requirement for public participation is that all stakeholders have an opportunity to be part of the process, and EPA will take into account comments and information submitted by interested parties at the time of making TMDL decisions. Public participation should fit the needs of the TMDL.

#### **10. Restoration Strategy**

At a minimum, sufficient information should be provided in the TMDL document to demonstrate that if the TMDL were implemented, WQS would be attained or maintained. Adding detail regarding the proposed approach for the restoration of water quality is not a regulatory requirement but is considered a value added component of a TMDL document.

#### 11. Technical Analysis

TMDLs should be supported by an appropriate level of technical analysis. It applies to all of the components of a TMDL document. It is vitally important that the technical basis for all conclusions be articulated in a manner that is easily understandable and readily apparent to the reader. Of special importance, the cause and effect relationship between the pollutant and impairment and between the selected targets, sources, TMDLs, and allocations must be supported by an appropriate level of technical analysis.

The state develops the TMDL in cooperation with interested parties prior to formal submission for public comment. After incorporating comments, the state submits the TMDL to EPA for approval. EPA either approves or disapproves the TMDL. **www.epa.gov/owow/tmdl** 

The TMDL is implemented using a variety of authorities and strategies. CWA Programs that may be used to accomplish solutions to watershed pollution include the NPDES Program, CWA section 319 NPS Program, CWA section 401 Authority, CWA section 404 Program, and the Clean Water State Revolving Fund (CWSRF). Using the watershed approach, CERCLA, RCRA, Brownfields, Farm Bill Act and other authorities and funding mechanisms may be used to affect cleanup and achieve WQS.

In 2005, EPA's Watershed Academy sponsored a two-hour Webcast on the *ABC's of TMDLs for Stakeholders*. The archived version of the seminar can be downloaded at: **www.epa.gov**/**watershedwebcasts**.

#### Clean Watersheds Needs Survey (CWNS)

The CWNS, a joint effort between states and EPA, is conducted in response to Sections 205(a) and 516 of the Clean Water Act. The CWNS has information on publicly owned wastewater collection and treatment facilities, facilities for control of sanitary sewer overflows (SSOs) and combined sewer overflows (CSOs), stormwater control activities, nonpoint source abatement projects, and programs designed to protect the nation's estuaries. Information obtained from the survey is maintained in the CWNS database. The collected data are used to produce a Report to Congress, which provides an estimate of clean water needs for the United States.

CWNS contains the following types of data:

- Facility Description: Name, location, permit, effluent, and discharge data.
- *Needs Categories*: Costs for various types of wastewater, stormwater, and nonpoint source (NPS) projects.
- *Natures/Types*: Describes the basic functions of a CWNS facility or NPS projects.
- *Unit Process/BMP*: Describes the unit processes or best management practices (BMPs) present or proposed for a facility or project.
- *Population Data*: Describes the number of people present or planned to be present in a facility's service area.
- Flow Data: Describes the quantity of wastewater moving through a facility.

Each facility or project in CWNS is substantiated by one or more official documents. Documents include:

- Engineering reports
- Capital improvement plans
- CWSRF program documents
- CSO long-term control plans
- Stormwater management plans
- Source water assessment/protection plans
- TMDL program documents
- ▶ 319 NPS program documents
- State approved area-wide or regional basin plans

#### www.epa.gov/cwns

#### Nonpoint Sources

Congress enacted section 319 of the CWA in 1987, establishing a national program to reduce NPS water pollution. NPS pollution is caused by rainfall or snowmelt moving over and through the ground and carrying natural and anthropogenic pollutants into lakes, rivers, streams, wetlands,

estuaries, other coastal waters and ground water. Atmospheric deposition and hydrologic modification are also NPS of pollution.

Section 319 of the CWA authorizes EPA to award grants to states and territories (hereinafter referred to as *states*) for the purpose of assisting them in implementing approved NPS management programs developed pursuant to section 319(b). The primary goal of the NPS Program is to control NPS pollution by implementing of management measures and practices to reduce pollutant loadings resulting from each category or subcategory of NPS identified in the state's NPS assessment report developed pursuant to section 319(a). Section 319 grants are also awarded to eligible Indian Tribes that have approved NPS assessments, approved NPS management programs and also have *treatment-as-a-state* status.

Section 319 grants are awarded to state NPS agencies in two categories: base funds and incremental funds. States may use the *base funds* for the full range of activities addressed in their approved NPS management programs. For example, the funds may be used for protection of unimpaired waters, restoration of impaired waters, education and training and staffing or support to manage and implement their NPS management Programs. In general, states have great flexibility as to how to use these base funds. States must use \$100 million of section 319 funds, referred to as *incremental funds*, to develop and implement watershed-based plans that address NPS impairments in watersheds that contain section 303(d)-listed waters. Up to 20 percent of the base and incremental funds may be used to develop NPS TMDLs and watershed-based plans to implement NPS TMDLs.

EPA emphasizes watershed-based planning as a means for resolving and preventing NPS pollution problems and threats. Watershed-based plans provide a coordinating framework for solving water quality problems by providing a specific geographic focus, integrating strong partnerships, integrating strong science and data and coordinating priority setting and integrated solutions. The following information must be included in watershed-based plans to restore waters impaired by NPS pollution using incremental section 319 funds:

- An identification of the causes of impairment and pollutant sources or groups of similar sources that need to be controlled to achieve load reductions and any other goals identified in the watershed-based plan
- An estimate of the load reductions expected from the implementation of management measures
- A description of the NPS management measures needed to achieve load reduction and identification of the critical areas in which the measures will be needed to implement the plan
- An estimate of the amounts of technical and financial assistance needed, associated costs, and/or the sources and authorities that will be relied upon to implement the plan
- An information and education component that the state will use to enhance public understanding of the project and encourage public involvement in selecting, designing, and implementing the NPS management measures
- A schedule for implementing the NPS management measures identified in the plan that is reasonably expeditious
- A description of interim, measurable milestones that can be used to determine whether NPS management measures or other control actions are being implemented
- A set of criteria that can be used to determine whether loading reductions are being achieved over time and substantial progress is being made toward the WQS and for determining whether the plan needs to be revised or, if an NPS TMDL has been established, whether the NPS TMDL needs to be revised
- A monitoring component to evaluate how effective the implementation efforts are as measured against the set of criteria developed as described previously

▶ EPA has published a draft *Handbook for Developing Watershed Plans to Restore and Protect Our Waters* (October 2005, EPA 841-B-05-005) intended to help communities; watershed organizations; and state, local, tribal and federal environmental agencies develop and implement watershed plans to meet WQS and protect water resources. The Handbook is available online at: www.epa.gov/owow/nps/watershed handbook.

#### Wetlands

Wetlands are protected under CWA sections 401 and 402 as waters of the United States as well as under CWA section 404. CWA section 404 states that dredged or fill material cannot be deposited into waters of the United States if a practicable alternative exists that is less damaging to the aquatic environment or if the nation's waters would be significantly degraded. A permit is required for all construction within the nation's wetlands and other aquatic resources. EPA sets environmental criteria that must be satisfied to obtain a permit and retains other section 404 authority; the USACE reviews applications and issues permits. To apply for a permit, one must show that he or she has: taken steps to avoid wetland impacts where practicable, minimized potential impacts to wetlands and provided compensation for any remaining, unavoidable impacts through activities to restore or create wetlands. Projects with potentially significant impacts to aquatic resources, including wetlands, typically require an individual permit; however, USACE is authorized to issue categorical general permits, permitting certain types of activities for which it determines that the activities in such a category are similar in nature, will cause only minimal adverse environmental effects when performed separately and will have only minimal cumulative adverse effects on the environment. General permits may be issued on a nationwide, regional or state basis for categories of activities (for example, minor road crossings, utility line backfill and bedding) as a means to expedite the permitting process. During the permitting process, the USACE considers the views of other federal, state and local agencies; interest groups; and the general public. Any adverse impacts to the aquatic environment from a permitted activity must be offset by mitigation requirements, which may include restoring, enhancing, creating and preserving aquatic functions and values. www.epa.gov/owow/wetlands/regs/sec404.html

#### **Oil and Hazardous Substances**

Section 311 of the 1972 Federal Water Pollution Control Act (FWPCA), titled *Oil and Hazardous Substance Liability*, provides federal authority to respond to spills of oil or hazardous substances "into or upon the navigable waters of the United States, adjoining shorelines, or into or upon the waters of the contiguous zone..." Oil is defined broadly under this section and includes "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." Section 311(b) of the FWPCA further charges EPA with the task of developing regulations designating hazardous substances other than oil that in any quantity could result in imminent and substantial danger to the public health or welfare if discharged and to develop methods for addressing such discharges.

The Oil Pollution Act of 1990 (OPA) established new requirements and extensively amended section 311 to provide, in part, enhanced capabilities for oil spill response and natural resource damage assessment by a federal trustee. **www.epa.gov/oilspill/opaover.htm** 

An owner or operator may be held liable for all actual costs of response incurred under 33 U.S.C. section 1321(c), subject to certain limitations. Costs of removal may include any expenses incurred by the federal or state government in the restoration or replacement of natural resources damaged by an oil spill discharge. The 311 Program is a response program that operates similar to CERCLA; indeed, the CERCLA NCP was first created under section 311.

Responsibilities under section 311 are shared primarily by EPA and the United States Coast Guard (USCG). Generally EPA is the lead federal response agency for oil spills occurring in inland waters, and the USCG is the lead response agency for spills in coastal waters and deepwater ports.

#### Clean Water Act Enforcement

EPA or the state may issue an order to any person or company who violates the CWA. The order may impose a civil penalty plus recovery of any economic benefit of noncompliance and may require correction of the violation. Any person discharging a pollutant into the waters of the United States is subject to the enforcement provisions of the CWA. A person is defined as an individual, corporation, partnership, association, state, municipality, commission or political subdivision of a state, or any interstate body. Under section 309 of the CWA, penalties for discharging a pollutant without having a permit into the waters of the United States may be up to \$27,500 per violation per day. Under section 311, a Class 1 penalty may be assessed in an amount of up to \$10,000 per violation, not to exceed \$25,000; a Class II penalty may be assessed in an amount of up to \$10,000 per day per violation, but not to exceed \$125,000.

#### Safe Drinking Water Act (SDWA)

The SDWA protects public health by regulating the nation's public drinking water supply. The SDWA authorizes EPA to set national health-based standards for drinking water supplied to the public to protect against naturally occurring and anthropogenic contaminants that may be found in drinking water. SDWA focuses on treatment of drinking water, on operator training to support that treatment, source water assessment and protection, funding for water system improvements and public information to provide safe drinking water at the tap. EPA and states administer SDWA programs. www.epa.gov/safewater/sdwa/index.html

#### Drinking Water Standards

EPA sets drinking water standards to control the level of contaminants in the nation's publicly supplied drinking water. The SDWA requires EPA to set these standards, which public water systems must meet. EPA has developed national primary drinking water regulations for 90 chemical, microbiological, radiological and physical contaminants in drinking water. EPA also conducts research and collects information to determine when currently unregulated contaminants might pose a significant widespread public health risk and should therefore be regulated in the future.

Under the SDWA, the Maximum Contaminant Level Goal (MCLG) is the level of a contaminant in drinking water below which there is no known or expected health risk, allowing for a margin of safety. These goals are set without consideration for whether the technology is available to meet them, and, therefore, are sometimes set at levels lower than public water systems can meet. MCLGs are not enforceable.

The Maximum Contaminant Level (MCL) is the maximum amount of a contaminant allowed in water delivered to a user of any public water system or a treatment technique set at levels as close to MCLGs as feasible, considering available technology and cost. MCLs are enforceable standards. While under the SDWA, compliance with drinking water standards is usually at the entrance to the distribution system, with compliance for some rules requiring monitoring in the distribution system or at the tap. CERCLA typically requires that ground water cleanups achieve MCLs and non-zero MCLGs. (See the discussion of CERCLA below.)

EPA also sets secondary drinking water regulations, which are nonenforceable guidelines for contaminants that may cause cosmetic effects (such as skin and tooth discoloration) or aesthetic effects (such as taste or odor). EPA does not require water systesm to adopt these secondary standards, but states may choose to adopt and enforce them.

#### Source Water Protection

The Source Water Protection Program focuses on preventing contamination of both ground water and surface water sources of public drinking water. The Source Water Protection Program has two primary parts: Source Water Assessment and local Source Water Protection planning and implementation. The state conducts a Source Water Assessment and identifies the area of the watershed or aquifer serving one or more public water systems and assesses potential point and NPSs of contamination to determine the relative risk or level of concern they could pose to the public water system's sources of drinking water to provide a platform for local protection planning. Each assessment must include four major elements:

- 1. Delineating (or mapping) the source water assessment area
- 2. Providing an inventory of potential sources of contamination in the delineated area
- 3. Determining the susceptibility of the water supply to those contamination sources
- 4. Releasing the results of the determinations to the public

Planning includes designing contaminant source management plans and contingency/emergency plans. Although some states are providing a regulatory structure for protection, under the SDWA, Source Water Protection is voluntary and uses the results of the Source Water Assessment with additional, local information as needed, to prevent and remediate contamination of the public water system's source waters. Wellhead Protection Programs protect underground-based sources of drinking water by protecting the area surrounding drinking water wells—the wellhead protection area. Source Water and Wellhead Protection Programs are statutory programs and have no associated regulations. The Sole Source Aquifer Program may also be used to help protect an aquifer serving as a drinking water source.

#### **Emergency Powers**

Section 1431 of the SDWA authorizes EPA to take actions necessary to protect the health of persons where, because of the threatened or actual presence of contaminants in a drinking water system or an underground source of drinking water or because of an intentional act designed to disrupt the provision of safe drinking water, an imminent and substantial endangerment may exist. This authority can be used whether or not a violation of any statute resulted in the imminent and substantial endangerment. The Emergency Powers provision of the SDWA does not authorize penalties as part of Administrative Orders issued under this authority, but it does allow penalties for failure to comply with such order. EPA uses section 1431 to address public drinking water systems where finished water presents a threat to the public health. However, EPA can also use this provision of the SDWA to address ground water contamination when an aquifer serving as source water becomes polluted or when drinking water that is supplied by private domestic wells becomes contaminated and poses a threat to human health.

#### Underground Injection Control (UIC) Program

Injection wells have the potential to cause contamination of underground drinking water sources. The UIC Program seeks to prevent such contamination by setting minimum requirements for state programs regulating underground injection. The goals of EPA's UIC Program are to prevent contamination by keeping injected fluids within the well and the intended injection zone, or, when injecting fluids directly or indirectly into or above underground sources of drinking water, to require that injected fluids not endanger underground sources of drinking water. These minimum requirements affect the siting of an injection well and the construction, operation, maintenance, monitoring, testing and, finally, the closure of the well. All injection wells require authorization under general rules or specific permits.

#### Resource Conservation and Recovery Act (RCRA)

RCRA governs the management of solid waste and its subset, hazardous waste, as well as USTs.<sup>2</sup> To achieve these goals, RCRA established three distinct yet interrelated programs whose different characteristics the WCT must consider when looking at both sources of contamination and resources for cleanup. RCRA Subtitle D, the solid waste program, encourages states to develop comprehensive plans to manage nonhazardous industrial solid waste and municipal solid waste, sets criteria for municipal solid waste landfills (MSWLFs) and other solid waste disposal facilities and prohibits the open dumping of solid waste. RCRA Subtitle C, the hazardous waste program, establishes a system for controlling hazardous waste from the time it is generated until its ultimate disposal—in effect, from cradle to grave. RCRA Subtitle I, the UST Program, regulates USTs storing hazardous substances and petroleum products. RCRA also encourages resource recovery and waste minimization. EPA and authorized states administer RCRA. Funding for assessment, cleanup, and monitoring activities is the responsibility of the facility owner.

Following is a brief summary of those provisions of RCRA likely to be most relevant to a watershed cleanup; more detailed information is available in the *RCRA Orientation Manual 2006*, EPA 530-R-06-003 (March 2006). **www.epa.gov/epaoswer/general/orientat/rom.pdf** 

#### RCRA Solid Waste Program (Subtitle D)

Under EPA's RCRA, a *solid waste* is defined as any solid, semisolid, liquid, or contained gaseous material discarded from industrial, commercial, mining, or agricultural operations, and from community activities. Solid waste can include garbage, construction debris, commercial refuse, sludge from water supply or waste treatment plants, or air pollution control facilities, and *other discarded* materials. EPA's regulatory definition of solid waste, found in 40 CFR section 261.2, is narrower than the statutory definition, and defines *discarded* material as (1) materials that are abandoned, (2) materials that are *recycled*, (3) materials that are *inherently wastelike*,



and (4) waste military munitions.<sup>3</sup> Each of these terms is further defined in RCRA's regulations. Exclusions from the definition of solid waste are listed at 40 CFR section 261.4(a). Key exclusions include solid or dissolved materials in irrigation return flows; industrial discharges that are point sources subject to a NPDES permit under the CWA; and source, special nuclear or byproduct material as defined by the Atomic Energy Act (AEA).

Unlike the extensive regulatory system that governs hazardous waste management (discussed below), solid waste is primarily regulated by states and municipalities and managed on the local level. EPA's role in implementing solid waste management programs includes setting national goals, providing technical assistance, and developing educational materials.<sup>4</sup> (One of RCRA's enforcement tools—7003 orders—applies to solid, not only hazardous, wastes, and is discussed below as part of the discussion of RCRA enforcement authorities.)

#### RCRA Hazardous Waste Program (Subtitle C)

A RCRA hazardous waste is a RCRA *solid waste* that EPA determines poses substantial or potential threats to public health or the environment. For a hazardous waste to be regulated as a hazardous waste, it must first fall under the regulatory definition of solid waste and then within the definition

<sup>&</sup>lt;sup>2</sup> Typically, the term *RCRA* is used to refer to both the statute itself (including amendments) and the regulations implementing it.

<sup>&</sup>lt;sup>3</sup> For example, EPA has long struggled with defining which types of recycled materials should not be deemed *discarded* and thus excluded from the definition of solid wastes. However, this issue typically comes up only in the context of solid wastes that are also hazardous waste.

<sup>&</sup>lt;sup>4</sup> Two important exceptions are 40 CFR Part 257 federal solid waste disposal facility criteria for nonhazardous, nonmunicipal landfills, and Part 258 municipal solid waste disposal facility criteria. However, the states generally carry out enforcement of these programs

of hazardous waste, both of which are described in 40 CFR section 261, *Identification and Listing of Hazardous Waste*. There are two types of RCRA hazardous wastes: those that have been specifically listed as a hazardous waste by EPA (e.g., F001 wastes, comprised of certain halogenated solvents that have been used in degreasing activities) and those that exhibit one or more of the following characteristics of hazardous wastes (corrosiveness, ignitability, reactivity, or toxicity).

- *Corrosive Waste.* A corrosive material can wear away (corrode) or destroy a substance. For example, most acids are corrosives that can eat through metal, burn skin on contact and give off vapors that burn the eyes.
- *Ignitable Waste.* An ignitable material can burst into flames easily. It poses a fire hazard; can irritate the skin, eyes and lungs; and could give off harmful vapors. Gasoline, paint and furniture polish are ignitable.
- *Reactive Waste.* A reactive material can explode or create poisonous gas when combined with other chemicals. For example, chlorine bleach and ammonia are reactive and create a poisonous gas when they come into contact with each other.
- *Toxic Waste.* Toxic materials or substances can poison people and other life. Toxic substances can cause illness and even death if swallowed or absorbed through the skin. Pesticides, weed killers and many household cleaners are toxic.

Additionally, RCRA hazardous wastes generally include materials generated by the treatment of hazardous waste (the *derived from* rule), or that are contained in a hazardous waste (the *mixture rule*).

RCRA Subtitle C establishes an extensive management system that regulates hazardous waste from the moment it is generated until its ultimate disposal, in effect from "cradle to grave." EPA's Subtitle C Program establishes various administrative requirements applicable to the three categories of hazardous waste handlers: generators; transporters; and owners or operators of treatment, storage and disposal facilities (TSDFs). The regulations applicable to RCRA TSDFs are the most extensive; therefore, facilities that only generate hazardous wastes typically take steps to ship such wastes to TSDFs before they trigger the TSDF regulations. Additional information regarding the Subtitle C Program is at www.epa.gov/epaoswer/general/orientat/rom3.pdf.

Of special interest to the WCT, TSDFs are required to assess all their solid waste management units, regardless of when the wastes were disposed of, and to perform corrective action for all releases of hazardous waste and hazardous constituents. Facilities must implement corrective action when necessary to protect human health and the environment, plus perform off-site corrective action when necessary. EPA estimates that at least 3,700 facilities are undergoing corrective action.

RCRA corrective action follows several steps, which are largely analogous to the CERCLA cleanup process.

**1.** *RCRA Facility Assessment (RFA).* An RFA is performed to determine evidence of a release and includes desktop review of available information, visual inspection and, occasionally, confirmatory sampling. After the RFA is completed, a schedule of compliance is developed for additional steps, if necessary.







Relationship between CERCLA hazardous substances and RCRA hazardous wastes.

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- **2.** *RCRA Facility Investigation (RFI).* An RFI is a detailed characterization of the nature, extent, direction, rate, movement and concentration of released contaminants. This may be performed in stages to minimize analytical costs. A corrective measures study is required if the RFI shows that action levels, determined on a site-specific basis, are exceeded. Action levels may be derived from state WQS, SDWA MCLs or other appropriate standards.
- **3.** *Corrective Measures Study (CMS).* A CMS is used to determine the appropriate corrective measure. EPA selects the remedy, and the facility owner/operator implements the remedy with EPA and/or state oversight. EPA or the state may administer the remedy under various administrative mechanisms including permits, enforcement orders, or other agreements.
- 4. *Corrective Measures Implementation (CMI)*. The remedy is designed, constructed, and operated and maintained.

Interim measures are short-term measures that can be required at any time to respond to immediate threats. Similar to the EPA CERCLA Removal Program, interim measures do not require an RFI or CMS.

Additional information regarding the corrective action program is at **www.epa.gov/OUST**.

#### RCRA Underground Storage Tank (UST) Program (Subtitle I)

The UST Program regulates USTs containing CERCLA hazardous substances and petroleum products. The RCRA UST Program does not cover certain categories of tanks.

RCRA's UST Program includes technical performance standards for all USTs and regulations to require petroleum UST owners and operators to have the financial means to pay for cleanups and to compensate third parties. The program also includes a detailed corrective action procedure.

EPA is authorized to undertake corrective action in response to a petroleum release from a UST only if such action is necessary to protect human health and the environment and one or more of the following situations exist:

- 1. No owner or operator can be found within 90 days to carry out the corrective action.
- 2. A situation exists that requires prompt action.
- 3. Corrective action costs at a facility exceed the requisite financial responsibility amounts.
- 4. The owner or operator had failed or refused to comply with a corrective action order.

When a UST owner or operator fails to start or complete an appropriate cleanup following a UST release, EPA may issue a corrective action order. RCRA section 9003(h) authorizes EPA to issue administrative orders to compel owner/operators of leaking UST to take specific corrective actions to

- Carry out investigative studies
- Take action to fix the tank and clean up what was leaked
- Close the UST

Additional information on RCRA's UST program is at www.epa.gov/OUST.

#### **RCRA Enforcement Authorities**

RCRA has several cleanup enforcement authorities available to compel cleanup, both at RCRA-regulated treatment, storage, and disposal facilities as well as any place where RCRA solid waste has been handled that has created an imminent and substantial endangerment. Cleanup enforcement under RCRA generally means that EPA or the authorized state closely monitors the hazardous waste handler (e.g., generator, transporter and TSDF) activities, provides compliance incentives and assistance and takes legal action when a facility does not comply with the regulation. Facility inspections by federal and state officials are the primary tool for monitoring compliance.

The federal RCRA cleanup enforcement authorities listed below can be valuable tools for accomplishing cleanup of a contaminated watershed:

- *RCRA section 3013.* EPA has the authority to issue an order requiring the owner or operator of a RCRA hazardous waste TSDF to conduct monitoring, testing, analysis and reporting to ascertain the nature and extent of a hazard.
- *RCRA section 3007.* Allows EPA to request information regarding hazardous waste practices and events at a facility and to gain access to a facility to collect waste samples.
- *RCRA section 3008(a)*. EPA uses its general RCRA enforcement authority to compel compliance with any violation of Subtitle C, as well as to assess penalties.
- *RCRA section 3008(h)*. Allows EPA to issue an order requiring corrective action at an interim status facility when there is evidence of a release of a hazardous waste or a hazardous constituent into the environment.
- *RCRA section 7003.* EPA uses this authority to address situations that may present an imminent and substantial endangerment. It is important to note that section 7003 applies to the management of any solid waste that may present an imminent and substantial endangerment, not merely RCRA hazardous wastes.

#### Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA)

CERCLA, frequently referred to as Superfund, provides federal authority to respond to releases or threatened releases to the environment of *hazardous substances* or of any pollutant or contaminants that might present an imminent and substantial danger to the public health or welfare. While both CERCLA and RCRA address land contamination and have overlapping provisions, their underlying focus is different. CERCLA is a response program designed to remedy poorly made past waste management decisions wherever contamination has come to be located, whereas the RCRA waste management standards comprise a largely regulatory, prescriptive set of rules that are generally applicable to operating facilities and are designed to prevent such mistakes in the present and future.

The NCP provides the framework for response to releases and threatened releases of hazardous substances, pollutants, and contaminants under CERCLA as well as oil and hazardous substances under the CWA section 311 and 40 CFR Part 300.

Several important terms are common to all aspects of CERCLA.

*Hazardous substances:* A *hazardous substance* under CERCLA is any substance that has been designated under specific sections of several other federal environmental statutes, including the Clean Air Act (CAA) (section 112 toxics), the CWA (section 1317(a) toxic pollutants), the Toxic Substances Control Act (TSCA) (section 2606 imminently hazardous chemical), and any RCRA hazardous waste. In addition, EPA may designate additional substances as hazardous substances under CERCLA. Hazardous substances under CERCLA do not include "petroleum, including crude oil or any fraction thereof, which is not otherwise specifically listed or designated as a hazardous substance." EPA maintains a list of hazardous substances at 40 CFR Part 302.

**Pollutant or contaminant:** The phrase *pollutant or contaminant* is broadly defined under CERCLA to include essentially any substance that may cause "death, disease, behavioral abnormalities, cancer," or other physical injuries. Petroleum products are also excluded from the definition of *pollutants or contaminants*. Although broader than *hazardous substances*,

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## **Removal Process**





Figure 2-2. CERCLA Removal Process

*pollutants or contaminants* are generally not subject to EPA's enforcement authorities under sections 106 and 107.

*Release:* The term *release* is also defined broadly under CERCLA to include "any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping or disposing into the environment."

*Facility:* The term *facility* under CERCLA essentially means any place where a hazardous substance, pollutant or contaminant has come to be located.

*Environment:* The term *environment* under CERCLA includes surface water, ground water, land surface or subsurface strata or ambient air, as well as the navigable waters and ocean waters within the United States or under jurisdiction of the United States.

The release or threatened release of hazardous substances, pollutants, or contaminants can be determined in several ways: notification of EPA by a state or local government, or a private party, as well EPA's own efforts. The six basic steps in the CERCLA response process include: discovery or notification, assessment, response alternative consideration, cleanup decision, cleanup and closeout.

CERCLA cleanups may be performed by EPA, other federal agencies, states, innocent parties or parties responsible for the contamination. However, only EPA is authorized to spend CERCLA funds. Additionally, CERCLA bars the expenditure of CERCLA remedial action funds on federal facilities. EPA first tries to get responsible parties to undertake response work themselves, either through consensual agreements or by taking other enforcement actions. If necessary, EPA will perform response actions and seek cost recovery from those responsible for the release.

EPA's CERCLA activities include the *Removal Program*, which generally responds to immediate, short-term threats; the *Site Assessment Program*, which considers whether a site should be placed on the NPL comprising the nation's most serious sites; and the *Remedial Program*, which addresses NPL sites and governs the necessary assessment, planning and response actions. The following discussion also addresses CERCLA enforcement issues, federal facilities and EPA's involvement with natural resources damage assessments and restoration.

#### **CERCLA Removal Program**

The Removal Program (Figure 2-2) typically responds to situations where a release or threatened release of a hazardous substance poses an immediate, unacceptable threat to the public health or environment. Removal actions are often short-term federal responses to prevent, minimize or mitigate the effects of hazardous substances, pollutants or contaminants that have been released into the environment or where there is a substantial threat of a release. Removal actions may be conducted at non-NPL sites or in conjunction with the Remedial Program at an NPL site. Removal actions may include, for example, stabilization of an impoundment, removal of sediment hotspots, installation of a security fence or removal of drums and transportation to a RCRA TSDF.

A CERCLA removal may be conducted during any step of the response process at an NPL site, as well as at non-NPL sites. In most cases, an on-scene coordinator (OSC) designated by the lead agency (generally EPA at privately owned sites; the relevant federal agency at federally owned facilities) directs a removal action, and the work is done by emergency response contractors. When a removal takes place at an NPL site, it may be directed by a remedial project manager and performed by remedial contractors.

EPA differentiates among three types of removal actions depending on the urgency of the situation. The type of removal action at issue can also affect who conducts or otherwise supervises the response. All removal actions require preparation of an *action memorandum*, which documents the basis for taking the action.

- A classic emergency requires actions within minutes or hours of discovery. Actions are taken under the authority of the NCP and with the guidance of Regional and Area Contingency Plans to take the necessary actions to ensure an efficient, coordinated and effective response to discharges of hazardous substances. The Superfund Emergency Response Program maintains a response system ready for virtually any emergency wherever it occurs. EPA may undertake (or supervise) emergency removal actions at privately owned sites and on lands owned by federal land managers (FLM) [FLMs such as DOI or USDA]. The Department of Defense (DoD) and DOE undertake emergency removal actions on their lands.
- A *time-critical removal action* (TCRA) may be done if fewer than 6 months are available before site activities must be initiated to protect human health. A removal assessment is performed and alternatives to correct the problem are considered. EPA may undertake (or supervise) TCRAs at privately owned sites. The FLMs, DoD, and DOE undertake time-critical removal actions on their lands.
- A *non-time-critical removal action* (NTCRA) is generally called for if more than 6 months are available before site activities must be initiated. A removal assessment is performed to determine the extent and nature of contamination, and an EE/CA is prepared to document site characteristics, identify removal action objectives, identify ARARs, identify and analyze potential removal action alternatives and provide a recommended removal action alternative. After public comment, the removal action is selected and performed. EPA undertakes (or supervises) NTCRAs at privately owned sites. The FLMs, DoD, and DOE undertake NTCRAs on their lands.

#### **CERCLA Site Assessment Program**

The CERCLA Site Assessment Program conducts screening investigations to evaluate potential threats to human health and the environment associated with a specific site. The Program helps

# There are three mechanisms for placing sites on the NPL:

- 1. EPA's HRS.
- 2. Each state or territory may designate one top priority site regardless of score.
- 3. The third mechanism allows listing a site if it meets all three of these requirements:
  - The Agency for Toxic Substances and Disease Registry (ATSDR) of the U.S. Public Health Service has issued a health advisory that recommends removing people from the site.
  - EPA determines that the site poses a significant threat to public health.
  - EPA anticipates that it will be more cost effective to use its remedial authority (available only at NPL sites) than to use its removal authority to respond to the site.

identify and prioritize sites that should be on the NPL. The following site assessment steps generally are taken prior to NPL listing:

- 1. *Site Identification or Discovery.* Anyone can discover a site. However, concerned citizens are the ones who frequently call the local or state health department or EPA to report a release (or the threat of a release) of a hazardous substance to the environment. Once identified, EPA enters information about the site into the CERCLA Information System (CER-CLIS) database that tracks all sites investigated using funds from CERCLA.
- 2. *Preliminary Assessment (PA).* The PA typically is a limited-scope investigation in which available information about a site and its surrounding area is compiled. The PA is designed to distinguish between sites that pose little or no threat to human health and the environment and sites that might require further investigation. If the PA results in a recommendation for further investigation, an SI is performed.
- **3.** *Site Inspection (SI).* The SI normally involves collecting on-site characterization samples and off-site ground water, surface water/sediments, soil, air or fish tissue samples to determine if substances at the site are being released to the environment and to assess if they pose a threat

to nearby targets (such as water intakes). The SI can be conducted in one stage or two. The first stage, or focused SI, typically tests hypotheses developed during the PA and can yield information sufficient to prepare a Hazard Ranking System (HRS) scoring package. If further information is necessary to document an HRS score, an expanded SI generally is conducted. To save time and money, the PA and SI phases may be completed at once. Often EPA funds states to undertake PAs and SIs.

- 4. *Hazard Ranking System Scoring.* The HRS is a numerical screening system used to prioritize sites for listing on the basis of data from the PA and SI and that is used to decide which sites should be proposed for inclusion on the NPL. Scoring is done using three factors related to risk and four pathways of exposure. The three risk factors are likelihood of release, characteristics of the waste and the people or sensitive environments affected by the release. To determine an HRS score for a site, EPA looks at migration pathways—how contamination moves in the environment. EPA examines four migration pathways:
  - Ground water that may be used for drinking water
  - **Surface water** (like rivers and lakes) used for drinking water and for plant and animal habitats
  - Soil that people may come in contact with or that can be absorbed lower in the food chain



• Air that carries contaminants

A site can score high on the HRS even if only one pathway score is high. Sites with a preliminary HRS score of 28.50 or greater are eligible for listing on the NPL. EPA may then propose sites that rank high enough on the HRS for listing on the NPL. Each state may also nominate a site for the NPL. Contaminated sites placed on the NPL may require long-term response under the CERCLA Remedial Program. Note that not all sites with a preliminary HRS score of 28.50 or above will be placed on the NPL.

HRS scores do not determine the priority for funding of remedial investigations, because the information collected to develop HRS scores is not sufficient to determine either the extent of contamination or the appropriate response (if any) for a site. Moreover, the sites with the highest scores do not necessarily come to EPA's attention first. EPA relies on more detailed studies in the RI/FS, which typically follows listing.

NPL sites may be as small as a few thousand square feet or thousands of acres. Some are complex and highly contaminated, requiring many years to fully study the problem, develop a remedy and complete the cleanup.



#### **CERCLA Remedial Program**

Once a site is listed on the NPL, the EPA Remedial Program (Figure 2-3) (or the responsible party with oversight by EPA), typically conducts an RI/FS designed to define the extent of contamination, estimate the risk to human health and the environment and evaluate effective remedial alternatives to address the problem, consistent with the NCP. Federal agencies normally conduct their own RI/FSs at facilities under their jurisdiction, custody or control. A ROD normally is prepared describing the selected action to clean up the site and documenting the remedy selection decision. The remedial action is generally undertaken, according to the remedial design. Long-term operations and maintenance (O&M) are conducted as necessary. After cleanup is complete at all sites at which hazardous substances remain at levels that do not allow for unrestricted use and unlimited exposure, EPA reviews the remedy every 5 years to ensure the remedy remains protective. 42

# **Remedial Process**



PRP Search/Involvement Community Involvement



Figure 2-3. CERCLA Remedial Process

#### **The CERCLA Remedial Process**

- 1. *Remedial Investigation/Feasibility Study.* Consistent with the NCP, the RI typically is conducted to determine the risk to human health and the environment posed by the site and to gain information required to evaluate the feasibility of remedial alternatives. The RI/FS generally includes baseline risk assessments (human health and ecological), hydrologic studies, ground water studies, treatability studies and any other studies required to determine site conditions, threats to human health and the environment and determine appropriate and cost effective actions to clean up the site. The short- and long-term aspects of three criteria (i.e., effectiveness, implementability, cost), normally will guide the development and screening of alternatives as appropriate. Alternatives that remain after the initial screening generally undergo a detailed analysis that consists of an assessment of individual alternatives against each of nine evaluation criteria. The RI/FS typically considers all known or identified ARARs.
- 2. *Proposed Plan (PP)*. The lead federal agency under CERCLA (normally EPA at privately owned sites or the FLM, DoD, or DOE at sites under their jurisdiction, custody, or control) typically issues a PP, summarizing the RI/FS and presenting a recommended alternative. The public (including potentially responsible parties— PRPs) normally is given 30 days to comment on PPs, which may be extended upon request for an additional 30 days (or longer, if appropriate).
- 3. *Record of Decision.* Consistent with the NCP, on the basis of the findings of the RI/FS, the Agency issues a decision describing appropriate actions to be taken to protect human health and the environment. The ROD generally explains the selection of the final remedy based on relevant facts, analyses and policy considerations.
- 4. *Remedial Design/Remedial Action.* The selected remedy may be designed by a potentially responsible party and then submitted to EPA for approval. Generally, the remedy is implemented or constructed according to the selected remedial design. The remedial design and remedial action may be financed and performed by the PRP and/or EPA.
- 5. *Maintenance/Monitoring*. The remedy is maintained for as long as is deemed necessary for protection of human health and the environment. Routine monitoring often is conducted to ensure the remedy is operating according to plan and that risks are being reduced.
- 6. *Five-Year Reviews.* Where hazardous substances are left at a site at levels that do not allow unrestricted use of the property, the Agency conducts an evaluation of the remedy no less often than every 5 years to determine its effectiveness and to determine if it continues to be protective of human health and the environment. The community is encouraged to provide input, and the results are presented to the public.

#### **CERCLA Enforcement Authorities**

A key element of CERCLA is its emphasis on enforcement. CERCLA provides EPA with enforcement authorities to get PRPs to implement removal or remedial actions at sites, either through consensual settlements or unilateral enforcement orders. CERCLA also provides EPA (as well as state and local governments and even private parties) the authority to seek reimbursement of its costs from PRPs. EPA's guiding philosophy in implementing the Superfund Program is to pursue *enforcement first* throughout the process. In this way, EPA seeks to compel those who are responsible for hazardous waste sites to undertake the cleanup and to conserve the resources of the trust fund for those sites where no PRPs can be found.

Under CERCLA, a person (which can include a corporation, a governmental entity and a variety of other organizations, as well as individuals) can be liable for response costs where:

- There is a release or a threatened release of a hazardous substance from a facility into the environment that causes incurrence of response costs, and
- The person is included in at least one class of PRPs

Section 107(a) of CERCLA identified four categories of PRPs:

- *Owners or operators of a site.* As passed in 1980, CERCLA imposed potential liability on virtually any current owner of contaminated property. In 2002 Congress passed amendments to CERCLA that, among other provisions, allowed those who acquired property after January 11, 2002, and who met and maintained certain conditions (conducted due diligence before acquiring the property and cooperated with government cleanup agencies after acquisition, and so on) to avoid liability. Such parties are termed *bona fide prospective purchasers* (BFPPs).
- *Owners or operators of a site at the time of disposal.* Courts have differed as to whether passive migration during one's ownership of a site constitutes *disposal.*
- *Those who arranged for disposal. Generators* are by far the largest category of PRPs and can include virtually anyone who participated in the chain of disposal of hazardous substances—from the business that generated the wastes, the hauler who removed them and the site owner or operator that moved them around at the site.
- *Transporters that selected disposal sites.* This category includes transporters who also substantially participated in the selection of a disposal site.

CERCLA provides EPA with multiple authorities to achieve cleanup and payment for cleanup. Table 2-2 lists those most commonly used.

CERCLA	Enforcement Authority			
Section 104	While much of section 104 addresses the President's authority to take removal and remedial actions, section 104(e) authorizes EPA to gather information and get access to a site from others and assess penalties for noncompliance.			
Section 106	EPA can order, or ask a court to order, PRPs to clean up a site or take other necessary response action when an imminent or substantial endangerment may exist at a site. This section also au- thorizes penalties for failure to comply with such orders and sets forth procedures whereby a PRP that complies with such an order, yet believes it is not exclusively responsible for the contamina- tion, or that the response action ordered was arbitrary and capricious, can seek reimbursement from the CERCLA Trust fund.			
Section 107	Commonly referred to as EPA's cost recovery authority, this section describes the four categories of PRPs from whom EPA (and other parties) can recover cleanup costs. This section (in conjunction with other provisions of CERCLA) also describes certain defenses and exemptions to liability, including the BFPP provisions.			
Section 120	Provides that federal facilities must achieve the same degree of cleanup as private facilities, and sets forth the requirements and procedures under which EPA and/or the states supervise such cleanups.			
Section 122	Sets forth procedures whereby EPA can negotiate cleanup agreements with PRPs.			

Table 2-2. Most Commonly used CERCLA Enforcement Authorities

#### Federal Facility Issues

Watersheds typically contain land owned by a variety of private and public owners. EPA's role under CERCLA varies depending on who owns the land. On privately owned lands, EPA may undertake or supervises all response actions. EPA shares CERCLA response authority with the FLMs on land that is under their jurisdiction, custody or control. Thus, EPA generally has CERCLA emergency removal authority on such lands, while the FLMs have nonemergency removal and remedial CERCLA authority. (Note that on federal lands not on the NPL, the state, not EPA, is typically the lead regulator.) At NPL sites, DoD and the DOE typically carry out response actions with EPA oversight, pursuant to CERCLA section 120. EPA also can use authorities other than CERCLA, such as RCRA and the SDWA, to compel DoD and DOE to undertake cleanups on their lands.

Federal facilities, particularly those belonging to DoD and DOE, often pose challenging cleanup issues for various reasons including a broad range of hazardous substances, pollutants or contaminants, facility size and reuse potential. CERCLA generally limits the spending of Superfund money on the cleanup of federal lands, so funding for cleanup typically comes from DoD, DOE and FLM appropriations. Increasingly, FLMs are taking enforcement actions themselves under CERCLA. CERCLA section 120(a) does provide that federal facilities are subject to, and must comply with, CERCLA in the same manner and to the same extent, both procedurally and substantively, as any nongovernmental entity. Mixed ownership sites (part federal land, part private ownership), often found in watersheds, provide opportunities for EPA and the FLMs to develop creative working relationships. An MOU may be used, but is not required, to define specific roles and responsibilities. Because many federal facilities are also subject to RCRA regulations, a federal RCRA/CERCLA Coordination Policy was developed to reduce duplicative efforts to meet regulatory requirements.

# **CASE STUDY** American Fork Canyon Home Rivers "Good Samaritan"

#### American Canyon, Utah

#### Background

It is estimated that there are more than 500,000 abandoned hard rock mine sites in the West that adversely impact approximately 40 percent of stream headwaters. Federal land management agencies have engaged in efforts to reclaim the most problematic mine sites on federal lands, but there is no federal program or funding directed at the hundreds of thousands of abandoned mines on privately owned lands.



The American Fork, like many other western watersheds, has been severely impacted over time by a legacy of abandoned mines on both federal and private lands that still threaten fish and wildlife and human health.

The watershed is on the Utah list of impaired waters (CWA 303(d) list). The tailings deposits impinging on the North Fork of the American Fork River contain an abundance of heavy metals, including lead at an average concentration of 17,000 parts per million (ppm), cadmium 44 ppm, copper 335 ppm, zinc 6,000 ppm and arsenic at 165 ppm. The potential exists to protect both the fragile population of native Bonneville cutthroat trout that persists in the American Fork and the approximately 1.2 million people who visit this area annually, primarily from the major nearby population centers of Provo and Salt Lake City.

#### **Remediation/Restoration Goals**

As part of a Good Samaritan cleanup effort, Trout Unlimited reclaimed four abandoned mine and mill sites in American Fork Canyon, Utah, all on privately owned lands. The waste rock deposits from the four sites were consolidated at one location and a repository was built there with an impervious composite liner to prevent water seepage. The repository was capped with 3 feet of clean, glaciated soils. An interceptor ditch was constructed along the hillside interface to collect and transport any overland flow. All the disturbed sites have been revegetated using a native seed mix, fertilizer and mulch. Project funding was provided by the Natural Resource Conservation Service (NRCS). Additional funding was provided by various sources including foundations, interested parties, land owners, industry, and so on. The estimated total cost was \$300,000.

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# CASE STUDY

#### Innovation

As a Good Samaritan, Trout Unlimited voluntarily completed the American Fork Canyon cleanup on land owned or managed by Snowbird Ski Resort. The organization took the lead in developing and implementing the mine reclamation project under a Memorandum of Understanding (MOU) with Snowbird Corporation. Additionally, Trout Unlimited entered into an administrative order on consent with EPA to perform the cleanup. This order was entered into under the authority in sections 106(a), 107(a), and 122(a) of CERCLA, 42 U.S.C. sections 9606(a), 9607(a), and 9622(a), as amended. The American Fork Canyon demonstration project has the potential to serve as a model for future mine restoration projects throughout the western United States involving the cleanup of waste material from abandoned or inactive mines. However, Trout Unlimited's decision not to voluntarily address the draining adit at same time it addressed the waste material is illustrative of ongoing Good Samaritan potential liability concerns under the CWA in managing and treating contaminated water from adits, tunnels and seeps.

#### **Stakeholders**

- Federal agencies USFS, Bureau of Reclamation (BOR), USDA NRCS, EPA
- State agencies Utah Department of Environmental Quality (UTDEQ)
- Local government Salt Lake County
- Environmental groups Trout Unlimited, True North Foundation
- Industry Tiffany & Company, Foundation, Snowbird Ski Resort
- Academia University of Wyoming, Utah State University

More information about the cleanup of federal facilities is available at EPA's Federal Facilities Restoration and Reuse office, **www.epa.gov/swerffrr**, and **www.fedcenter.gov**. *The Yellow Book: Guide to Environmental Enforcement and Compliance at Federal Facilities*, EPA 315-B-98-011 (Feb. 1999), offers a comprehensive summary of the principal federal environmental statutes, and how they apply at federal facilities. (Available at **www.epa.gov/swerffrr/pdf/yellowbk.pdf**.)

#### Natural Resource Issues

By Executive Order 12580 and the NCP, the President has designated the Secretaries of Defense, Interior, Commerce, Agriculture, and Energy as Natural Resource Trustees (Trustees) for various federal natural resources. Trust resources that are assigned to each Trustee are identified in Table 2-3. State Trustees are assigned by the state governor for state resources and are typically the directors of state departments having related responsibilities (i.e., health, environmental protection, natural resources, parks and recreation). States commonly have more than one Trustee. Trustees for tribal lands are the tribal chair or his/her designee.

Under CERCLA, if Trustees determine that remedial or removal actions are insufficient to restore the natural resources injured by releases from a Superfund site or if use of the resource is lost or curtailed, the Trustees may seek to collect damages from CERCLA responsible parties. Damages may be assessed against a responsible party, but Superfund money may not be used for restoration. Executive Order 13112, February 3, 1999, does support alternative, beneficial approaches using native species for required revegetation as part of the overall remediation at some sites. NRDA is the responsibility of Trustees, not EPA; however, CERCLA and the NCP require that EPA notify and coordinate with Trustees throughout the Superfund process. Because it relates to both CERCLA and the CWA, the NRDA process is described in more detail below. Additional support for CERCLA assessment and cleanup is available from a variety of agencies, including: USACE, U.S. Coast Guard Strike Force, USFS, DOI (USFWS, BOR, BLM), Department of Labor, and Trustees.

Table 2-3.	Federal	Natural	Resource	Trustees
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Trustee	Resources
Department of Interior (DOI) Fish & Wildlife Service (USFWS) Bureau of Land Management (BLM) Bureau of Reclamation (BOR) Bureau of Indian Affairs (BIA) Bureau of Mines (BOM) Minerals Management Service National Park Service (USNPS) U.S. Geological Survey (USGS)	<ul> <li>Certain anadromous fish (fish that spend a portion of their lifetime in both fresh and salt water, e.g., salmon)</li> <li>Certain endangered species</li> <li>Certain marine mammals</li> <li>Federally owned minerals</li> <li>Migratory birds</li> <li>National Wildlife Refuges and Fish Hatcheries</li> <li>National Parks and Monuments</li> <li>Tribal resources, in cases where the United States acts on behalf of the Indian Tribe</li> </ul>
Department of Agriculture (USDA) Forest Service (USFS)	<ul> <li>Federal rangeland</li> <li>Federally managed fisheries</li> <li>Federally owned or managed farmland</li> <li>Land enrolled in the Wetlands Reserve Program</li> <li>National forest land</li> </ul>
Department of Commerce (DOC) National Oceanic and Atmospheric Administration (NOAA)	<ul> <li>Coastal environments, including salt marshes, tidal flats, estuaries, or other tidal wetlands</li> <li>Designated Estuarine Research Reserves or Marine Sanctuaries</li> <li>Endangered marine species</li> <li>Marine mammals</li> <li>Rivers or tributaries to rivers which historically support or presently support anadromous fish (For cases involving resources in coastal waters and anadromous fish streams, DOC acts as a co-Trustee with the DOI.)</li> </ul>
Department of Defense (DoD)	Lands owned by DoD or the Army, Navy, Air Force, and Defense Logistics Agency. These lands include military bases, training facilities, research and development facilities, and munitions plants. May share responsibility with other federal trustees.
Department of Energy (DOE)	<ul> <li>DOE's land-holdings include national research and development laboratories, facilities, and offices. May share responsibility with other federal trustees.</li> </ul>

#### Natural Resource Damage Assessment

Watersheds often include lands held in trust for use by the public. CERCLA and OPA (passed as amendments to the CWA) allow Natural Resource Trustees to assess injuries to such public natural resources, determine damages and require responsible parties (CERCLA PRPs) to provide for restoration of resources injured due to the release of oil and hazardous substances. Natural resources are broadly defined to include "land, fish, wildlife, biota, air, water, ground water, drinking water supplies, and other such resources." The statutes recognize that when oil or hazardous substances (the term does not include pollutants or other contaminants) enter the environment, they can harm natural resources, reduce the public's use or enjoyment of them or degrade an ecological function that they provide. When the changes to the resource are adverse and measurable, the affected resource is said to be injured. Injury to natural resources serves as the basis for a damage claim under CERCLA and OPA.

NRDA may be performed by Trustees concurrently with other CERCLA actions, including emergency response, removal, PA/SI, and remedial actions, though this is not always the case in practice. Although EPA guidance encourages NRDA activities to occur concurrently with CERCLA or OPA response actions, NRDA can begin after remedial action is underway, or even complete. Additionally, Trustees may pursue compensation for injuries to natural resources even if they are not going to be addressed by CERCLA or OPA response actions. For sites located where cross-programmatic watershed cleanup may be implemented, NRDA may be coordinated with other aspects of watershed assessment and cleanup.

NRDA is described at 43 CFR 11, and additional information is available at **www.epa.gov**/ **superfund/programs/nrd**. The elements of a NRDA include the following:

- **1.** *Preassessment Screen.* Readily available data is reviewed to determine whether a release justifies an NRDA. Five questions must be answered affirmatively to proceed with an NRDA:
  - · Has a discharge of oil or a release of a hazardous substance occurred?
  - Have natural resources for which the federal or state agency or tribe may assert trusteeship under CERCLA been, or are they likely to be, adversely affected by the discharge or release?
  - Is the quantity and concentration of the discharged oil or released hazardous substance sufficient to potentially cause injury to those natural resources?
  - Is data sufficient to pursue an assessment readily available or likely to be obtained at reasonable cost?
  - Will response actions, if any, not sufficiently remedy the injury to natural resources without further action?
- **2.** *Assessment Plan.* Planning, coordination and involvement of the public, PRPs, and Trustees are used to identify and document the methodologies that will be used in the assessment. A preliminary estimate of damages and a Restoration and Compensation Determination Plan are developed to ensure that assessment costs are reasonable compared to the estimated damage.
- **3.** *Assessment.* Actual damage assessment is performed in three steps: Injury Determination, Quantification of Service Effects and Damage Determination. The Injury Determination establishes that the resource has been injured as the result of a hazardous substance release. The Quantification of Service Effects quantifies the reduction in natural resource services resulting from the injuries attributed to the hazardous substance release. The Damage Determination values the natural resource damages as the sum of restoration costs, diminution in value of natural resource services between the release and restoration and damage assessment costs.
- **4.** *Post-Assessment*. An assessment report is prepared, the claim for damages is presented to responsible parties and a restoration account is set up with the damage payment. A restoration plan is prepared documenting actions that will be taken to restore, rehabilitate, replace or acquire equivalent resources and how the loss of services will be addressed consistent with the damage award.

Similar regulations (15 CFR Part 990) have been prepared by NOAA for NRDAs related to coastal releases of oil and hazardous materials under the CWA, OPA, CERCLA and the National Marine Sanctuaries Act. The NOAA NRDA is performed in three steps:

- **1.** *Preliminary Assessment.* The Trustees determine whether injury to public trust resources has occurred. Their work includes collecting time-sensitive data and reviewing scientific literature about the released substance and its impact on trust resources to determine the extent and severity of injury. If resources are injured, Trustees proceed to the next step.
- **2.** *Injury Assessment/Restoration Planning.* Trustees quantify injuries and identify possible restoration projects. Economic and scientific studies assess the injuries to natural resources and the loss of services. These studies are also used to develop a restoration plan that outlines alternative approaches to speed the recovery of injured resources and compensate for their loss or impairment from the time of injury to recovery.

**3.** *Restoration Implementation.* The final step is to implement restoration and monitor its effectiveness. Trustees work with the public to select and implement restoration projects. Examples of restoration include replanting wetlands, improving fishing access sites and restoring salmon streams. The responsible party pays the costs of assessment and restoration and is often a key participant in implementing the restoration.

#### Brownfields

EPA's Brownfields Program is designed to empower states, communities and other stakeholders in economic redevelopment to work together in a timely manner to prevent, assess, safely clean up and sustainably reuse brownfields. The program began as an administrative effort within the CERCLA Program and was then formalized under the Small Business Liability Relief and Brownfields Revitalization Act, (Public Law 107-118), enacted as amendments to CERCLA in 2002. EPA's Brownfields Program provides financial and technical assistance for brownfields activities through an approach based on four main goals: protecting the environment, promoting partnerships, strengthening the marketplace and sustaining reuse.

The law defines a Brownfields site as "real property, the expansion, redevelopment, or reuse of which may be complicated by the presence or potential presence of a hazardous substance, pollutant, or contaminant." The term includes abandoned, idled, or underused industrial or commercial facilities, agricultural and residential land, among other types of uses but does not apply to federal lands, NPL sites or land subject to enforcement actions or certain response actions under CERCLA.

The Brownfields process is tailored to the specific end use of the property. Cleanup standards generally are determined according to the expected property use. Property owners may be able to obtain funding from public programs and private banks and institutions. Sampling plans are flexible and dynamic and allow for adjustments in the field. Generally EPA-funded Brownfields cleanups go through state cleanup programs. While the Brownfields process is flexible, it includes the following general steps:



- **1.** *Phase I Site Assessment and Due Diligence.* Obtain background information to determine the extent of contamination and legal and financial risks.
- **2.** *Phase II Site Investigation.* Sample the site to identify the type, quantity and extent of contamination.
- 3. Evaluate Remedial Options. Compile and assess possible remedial alternatives.
- **4.** *Develop Remedy Implementation Plan.* Coordinate with stakeholders to design a remedy implementation plan.
- 5. *Remedy Implementation.* Perform necessary actions to reduce health or environmental risk.
- 6. Begin Redevelopment.

While EPA provides funding opportunities, state or local redevelopment agencies or private parties typically undertake brownfields investigations and cleanups. EPA Brownfields grants are available to eligible entities<sup>5</sup> to perform site assessments, community involvement, cleanup, job training and workforce development; for capitalization of revolving loan funds; and as state/tribal grants to help in developing state response programs.

<sup>5</sup> e.g., State and local governments

Another program with criteria similar to the Brownfields Program is EPA's Superfund Redevelopment Initiative (SRI). As part of the Superfund Redevelopment Program, EPA has developed a pilot program to help local governments participate in the cleanup and reuse of Superfund sites. Reuse of sites is integrated into the Superfund risk assessment and cleanup. Under the pilot program, EPA provides, or seeks to have PRPs provide, up to \$100,000 in financial assistance or services to local governments for specified activities to help determine the future use of their sites. This program also encourages partnerships with states, local government agencies, citizen groups and other federal agencies to restore previously contaminated properties to beneficial use.

Similarly, RCRA Brownfields Prevention Initiative focuses on RCRA facilities not in full use where there is redevelopment potential but reuse or redevelopment is slowed because of real or perceived concerns about contamination, liability or RCRA requirements. The initiative has funded projects that illustrate how innovations and reforms under RCRA can reduce barriers to reuse and redevelopment of RCRA Brownfields sites. The RCRA Brownfields Prevention Targeted Site Efforts Initiative provides support to sites where cleanup has been delayed to prevent them from becoming Brownfields sites. Funding is applicable to sites with significant redevelopment potential and limited EPA support to complete the project.

EPA's UST Fields Initiative was created to encourage the cleanup and reuse of abandoned properties contaminated with petroleum from USTs. *UST fields* are abandoned or underused industrial and commercial properties where revitalization is complicated by real or perceived environmental contamination from USTs.

#### **Toxic Substances Control Act**

The Toxic Substances Control Act (TSCA) (15 U.S.C. 2601 et seq.) was enacted in 1976 to give EPA the authority to track chemicals produced in or imported into the United States. EPA tracks the thousands of new chemicals developed each year and repeatedly screens all chemicals. EPA can require reporting or testing of chemicals that might pose environmental risks or human health hazards and ban the manufacture or importation of any chemicals that could pose unreasonable risks. TSCA supplements the CAA and Toxics Release Inventory (TRI) under the Emergency Planning and Community Right-to-Know Act (EPCRA). In addition, TSCA regulations in the United States (40 CFR Part 761) dictate restrictions on the manufacture, sale, use, disposal, import and export of polychlorinated biphenyls (PCBs). TSCA also includes provisions for allowable uses of PCBs.



TSCA regulations establish a concentration-based hierarchy that governs all aspects of PCB use and disposal and dictates specific behaviors that are necessary for compliance. Regulations and policy specify:

- How PCBs may be used, processed, distributed, manufactured, exported, and/or imported
- Acceptable storage and disposal conditions
- Spill cleanup requirements
- Recordkeeping and reporting requirements

EPA has developed a policy to clarify the implementation of TSCA's PCB Disposal Regulations at Superfund sediment sites.

### Stakeholders

The following stakeholders may be part of the WCT.

#### Federal Government Stakeholders

- ▶ EPA
  - Water Programs
  - RCRA
  - Superfund
  - Brownfields
- Natural Resource Trustees (see Table 2-3)
- Land/Resource Management Agencies
  - Department of Interior (BLM, BIA, BOR)
  - Department of Agriculture (USFS, Natural Resources Conservation Service [NRCS], Farm Service Agency [FSA])
  - Department of Commerce (DOC)
- **USACE**
- Other federal facilities, including DoD and DOE
- Federally established interstate or international coalitions

Federal agencies may provide regulatory authority and responsibility, financial resources, contracting resources and scientific resources. Additional federal agencies that provide invaluable resources for watershed assessment and cleanup are presented in Chapter 3.

#### State and Tribal Government Stakeholders

State agencies may provide regulatory authority, resources and technical assistance for watershed planning, assessment and cleanup.

- Environment Departments (Water, RCRA, state Mini Superfunds, and other programs)
- Watershed Management Groups
- Water Engineers/Water Authorities
- Health Departments
- Fish and Wildlife Agencies
- Natural Resource Agencies (as designated by state governor/tribal leader)

#### Local Government Stakeholders

The roles of local government stakeholders will vary depending on the watershed issues and local interest. Roles may include implementation of zoning and land use restrictions, accessing funding, encouraging participation and funding from federal and state agencies, lobbying for action and establishing special districts for watershed protection or redevelopment.

- Water, Wastewater, and Stormwater Districts
- City and County Health/Environment Departments
- City and County Planning Departments
- Soil and Water Conservation Districts
- City and County Officials
- Special Districts (e.g., water allocation agencies)

# CASE STUDY

#### **Park City Soil Cover Ordinance**

#### Park City, Utah

The Park City Landscaping and Maintenance of Soil Cover Ordinance (Park City Municipal Code) regulates the handling, disposal and capping of mine tailings in a large portion of the city. The city's Building Department enforces the ordinance pursuant to an agreement between Park City, EPA, and the Utah DEQ. These agencies, in cooperation with other stakeholders and the community, are also exploring opportunities for addressing water quality concerns in addition to the mine tailings issues.

In 1985 Park City proactively developed a strategy to isolate mine tailings from human contact by installing a 6-inch clean topsoil cap on all lots within the soils ordinance boundary. The ordinance made capping mandatory for all residential properties with elevated levels of lead. It also established an action level for capping a lot at 1,000 ppm (lead) for existing development and 200 ppm for new landscaping and imported fill. In addition, the ordinance also required that all landscaping, as well as an established vegetation layer on the property, be maintained. With these standards in place, the city's goal is to maintain and have a barrier between residences and the underlying impacted soils.

It should be noted that property owners must pay for the installation of topsoil caps and have a vested interest in their maintenance and integrity. Working with regulatory agencies, Park City closely monitors the progress of capping projects. To support the city in this effort, Jeff Schoenbacher, Park City's environmental coordinator, implemented ArcGIS to track and manage the compliance activities of all properties within the soils ordinance boundary. Such a system was needed for tracking cap compliance, plotting lead levels, planning utility installations, establishing cleanup levels for development, contacting residents and defining the ordinance boundary.

## CASE STUDY New Hampshire Builds Local Capacity to Reduce NPS

#### **New Hampshire**

Many New Hampshire planning initiatives and regulatory measures are developed and implemented at the local level. Although municipal officials are often aware of NPS pollution issues in their communities, few have the capacity to implement measures to reduce NPS at the planning and regulatory stages without direct technical assistance and educational support. To address this issue, New Hampshire's Coastal Nonpoint Pollution Control Program (CNPCP) is working with two regional planning commissions (covering 45 municipalities) to develop and support a technical assistance program to address NPS at the local level through municipal land use planning, regulatory review and development and education. The programs are specifically tailored to address NPS issues unique to each region.

Regional planning staff work one-on-one with town Conservation Commission and Planning Boards to review existing land use regulations relative to NPS, discuss NPS sources at the local level and recommend changes to local land use regulations. Discussed and proposed regulations often address stormwater management, shoreland protection, wetland setbacks, conservation subdivisions and site plan design.

As of Spring 2006, local voters approved eight recommended regulations covering erosion and sediment control, road design standards, wetland and shoreland buffers, aquifer protection, impervious surfaces and stormwater management.

#### Establishing Local Ordinances to Protect Resources

Many communities across the nation face challenges associated with natural resource degradation. Local governments need to have legal authorities in place to shape development and to protect resources. EPA's Model Ordinances to Protect Local Resources Web site (**www.epa.gov/owow/ nps/ordinance**) helps local governments by providing the information needed to develop effective resource protection ordinances. Local governments can implement a variety of ordinances including ones that reduce developments on steep slopes, minimize erosion, reduce NPS pollution, control litter, reduce stormwater impacts and protect wetland and riparian buffers.

The Web site includes model ordinances to serve as a template for those charged with making decisions concerning growth and environmental protection. Each model ordinance listed is accompanied by several real-life examples of ordinances used by local and state governments around the nation. The ordinances address matters that are often forgotten in many local codes, including riparian buffers, erosion and sediment control, open space development, stormwater control operation and maintenance, illicit discharges and post-construction controls. The site also features a miscellaneous category containing ordinances that do not fall into the other categories. Finally, the Web site has materials that support particular ordinances, such as maintenance agreements and inspection checklists.

Other resources include: *Protecting Water Resources with Smart Growth*, an EPA publication that discusses 75 water specific model codes (**www.epa.gov/smartgrowth/pdf**/ **waterresources\_with\_sg.pdf**) and *Using Smart Growth Techniques as Stormwater Best Management Practices* (**www.epa.gov/smartgrowth/stormwater.htm**) that includes model stormwater codes. The American Planning Association has also researched Smart Growth codes under an EPA grant (**www.planning.org/smartgrowthcodes**). The Center for Watershed Protection intends to produce an outline of the key elements of an effective ordinance to protect existing wetlands from the direct and indirect impacts of land development (**www.cwp.org/wetlands/articles.htm**).

#### Nongovernment Stakeholders

A variety of nonregulatory stakeholders may have an interest in and contribute to the watershed cleanup process. Individuals might also be interested in participating in the watershed cleanup process, so citizens should be notified of the watershed effort at key points in the process. The participation of local and nongovernment stakeholders can positively influence funding decisions of state and federal agencies and can attract funding from a wide range of sources.

#### **Community Action or Watershed Groups**

Community action groups have a vital interest in and intimate knowledge of the area. They represent the people who have to live with the problems and solutions and are most concerned about watershed contamination and the issues associated with watershed cleanup. They offer knowledge of local information, community issues and acceptable and unacceptable alternatives. The most effective community action groups will be balanced and represent a wide range of interests in the community. Organizations with a limited focus or perspective should be represented in the primary watershed group but should not dominate the group. Community action groups might pre-exist the watershed effort or can be formed to directly address the watershed issues. EPA maintains a searchable, on-line directory of watershed organizations at **www.epa.gov/adopt** that lists more than 4,000 groups involved in watershed protection activities across the country. This can serve as a useful resource in reaching out to key community groups.

#### Industry

Industry associations and individual industries may help develop solutions to common problems. The TMDL Program addresses both point and NPSs of pollution; however, the regulatory requirements for implementation fall only on point source dischargers (NPDES permits are required to be consistent with wasteload allocations). These regulated point sources are frequently interested in the development, and implementation of TMDLs and can provide significant resources. Revitalized land can also interest various industry groups.

#### Educational Institutions

Universities can provide assistance for communities in assessment and cleanup of watersheds and often have previously undertaken relevant research. Cooperative efforts benefit both the university and the community. Universities can provide a high level of expertise at low cost. University studies are often seen in the community as unbiased. The university benefits from community outreach and opportunities for student education. The university also develops relationships with agencies and is seen as a positive influence on the community. Studies and pilot projects can be performed by students under the guidance of experienced faculty and financed by grants from federal environmental programs, the National Science Foundation and other sources. Universities can provide expertise in a wide range of areas including but not limited to study design, sampling, assessment, monitoring, modeling, physical and biological waterbody assessments, volunteer training, mapping and group facilitation.

#### **Environmental Action Groups**

Numerous environmental action groups, such as Trout Unlimited and The Nature Conservancy might have an interest in watershed issues such as habitat and resource management. The groups can be a powerful advocate in lobbying for grants and funding. The listed groups are for illustration only. Many of the groups have local chapters that could partner in the actual watershed effort.



American Rivers is a national organization standing up for healthy rivers so our communities can thrive. Through national advocacy, innovative solutions and our growing network of strategic partners, American Rivers protects and promotes our rivers as valuable community assets that are vital to our health, safety and quality of life. Founded in 1973, American Rivers has more than 65,000 members and online supporters nationwide, with offices in Washington, DC and the Mid-Atlantic, Northeast, Midwest, Southeast, California and Northwest regions. **www.AmericanRivers.org** 

*The Renewable Natural Resources Foundation (RNRF)* is a nonprofit, public, tax-exempt, operating foundation established to advance sciences and public education in renewable natural resources; promote the application of sound, scientific practices in managing and conserving renewable natural resources; foster coordination and cooperation among professional, scientific and educational organizations having leadership responsibilities for renewable natural resources; and develop a Renewable Natural Resources Center. www.rnrf.org





**Restore America's Estuaries** is a national nonprofit organization established to preserve the nation's network of estuaries by protecting and restoring the lands and waters essential to the richness and diversity of coastal life. Work includes on-the-ground restoration projects and production of collaborative tools and resources to guide the restoration process, including *A National Strategy to Restore Coastal and Estuarine Habitat, Funding for Habitat Restoration Projects: A Citizen's Guide,* and *Principles of Estuarine Habitat Restoration.* www.estuaries.org

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*Trout Unlimited* is a grassroots network formed to conserve, protect and restore North America's trout and salmon fisheries and their watersheds. Trout Unlimited promotes coldwater conservation and protects rivers and fisheries. Trout Unlimited accomplishes this mission on local, state and national levels with an extensive and dedicated volunteer network. The organization employs professionals who testify before Congress, publish a quarterly magazine, intervene in federal legal proceedings and work with the organization's volunteers to keep them active and involved in conservation issues.

*The Nature Conservancy* preserves the plants, animals and natural communities that represent the diversity of life on Earth by protecting the lands and waters they need to survive. The approach is to identify the highest priority places and protect and manage them to ensure their survival. The Nature Conservancy has five priority conservation initiatives to address the principal threats to conservation at the sites where it works, focusing on fire, climate change, freshwater, marine and invasive species. The organization



promotes conservation and the participation of communities, businesses, governments, partner organizations, indigenous people, communities and individuals to preserve the world's lands and waters. **http://nature.org** 

Other partners might include Ducks Unlimited, the National Association of Service and Conservation Corps, the National Wildlife Federation, the National Audubon Society and the Wildlife Habitat Council.

### Volunteer Water Monitoring Programs

Data gathered by River Watch volunteers have been used by state water quality agencies, regional planning commissions, local planning commissions, departments of public works, conservation districts, USFS, EPA, and nonprofit conservation agencies. (**www.rivernetwork.org**) EPA also maintains a national directory of volunteer monitoring organizations at **www.epa.gov/owow/monitoring/volunteer**. In October 2006, EPA's Watershed Academy sponsored a Webcast on *Getting Started in Water Quality Monitoring*. The archived seminar can be downloaded at **www.epa.gov/watershedwebcasts**.

### Landowners/Citizens

Landowners have a vested interest in cleanup of their watersheds and can be the best source of information regarding the problems that need to be addressed and solutions that will be effective and acceptable to the community.



## Integrated Watershed Assessment and Cleanup

### Left Hand Watershed, Colorado



#### Left Hand Watershed—Problem Identification and First Steps

The Left Hand Watershed encompasses approximately 85 square miles in northcentral Colorado on the east slope of the Front Range of the Rocky Mountains northwest of the city of Boulder. The Left Hand Watershed is listed on Colorado's 1998 303(d) list as impaired for not supporting the aquatic life use classification due to metal contamination from historical mining wastes. In May 2002, the Boulder County Board of Health sent a letter to the Colorado Governor's office requesting support for the NPL designation for the Captain Jack Mill site. The site was listed on the NPL in September 2003.

When approached by EPA about the possibility of NPL designation for the Golden Age Mining District and the Slide Mine site to fund cleanup activities within the Left Hand watershed outside the Captain Jack Mill NPL site, the community showed little public support. In response, EPA provided funding to Colorado, which issued a Superfund Block Cooperative Agreement for prelisting activities to the Boulder County Health Department (BCHD) to provide community involvement support and for subcontract work from the Western Center for Environmental Decision-Making, a nonprofit organization. This allowed BCHD to create a community-based task force to explore alternatives to the NPL designation and inform



Subsidence pit pond at Burlington Mine

the impacted communities about Superfund and other cleanup options. In 2001 the BCHD helped form the Left Hand Watershed Task Force to assess existing environmental and health data related to the watershed, determine if a cleanup action was necessary and, if necessary, evaluate cleanup options and recommend the preferred options. EPA's Technical Outreach Services to Communities (TOSC) provided an independent study summary to identify the size and levels of impacts and possible pros and cons of cleanup under Superfund. The 2002 Left Hand Watershed Task Force Report indicated that despite numerous individual studies of the watershed, no comprehensive, systematic study of the entire watershed could conclusively establish the exact extent of potential risks to aquatic life and human health, the potential effects to water quality from a catastrophic storm or similar event, the source(s) of contaminants or the appropriate remediation strategies to remove contaminants. As a result of the study, the Left Hand Watershed Oversight Group (LWOG) was formed to direct future efforts at cleaning up mine wastes.

#### **Program Integration**

The Left Hand Watershed was selected as a pilot project of EPA's One Cleanup program in 2003 because of its potential for cross-programmatic watershed assessment and cleanup. The Left Hand Watershed pilot is a cross-programmatic, multiagency approach to addressing pollution problems found in a watershed impacted by abandoned mines. The goal of the watershed-based approach was to provide a transparent and efficient cleanup in partnership with the community and local, state and federal agencies. A TMDL specialist within EPA's Water Program was assigned as the program manager for the effort. Key contacts were identified, preliminary data was



consolidated and mapped, a fact sheet was prepared and a meeting was held for participants to discuss their interests in the watershed and the resources available to conduct work. Early in the process, commitments were obtained to design and coordinate a novel environmental assessment and cleanup program for this watershed, adhering to a specific plan of action that capitalized on the multiple funding mechanisms and program priorities of all participants. The Left Hand Watershed cross-programmatic effort showed an innovative cooperation strategy among EPA



Region 8 Lab field sampling team

program personnel from the CERCLA Remedial, Removal and Assessment Programs; CWA NPS, and TMDL Programs; SDWA Programs; Brownfields Program; RCRA Program; and the Federal Facilities Program. The initiative also brought together notable non-EPA stakeholder groups including BCHD, University of Colorado (CU), the James Creek Watershed Initiative, Colorado River Watch, Trout Unlimited, USFS Abandoned Mines and Watershed Programs and USFWS. The coordinated efforts eliminated duplication by combining resources to conduct collaborative watershed-wide characterization activities and feasibility assessment. The results were used to prioritize sources of contaminant loading to the watershed and designate responsibility for implementation of cleanup activities at those sites. The resources identified and used for assessment, cleanup and community involvement in Left Hand Watershed activities as of May 2005 are shown on the table at the end of this case study. Contribution of financial resources is shown in the pie chart above.

#### **Collaborative Assessment and Feasibility Analysis**

A collaborative watershed assessment program was implemented to allow multiple agencies and programs to gather data to meet the needs of all stakeholders. The EPA Left Hand Watershed program manager worked with state and federal participants to prepare an SAP that incorporated the data quality objectives of all participants and clearly stated the project goals and methods to accomplish those goals. (Appendix A includes the Left Hand Watershed collaborative sampling documents, including the SAP, quality assurance project plan, and sampling worksheet.) Sampling, equipment, training and technical resources were identified, and participating programs and agencies were assigned specific tasks. Key state and federal program participants worked side by side to perform field sampling, with training and oversight provided by the EPA Region 8 laboratory. The sampling campaign was executed by field teams consisting of 15 people per day for an entire week each season. Analysis for metals was provided by the Superfund Contract Laboratory Program (CLP) contract. The EPA Region 8 lab conducted the analysis for sediment, nutrients and macroinvertebrates and measured particle size distributions. The Region 8 NPDES program provided a water quality grant to the LWOG and CU for salt-injection studies and macroinvertebrate tissue analysis. The combined stream flow and metals concentration data provided the information needed to calculate metal loads and apportion source contributions for the TMDL. A database with a spatial interface was developed for the project by the Superfund Technical Assessment and Response Team (START) contractor using EPA Site Assessment funding and provided a tool to display data to allow collaborative decision making among the cleanup team. Evaluation of alternatives for cleanup were streamlined by conducting a site-wide feasibility assessment that included surveying and cost estimation of cleanup alternatives for all significant loading sources in the Little James Creek subbasin. The feasibility assessment was funded by the EPA TMDL contract. The results of these efforts were used to prepare program-specific assessments of cleanup alternatives throughout the basin by the Water, CERCLA, and Brownfields Programs.

#### Leveraged Resources for Remediation, Restoration, and Reuse

Cross program collaboration has expedited and expanded cleanup, restoration and revitalization within the watershed. This has been most evident in the areas of public participation, assessment and revitalization. Examples of program coordination in revitalization include the state Voluntary Cleanup Program (VCP) coordination with the TMDL program to design the Burlington Mine remediation using the estimated load reductions required to meet WQS. The Brownfields program expanded its Targeted Brownfields Assessment (TBA) support from the initial scope of a single site at the Argo Mine on property purchased by Boulder County for Open Space to include a ground water impact assessment for the entire upper Little James Creek subbasin. The 319 NPS Program provided the community with grants for the development of a watershed management plan and for implementing NPS controls in the watershed and may be a source of cleanup/implementation funding. A TMDL is being developed for the entire Left Hand Watershed that will identify all significant loading sources in the watershed and quantify load reductions necessary to meet WQS. The combined efforts of EPA and USFS expedited assessment and cleanup planning for the Streamside Tailings and Bueno Mine (mixed private/federal ownership) sites. An MOU between EPA Region 8 and USFS Region 2 was developed for the Left Hand Watershed project to describe the roles each program will play in assessment and cleanup of mixed ownership sites (see Appendix D). The MOU will apply to other mixed ownership sites within the regions. One lead agency will be designated for each site, but work will be cooperative unless the agencies prepare an Interagency Agreement to transfer funding for a single agency to perform the cleanup.

#### **Enhanced Community Participation**

The BCHD, LWOG, Colorado Department of Health and the Environment (CDPHE), USFS and EPA's Region 8 have effectively engaged citizens in the affected communities. CERCLA provided support through the TOSC Program and a Technical Assistance Grant (TAG). When the Left Hand Watershed

### (continued)

Task Force (LWTF) Report recommendations from the LWTF called for further assessment and remediation under the auspices of the Superfund Captain Jack Mill NPL site and further assessment using alternatives to Superfund throughout the remainder of the Left Hand Watershed, the agencies worked with the community to determine a plan of action. As part of the additional assessment work, Boulder County Open Space requested a TBA from Colorado's Brownfields program and EPA Region 8 Brownfields program leveraged the state's effort to complete and expand the assessment when resources limited its completion. Colorado River Watch Network contributed to the effort with 10 years of monitoring data, using support from the state's water quality program



Left Hand Watershed stakeholder meeting

and Colorado Division of Wildlife. River Watch volunteers perform monthly surface water sampling at 13 sampling locations and annual macroinvertebrate and habitat analysis, allowing a continual picture of watershed health. Public interest spurred the USFS to prioritize funding for this project. The USFS proposed the Left Hand Watershed as its priority watershed for the USGS Central Colorado Assessment Project (biological and water chemistry assessment) of the Roosevelt National Forest, in part, because of high community interest in the watershed.

The agencies and programs worked together in public education and participation efforts. For example, program coordinators designed a fact sheet tailored for the Left Hand communities describing the watershed process. The fact sheet was unique in that it did not simply describe the site activity but provided brief descriptions of the various programs, existing and upcoming activities, potential funding opportunities and key contact information. The fact sheet provided stakeholders with a reference document to simplify the myriad of agencies and programs involved in the watershed.

Well-attended community meetings solicited input regarding sampling design and remediation alternatives from across the various programs. Field training was provided for the multiple sampling events. Community members and water district personnel helped with all sampling. A critical component of community outreach was education on the various programs involved in the cleanup. This included meetings to explain the ramifications and opportunities related to such programs as Superfund, Brownfields and TMDL. In addition, a workshop was provided to describe the funding restrictions and opportunities. The LWOG provided suggestions and comments on the sampling plan and site selection, and the LWOG coordinator was a participant in all of the planning meetings and has been a great liaison with the community.

#### Success of Cross-Programmatic Watershed Cleanup

Synchronizing multiple agencies and programs has streamlined complicated interagency boundaries, provided for timely assessments and interpretation of results, investigation of a range of potential remedies and focus of resources on collaborative cleanup. All the involved programs expanded beyond their typical site/program boundaries to contribute resources to this comprehensive watershed approach. By working together, assessment information will be used across programs rather than being program-specific, which is the more traditional way of doing work at EPA and the state. (Appendix C includes a Left Hand Watershed Fact Sheet.)

### Left Hand Watershed Funding

Partner	Assessment/Cleanup Activity	Funds/ Assistance
Water Program Resou	rces	1
Regional Geographic Initiative Funds	Salt-injection study and macroinvertebrate analysis for high and low flow loading analysis by CU.	\$20K
TMDL Contract EPA R8	Little James Creek TMDL (complete). Left Hand Watershed TMDL (in progress). Little James Creek Subbasin Feasibility Analysis.	\$100K
319 NPS Grant EPA R8	From CDPHE to James Creek Watershed Initiative for CU off- road vehicle recreation study. Phase 1 2001.	\$18K
319 NPS Funds CDPHE	James Creek Restoration Project, Phase II. Reclamation of James Creek's riparian corridor.	\$66K
319 NPS Base Funds	From CDPHE to LWOG for Watershed Management Plan Devel- opment	\$25K
Water Quality Cooperative Agreement	Water quality monitoring (synoptic sampling) to characterize all source areas and load contributors within watershed.	\$20K
Source Water Assessment	CDPHE source water assessment of raw water sources for each public water system.	\$10K
<b>CERCLA Resources</b>		1
Superfund Block Community Agreement	Grant from CERCLA to CDPHE Hazardous Materials and Waste Management Division to Boulder County for task force to review existing data and make recommendation on NPL listing and alternatives analysis.	\$25K
EPA One Cleanup Program	Preparation of a multiagency, multiprogram watershed clean- up manual.	\$38K
EPA One Cleanup Program	Watershed-wide feasibility analysis offering cleanup options to multiple agencies and programs (coordinated with TMDL).	\$38K
CERCLA USFS/EPA	Golden Age, Bueno Mine and Streamside Tailings Cleanup. Little James Creek Assessment and Feasibility Analysis.	\$500K
EPA Region 8 Laboratory	Laboratory analysis. Personnel for water quality, fish tissue and macroinvertebrate sampling support.	-
CERCLA Remedial	Captain Jack RI/FS. Before NPL designation, two SIs were performed.	\$780K
CERCLA Remedial EPA R8	CLP sample analysis of surface water, sediment and fish tis- sue samples during collaborative sampling events.	\$75K
CERCLA Site Assessment	EPA R8 START Contractor for site-wide database with spatial component. Map development.	\$35K
CERCLA Site Assessment	To EPA R8 START Contractor for HRS package development for Slide Mine.	\$10K
<b>Brownfields Resources</b>	5	
Targeted Brownfields Assessment	From EPA and CDPHE for surface water and ground water assessment at Argo, Orphan Johnny and Evening Starr mines (owned by Boulder County Open Space) within the Little James Subbasin.	\$30K EPA \$10K CDPHE
Brownfields Cleanup Grants and Loans	Boulder County Open Space has applied for a Brownfields Cleanup Grant to perform cleanup on three Open Space prop- erties within the Little James Subbasin.	Application is for \$200K per site.

### Left Hand Watershed Funding

Hert Hund Watershed Full	0	
Partner	Assessment/Cleanup Activity	Funds/ Assistance
RCRA Program		
Raytheon	RCRA RFIs, Interim Remedial Measures, ground water sampling, ground water pumping, vapor extraction and water treatment.	\$4.5 Million
<b>DOI Resources</b>		
USFWS, USGS, USFS	Personnel for watershed high and low-flow sampling and macroinvertebrate collection and assessment. Loading assessment.	Field support
USFS—Watersheds Program and Volunteer groups	Revegetate off-road vehicle area impacting James Creek east of Castle Gulch. Equipment and supplies were funded by a grant from the Colorado State Parks Off-Highway Vehicle program. Volunteers from four wheel drive groups.	_
USFS—Abandoned Mines Program	EE/CA for Golden Age was completed this year through AML funds. \$600K has been designated for cleanup within the Left Hand watershed. Proposed \$2.6M. \$600K approved as of 5/05.	\$600K
USFS-Abandoned Mines	PA/SI and Engineering Evaluation and Cost Analysis (EE/CA) for Fairday Mine. Planned Removal Action Implementation.	\$405K
Local/Industry Resour	rces	
Honeywell–Voluntary Cleanup	Voluntary cleanup to prevent water from contacting waste rock at Burlington Mine, Jamestown.	\$1.5 Million
Left Hand Water District	Mitigate impacts of sediment in James Creek. Support for Watershed Coordinator.	\$103.5K
Stakeholder Matching Funds	From CU Outreach Committee, REU, Honeywell and in-kind technical advising for water quality assessments.	\$53K
Stakeholder Matching Funds	Watershed Management Plan Development (\$20K from CDMG, BCHD, LHWD, landowners), Seacrest toxicity study (\$30K).	\$50K
Stakeholder CU	Study the effect of off-road vehicle recreation. Undergraduate Research Opportunity Grant, NSF Grant. Plus 50 volunteers.	\$7K
Colorado River Watch	Monthly volunteer surface water sampling at 13 locations. An- nual macroinvertebrate and micro/macro habitat analysis.	-
	Analysis of monthly surface water samples collected by James Creek Watershed Initiative Stakeholders.	
Colorado Division of Wildlife/ Colorado River Watch	Monthly Laboratory metals and Total Dissolved Solids (TDS) analysis of 13 samples. High- and low-flow nutrient analysis.	_

### Water and Waste Program Coordinated Cleanup, Columbia Slough Sediment Project

### Portland, Oregon



In the early 1990s, the Oregon DEQ and city of Portland initiated a project to evaluate and cleanup, as necessary, contaminated sediments in the Columbia Slough. These sediments are a concern because they can adversely impact aquatic life and accumulate in fish tissue to levels that could be harmful to people who eat the fish. Over time, the project has evolved into a more watershed-focused effort.

#### **Project overview**

There are three primary components of the slough sediment project:

- 1. Pollutant source reduction
- 2. Specific site cleanup
- 3. Long-term monitoring

The city tied three components together in an FS it prepared for the slough. The FS provided background on previously completed investigations and identified and evaluated measures that could be implemented to reduce sediment contaminant levels. The evaluation provided the basis for a long-term slough cleanup plan.

The proposed approach included activities occurring slough-wide as well as evaluations of each major slough segment: Upper Slough, Middle Slough, Lower Slough, Whitaker Slough, Peninsula Drainage Canal and Buffalo Slough.

#### **Pollutant source reduction**

Several efforts are underway or planned to reduce contaminant inputs to the slough. The city removed combined sewer/storm outfalls to the slough in 2001. The city has also installed several pollution reduction facilities at stormwater outfalls to reduce particulate input to the slough. These facilities are typically engineered ponds that allow sediments to settle from stormwater before discharging into the slough. Most contaminants of concern tend to adhere to soil particles, so particulate removal should reduce contaminant inputs.

The DEQ Site Assessment Program continues to identify potential contaminated sites in the slough watershed and refer them to the DEQ Cleanup Program as necessary. Sites are identified using

available information indicating a contaminant release occurred on or from the site. This information can include documented waste disposal practices, detections of contaminants on site property, stormwater discharge data and correlated elevated contaminant concentrations in slough sediment.

As resources allowed, the DEQ Hazardous Waste Program developed a plan to inspect and provide technical assistance to industries in the watershed. This ensures that industrial hazardous wastes were being managed protectively.

Coordination between the DEQ Cleanup and Water Quality Programs will ensure that the reduction of pollutants entering the slough via municipal and private outfalls is effectively addressed. DEQ has developed TMDLs designed to meet state WQS and should ensure that sediment cleanup sites are not recontaminated in the future. Because many pollutants enter the slough via stormwater runoff, the TMDL limits were incorporated into a slough-specific industrial stormwater permit. They are also expected to be addressed in the municipal stormwater permits for the slough watershed.

#### **Specific site cleanup**

Sites referred to the DEQ Cleanup Program are assigned to a cleanup project manager as resources are available. Depending on the issues identified by the site assessment review, DEQ requires site owners or operators to conduct a PA or RI. Cleanup is required if contamination is identified at levels that pose or are predicted to pose a risk above acceptable levels. In some cases this can involve direct cleanup of contaminated sediment. An example of such a cleanup is provided in the *Feature* section below.

#### **Long-term monitoring**

The city has prepared a long-term monitoring plan outline for which DEQ provided comments. Monitoring will include periodic sediment and fish tissue sampling, as well as regular stormwater discharge monitoring.

#### Database

Slough sediment, water and fish tissue data have been collected by the city, USACE, Multhomah County Drainage District #1, Metro (a regional government agency) and private parties. DEQ and the city initiated a project to create a geographically oriented database containing all existing data and into which future data will be placed. The database plots contaminant concentration data for sections of the slough. It also evaluates trends as long-term monitoring generates data over time.

#### Feature: Wagner Mining Site Cleanup

In August 2002, Atlas Copco Wagner, Inc. (Wagner), completed sediment and ground water cleanup measures at its site in the Upper Columbia Slough. This was the first private-party sediment cleanup action to be completed there.

Wagner manufactures and tests heavy equipment for the mining industry and has operated at the site since 1961. Under a February 2000 Consent Order, Wagner began working with DEQ to address elevated metals concentrations in slough sediment adjacent to the facility and elevated solvent concentrations in site groundwater. In 2000–2001, Wagner completed an RI of the site, which included the collection and analysis of 32 slough sediment samples.

The investigation found that concentrations of metals (e.g., cadmium, chromium, copper, lead, and zinc), polycyclic aromatic hydrocarbons (PAHs), and polychlorinated biphenyls (PCBs) in sediments adjacent to the Wagner site exceeded general baseline contaminant levels found throughout the slough. Several of these contaminants can enter the food chain and bioaccumulate in fish at

levels that present a concern for people or wildlife who eat the fish. The contamination was also determined to pose a potential threat to sediment-dwelling aquatic life.

In August 2002, Wagner paid the Multnomah County Drainage District to remove contaminated sediments associated with their site. Approximately 300 tons were removed and disposed of at the Hillsboro Landfill, and an additional 1,500 cubic yards of clean sediment were removed for flood control. Confirmation samples indicated that metals no longer pose a toxicity threat to sediment-dwelling organisms. They also showed that, with the exception of one isolated area, PAH and PCB concentrations had been reduced to below analytical detection limits or risk-based screening levels. The remaining area was believed to be contaminated as a result of spillage during the removal activities. Wagner conducted additional removal of approximately 20 cubic yards of sediment from this area in April 2003.

# Chapter 3

## Resources

Watershed-based cleanups can be accomplished through various funding and other resources available for investigation, cleanup, monitoring and community involvement. This section presents government funding opportunities available to various stakeholders, applicability of funds, accessing the funds and project requirements in use of the funds. Additional sources of funding could be available through state programs and government appropriations. A thorough review of grants and other funding available for specific projects should be conducted to determine potential assistance. A summary of assessment and cleanup financial resources is provided in Table 3-1 at the end of this chapter. One Web site that can help you find federal grants for a variety of tasks and grantees is **www.grants.gov**.

This section also presents nonfinancial resources available through government and nongovernmental agencies, such as scientific resources, contracting resources, facility and manpower resources and analytical resources.

## Leveraging Funding

Environmental partnerships enable agencies working together and with communities to face complex environmental challenges on a scale that cannot easily be secured when an environmental program acts alone. Targeting problems at a watershed scale, which include reducing the effects of taxis substances on human health and accurate of taxis of taxis.

effects of toxic substances on human health and ecosystems often require leveraging resources across programs, agencies and community-based organizations. Most grant programs encourage collaboration and partnerships. Combining multiple external sources for project support can be a very successful strategy. This can result in a *multiplier* effect, as the different funding sources can provide the match for each other. Multiple objective projects are particularly suited to this practice. Reviewers for grant awards often view this strategy favorably, because it also enhances their leveraging (getting more for their money). Different funding sources can be used at a variety of sites; activities supported by different federal programs at otherwise independent sites within a watershed can be coordinated for the benefit of the entire watershed. Funds should be selected on the basis of project objectives (e.g., wetland creation, education, recreation, stream restoration) with multiple compatible objectives increasing the number of potential sources and, thus, potential available funds. Federal sources typically do not allow other federal sources to be used as match. A unique exception includes the Clean Water and Drinking Water State Revolving Funds (CWSRF and DWSRF). The SRFs are made up of federal capitalization grants, state match, loan repayments, interest earnings and leverage bond proceeds. The SRFs allow loans made from funds other than the federal capitalization grants and associated state match to match other federal programs, if allowed by the other federal programs. The following scenario is an illustration of how leveraged funding can work.



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Demonstration Scenario: Project for stream restoration with erosion control and wetlands creation and restoration.

### Funding opportunities:

- 1. \$3M SRF loan at 4 percent requires \$221,000 payment per year for 20 years with no down payment.
- 2. The \$3M is split into three increments:
  - ▶ \$1M to support a \$2M USACE project = \$3M
  - ▶ \$1M to support a \$2M Urban Drainage project = \$3M
  - ▶ \$1M to support a \$2M state Wetlands Program grant = \$3M

This scenario is simplified and hypothetical, but it illustrates how a \$3M loan can be leveraged into \$9M for a project (or projects). Integrating other objectives or funding sources into this scenario could increase leveraging further. Match requirements can also be fulfilled through in-kind support, which is frequently used in 319 NPS grants and CERCLA community support funds.

Paying attention to the applicability of funds can also maximize available funding resources. Superfund can only be used to fund cleanups necessary to eliminate unacceptable risks to human health and the environment; they cannot otherwise address ecological restoration activities, such as natural resource damage claims and riparian corridor restoration. However, CWA section 319 NPS water program, Natural Resource Damage Assessment (NRDA), and CWSRF funding may support restoration activities that the Superfund program cannot. Put another way, if restoration is an objective of the Watershed Cleanup Team, Superfund dollars could be used for contaminant assessment and remediation, and NRDA, CWA section 319 NPS, and CWSRF funding, if available, could be used to complete restoration. Attempts should be made to coordinate the remediation activities with the restoration goals.

## Water Program Funding Resources

Funding is available from EPA and states through EPA's water programs. Loans with advantageous terms can be issued through the Clean Water State Revolving Fund (CWSRF) or the Drinking Water State Revolving Fund (DWSRF), subject to state priorities and eligibility under the CWA and SDWA, respectively. Grants and cooperative agreements are also available. The SRF is a permanent revolving fund to provide loans and other assistance (40 CFR section 35.3115). In addition to using the CWSRF loans for cleanup and watershed restoration, communities may use the money borrowed from the CWSRF as matching funds to meet grant requirements, thus multiplying the value of the funds borrowed. However, communities may use the money borrowed from the SRF as matching funds to meet grant requirements, thus multiplying the CFDA 66.458. www.epa.gov/owm/cwfinance

### Water Program Loans

The Clean Water State Revolving Fund (CWSRF) program is managed largely by the states, and makes loans to communities, municipalities, individuals, citizens' groups, and non-profit organizations for high priority water quality activities. Funds are then repaid to the CWSRF over terms as long as twenty years. Funds are typically used to finance large municipal wastewater treatment facilities, but may also be used to help manage NPS pollution, runoff control, wet weather flow control, alternative treatment technologies, and water reuse and conservation projects. Funds may also be used to fund wetland and estuary restoration and creation activities, Brownfields remediation, and polluted runoff abatement projects or implement Comprehensive Coastal Management Plans developed through EPA's National Estuary Program. Brownfield sites that suffer from water quality impairment can use the CWSRF as a powerful financial instrument for planned corrective action.

Brownfield projects that may be eligible for CWSRF funding includes, but is not limited to the list below:

- Excavation and disposal of USTs
- Constructed wetlands (filtering mechanism)
- Capping wells
- Excavation, removal and disposal of contaminated soil or sediments
- Tunnel demolition
- Well abandonment
- Phase I, Phase II, and Phase III assessments

Some potential repayment sources include the following:

- Fees paid by developers on other lands
- Recreational fees (fishing licenses, entrance fees)
- Dedicated portions of local, county, or state taxes or fees
- Property owner ability to pay (determined during loan application)
- Donations or dues made to nonprofit groups
- Stormwater management fees
- Wastewater user charges

Loan eligibility and funding priorities vary from state to state. Typical applicants for wastewater and stormwater projects are municipalities and other public organizations, but nonprofit organizations or private entities can also apply for NPS and estuary protection projects. The loans offer advantageous interest rates and repayment periods. States set funding priorities.

The DWSRF is used to issue loans to communities for drinking water systems improvements. States can customize loan terms to meet the needs of small and disadvantaged communities and for programs that encourage pollution prevention as a tool for ensuring safe drinking water. Loans are available to both publicly and privately owned community water systems, and nonprofit non-community water systems are also eligible for funding. However, some states allow only public facilities to receive funds. Loans made under the program can have interest rates between 0 and market rate and repayment terms of up to 20 years. For communities that qualify for disadvantaged assistance, loans can include principal forgiveness and terms up to 30 years.

States may also reserve a portion of their funds to finance various management tools for source water protection. For example, states may use funds to establish and implement a wellhead protection program to protect ground water. States can also provide loans to water systems for land acquisition, conservation easements, and voluntary, incentive-based source water protection measures. Eligible source water protection measures include capping wells, fencing, restoring riparian buffers, conducting public outreach, applying agricultural best management practices (BMPs), and implementing erosion control practices. Loans provided for source water protection must go to water systems, but communities, individuals, nonprofit organizations, and conservation districts can be co-signatories to the loans to further increase access to funds.

### Water Program Grants

Research, investigations, experiments, training, demonstrations, surveys and studies relating to the causes, effects, extent, prevention, reduction, and elimination of water pollution are eligible for water program grants. Activities that are not eligible for water program grants are routine program implementation, implementing routine water quality protection or restoration measures, regulatory compliance or mitigation, land acquisition, recreational features such as hiking trails,

purchase of vehicles or completion of work that was to have been completed under a prior grant. Region 8 criteria for their Consolidated Funding Process are summarized at the end of this section. Projects are funded from \$10,000 to \$200,000 with an average of \$45,000.

EPA national or regional priorities, funding levels, current specifications and review criteria for proposals will be identified in the competitive funding announcements. To identify potential competitive funding opportunities for water program funding, see **www.grants.gov**. The competitive announcements will identify proposal/application specifications and evaluation criteria.

To see examples of grants that have been awarded and the types of work they are funding, see the Left Hand Watershed Case Study in Chapter 2.

The Water Program funding sources listed below are managed differently in the various EPA Regions. Because of the regional differences in the management of these funds, a review of regional procedures and priorities should be performed to determine what resources are most useful for a watershed.

Assessment and Watershed Protection Program Grants (AWPPG) and Cooperative Agreements (CWA section 104(b)(3), CFDA 66.480). The AWPPGs provide eligible applicants an opportunity to carry out projects to develop effective, comprehensive programs for watershed protection, restoration and management. The projects that eligible applicants can undertake are diverse. Projects should be innovative or demonstrative in design and contribute to overall development and improvement of watershed programs. In the past, award recipients have pursued a wide range of activities, such as developing management tools, advancing scientific and technical tools for protecting watershed health, improving availability of data and information about watersheds and training watershed managers and the public about watershed management. No cost share or match is required; however, projects with matching funding, in-kind services or other support are favored.

These grants may not be used solely for the operational support of specific watershed projects, for example, support for implementing individual watershed projects or developing TMDLs for specific waterbodies (normally funded under section 106/319 grants) or for in-depth monitoring (beyond traditional volunteer monitoring programs) for individual waterbodies. All projects funded through this program must contribute to the overall development and improvement of watershed programs. Project funding ranges from \$5,000 to \$80,000.

*Water Quality Pollution Control Grants.* (CWA section 106) States and interstate agencies are eligible for grants to establish and implement ongoing water pollution control programs. This program takes a watershed protection approach at the state level by looking at water quality problems holistically and targeting the use of limited finances available for effective program management.

**Total Maximum Daily Load Program Funds.** (CWA section 104(b)(3), CFDA 66.436, Surveys, Studies, Investigations Grants and Cooperative Agreements for Water Quality Projects) EPA funds are available for projects that lead to the completion of a TMDL or contribute toward the development of a TMDL or multiple TMDLs. These funds are referred to as *extramural funds* and can be used for contract support, grants to states or tribes or interagency agreements (IAGs) with other federal agencies (i.e., USFS, USGS, USFWS). State, tribal and interstate agencies interested in using these funds may not receive grants for routine TMDL development purposes normally funded with section 106 or 319 funds. In these cases, projects must be innovative or demonstrative in nature consistent with section 104(b)(3) of the CWA. Reuse of contract funds by state, tribal or interstate agencies may also be restricted in some cases.

*Wetland Program Development Cooperative Agreements and Grants*. (Clean Water Act, Section 104(b)(3), as amended; Public Law 92-500; 33 U.S.C. 1254(b)(3), CFDA 66.461) States, tribes, and local governments are eligible for wetlands program grants to aid in developing and enhancing comprehensive wetland programs. Projects must demonstrate environmental outputs

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and outcomes, must result in products/deliverables, should address national and regional priorities, and must demonstrate a 25 percent nonfederal match. While grants can be used to build and refine any element of a comprehensive wetland program, priority is currently given to projects that address the following two priority areas identified by EPA: enhancing wetlands protection/regulations and developing a comprehensive monitoring and assessment program.

**Regional Geographic Initiative.** (RGI) (CFDA 66.034, 66.424, 66.436, and 66.716) Most RGI grants are awarded under the authorities of section 103 (b)(3) of the CAA or section 104 (b)(3) of the CWA and, therefore, must qualify as a "survey, study, research, investigation, experiment, training, or demonstration." RGI is not a grant program but a pot of funds that the regions receive annually to address high priorities identified each year. The money can be used to fund grants, but there are other funding vehicles used for this money (includes funding contracts, and the like). Each Region has full authority to determine its own priorities for using this money; there are no set dollar amounts identified for water, watershed or waste projects. Grants, cooperative agreements and IAGs can be made available to state water pollution control agencies, interstate agencies and other public or nonprofit agencies, institutions, organizations and individuals to fund unique, geographically based projects that fill critical gaps in EPA's ability to protect human health and the environment. RGI projects

- Address places, sectors, or innovative projects
- Are based on a regional, state, tribal or other strategic plan
- Address problems that are multimedia in nature or fill a critical gap in the protection of human health and the environment
- Demonstrate state, local or other stakeholder participation
- Identify opportunities for leveraging other sources of funding

Projects may receive funding for one or more years but generally will not receive RGI funds for more than 4 years. Each EPA Regional office is responsible for executing the RGI Program within its states. To obtain information about the availability of funds for a project, contact the appropriate Regional RGI coordinator.

*NPS Funds.* (CWA 319(h)) section 319 grants are awarded to states and territories (referred to as states) for the purpose of helping them implement NPS management programs. Section 319 grants are awarded to state NPS agencies in two categories: base funds and incremental funds. States may use the *base funds* for the full range of activities addressed in their approved NPS management programs. For example, the funds may be used for protection of unimpaired waters, restoration of impaired waters, education and training and staffing or support to manage and implement their NPS management programs. In general, states have great flexibility as to how to use these base funds. States must use \$100 million of section 319 funds, referred to as *incremental funds*, to develop and implement watershed-based plans that address NPS impairments in watersheds that contain section 303(d)-listed waters. The watershed-based plan must be designed to achieve the load reductions called for in the NPS TMDL. If a TMDL has not yet been developed, the plan must be designed to reduce NPS pollutant loadings that are contributing to water quality threats and impairments. Up to 20 percent of the base and incremental funds may be used to develop NPS TM-DLs and watershed-based plans to implement NPS TMDLs.

The NPS grant to the state requires a nonfederal match of 40 percent. The federal share of the cost of each management program implemented with federal assistance may not exceed 60 percent of the cost incurred by the state in implementing such management program and must be made on the condition that the nonfederal share is provided from nonfederal sources. The nonfederal match can be provided by individuals, organizations, local governments, or state agencies. In-kind donations can also be used for the match—this might involve the use of equipment or space, a donation of time or volunteer services.

Approved state NPS management programs provide the framework for determining what activities are eligible for funding under section 319(h). Examples of previously funded projects include the installation of BMPs to control animal waste from animal feeding operations (not subject to NPDES permit requirements), streambank stabilization and shoreline restoration projects, forest road decommissioning to reduce erosion and sedimentation, basinwide landowner education programs and wetlands restoration projects. Section 319 funds may also be used to fund abandoned mine land reclamations projects and urban storm water activities that are not specifically required by a draft AML or final NPDES permit. Additional details regarding these types of projects are given below:

- Updating and refocusing the state NPS Management Program and NPS Assessments to improve program effectiveness. States may use up to 20 percent of their base section 319 allocation for this purpose. States should refine their programs to reflect their most pressing needs and highest-priority water quality problems. Activities and analyses that may be funded include establishing indicators and milestones, developing TMDLs and watershed plans and improving assessment efforts.
- Implementing ground water protection activities. Ground water activities are eligible for section 319 grants if they are identified in the state's NPS Management Program, Ground Water Protection Strategy or Comprehensive State Ground Water Protection Program.
- Funding urban storm water runoff activities if those activities meet the following conditions: (1) the activities are not specifically required by a draft or final NPDES permit, and (2) the activities do not directly implement a draft or final NPDES permit. Activities that might meet the above requirements include technical assistance; monitoring to address implementation strategies; BMPs; information and education programs; technology transfer and training; and development and implementation of regulations, policies and local ordinances to address storm water runoff.
- Funding AML reclamation projects designed to protect water quality if those activities meet both of the following conditions: (1) the activities are not specifically required by a draft or final NPDES permit, and (2) the activities do not directly implement a draft or final NPDES permit. Activities that might meet the above requirements include remediation of water pollution from abandoned mines or portions of abandoned mines, mapping and planning of remediation, monitoring, technical assistance, information and education programs, technology transfer and training and development and implementation of policies addressing AMLs.
- Implementing lake protection and restoration activities except for in-lake work such as aquatic macrophyte harvesting or dredging unless the sources of pollution have been addressed sufficiently to ensure that the pollution being remediated will not recur. States are encouraged to use section 319 funding for eligible activities that might have been funded in previous years under CWA section 314 (Clean Lakes Program).

### Additional Water Program Support

*The Watershed and Water Quality Modeling Technical Support Center (Center)* provides assistance to EPA Regions, state and local governments and their contractors in implementing the CWA. The Center, which is part of EPA's Office of Research and Development (ORD), is committed to providing access to technically defensible tools and approaches that can be used to develop TMDLs, wasteload allocations (WLA) and watershed protection plans. The Center reaches out to experts throughout EPA and states to bring technical experts together. www.epa.gov/ATHENS/wwqtsc

## Middle Fork Holston, Virginia

The Middle Fork Holston begins near Marion, Virginia, and flows toward Abingdon, Virginia, providing a source of water to these communities. In 1984 a grassroots watershed group known as the Middle Fork Holston Water Quality Committee formed in response to citizen concerns about the taste and odor of their drinking water.

The group's first action was to seek the advice of state water resource management agencies. They learned that little was known about the river, so with the state's encouragement, they asked Tennessee Valley Authority's (TVA) Water Management group to help them review the river's condition. In response, TVA joined an interagency team to evaluate and assess resource conditions. TVA also collected monitoring information and conducted aerial inventories of land use and nonpoint pollution sources.

The Water Quality Committee's primary tasks were to draw public attention to TVA's results and work on convincing landowners of the benefits of agricultural BMPs. The group focused on involving all local stakeholders in setting long-term goals. In the Hutton Creek subwatershed, for example, improving the fishery became a meaningful community goal, because local streams are used more for fishing than for swimming.

Over 16 years, the Middle Fork Holston Water Quality Committee engaged in activities such as river cleanup days, school art and slogan contests and numerous field days to promote BMPs. The group also hosted three community seminars, pilot tested cost-effective streambank stabilization techniques and sponsored an innovative "Adopt-A-Watershed" program that paired high school students and state agencies in activities aimed at solving local water quality problems.

Funding and technical support for their projects came from many areas. State funds and federal section 319 grants contributed more than \$750,000. The USDA provided more than \$2.5 million for agricultural BMP assistance, and TVA invested approximately \$750,000 in technical assistance and seed money for the initial water quality demonstration.

The Watershed Funding Web site provides a comprehensive look at funding tools, databases and information about sources of funding to protect and restore watersheds. **www.epa.gov/owow/funding.html** 

*EPA Central Geographic Information System (GIS) support programs* are available in every Region and are usually found in the EPA Regional Information Technology Support Program. They can provide an array of mapping and GIS support, including aerial photography and satellite images access via TerraServer and GlobeXplorer Web services tools within their ArcGIS systems. TerraServer image services include panchromatic Digital Orthophoto Quads down to one-meter resolution. GlobeXplorer image services include both panchromatic and color images, satellite and aerial photos, down to sub-meter resolution. Both image Web services are available to all EPA employees running the ArcGIS software.

*Watershed Funding Web site*—EPA has created a new Web site, **www.epa.gov/owow/ funding.html**, to provide tools, training, databases, and information about sources of funding to practitioners and funders that serve to protect watersheds. The site links to the Catalog of Federal Funding for Watershed Protection as well as other useful information from both the public and private sectors.

**Regional Priorities Grants Program (RPGP) Region 8** 

## Region 8 2006 Criteria to Assist in Selecting Potential Funding Opportunities for Watershed Projects

Region 8 combines their discretionary program grants under one Request for Proposals (RFP), called the Regional Priorities Grants Program (RPGP). The description of the funding programs and the review criteria for the 2006 RFP are summarized below. The Region 8 criteria are based on EPA program-specific guidelines. The priorities and criteria vary in each Region. EPA national and regional priorities and funding levels change over time; the current RFP specifications and criteria should be reviewed before submission of any proposal.

General requirements for outcomes and outputs are outlined in all RFPs. The 2006 guidelines include the following:

In compliance with EPA Order 5700.7 on environmental results, applicants are required to address outcome and output environmental measurements in their proposals. The term *outcome* means the result, effect or consequence that will occur from carrying out an environmental program or activity. Outcomes may be environmental, behavioral, health-related or programmatic in nature but must be quantitative. There are two major types of outcomes—end outcomes and intermediate outcomes. End outcomes are the desired end or ultimate results of a project or program. They represent results that lead to environmental or public health improvement. A change in water quality and resultant change in human health or environmental impacts are examples of end outcomes. Intermediate outcomes are outcomes that are expected to lead to end outcomes but are not themselves *ends*. For example, for an air pollution project, reductions in emissions may be viewed as an intermediate outcome to measure progress toward meeting or contributing to end outcomes of improved ambient air quality and reduced illness from air pollution.

The term *output* refers to an environmental activity or effort and associated work product that will be produced or provided over a period of time or by a specified date. Outputs may be quantitative or qualitative but must be measurable during the funding period. Examples of outputs include, but are not limited to, the number of stakeholder groups involved in the process, the number of facilities participating in a demonstration, the development of a report or training manual, increased monitoring, the number of workshops or training courses conducted and the number of people trained.

#### **Description of Funding Programs**

Below are the funding programs for which awards are expected to be made under the Region 8 2006 RPGP. Each of these programs and their expectations for outcomes and outputs is described below.

**1.** Regional Geographic Initiative (*RGI*): RGI funds support projects that have been identified as a high priority by the region, states, tribes, localities or citizen groups due to high or potentially high human health or ecosystem risk, or due to significant potential for risk reduction or avoidance. Two types of projects will be considered for RGI:

**Projects that protect and restore water quality on a watershed basis:** Projects must contribute directly to the achievement of the watershed and water body restoration measures under this strategic goal (for more information on the strategic goal, refer to EPA's website at www.epa.gov/water/waterplan/documents/FYO6NPGNarrative.pdf). Projects may contribute to meeting the measures by conducting restoration of impacted waters to achieve measurable improvement, or by improving the states' and/or tribes' capacity to target, achieve, measure and report water quality improvement on a watershed basis. Note that RGI funds cannot be used by states or tribes to carry out activities that would normally be funded under water quality (section 106) or non-point source (section 319) State and Tribal Assistance Grants. Projects funded under this program support progress toward EPA Strategic Plan Goal 4, Sub-objective 4.2.1 (Healthy Communities).

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- a. Examples of outcomes for RGI watershed projects include but are not limited to:
  - i. Implemented Best Management Practices (BMPs) and restoration projects that improve riparian and in-stream physical, chemical or biological health. Some examples include miles of stream channel restored, miles of riparian vegetative buffer installed, and pounds of pollutant loading reduced or eliminated as a result of improved practices or restoration activities.
  - ii. Improved water quality as measured by pre- and post-project monitoring of water chemistry, physical habitat or biological indicators. EPA recognizes that for most water quality restoration activities, measurable responses in water quality are likely to take longer than the project period.
  - iii. Improved capability by a state or tribe to conduct assessment activities that measure effectiveness and environmental results of actions conducted as part of the nonpoint source or other restoration programs, or assistance provided by the state to local partners in measuring environmental results.
- b. Examples of outputs for RGI watershed projects include but are not limited to:
  - i. A comprehensive characterization of all sources and causes of water quality impairment within a watershed that will allow recipients to develop a restoration plan
  - ii. Development of a comprehensive watershed management plan that establishes priority restoration actions needed to address water quality impairments watershed-wide
  - iii. A final project report that documents and quantifies BMPs and restoration activities implemented
  - iv. Enhanced multi-sector partnerships that are capable of leveraging resources from multiple sources to implement planned restoration actions

Applicants seeking funds from the RGI programs to protect and restore water quality on a watershed basis must address the general and program specific criteria in Section V of this solicitation.

**Projects that address community-based air toxics:** For air toxics projects, proposals must support and promote the coordination and acceleration of research, investigations, experiments, demonstrations, surveys and studies relating to local air toxics assessment, reduction, and/or elimination projects; however, priority would be given to proposals where the majority of federal dollars go to education and outreach activities related to air toxics and/or demonstration projects which implement mitigation activities. For more information on EPA's community air toxics program go to the web site www.epa.gov/air/toxicair/community.html. Projects funded under this program support progress toward EPA Strategic Plan Goal 1, Objective 1.1 (Healthier Outdoor Air).

- a. Anticipated outcomes for air toxics projects include but are not limited to:
  - i. Reducing risks from exposure to air pollutants through collaborative action at the local level
  - ii. Developing a comprehensive understanding of sources of risk from air toxics and setting priorities for effective action
  - iii. Creating multi-faceted partnerships at the local level to improve local air toxics conditions
- b. Anticipated outputs for air toxics projects include but are not limited to:
  - i. Creation of multi-stakeholder partnerships
  - ii. Promotion and establishment of multi-stakeholder partnerships/collaborations
  - iii. Knowledge of refined risk information on the local level (improved inventories, modeling)
  - iv. Understanding of local areas of highest risk

### (continued)

# CASE STUDY

- v. Localized risk information to supplement the National Air Toxics Assessment
- vi. Integrating efforts to understand mobile, indoor and stationary sources
- vii. Integrating relevant health information
- viii. Development of federal/state/local capacities in air toxics assessment
- ix. Implementation of air toxics reduction activities
- x. Development of means to measure results
- xi. Development of outreach and education materials addressing air toxics
- xii. Development and conduct of training courses addressing air toxics

Applicants seeking funds from the RGI program to address community-based air toxics must address the general and program specific criteria in Section V of this solicitation.

2. Total Maximum Daily Load (TMDL) Program: This program will evaluate projects for TMDL development for water bodies that have been identified on an EPA approved Clean Water Act Section 303(d) list. States and tribes that receive section 106 grant funding are not eligible to receive TMDL grant funding. Projects funded under this program support progress toward EPA Strategic Plan Goal 2 (Clean and Safe Water), Objective 2 (Conserve and Enhance Nation's Waters), Sub-Objective 1 (Restore and Protect Watersheds).

- a. Anticipated outcomes for TMDL projects include but are not limited to:
  - i. Restore and maintain watersheds and their aquatic ecosystems to protect human health and support recreational activities and provide healthy habitat for fish and wildlife
  - ii. Improve the quality of water and sediments to allow the safe consumption of fish
  - iii. Restore water quality to allow swimming safe from waterborne diseases
  - iv. Attain water quality standards in waters previously identified as not attaining standards;
  - v. Improve water quality in Indian country
  - vi. Reduce levels of phosphorous contamination in rivers, streams and lakes
- b. Anticipated outputs for TMDL projects include but are not limited to:
  - i. Development of TMDLs necessary to protect and improve water quality on a watershed basis
  - Completion of assessments that characterize water quality and pollutant loading in order identify waters that need TMDLs, or to develop TMDLs for waters already listed on a state section 303(d) list.

Applicants seeking funds from the TMDL program must address the general and program specific criteria in Section V of this solicitation.

**3.** Source Reduction Assistance (Pollution Prevention) Program: The Pollution Prevention Act of 1990 defines "source reduction" to mean any practice that reduces the amount of any hazardous substance, pollutant, or contaminant entering any waste stream or otherwise released into the environment (including fugitive emissions) prior to recycling, treatment, or disposal, and reduces the hazards to public health and the environment associated with the release of such substances, pollutants, or contaminants. Source reduction practices may include equipment or technology modifications, process procedure modifications, reformulation or redesign of products, substitution of raw materials, and improvements in housekeeping, maintenance, training, or inventory control.

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The term "pollution prevention" means source reduction, as defined under the Pollution Prevention Act, and other practices that reduce or eliminate the creation of pollutants through increased efficiency in the use of raw materials, energy, water, or other resources or protection of natural resources through conservation.

The applicant will have the flexibility of scaling up prior source reduction or pollution prevention projects to generate greater environmental impact. Projects that have the potential to be scaled up must include activities that align with one of the regional priorities.

Projects relating to ENERGY STAR<sup>®</sup> and renewable energy, and projects that support the Resource Conservation Challenge would be considered under this funding source. Information about the ENERGY STAR<sup>®</sup> program can be found at www.energystar.gov and information about the Resource Conservation Challenge can be found at www.epa.gov/rcc.

Projects funded under this program support progress toward the following goals in EPA's Strategic Plan:

- Goal 1, Objective 1.5 (Reduce Greenhouse Gas Intensity)
- Goal 3, Sub-Objective 3.1.1 (Reduce Waste Generation and Increase Recycling)
- Goal 5, Objective 5.2 (Improve Environmental Performance through Pollution Prevention and Innovation)
- a. Anticipated outcomes for the Pollution Prevention Program include but are not limited to:
  - i. Pounds of pollution reduced
  - ii. BTUs of energy conserved
  - iii. Carbon reductions
  - iv. Pounds of waste reduced, recycled, or put to beneficial use
  - v. Gallons of water saved
  - vi. Dollars saved through pollution prevention efforts
- b. Anticipated outputs for the Pollution Prevention Program include but are not limited to:
  - i. Number of stakeholder groups involved in a process
  - ii. Number of workshops, training, and courses conducted

Applicants seeking funds from the Source Reduction Assistance program must address the general and program specific criteria in Section V of this solicitation.

4. Strategic Agriculture Initiative: The purpose of the Food Quality Protection Act (FQPA) Strategic Agricultural Initiative (SAI) Grant Program is to help implement FQPA and support "transition" efforts by growers to more environmentally-sound pest management practices. The program supports grants for education, extension, demonstration, and implementation projects for FQPA transition and reduced-risk practices for pest management in agriculture. Priority is placed on project proposals that include a "whole systems" approach by integrating pest, soil, and crop management practices; address an array of commodities; focus on sustainable agriculture; incorporate conservation planning; and are submitted by applicants that have a proven track record of grower participation and adoption of sustainable pest management practices. Successful applicants will also have an outreach and extension component to their program. "Sustainable" agriculture refers to farming practices that are environmentally sound, economically viable, and socially responsible. FQPA/SAI funds are not intended to support basic research; however, proposals may include a component

for applied on-farm research, as long as they also have demonstration, education, and/or outreach activities. Proposals that maximize the use of resources for "on-the-ground" activities will be viewed more favorably than those proposals with high administrative costs. Measures of success should be linked to reduction of pesticide use/risks, implementation of alternative agricultural practices, and/or similar impacts. For assistance with measuring results of projects, see the SAI Toolbox www.aftresearch.org/sai (SAI Grant Applicants, Performance Measures). Projects funded under the SAI will support progress toward EPA Strategic Plan Goal 4 - Healthy Communities and Ecosystems; Objective 4.1 - Chemical, Organism, and Pesticide Risk; Program/Project 92 - Field Programs.

- a. Anticipated outcomes for SAI projects include but are not limited to:
  - Increased number of growers using reduced-risk/Integrated Pest Management (IPM) tools and techniques
  - ii. Quantitative and qualitative benefits to human health, the environment, and communities
  - iii. Partnerships between crop producers, EPA, other federal/state/local agencies, and other interested stakeholders to implement reduced-risk/IPM programs and to leverage funds from other sources to increase the scope of the FQPA/SAI program
- b. Anticipated outputs for SAI projects include but are not limited to:
  - i. Educational and outreach materials for growers
  - ii. Conservation plans for growers that include reduced-risk pest management
  - iii. Conferences, seminars, and on-site field training
  - iv. Partnerships established between federal and non-federal programs to provide reducedrisk/IPM programs for crop producers

Applicants seeking funds from the SAI must address the general and program specific criteria in Section V of this solicitation.

#### **Types of Award Agreements**

Awards will be in the form of grants, cooperative agreements, or interagency agreements, depending on the source of funds. Interagency agreements are made between two federal agencies for projects that meet the needs and interests of both agencies. Grants have minimal EPA oversight. Cooperative agreements permit substantial involvement between the EPA project officer and the selected applicants in the performance of the work supported. EPA sees its role as providing training, tools, technical assistance and other support. Although EPA will negotiate precise terms and conditions relating to substantial involvement as part of the award process, the anticipated substantial federal involvement for projects selected may include:

- Close monitoring of the recipient's performance
- Collaboration during the performance of the scope of work
- In accordance with 40 CFR Part 31.36(g), review of proposed procurements
- Approving qualifications of key personnel (EPA does not have authority to select employees or contractors employed by the recipient)
- Review and comment on content of publications (printed or electronic) prepared under the cooperative agreement (the final decision on the content of reports rests with the recipient)

#### **Dollar Range of Awards**

The estimated dollar range of awards will be between approximately \$10,000 and \$200,000 depending on the project type, but we anticipate that most projects awarded will be in the \$25,000-\$75,000 range.

#### **Eligibility Information**

**A. Eligible Applicants:** The types of entities eligible to receive EPA funding vary according to the requirements of each grant program and Catalog of Federal Domestic Assistance (CFDA) number. Table CS-1 specifies eligibility requirements for each of the funding programs and CFDAs. Note that for most funding programs, private individuals and for-profit organizations are not eligible to apply directly to EPA for funding; however, they may be able to participate in a project voluntarily or through a contract mechanism as described below. The only exception is that individual farmers can apply directly for funding under the SAI.

**B. Eligible Uses of Funds:** RGI and TMDL Program funds may not be used for any activities that the Congress funds from the State and Tribal Assistance Grant (STAG) account. This includes all categorical grant programs, with two exceptions for RGI and only the second exception for TMDL: (1) These funds may be used for section 103 Clean Air Act grants, *if* the purpose of the project is to conduct investigations, experiments, demonstrations, surveys, studies, and training to support program implementation *and* the recipient is either an air pollution control agency or a non-profit organization; (2) These funds may be used for certain activities under section 104(b)(3) of the CWA. (Any submissions that fall in this category will be reviewed on a case-by-case basis.)

In general, EPA funds may be used to pay for personnel, fringe benefits, travel expenses, outreach materials, supplies and equipment (though there are typically limitations on equipment). Awardees cannot use federal funds to purchase land, vehicles or other capital equipment and cannot use federal funds to lobby or to complete work that was to have been done under a prior grant. Funding may be used to contract for services, provided the recipient follows procurement and subaward or subgrant procedures contained at 40 CFR Parts 30 or 31, as applicable. Successful applicants must complete contracts for services and products and conduct cost and price analyses to the extent required by these regulations. The regulations also contain limitations on consultant compensation. Applicants are not required to identify contractors or consultants in their proposal. Moreover, the fact that a successful applicant has named a specific contractor or consultant in the proposal EPA approves does not relieve it of its obligations to comply with competitive procurement requirements. Contracts must follow procurement guidelines.

**C. Match Requirements:** The Source Reduction Assistance program requires a match of 5 percent. To calculate the appropriate dollar match, divide the amount of EPA funds being requested by .95 for the total, then subtract the requested amount to get the match. For example, \$25,000 of EPA funds divided by .95 equals \$26,316. Subtract \$25,000 from \$26,316 and the match required will be \$1,316.

For the other programs listed, the match is optional. Leveraging funds from other sources will be considered in the evaluation of proposals. For more information on match requirements, see Table CS-1.

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Funding Program	CFDA <sup>1</sup>	Number Matching	Funds/ Type of Award	Mechanism/ Eligible Applicants
1. Regional Geographic Initiative (RGI)	66.436 or 66.034	Optional	Grant, Cooperative Agreement, or Interagency Agreement	States, tribes, local government, federal agencies, institutions of higher education, community-based environmental and nonprofit organizations.
2. Total Maximum Daily Load (TMDL)	66.436	Optional	Grant, Cooperative Agreement, Interagency Agreement, or contract support	States, tribes, local government, nonprofits, federal agencies
3. Source Reduction Assistance (Pollution Prevention)	66.717	5%	Grant or Cooperative Agreement	States, tribes, local government, school district and higher education, nonprofits, community-based grassroots organizations
4. Strategic Agriculture Initiative	66.716	Optional	Grants	States, tribes, local government, institutions of higher education, nonprofits including commodity groups/ associations, farmers groups and individual farmers.

<b>Table CS-1.</b> Description of Funding Programs and Eligibility
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<sup>1</sup> The Catalog of Federal Domestic Assistance (CFDA) can be viewed on the Web site at **www.cfda.gov**.

<sup>2</sup> EPA's 2003-2008 Strategic Plan goals, objectives and subobjectives can be viewed on the Web site at www.epa.gov/ocfo/plan/plan.htm. *EPA's Watershed Academy and Watershed Webcasts*—The Watershed Academy is a focal point in EPA's Office of Water for providing training and information on implementing watershed approaches. The Academy sponsors live classroom training, online distance learning modules through the Watershed Academy Web at **www.epa.gov/watertrain**, and most recently, Webcasts on various watershed planning and restoration topics. Topics covered to date include: Sustainable Financing for Watershed Groups, Low Impact Development, Social Marketing, Brownfields, Stormwater Phase II, and Integrating Wetlands into Watershed Planning. For more information, visit: **www.epa.gov/watershedacademy**.

**Plan2Fund<sup>™</sup>** is a Watershed Planning Tool that helps organizations determine their funding needs to meet the goals and objectives of their Watershed Program Plan. **Plan2Fund** walks users through estimating the costs of their Watershed Program Plan's goals and objective, assessing any local matches and determining funding needs. The results from **Plan2Fund** can be used to search for funding sources using the Environmental Finance Center's Internet-based **Directory of Watershed Resources. http://sspa.boisestate.edu/efc/Tools\_Services/Plan2Fund/plan2fund.htm** 

*The Volunteer Monitoring Program* helps volunteer water monitors build awareness of pollution problems, become trained in pollution prevention, help clean up problem sites, provide data for waters that may otherwise be unassessed and increase the amount of water quality information available to decision makers at all levels of government. Volunteer data provide delineation and characterization of watersheds, screening level assessments for water quality problems and measure baseline conditions and trends. EPA sponsors national conferences that bring together volunteer organizers and agency representatives, manages an e-mail list for volunteer monitoring program coordinators, supports a national newsletter for volunteer monitors, maintains a directory of volunteer monitoring programs and publishes manuals on volunteer monitoring methods and on planning and implementing volunteer programs. Information is at http://yosemite.epa.gov/water/volmon.nsf. Regional EPA offices provide technical assistance related to data quality control, serve as contacts for volunteer programs, manage grants to state agencies that include provisions for volunteer water monitoring and public participation, and provide information exchange services for volunteers.

## RCRA Funding Resources

Resources for conducting RCRA assessment and cleanup activities come from business or property owners. RCRA-related Brownfields projects may be funded as described below.

### **UST/LUST** Funds

The 1986 amendment created the Leaking Underground Storage Tank (LUST) Trust Fund to provide federal funds for corrective actions and pay for cleanup at UST sites where the owner or operator is unknown, unwilling or unable to respond or that require emergency action. Revenues for the trust fund are derived from a gasoline tax.

The 2002 Brownfields law authorized EPA to grant funds to states and local governments so they can inventory, assess and clean up low-risk, petroleum-contaminated brownfields. In 2003 EPA provided almost \$23 million to state and local governments to help them assess, clean up, and reuse petroleum brownfields. This program complements the USTfields Initiative of 2000 and 2001 for the reuse of abandoned gas stations. A total of 50 USTfields Pilots were awarded up to \$100,000 each from the LUST Trust Fund to assess, clean up and ready for reuse high-priority, petroleum-impacted sites.

## CERCLA Funding Resources

Funds for assessment and cleanup of CERCLA sites may be provided by EPA CERCLA allocations from Congress or PRPs (the special taxes that Congress enacted to fund the dedicated Hazardous Substance Superfund expired on December 31, 1995, and have not been renewed). EPA's CERCLA Site Assessment Program funds work (its own and states' under cooperative agreements) to assess possible releases at sites. Once EPA has determined that there is a need for CERCLA response action(s), it first considers its



enforcement options. Ideally, one or more PRPs agree to perform the work under EPA supervision. (As noted above, federal facilities generally undertake cleanup work under CERCLA at their own facilities, using separately authorized funds.) Where PRPs contribute only money, and EPA performs the work, funds from the PRPs are generally placed in a special account that is used only for work at that site. The NRDA aspect of CERCLA is funded by the Trustees and PRPs.

EPA, states and FLM agencies each manage certain CERCLA activities, but only EPA is empowered to disburse CERCLA funds. CERCLA grants to fund site-specific activities are not available to other agencies to conduct activities except for funding available for communities to meet the community involvement requirements of CERCLA. (Grants under the Small Business Liability Relief and Brownfields Revitalization Act are discussed separately.) This section describes assessment and cleanup resources available through CERCLA.

### **Pre-Remedial Program**

Pre-remedial program funds are used to perform tasks required for site assessment and listing on the NPL. Funding for a specific project is on the basis of annual allocations and priorities of EPA Regions. Projects with high interest from the community or state or federal agencies are often given priority for resources. The amount of funding allocated for a PA or SI at a site is based on the complexity of the site, nature of contaminants, regional priorities and Regional funding available, but is limited by the nature of the studies.

### **Remedial Program**

Remedial activities are funded through the Superfund as supplemented by congressional appropriations as well as by PRPs. For remedial actions funded by Superfund and congressional appropriations, EPA Regions prioritize their sites and then negotiate with EPA headquarters and other Regions to determine what projects will be funded. For remedial actions funded by PRPs, EPA encourages site cleanup teams to establish *special accounts* at each site, allowing payments by PRPs to be used at the site. Additionally, the remedial program may draw on the many CERCLA resources described below, including EPA Regional Laboratories, the CLP, the Environmental Services Assistance Team (ESAT) and the Response Action Contracts (RACs).

### Removal/Emergency Response Program

There are three tiers to Removal/Emergency Response funding according to the urgency of the problem.

• *Emergency Response:* OSCs have a \$200,000 warrant to respond to situations that pose an immediate risk to public health. An action memo must be prepared after the action to document decisions. For expenditures beyond \$200,000 in an emergency situation or after the site moves from an emergency to time-critical removal status, the OSC documents the continued threat in an Action Memo (including revised upward budget) and obtains emergency

response management and assistant regional administrator approval and enforcement concurrence.

- *Time-Critical Removal:* TCRAs may be taken to protect public health. Generally as much as \$2 million may be spent after consultation with EPA's Enforcement Program. Additional approval is required for spending above \$2 million, or if the removal action will exceed 12 months, and EPA headquarters must approve certain expenditures over \$6 million. An action memo must be prepared before project implementation.
- Non-Time Critical Removal: NTCRAs may be implemented at sites that pose a health or environmental threat for which more than 6 months are available for planning. An EE/CA must be performed to compare removal options. Funding is limited by Regional allocations for the Removal/Emergency Response Program.

### Natural Resource Damage Assessment

Under CERCLA and OPA, Trustees assess injuries to public natural resources, determine damages and require PRPs to provide for restoration of resources injured due to the release of oil and hazardous substances. Natural Resource Damages are recovered from PRPs and may be used for assessment and restoration activities.

Funds deposited into the DOI's NRDA and Restoration Fund may be used as nonfederal matching funds for federal grants if the money is deposited pursuant to a joint and indivisible recovery by the DOI and a nonfederal Trustee and the money is transferred to the nonfederal Trustee. The money may not be used for nonfederal matching funds if it is transferred to the federal Trustee agency then distributed to a nonfederal agency.

### Superfund Community Involvement Resources

TAGs are awarded by EPA to community groups to contract with independent technical advisors to interpret and help the community understand technical information about the NPL site or proposed site in their community. Groups eligible to receive grants under the TAG Program are those whose members might be affected by a release or threatened release of toxic wastes at any facility listed or proposed for listing on the NPL and where preliminary site work has begun. In general, eligible groups are those groups of individuals who live near the site and whose health, economic well-being or enjoyment of the environment are directly threatened. A group applying for a TAG must be incorporated as a nonprofit (or working toward incorporation). PRPs, academic institutions, local governments or groups established or supported by the government are not eligible for TAG awards. If more than one group applies for a TAG, they are encouraged to form a coalition to apply for the grant (because only one TAG may be awarded). Up to \$50,000 is available for the community to participate in decision making at their site. A 20 percent match, which may include donated or in-kind services, must be contributed by the community group. www.epa.gov/superfund/community/tag/index.htm

The TOSC Program provides free, independent, nonadvocate technical assistance about contaminated sites. Services and products may include explanation and review of technical documents, help to understand health risks and environmental issues, learning experiences to explain basic science and environmental policy, information about existing technical assistance materials, training for community leaders in facilitation and conflict resolution and assistance to help communities participate in the cleanup decision-making process. www.toscprogram.org

### **EPA** Internal **CERCLA** Resources

The *Environmental Response Team (ERT)* is a group of EPA technical professionals who provide EPA regional and headquarters offices; USCG district offices; federal, state and local agencies; and foreign governments experienced technical and logistical assistance in responding to environmental emergencies such as oil or hazardous materials spills. The staff serve as in-house consultants

on innovative and emerging technologies and are recognized experts in several fields of science. In addition to its emergency response tasks, the ERT provides remedy recommendations/implementation, technology efficacy/cost-effectiveness, and emerging technology evaluation through bench, pilot and full-scale studies promoting the One Cleanup Program. Members are involved in land revitalization efforts and ecological risk assessment, including ground water to surface water interaction studies as part of ecological risk assessment, as well as revegetation of sites fostering implementation, resulting in a more robust solution. The ERT is also active in policy development, evaluation and implementation in areas such as soil and ground water indoor air vapor intrusion, ecological risk assessment, contaminated sediment remediation and counterterrorism and homeland security.

The ERT can provide a limited amount of technical assistance but requires site funding for large efforts. The ERT operates through EPA's Office of Superfund Remediation and Technology Innovation (OSRTI) but is available for assistance on Brownfields, RCRA, water or other EPA projects.

EPA's Office of Research and Development supports *Technical Support Centers (TSCs)* funded by the OSRTI and the Technical Support Project. Site-specific assistance and technical support is available to EPA Regions and to EPA program offices. www.epa.gov/tio/tsp/tscs.htm

Technical Support Centers are operated through *National Risk Management Research Laboratory* offices in Ada, Oklahoma, and Cincinnati, Ohio. The *Ground Water and Ecosystems Restoration Division* in Ada conducts research and offers technical assistance to provide the scientific basis to support the development of strategies and technologies to protect and restore ground water, surface water and ecosystems impacted by man-made and natural processes. The *Land Remediation and Pollution Control Division* in Cincinnati, Ohio, conducts research, development and demonstration projects on management of hazardous wastes and contaminated media. **www.epa.gov/ORD/NRMRL** 

Technical Support Centers are also provided through *National Exposure Research Laboratory* offices in Cincinnati, Ohio, and Las Vegas, Nevada. The *Microbial and Chemical Exposure Assessment Research Division* in Cincinnati performs research to measure, characterize and predict the exposure of humans to chemical and microbial hazards. The Environmental Sciences Division in Las Vegas operates the TSC for Monitoring and Site Characterization and provides technical support and assistance to regional staff including analytical chemistry; statistical analysis/consultation; ground water/soils modeling, monitoring and fingerprinting; air modeling and monitoring; and reviewing documents. This group works with the Remedial Project Managers (RPMs) and OSCs throughout a site characterization event (i.e., from planning and design to analysis and data interpretation). When on-site work is required, the Las Vegas TSC mobilizes specialized teams of field scientists equipped with portable or deployable instruments to help the Regions with screening-level assessments and site characterization. **www.epa.gov/nerl** 

The *National Air & Radiation Environmental Lab* performs analyses on samples for a number of radionuclides and hazardous materials. Typical samples include air, water, soil, vegetation, human tissue and food. The laboratory routinely provides analytical and technical support for the characterization and cleanup of Superfund and federal facility sites. It also operates the Environmental Radiation Ambient Monitoring System (ERAMS). The system consists of sampling stations in each state that regularly collect air particulate, surface water, drinking water, precipitation and milk samples for radioactivity analyses. The system can also track airborne radioactivity from any accidental release. If necessary, the ERAMS sampling frequency can be increased to meet the needs of any radiological emergency response. www.epa.gov/narel

The *Radiation and Indoor Environment National Lab* specializes in developing, demonstrating and employing field technologies. Technical staff support the cleanup of contaminated sites using state-of-the-art fixed and mobile laboratories, monitoring vehicles and an extensive collection of calibrated field instruments. They also conduct field studies in radiation-contaminated areas and

provide site-specific computer modeling and dose assessments. The laboratory also provides analytical services for testing and monitoring indoor environments for both radiological and chemical contaminants. www.epa.gov/radiation/rienl

The *Superfund Sediment Resource Center (SSRC)* helps EPA staff on technical issues related to the cleanup of contaminated sediment sites. The center focuses on providing timely and helpful input on site-specific issues for topics related to sediment site characterization, such as data collection and evaluation; sediment stability; modeling (e.g., hydrodynamic, contaminant fate and transport and food chain); ecological and human health risks; and the efficacy of remedies such as capping, dredging, monitored natural recovery (MNR) and treatment technologies. www.epa.gov/superfund/health/conmedia/sediment/ssrc.htm

The *Hazardous Waste Clean-Up Information (CLU-IN)* Web site provides information about innovative treatment and site characterization technologies to the hazardous waste remediation community. It describes programs, organizations, publications and other tools drawn from various federal and private organizations to be used by federal and state personnel, consulting engineers, technology developers and vendors, remediation contractors, researchers, community groups and individual citizens. EPA developed the site but it is intended as a forum for all waste remediation stakeholders. http://clu-in.org

### **EPA CERCLA Contract Resources**

### Contract Laboratory Program (CLP)

The CLP provides analytical services for CERCLA-related projects through a nationwide network of laboratories under contract to EPA. The CLP provides a range of state-of-the-art chemical analytical services of known and documented quality on a high-volume, cost-effective basis to support ongoing Superfund enforcement, emergency response and remedial actions, site investigations and state-lead assessments. The CLP provides flexible analytical services to support Superfund field activities from a preliminary site inspection to more complex, large-scale remedial, monitoring and enforcement actions. Routine Analytical Services (RAS) are used for standardized services. Special-ized analyses may be performed by the Special Analytical Services Program (SAS). Samples that require lower than standard detection limits or for different media and analytes than typical could require analysis by an independent laboratory using a standard bidding procedure. Funding for the CLP is generally not allocated to individual projects.

### Environmental Services Assistance Team (ESAT)

The ESAT contract was developed to expand EPA's existing capabilities for providing hazardous waste sample analysis and related support to Superfund sites. Although primarily a Superfund vehicle, ESAT also supports EPA's RCRA Program and other non-Superfund analytical efforts. ESAT contractors provide multidisciplinary technical teams to each Region within their respective areas. The teams perform chemical and biological analysis; field analytical screen project activities, specialized analytical services support and data validation/data review support; review of site-specific quality assurance, site investigation and sampling plans; support for the development of new analytical methods; and logistical and administrative functions. The ESAT contractor may also provide GIS/mapping support.

### **Regional Laboratories**

The Regional laboratories provide a full range of routine and specialized chemical and biological testing of air, water, soil, sediment, tissue, and hazardous waste for ambient and compliance monitoring as well as criminal and civil enforcement activities. The analytical capacity of the laboratories is enhanced by the presence of the ESAT, a dedicated Superfund contractor. In addition to fixed laboratory analytical support, the Regional laboratories provide significant field sampling and training and field analytical support.

### EPIC—Remote Sensing and Mapping Support Contract

EPA's ORD has established a nationwide contract program to provide remote sensing and aerial imagery acquisition and interpretation support to the Program Offices and each of the 10 Regional Offices of EPA. The Environmental Photographic Interpretation Center (EPIC) provides support for site-specific to regional environmental characterization and change analyses, emergency response to hazardous developments, waste site inventories for large geographical areas and topographic mapping of sites.

### Superfund Technical Assessment and Response Team (START)

The START contracts provide technical support for EPA's site assessment, response, prevention and preparedness activities. This support includes gathering and analyzing technical information, preparing technical reports on oil and hazardous substance investigations and technical support for cleanup efforts. The scope of the contract involves all types of scientific, engineering and technical support such as sampling and field analysis, mapping and GIS support, EE/CA preparation, PA/SI/HRS support and Homeland Security preparedness and readiness activities.

### Response Action Contracts (RACs)

The RACs provide professional architect/engineering services to EPA to support response planning and oversight of activities under CERCLA. Services provided by RACs include program management, RI/FS preparation, remedial action design, EE/CA preparation, issuing and managing subcontracts for construction of selected remedies and engineering services for construction oversight. RACs services also include enforcement support, community relations, sampling and analytical support and predesign investigations. RAC contractors may also provide oversight of remedial activities performed by a state, the USACE, or PRPs identified in enforcement actions.

### **Emergency and Rapid Response Services (ERRS)**

The ERRS contracts provide emergency, time-critical removal and quick remedial response cleanup services for the CERCLA, OPA and UST programs. ERRS contractors may also provide cleanup support for natural disasters, such as floods, pursuant to the National Response Plan, and conduct international/transboundary responses. Regionally based contracts are awarded to provide clean-up personnel, equipment and materials to contain, recover or dispose of hazardous substances, analyze samples and provide site restoration.

### Response Engineering and Analytical Contract (REAC)

The REAC provides scientific support to EPA's ERT. The primary task is to respond to releases of hazardous materials at spills and abandoned waste sites. Response activities include field investigations and report writing for the following types of studies: multimedia extent of contamination, bioassessment, treatability, contaminant transport, engineering/feasibility and risk assessment. These studies are conducted to support EPA OSCs and RPMs for removal and remedial actions, respectively. The REAC contractor also performs evaluation or engineering design studies of innovative, commercially available technologies to confirm and document their performance. The contractor performs air-monitoring studies at hazardous waste sites and incidents of deliberate release of weapons of mass destruction by terrorist groups. To support field and engineering studies, the REAC contractor provides on-site and mobile analytical services, conducts rapid analyses of complex waste mixtures and environmental samples and develops analytical methodologies for on-site and field laboratory equipment.

## Brownfields Resources

EPA provides funding to eligible entities (e.g., state and local governments) in the form of assessment grants, revolving loan fund grants for cleanups, direct cleanup grants and job training grants. Additional funds are provided to states and tribes for the establishing or enhancing state and tribal response programs, as well as to perform Targeted Brownfields Assessments (TBAs). Brownfields funding priorities vary from year to year, so community, industry, local, state and federal stakeholders should investigate current priorities. **www.epa.gov/brownfields/applicat.htm** 

### **Brownfields Grants**

Brownfields grants or loans may not be used to pay response costs at a brownfield site for which the recipient of the grant or loan is potentially liable under CERCLA section 107. This means that applicants are not eligible for grants or loans at sites for which they are liable parties under CERCLA. Note, however, that CERCLA section 107 does not apply to petroleum sites. In addition, CERCLA provides certain liability protections for owners and prospective purchasers of contaminated properties who are not responsible for the contamination (and not affiliated with a responsible party) and comply with certain specific conditions provided in the statute.



The Brownfields Law clarified the innocent landowner provision and established liability protections for contiguous property owners and bona fide prospective purchasers of contaminated land. Applicants that own or plan to purchase a contaminated site may qualify for one of these landowner liability protections and be eligible for funding. To qualify for the liability protections, landowners must comply with certain obligations to take *appropriate care* after purchasing a property, and prospective landowners must conduct *all appropriate inquiries* before purchasing a property. For more information on these liability protections, see the Brownfields Law and the March 6, 2003, EPA guidance titled, *Interim Guidance Regarding Criteria Landowners Must Meet in Order to Qualify for Bona Fide Prospective Purchaser, Contiguous Property Owner, or Innocent Landowner Limitations on CERCLA* ("Common Elements"). www.epa.gov/compliance/resources/policies/ cleanup/superfund/common-elem-guide.pdf

To summarize the available Brownfields grant types, criteria, and funding priorities, the 2005 Region 8 Brownfields Revitalization Program Assistance Overview is provided in Table 3-2 on page 109. Please consult the latest proposal guidelines for current information regarding Brownfields Assessment, Revolving Loan Fund, and Cleanup Grants. **www.epa.gov/brownfields/ applicat.htm** 

**Brownfields Assessment Grants** (CFDA 66.818) are provided on a site-specific or communitywide basis to conduct inventories, characterization, assessment and cleanup planning. Assessment grants are available to states, local governments, land clearance authorities or similar quasigovernmental agencies under control of local government, government entities created by state legislatures, regional councils and redevelopment agencies chartered by states and tribes (other than in Alaska). Up to \$200,000 may be granted for a site with hazardous substances, pollutants or contaminants and up to \$200,000 for sites with petroleum-only contamination. A waiver may be granted to allow up to \$350,000 per site. No matching funds are required.

Priorities for Brownfields assessment grants, revolving loan grants and direct cleanup grants include the following:

- Projects that stimulate the availability of other assessment and cleanup funding<sup>6</sup>
- Projects that stimulate economic development and address or reduce threats to human health and the environment

<sup>&</sup>lt;sup>6</sup> The list of entities eligible for Brownfields assessment, cleanup and revolving loan fund grants are at CERCLA section 104(k)(1). Nonprofit organizations are also eligible for cleanup grants.

- Projects that facilitate the reuse of existing infrastructure or create/preserve a park, greenway, undeveloped property, recreational property or other property for nonprofit purposes
- Projects in small or low-income communities without other resources
- Projects that allow for the fair distribution of funds between urban and nonurban areas and provides for community involvement
- Projects that identify and reduce threats to the health and welfare of children, pregnant women, minority or low-income communities or other sensitive populations

**Brownfields Revolving Loan Fund Grants** (CERCLA section 101(39), section 104(k)(3)(A)(i) and 104(k)(3)(b), CFDA 66.818) are available to states, local governments, land clearance authorities or similar quasi-governmental agencies under control of local government, government entities created by state legislatures, regional councils, redevelopment agencies chartered by states and tribes (other than in Alaska). The funds may be used to capitalize a revolving loan fund or to award subgrants to eligible entities or loans to private entities. Up to \$1,000,000 may be available per eligible entity. A 20 percent match is required unless a hardship waiver is granted.

**Brownfields Cleanup Grants** (CERCLA section 101(39), section 104(k)(3)(A)(ii), CFDA 66.818) are available to states, local governments, land clearance authorities or similar quasi-governmental agencies under control of local government, government entities created by state legislatures, regional councils and redevelopment agencies chartered by states, tribes (other than in Alaska), and nonprofit organizations. Cleanup grants are used to perform cleanup activities on brownfields sites owned by the grant recipient at the time of award. Up to \$200,000 is available per site for a maximum of three sites. A 20 percent match is required unless a hardship waiver is granted.

**Brownfields Job Training and Workforce Development Grants** section 101(39), section 104(k)(6), CFDA 66.815) are available to colleges, universities and nonprofit training centers to bring together affected parties to provide training for residents in communities impacted by brownfields. Projects that facilitate cleanup of brownfields sites contaminated with hazardous materials and prepare trainees for environmental employment are preferred. Up to \$200,000 is available with no matching share required.

*The Technical Assistance to Brownfields Communities Program* helps communities clean and redevelop properties that have been damaged or undervalued by environmental contamination. The purpose is to create better jobs, increase the local tax base, improve neighborhood environments and enhance the overall quality of life. The program provides training regarding leadership, risk assessment, brownfields processes, site assessment, and cleanup alternatives. Technical assistance is provided to stakeholders through Hazardous Substance Research Centers, the Interstate Technology Regulatory Council and the Technology Innovation Program.

### Targeted Brownfields Assessments and State and Tribal Response Program Grants

Federal Brownfields funds are also available for TBAs and state and tribal response program grants. States may allocate the funds for site-specific assessments, cleanups of Brownfields, for a revolving fund or for insurance. **www.epa.gov/brownfields/tba.htm** 

*EPA's TBA Funds* (CERCLA section 101(39), section 104(k)(2)(A)(ii), CFDA 66.818) are available through EPA Regional Brownfields offices for federally led environmental assessments. TBA funds may be used for Phase I and Phase II environmental assessments and establishing cleanup options and cost estimates from future uses and redevelopment plans. Priority is given to properties that are abandoned or publicly owned, have low to moderate contamination, include issues of environmental justice, suffer from the stigma of liability, have high potential for cleanup and redevelopment, have strong municipal commitment of resources and community support and for projects that align with other EPA/federal agency initiatives.

## Combining NPS and Brownfields Resources for Cleanup and Redevelopment

## Allis Chalmers Utility Corridor, West Allis, Wisconsin

The Allis Chalmers Utility Corridor is in West Allis, Wisconsin. The Allis Chalmers Company thrived in the first half of the 20th century manufacturing large steel equipment such as turbines and tractors but went bankrupt in the mid 1980s. The Allis Chalmers bankruptcy left behind a large industrial site, a portion of which has been dubbed the "Utility Corridor." The Utility Corridor was historically used as a cooling tower and reservoir, as well as a substation and various utilities associated with the Allis Chalmers operations.

The Allis Chalmers Reorganization Trust (ACRT) approached the city with a proposal to create a stormwater quality basin out of the cooling tower reservoir. The city agreed to this proposal and coordinated with the Wisconsin DNR as the official applicant for a 50 percent cost share NPS Grant (6217 Coastal NPS Programs), which would cover only costs associated with the design and construction of the water quality basin (not including environmental remediation). ACRT consultants Natural Resources Technology, Inc., (Pewaukee, Wisconsin) and Montgomery Associates: Resource Solutions, LLC, (Madison, Wisconsin) wrote the grant application to the Wisconsin DNR for \$518,000 (total project cost of slightly more than \$1 million) to provide water quality improvements. The discharge from the site impacts the Menomonee River, which was identified as impaired on the Wisconsin 303(d) list for contaminated sediments. ACRT set up an escrow



Demolition of existing infrastructure and buildings

account for the anticipated project budget including hiring a consultant for the city for review and construction-time monitoring, environmental remediation costs and construction costs associated with the water quality basin construction.

Before beginning construction on the water quality basin, environmental investigation and reme-

diation had to occur. A grant of approximately \$50,000 through the Brownfield Environmental Assessment Program (BEAP) was used to fund the environmental investigation on the site to characterize the nature and extent of contaminants. The contaminants that were a concern on the site included the following:

- Lead, oil and grease, and PAHs within the sediment at the bottom of the former cooling tower
- PCBs with abandoned transformers
- Asbestos, lead, oil and grease within abandoned structures on site
- Foundry sand used historically as general fill on the site



Retrofitting new storm sewers with old storm sewers

Contaminants within structures and transformers were remediated before starting demolition, with the reservoir sediment stabilization as construction progressed, to provide general fill on the site.

Construction of water quality basin began in 2003. First, existing storm sewer lines that emptied into the reservoir had to be temporarily diverted around the basin. Next, the former cooling tower reservoir was dewatered, which involved discharging 6 million gallons of water to the storm sewer system under an NPDES general permit along with 120,000 gallons discharged to the sanitary sewer system when contaminants reached



Sediment stabilization mixing operation

unacceptable levels for discharge to the storm sewer system. Following the dewatering process, demolition of the existing infrastructure began. Because the basin was already essentially excavated, a trade-off between demolition and burying existing structures with imported fill to minimize overall construction costs was a unique aspect of the project.

The primary technical issue with the sediment stabilization approach was developing an economical sediment mixing design to prevent contaminant leaching, as well as being suitable for future redevelopment potential. The selected mix design consisted of mixing the reservoir sediment with general fill at a 4:1 ratio (soil:sediment) along with 4 percent lime kiln dust. The stabilized sediment was placed as general fill for the embankments of the water quality basin. Approximately 6,500 cubic yards of raw sediment were stabilized. The potential for leaching into surface waters was minimized by burying the sediment by 2 feet of clean general fill in areas subject to inundation. The existing concrete floor from the former cooling tower reservoir was still in adequate condition to provide a barrier to prevent leaching into the ground water.

The storm sewer system on the site was then retrofitted to maximize water quality improvement for the contributing area. Where possible, existing storm sewers were used. Although decades-old schematic utility drawings were available outlining where existing underground infrastructure was, field engineering played an important role in the as-built project.

The performance of the system was analyzed in XP-SWMM, WinDetpond and WinSLAMM. The TSS removal for the project exceeds 80 percent. The basin also meets the stringent detention criteria for additional redevelopment that would occur in the watershed. Meeting the detention criteria helps control peak flows to the storm sewer system and the receiving waters, thereby helping to reduce stream channel erosion and other negative impacts associated with the release of high volumes of storm water during and after storms. The project was completed in 2004.



Basin completed

*State/Tribal Response Program Grants* (CERCLA section 128(a)) are available to states and federally recognized tribes to establish or enhance the state and tribal Response Program cleanup capacity. CERCLA 128 funds may also be used for assessments conducted by states or tribes. States and tribes may also use these grants to capitalize revolving loan funds. Matching funds are required only if the money is to be used for a Revolving Loan Fund, CFDA 66.817. A variety of information to help tribal governments regarding environmentally related financial assistance programs within EPA is available at this EPA Web page: www.epa.gov/indian/tgrant.htm.

*EPA Superfund Redevelopment Initiative* provides eligible local governments as much as \$100,000 in funds or services to support assessment and public outreach to help determine the future use of a site. This program also encourages partnerships with states, local government agencies, citizen groups and other federal agencies to restore previously contaminated properties to beneficial use. www.epa.gov/superfund/programs/recycle/index.htm

### **Brownfields Federal Partnerships**

The Brownfields Federal Partnership was formed by EPA and other agencies working together to help communities more effectively prevent, assess, safely clean up and sustainably reuse brownfields. EPA's Brownfields Program has developed a guide describing the brownfields efforts with many other federal agencies: www.epa.gov/brownfields/partners/

**federal\_programs\_guide.pdf**. In addition to EPA's funding of the above programs, the following agreements have been made by participants in the Brownfields Federal Partnership:

- Agreements by the U.S. Economic Development Administration, U.S. Department of Housing and Urban Development (HUD), DOI, U.S. Department of Justice (DOJ), and U.S. Department of Labor to offer funding priority to brownfields communities through their respective grant mechanisms.
- NOAA leads the Interagency Portsfields Partnership addressing brownfields cleanup and revitilization in port communities. Portfields pilots are underway in Bellingham, Washington, New Bedford, Massachussetts, and Tampa, Florida, and technical assistance is being provided to additional port communities. http://brownfields.noaa.gov/htmls/ portfields/portfields.html
- The Mine-Scarred Lands Initiative is a multiagency partnership including DOI, USDA, USACE and other agencies, helping communities cleanup and revitalize abandoned mine lands. The initiative includes six demonstration projects providing collaborative support addressing land and water issues of mine-scarred lands. www.epa.gov/brownfields/policy/initiatives\_sb.htm#msl
- USACE's announcement of eight new pilots under its Urban Rivers Initiative to address restoration in and around urban rivers. www.epa.gov/swerosps/bf/partners/federal\_partnerships.htm

## Additional EPA Assessment and Cleanup Funding Resources

### Targeted Watershed Grants (CWA section 104(b)(3), CFDA 66.439)

Targeted Watershed Grants are available for groups ready to implement actions to protect critical watersheds valued for drinking water, fisheries, recreation and other important uses. Grants are awarded to watershed organizations and coalitions that are in the best position to make on-the-ground improvements to water quality. Grants range from \$600,000 to \$900,000, with a 25 percent nonfederal match required and are subject to an appropriation.

# OSWER Innovations Pilot Projects (CEPP, Technical Assistance Grants Program, CFDA 66.810, 66.611)

Innovative Pilot Projects Grants are available to implement creative proposals testing innovative and collaborative approaches to restore contaminated properties to environmental and economic vitality; increase America's homeland security; promote stewardship and resource conservation consistent with the Agency's Resource Conservation Challenge and; encourage voluntary efforts to clean up sites. The assistance agreements awarded will range in value to a maximum of \$100,000. The Web site for the Innovations Initiative is **www.epa.gov/oswer/iwg/index.html**.





### Community Action for a Renewed Environment (CARE) Grants

(CAA, section 103(b)(3) as amended; CWA, section 104(b)(3), as amended; Solid Waste Disposal Act, section 8001, as amended; TSCA, section 10, as amended; FIFRA, sections 18 and 20, as amended; SDWA, sections 1442(a), and (c)(A), as amended; and Marine Protection, Research, and Sanctuaries Act, section 203, as amended, CFDA 66.035)

The CARE Program, which began in 2005, helps to build broad-based local partnerships for reducing risks from toxic pollutants that come from numerous sources. Under Level I, communities may receive up to \$75,000 to establish collaborative partnerships for reducing toxic releases in their environment. Level II offers up to \$300,000 to communities that have a broad-based collaborative partnership in place and are ready to implement risk reduction strategies. A range of community groups may apply for funding, including county and local governments, tribes, nonprofit organizations and universities. For additional information on this collaboration between the Office of Air and Radiation (OAR) and OSWER, contact Stacy Swartwood at (202) 566-1391 or e-mail her at swartwood.stacy@epa.gov. For additional information about CARE, projects awarded in 2005 and 2006 or how to apply for the cooperative agreements, visit EPA's Web site at www.epa.gov/care.

### Five Star Restoration Program

The Five Star Restoration Program of EPA's Office of Wetlands, Oceans, and Watersheds brings together students, conservation corps, other youth groups, citizen groups, corporations, landowners and government agencies in locally driven, on-the-ground habitat restoration projects that address important habitat issues within communities. The program emphasizes a grass-roots, bottom-up approach to provide environmental education and training through projects that restore wetlands, estuaries, and streams. The program provides challenge grants, technical support and opportunities for information exchange to enable community-based restoration projects. EPA funding levels are modest, from \$5,000 to \$20,000, with \$10,000 as the average amount awarded per project. When combined with the contributions of partners, projects that make a meaningful contribution to communities become possible. www.epa.gov/owow/wetlands/restore/5star

### **Environmental Finance Program**

The Environmental Finance Program was developed by EPA to assist communities in their search for creative approaches to funding environmental projects. Resources of the Environmental Finance Program include the following:

The *Environmental Financial Advisory Board* focuses on environmental finance issues at all levels of government, particularly with regard to impact on local governments and small communities. The Board seeks to increase the total investment in environmental protection by facilitating greater leverage of public and private environmental resources. **www.epa.gov/efinpage/efab.htm** 

The *Environmental Finance Center (EFC) Network* is a university-based program that provides financial outreach services to regulated communities. Nonregulated community groups such as watershed groups may qualify for assistance in certain circumstances. EFCs educate state and local officials and small businesses on lowering costs of compliance and pollution prevention, increasing investments in environmental protection, improving financial capacity to own/operate environmental systems, encouraging the full-cost pricing of environmental services and identifying and evaluating financing tools and options. www.epa.gov/efinpage/efcreg.htm

The *Catalog of Federal Funding Sources for Watershed Protection* Web site is a searchable database of financial assistance sources (grants, loans, cost-sharing) available to fund a variety of watershed protection projects. The Web site provides searches on the type of assistance, eligible organizations, required matching funds and keywords for the type of problem/project. The database does not contain significant information about small, site-specific federal sources or most nonfederal sources. http://cfpub.epa.gov/fedfund
## Making Funding Accessible for Coordinated Watershed Programs

## **Region 10 Serves as a Model**

The Region participates in the national Sustainable Finance Workgroup and has a cooperative agreement with the EFC at Boise State University. This agreement includes Web-based and on-the-ground technical assistance on the following projects:

- Online newsletter that describes current funding issues and related topics, which is found at: http://sspa.boisestate.edu/efc/News/NewsWinter2004.html.
- Online funding workshop to be used for Alaska; advanced workshop in Anchorage, Alaska.
- Directory of Watershed Resources, a searchable database of funding sources in Region 10 states. States from Regions 3 and 4 are also starting to build the directory. This database includes information from federal, state and private funding sources.
- Plan2 Fund, a tool to create a strategic financial plan to fund watershed plans from start to finish.
- Prioritization Tool—Piloted with the Chehalis Basin Partnership, the EFC moved the group closer to implementation by offering a process and Web-based tool to identify decision rule to prioritize plan objectives.
- Agricultural BMP Cost Analysis—Developed with the partnership of various state and federal agricultural agencies, this tool will add a financial cost component to the Idaho One Plan to help landowners identify the cost of conservation practices and how to fund implementation of these practices.

The *Guidebook of Financial Tools* is a basic financial reference document for public and private officials with environmental responsibilities and describes financing tools that federal, state and local governments and the private sector can use to pay for environmental programs, systems and activities.

## **Environmental Justice**

In many communities, there are individuals and groups of persons who are disproportionately affected by an environmental burden, but who do not know that they have a right to express themselves or are reluctant to make their concerns known for a variety of historical or cultural reasons. The Environmental Justice (EJ) Program in EPA was created to address such circumstances. The program was formally created in 1994 with the signing of Executive Order 12898, titled *Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations*. The order directs federal agencies to develop EJ strategies to aid federal agencies identify and address adverse human health or environmental effects of their programs and policies on the nation's populations.

The EJ Program operates to assure that no group of persons bear a disproportionate burden of environmental impacts resulting from the execution of environmental programs. EPA considers EJ while setting standards, permitting facilities, making grants, issuing licenses or regulations and reviewing proposed actions of other federal agencies under the authority of EPA's various programs (e.g., CERCLA, RCRA, CAA, National Environmental Policy Act [NEPA]). To help with this process, EPA supports a staff of environmental professionals who work with staff from all the programs and also engage directly with communities. Calling on this staff simplifies the process of identifying strongly held, but unvoiced, concerns that, if unaddressed, can have a significant impact on the effective cleanup of target watersheds. EJ staff can help identify community concerns early and begin to build trust among what may be disinterested or disaffected members of the community.

The EJ Program offers grants annually to communities for addressing environmental problems from an EJ perspective. In addition, the program works with EPA's operating programs to identify technical, human, and financial resources that might be made available to communities interested in addressing environmental injustices. www.epa.gov/Compliance/environmentaljustice/index.html

## Department of Interior Assessment and Cleanup Resources

## Bureau of Reclamation (BOR)

The BOR stores and supplies water for irrigation and for use in homes and industry. The BOR generates hydroelectric power, provides flood control and helps meet fish and wildlife needs and compliance with WQS. The BOR can assist in watershed cleanups by providing historical and projected stream flow data and by using BMPs during releases to minimize streambank erosion and habitat disruption.

*The Water Resources Research Laboratory* performs research to improve BOR efforts, including fish protection/screening, fish passage, reservoir release water quality, river restoration and wetland creation/restoration projects. River restoration is an important component of enhancing environmental compatibility of the many BOR structures and activities affecting streams and rivers. Mining, flood protection, land use channelization and many other factors have altered, to some degree, most of America's rivers. In some cases, these activities have greatly degraded the natural riverine environment. The laboratory is working with other federal, state and local organizations to revitalize rivers that have been severely impacted. www.usbr.gov/pmts/hydraulics\_lab

*The Sedimentation and River Hydraulics Group* provides many levels of analysis ranging from simple technical advice or a field trip, through a multiyear study integrating with other disciplines and project needs. This group provides hydrologic modeling, including dam removal or modification, sediment studies, integrated geomorphic and sediment studies, river restoration analysis and design, river and reservoir surveys, multiple scope analysis, channel maintenance and stability, hazard classification, flood inundation mapping, flood warning and evacuation time, hydraulic modeling (1D, 2D, 3D), sediment transport modeling and riparian vegetation modeling. The group also performs sediment transport analysis, development of computer models, manuals and guide-lines, geomorphic studies and river restoration plans, reservoir sediment management plans and flood inundation mapping and emergency planning. www.usbr.gov/pmts/sediment

## U.S. Geological Survey (USGS)

The USGS provides scientific information and performs scientific studies in many fields, including geologic mapping, contaminant biology, pollution, water quality, wetlands and environmental studies. Departments that might be useful for watershed cleanup include Contaminant Biology; Cooperative Water Program; Geographic Analysis and Monitoring; Fisheries and Aquatic Resources; Hydrologic Networks and Analysis; Hydrologic Research and Development; Mineral Resources; National Cooperative Geologic Mapping; National Streamflow Information; National Water Quality Assessment (NAWQA); State Water Resources Research Institute; Toxic Substances Hydrology; Terrestrial, Freshwater, and Marine Ecosystems; and Wildlife and Terrestrial Resources. USGS science provides comprehensive, high-quality and timely scientific information about the quantity, quality and availability of natural resources to decision makers and the public. Because it has no regulatory or management mandate, the USGS provides impartial scientific expertise. USGS scientific efforts include long-term data collection, monitoring, analysis and predictive modeling. USGS scientists cover a range of disciplines, including hydrology, geology, geophysics, biology, geography and statistics. Projects within a specific watershed may be funded by grants, interagency agreements, congressional appropriation or occasionally from internal program funding. Water-quality studies may be initiated with the USGS by contacting a state representative to discuss the USGS cooperative funding program.

Through the *National Water Information System (NWIS)*, USGS provides water data, including real-time water data, surface water flow measurements, ground water measurements and water quality measurements, from more than 1.5 million sites throughout the nation. Since 1991, USGS scientists with the NAWQA Program have been collecting and analyzing data and information in more than 50 major river basins and aquifers across the nation to develop long-term consistent and comparable information on streams, ground water and aquatic ecosystems to support sound management and policy decisions. USGS is available to support development of TMDLs. www.usgs.gov, http://water.usgs.gov/pubs/fs/FS-130-01, http://waterdata.usgs.gov/nwis, http://water.usgs.gov/nawqa

In support of the National Forest Plan revisions, which occur every 5 years, the USGS and U.S Forest Service (USFS) coordinate on an assessment of geological resources on USFS lands.

## U.S. Fish & Wildlife Service (USFWS)

The USFWS is tasked to conserve, protect and enhance fish and wildlife and plants and their habitats for the continuing benefit of the American people. USFWS is the designated Natural Resource Trustee for certain anadromous fish, certain endangered species, certain marine mammals and migratory birds. Funding to support efforts related to protection of trust resources affected by contamination is available under the Contaminants Program. USFWS has a wide range of technical expertise and has many agreements in place to support ecological assessment and cleanup efforts. One example is preapproved permits for support of fish shocking or other wildlife collection and evaluation efforts.

Through a national agreement between USFWS and EPA, USFWS supports CERCLA and OPA response, removal and remedial programs by reviewing documents and plans and providing technical assistance to the regional Biological Technical Assistance Group (BTAG) or other designated ecological risk assessment program personnel. Coordinating USFWS and EPA risk assessment efforts can allow issues to be resolved in advance and reduce the time and effort required for site remediation and restoration. NRDAs are conducted under CERCLA authority but are not funded by the interagency agreement. USFWS provides scientific expertise and authority for preparation of NRDAs and conducts species and habitat-related research. USFWS may initiate NRDA efforts on behalf of trust resources. USFWS may access funding from the Oil Spill Liability Trust Fund for work related to oil spills.



In addition to CERCLA and OPA responsibilities, USFWS has the authority to act under the ESA, the Eagle Protection Act, and the Migratory Bird Treaty Act.

The *North American Wetlands Conservation Act Grants Program* provides matching grants to organizations and individuals who have developed partnerships to carry out wetlands conservation projects in the United States, Canada and Mexico. The Standard Grants Program provides funds to Canadian and U.S. partners for projects that focus on protecting, restoring or enhancing critical habitat. Projects must support long-term wetlands acquisition, restoration or enhancement, and partners must minimally match the grant request at a one-to-one ratio. Mexican partners may also develop training and management programs and conduct studies on sustainable use. The *Small* 

*Grants Program* supports the same kinds of activities as Standard Grants but usually involves fewer project dollars. Except that grant requests may not exceed \$50,000 and that funding priority is given to projects that have a grantee or partners that have not participated in an Act-supported project before, criteria for funding a project are the same as for Standard Grants. www.fws.gov/birdhabitat/nawca/grants.htm

**Partners for Fish and Wildlife** is a USFWS Program that provides technical and financial assistance for habitat restoration projects on lands not owned by a state or federal government. State, federal, tribal and private conservation organizations use Partners for Fish and Wildlife to provide watershed management, conservation easements and river restoration in cooperation with voluntary landowners. Priority is given to projects that most benefit USFWS trust resources. The USFWS develops a cost-sharing agreement with the partner; typically a 50 percent cost share is required, and funding from the program is provided after completion of the project. Technical assistance is available. Typically the NRCS, the state fish and game agency or other conservation agencies participate in project planning. www.fws.gov/partners

## Office of Surface Mining (OSM)

The OSM regulates coal mining facilities. The Surface Mining Law provides for the restoration of lands mined and abandoned or left inadequately restored before August 3, 1977. The Abandoned Mine Reclamation Fund is used to pay the reclamation costs of AML projects.

AML Grants are provided to states with an approved program, or specific Indian tribes, and are funded from fees paid by active coal mine operators on each ton of coal mined. Funds are used to operate a state AML Program, perform construction to reclaim abandoned mine sites and establish trust funds that may be spent by the state for specific targeted purposes. AML grants are 100 percent federally funded. www.osm.gov/grantsprograms.htm

The *Watershed Cooperative Agreement Program* awards cooperative agreements to nonprofit organizations, especially small watershed groups, that undertake local acid mine drainage (AMD) reclamation projects. These funds are available as part of the Appalachian Clean Streams Initiative. The maximum award amount for each cooperative agreement will normally be \$100,000 to help as many groups as possible to undertake actual construction projects to clean streams impacted by AMD.

## Bureau of Land Management (BLM)

The BLM is responsible for the management of federal lands under the auspices of the DOI. The BLM engages in hazardous material emergency response actions, site evaluations and prioritization of cleanups in accordance with laws and regulations. This involves working with EPA, state environmental quality departments, counties, and PRPs (both public and private) to fund and expedite the cleanup of hazardous sites. www.blm.gov/nhp/index.htm

## National Park Service

The National Park Service aims to protect and restore natural resources. The Fisheries Program provides guidance and support in the implementation of the recreational fisheries program, *A Heritage of Fishing*; develops policy and guidance for the protection of aquatic biological resources; coordinates policy review of the fisheries and aquatic resources-related aspects of environmental compliance documents; provides program guidance and technical support for fish population/ habitat restoration; provides guidance and technical assistance in the development of fishery management plans; and coordinates with other agencies on fisheries and aquatic resources-related regulatory matters.

The National Park Service monitors water quality vital signs in parks. Concerns include the use of personal watercraft and snowmobiles in parks, source and NPS contaminants, land rezoning and identifying impairment thresholds.

Through the Natural Resource Challenge, the Water Resources Division conducts Watershed Condition Assessments systemwide. Watershed Condition Assessment involves applying a set of descriptive or quantitative technical methods to describe the ecosystem health of a watershed. Typically, these methods develop and integrate assessments of discrete ecosystem components at a variety of landscape scales. Researchers and managers have developed numerous assessment methods for use in various ecosystems and for a wide range of purposes.



The Wetlands Program provides policy and guidance pertaining to park wetlands protection and restoration, identifies and assesses existing and potential threats to park wetland and riparian resources, provides technical assistance to parks for wetland and riparian zone restoration and protection, provides wetland regulatory compliance and review and coordinates with other agencies on wetland-related regulatory matters.

## Department of Agriculture Assessment and Cleanup Funding Resources

## U.S. Forest Service (USFS)

The USFS performs watershed assessment and cleanup efforts related to USFS managed lands. Assessment and cleanup may be conducted under CERCLA authority/responsibility or as part of enhancing and maintaining healthy watersheds and habitat.

The Watershed Forestry Assistance Program is focused on maintaining healthy watersheds. Data are collected to determine if a watershed within USFS property is impacted, and project implementation is conducted where necessary to ensure watershed health. The Watershed Forestry Assistance Program is allocated a set budget, and this funding is split among the individual national forests. Funding priorities for watershed program activities are determined by the individual forest managers.

The USFS has established an AML Program to support the Watershed Forestry Assistance Program to clean up and reclaim abandoned mine sites on USFS lands. USFS has CERCLA authority for investigations and remediation on nonemergency hazardous waste sites on lands that they manage. The USFS AML Program conducts CERCLA assessment, removal, and remedial actions following the NCP. CERCLA funding is allocated to USFS each year. Funding for specific projects is designated on a case-by-case basis—sites compete for funding of each phase of CERCLA action. In addition to the USFS CERCLA allocation, USDA has an allocated budget each year for hazardouswaste removal. All USDA agencies compete for that allocation to fund AML and other hazardouswaste cleanups. Projects with widespread interest, such as watershed cleanups with a high level of community involvement, are given priority for funding. Community benefits family benefits, and ecological benefits are all factors considered in funding decisions.

The USFS Fisheries and Wildlife Programs perform fisheries improvement and wildlife habitat improvement within national forests. **www.fs.fed.us** 

## National Resources Conservation Service (NRCS)

Under the 1996 Farm Bill, the NRCS provides assistance for landowners seeking to preserve soil and other natural resources. The Environmental Conservation Acreage Reserve Program (ECARP) authorizes the secretary of agriculture to designate watersheds, multistate areas, or regions of special environmental sensitivity as conservation priority areas that are eligible for enhanced federal assistance. Assistance in priority areas is to be used to help agricultural producers comply with NPS pollution requirements of environmental laws. www.nrcs.usda.gov

*The Environmental Quality Incentives Program (EQIP)* is a voluntary program that provides assistance to farmers and ranchers who face threats to soil, water, air and related natural resources on their land. Through EQIP, the NRCS provides assistance to agricultural producers to promote agricultural production and environmental quality as compatible goals, optimize environmental benefits and help farmers and ranchers meet federal, state, tribal and local environmental requirements. EQIP is reauthorized in the Farm Security and Rural Investment Act of 2002 (Farm Bill). Funding for EQIP comes from the Commodity Credit Corporation (CCC). Optimizing environmental benefits is achieved through a process that begins with the definition of national priorities.

The national priorities are as follows:

- Reduction of NPS pollution, such as nutrients, sediment, pesticides or excess salinity in impaired watersheds, consistent with TMDLs where available, as well as reduction of ground water contamination and conservation of ground and surface water resources
- Reduction of emissions, such as particulate matter, nitrogen oxides, VOCs and ozone precursors and depleters that contribute to air quality impairment violations of National Ambient Air Quality Standards
- Reduction in soil erosion and sedimentation from unacceptable levels on agricultural land
- Promotion of at-risk species habitat conservation

www.nrcs.usda.gov/programs/eqip

The *Watershed Protection and Flood Prevention Program* provides funding to conservation districts, local governments and state/territorial/tribal agencies for projects in watersheds containing less than 250,000 acres. Up to \$10 million is available per project; cost sharing is required. www.nrcs.usda.gov/programs/watershed

The *Conservation Security Program (CSP)* is a voluntary conservation program that supports ongoing stewardship of private agricultural lands by providing payments for maintaining and enhancing natural resources. CSP identifies and rewards those farmers and ranchers who are meeting the highest standards of conservation and environmental management on their operations. CSP provides financial and technical assistance to promote the conservation and improvement of soil, water, air, energy, plant and animal life and other conservation purposes on tribal and private working lands. Working lands include cropland, grassland, prairie land, improved pasture and range land, as well as forested land that is an incidental part of an agriculture operation. **www.nrcs.usda.gov/programs/csp** 

## Farm Service Agency (FSA)

The FSA *Conservation Reserve Program (CRP)* is a voluntary program for agricultural landowners who can receive annual rental payments and cost-share assistance to establish long-term, resource-conserving covers on eligible farmland. The CCC makes annual rental payments on the basis of the agriculture rental value of the land, and it provides cost-share assistance for up to 50 percent of the participant's costs in establishing approved conservation practices. Participants enroll in CRP contracts for 10 to 15 years. The program is administered by the CCC through the FSA, and program support is provided by NRCS, Cooperative State Research and Education Extension Service, state forestry agencies and local soil and water conservation districts.

## Agricultural Research Service

The Agricultural Research Service is USDA's main in-house scientific research agency. They find solutions to agricultural problems, including sustaining soils and other natural resources, and provide research support to other federal agencies.

## Department of Commerce Assessment and Cleanup Funding Resources

## National Oceanic and Atmospheric Administration (NOAA)

NOAA conducts research and gathers data about the global oceans, atmosphere, space and sun and applies this knowledge to science and service. NOAA Fisheries is the federal agency responsible for the stewardship of the nation's living marine resources and their habitat. **www.noaa.gov**, **www.nmfs.noaa.gov/habitat/restoration/funding opportunities/funding.html** 

The *Community Based Restoration Program* provides funding to regional governmental bodies and public or private organizations including business, community/watershed groups, nonprofit groups, educational institutions, conservation districts, local governments and state/territorial/tribal agencies to restore fishery habitat around the coastal United States. The required 1:1 cost match may be cash, salary, equipment, supplies, in-kind services or labor.

The *NOAA Fisheries/National Fish and Wildlife Foundation (NFWF)* Habitat Restoration Partnership funds restoration and educational efforts. The funding is distributed nationally and regionally through a series of NFWF funding initiatives including Chesapeake Bay Small Watershed Grants Program, Living Shorelines Initiative, Pinellas County Environmental Foundation (directed appropriation), Delaware Estuary Program, North Gulf Coast Initiative and the Pacific Grassroots Salmon Initiative.



## Other Federal Funding Resources

## U.S. Army Corps of Engineers (USACE)

The USACE carries out environmental and natural resource management programs at its projects, managing thousands of square miles as forest and wildlife habitat, monitoring water quality at its dams, operating fish hatcheries in cooperation with state wildlife agencies and, in some cases, restoring the environment at projects built in earlier days. The USACE has significant expertise and experience with water-resource-related projects such as planning, designing, building, operating and maintaining projects that provide river and harbor navigation, flood control, water quality and supply, hydroelectric power, environmental restoration, wildlife protection and recreation.

The USACE has regulatory authority under the Rivers and Harbors Acts for regulating construction, excavation or deposition of materials in, over or under navigable waters, or any work that would affect the course, location, condition or capacity of those waters. USACE also has regulatory authority for permitting construction activities that occur in the nation's waters, including wetlands according to CWA section 404(d). For more details see Chapter 5.

The Water Resources Program provides several resources for watershed assessment and cleanup.

The *Institute for Water Resources* examines water resources problems and offers practical solutions through a wide variety of technology transfer mechanisms. In addition to hosting and leading USACE participation in national forums, technology transfer mechanisms include producing



# US Army Corps of Engineers®

white papers, reports, training sessions, and manuals; developing new planning and decision-support methodologies, improved hydrologic engineering methods and software tools; and managing national waterborne commerce statistics and other information systems. Water resources projects include ecosystem restoration to reestablish the attributes of a natural, functioning and self-regulating system. Over the past 10 years, small ecosystem restoration projects have grown increasingly popular throughout the country. In one of the largest restoration projects ever attempted, the USACE and the National Park Service are cooperating on restoring the hydrologic regime for the Everglades in Florida with funds provided by both agencies. Collaboration has allowed the USACE to expand traditional environmental activities and enhance or restore natural resources at their projects.

*The USACE Restoration of Abandoned Mine Sites (RAMS) Program*, under authority of section 560 of the Water Resources Development Act (WRDA), provides technical, planning and design assistance to federal and nonfederal interests in carrying out projects to address water quality problems caused by drainage and related activities from abandoned and inactive non-coal mines. Applied engineering and scientific support may be provided to allow the efficient and cost-effective performance of projects intended to manage drainage; restore and protect streams, rivers, wetlands, other waterbodies and riparian areas; and demonstrate management practices and innovative and alternative treatment technologies to minimize or eliminate adverse environmental effects. Support also includes the development and population of a database of remediation technologies. RAMS projects have included developing a stakeholder design and planning manual, watershed-based cleanup, including prioritization, design and implementation; evaluating technologies and successes/failures and lessons learned; and partnering with other federal agencies to combine resources to collectively address pollution created by AMD.

*The USACE Floodplain Management Services Program*, under the authority of section 206 of the Flood Control Act of 1960 as amended, provides a full range of information, technical services, and planning guidance needed to support and promote effective floodplain management. The USACE provides technical services and planning assistance such as flood and floodplain data development and interpretation on all aspects of floodplain management planning. This program can also develop or supply guides and pamphlets associated with floodplain management. All program services to state, regional or local governments or other nonfederal public agencies are free of charge, within program funding limits. Program services can also be provided with 100 percent of the funds coming from the requesting entity. Federal agencies and private entities are required to provide funds to cover 100 percent of the cost of services provided.

*The USACE Planning Assistance to States Program*, under the authority of section 22 of the WRDA of 1974 as amended, can provide technical planning assistance in all areas related to water resources development in which the USACE has expertise. These areas include, but are not necessarily limited to flood damage reduction; bank stabilization; sedimentation; dredging; hazardous, toxic and radioactive wastes; navigation; water conservation; water quality; surface water recreation; hydrologic analysis; hydraulic analysis; hydropower; flood hazard mitigation; environmental preservation and enhancement; fish and wildlife; cultural resources; floodplain information; ecosystem and watershed planning; and stream bed degradation. Assistance is available to states, public entities within states and federally recognized tribes for preparing plans for the development, use and conservation of water and related land resources. Assistance is limited to \$500,000 in federal funds per state or tribe per year, on the basis of available appropriations. The assistance is reconnaissance level in detail. Most studies are completed within 12 months. Study costs are shared on a 50-50 basis with one (or more) nonfederal sponsors (a state, a public entity within a state or tribe).

*The USACE Project Modifications for Improvement of Environment Program*, under section 1135 of the WRDA of 1986 as amended, may modify the structures or operations of previously constructed USACE water resources projects to improve the quality of the environment in the

public interest. The types of work that can be undertaken under this program are structural or operational changes to existing projects for restoration or enhancement of environmental values, especially fish and wildlife values. Any modifications for environmental improvement must be both feasible and consistent with the authorized project purposes. The USACE coordinates with the appropriate federal, state and local agencies on any actions taken.

If a nonfederal sponsor is interested in sharing the costs of a project, the USACE will pay all the cost to prepare a study proposal. If the study proposal is approved, the subsequent feasibility study, plans and specifications and construction costs are cost shared. The sponsor's share is 25 percent of these costs but is not payable unless and until the project enters the construction phase. In-kind services provided during design or construction can be credited toward a sponsor's share. Sponsors are usually public agencies; however, tribes and national nonprofit organizations such as Ducks Unlimited and the National Wildlife Federation might also qualify as sponsors. A private interest can qualify as a nonfederal sponsor if the proposed modifications do not require future operation and maintenance. A sponsor must provide all lands, easements, rights-of-way, relocations and disposal sites (LERRDs) for required implementation of the proposed modifications. Costs to acquire the LERRDs are credited toward the sponsor's 25 percent share of total costs. The sponsor is responsible for all operation, maintenance, repair, rehabilitation and replacement costs required for the project, although, by subagreement, a third party can provide these responsibilities for the sponsor. Modification costs cannot exceed \$5 million (federal costs) per project, unless specifically approved by USACE headquarters. No minimum cost per project has been established; however, the planning and design costs should not exceed the costs of the project modifications.

*The USACE Aquatic Ecosystem Restoration Program*, under authority of section 206 of the WRDA of 1996, restores historic habitat conditions (aquatic ecosystems) at any location to benefit fish and wildlife resources. The types of work that can be done under this program are structural or operational changes to improve the environment. This includes projects that would reconnect old river channels and backwaters, create wetland subimpoundments on the perimeters of reservoirs, improve water quality through the reduction of erosion and sedimentation, manipulate wetlands and vegetation in shallow headwaters of reservoirs and involve planting woody vegetation in floodplains.

If a nonfederal sponsor is interested in sharing the costs of a project, the USACE will pay all the cost to prepare a study proposal. If the study proposal is approved, the subsequent feasibility study, plans and specifications and construction costs are cost shared. The sponsor's share is 35 percent of these costs but is not payable unless and until the project enters the construction phase. In-kind services provided during design or construction can be credited toward a sponsor's share. Sponsors are usually public agencies; however, tribes and national nonprofit organizations such as Ducks Unlimited and the National Wildlife Federation might also qualify as sponsors. A private interest can qualify as a nonfederal sponsor if the proposed modifications do not require future operation and maintenance. A sponsor must provide all LERRDs for required implementation of the proposed modifications. Costs to acquire the LERRDs are credited toward the sponsor's 35 percent share of total costs. The sponsor is responsible for all operation, maintenance, repair, rehabilitation and replacement costs required for the project, although, by subagreement, a third party can provide these services for the sponsor. Modification costs cannot exceed \$5 million (federal costs) per project, unless specifically approved by USACE headquarters. No minimum cost per project has been established; however, the planning and design costs should not exceed the costs of the project modifications.

*The USACE Support for Others Program*, under authority of the Economy Act and the Intergovernmental Cooperation Act, provides the USACE with opportunities to serve the nation and enhance its capability to accomplish its assigned missions. Any work performed must be consistent with USACE organizational purposes and capability. Work under this program is done generally to provide environmental protection and restoration or to provide facilities and infrastructure.

## EPA and U.S. Army Corps of Engineers Team Up to Restore Contaminated Rivers

EPA and the USACE signed an MOU, in July 2002, committing them to a partnership for restoring degraded urban rivers. As part of this agreement, EPA and USACE jointly selected eight demonstration pilot projects. A new MOU was signed in 2005 to continue monitoring these projects.

In partnership with state and local governments, tribal authorities and private organizations, the projects focused on improving water quality, cleaning up contaminated sediments and restoring human and animal habitat. The projects demonstrated how coordinated government and private sector efforts can not only restore contaminated rivers, but also revitalize urban environments.

The MOU aimed to improve coordination of hazardous-waste cleanup, water quality improvements, and environmental restoration activities under the CWA, Superfund, RCRA and the various WRDA authorities. (The WRDA is a federal statute that addresses watershed environmental restoration activities under the authority of the USACE.) The original MOU, signed in 2002 is at this Web site:

www.epa.gov/oswer/landrevitalization/download/epa-usace\_urban\_water\_mou.pdf.

EPA and the USACE also signed an MOU in 2004 titled, *Watershed Management Partnership Agreement* which provides a useful tool in promoting agency integration: www.epa.gov/owow/wetlands/pdf/Watershed\_Management\_Partnership\_Agreement.pdf.

Work varies from employing one or several of the USACE's skills to using the whole range of the USACE's planning, engineering, real estate, contracting, construction management and legal skills. USACE's capabilities include, but are not limited to, the following areas: environmental planning and compliance, economic and financial analyses, floodplain management, cultural resources management and evaluation and general planning.

Before the USACE can support state and local governments, the requesting government must certify that it cannot obtain the services reasonably and expeditiously from private firms. The technical services that may be provided include studies and planning activities, engineering and design (including plans and specifications), construction management assistance and training. Construction management assistance is limited to technical advice to improve state or local management capability in contract preparation, negotiation and evaluation; contract administration; quality assurance; and supervision and inspection. The USACE may not acquire real estate nor can it serve as the contracting officer for project construction for a state or local government. All USACE costs must be provided by the customer agency. Under the program, the customer retains responsibility for program planning, development, and budgeting. www.usace.army.mil/cw/cecwe, www.fsa.usda.gov/FSA/webapp?area=home&subject=fmlp&topic=landing

## U.S. Department of Housing and Urban Development (HUD)

HUD offers a variety of funding opportunities for projects that involve urban area renewal and economic development. The Brownfields Economic Development Initiative (BEDI) is a key competitive grant program that HUD administers to stimulate and promote economic and community development. BEDI funds are used for local governments and private sector parties to commence redevelopment or continue phased redevelopment efforts on brownfields sites where either potential or actual environmental contamination are known and redevelopment plans exist. www.hud.gov/grants/index.cfm

## Federal Interagency Stream Restoration Working Group

The Federal Interagency Stream Restoration Working Group is an interagency group that has developed a publication (referenced below) to be used as a common technical reference for stream corridor restoration technology.

Participating agencies include the following:

- USDA—Agricultural Research Service, Cooperative State Research, Education and Extension Service, USFS, NRCS
- DOC—NOAA, National Marine Fisheries Service
- DoD—USACE
- HUD
- DOI—BLM, BOR, USFWS, National Biological Service, National Park Service, USGS Biological Resources Discipline and Water Resources Division
- ▶ EPA
- Federal Emergency Management Agency
- **TVA**

*Stream Corridor Restoration: Principles, Processes, and Practices*. Federal Interagency Stream Restoration Working Group (15 federal agencies of the U.S. government). ISBN-0-934213-59-3. **www.nrcs.usda.gov/technical/stream\_restoration** 

## Nongovernmental Assessment and Cleanup Funding Resources

## Voluntary Cleanup Programs (VCP)

Many states have established VCPs to help address properties where the contamination level is low enough that the chance of state or federal enforcement is not as great as with other sites (such as NPLs), but whose site owners (or prospective owners) want to assess and cleanup a site to facilitate property sale, foster redevelopment, or improve value. While each of these programs is different, the following principles generally apply.

A state's VCP typically requires an applicant to submit Phase I and Phase II site studies, which the state reviews and must approve. The applicant then makes a cleanup proposal, which (upon approval) is carried out. The VCP often allows the applicant to choose one of several alternative cleanup standards, which often include meeting statewide established cleanup standards, site-specific risk-based standards, or background. Upon successful completion of the cleanup, the state issues a *certificate of completion*, or similar document, that gives owners and lenders some assurance that no further cleanup will be needed.

A key issue is the extent to which EPA will defer to a state's VCP Program in carrying out its own response authorities under federal cleanup statutes. Typically, EPA enters into a Memorandum of Agreement (MOA) with a state in which both governments set forth their expectations with respect to VCP sites. MOAs typically provide that EPA does not expect to undertake response or enforcement action at sites that have successfully gone through a state's VCP Program, subject to several reservations. For example, such MOAs typically provide that the following categories of sites are not immune from action by EPA, regardless of their status under a state's VCP: property listed or proposed for the NPL, facilities that do or should fall under RCRA regulation (though certain sites may be allowed under certain circumstances), property subject to corrective action under RCRA, property subject to an order under water quality regulations and property subject to UST rules. Additionally, EPA typically reserves its right to take action where new information or changed site conditions necessitate its use of authorities to address imminent and substantial endangerments. **www.epa.gov/superfund/programs/reforms/reforms/2-10.htm** 

## National Fish and Wildlife Foundation (NFWF)

The NFWF is a private, nonprofit organization dedicated to the conservation of fish, wildlife and plants and the habitat on which they depend. The Foundation meets these goals by creating partnerships between the public and private sectors and strategically invests in conservation and sustainable use of natural resources. The Foundation does not support lobbying, political advocacy or litigation. *National Fish and Wildlife Foundation Grants* fund projects to conserve and restore fish, wildlife and native plants through matching grant programs. The foundation awards matching grants to projects that address priority actions promoting fish and wildlife conservation and the habitats on which they depend, work proactively to involve other conservation and community interests, leverage Foundation-provided funding and evaluate project outcomes. Federal, state and local governments; educational institutions; and nonprofit organizations are welcome to apply for general matching grants throughout the year. *National Fish and Wildlife Foundation Special Grants* are available with specific guidelines and timelines. www.nfwf.org

## Volunteer Monitoring Groups

Volunteer Monitoring Groups work under a variety of names including River Watch, River Network, and Watershed Network. Groups have a wide range of involvement in water assessment and monitoring all the way from providing samplers for a single-sampling event under direction of state agency personnel to recruiting, sampling, laboratory analysis and data validation and maintenance of databases and laboratories. Some groups receive state funding through contracts with state agencies, while others must depend on grants. Funding for coordination, laboratory analysis, and supplies may come from state or federal agency grants and allocations.

## **River Network**

River Network helps people establish strong and enduring watershed conservation organizations and programs and provides tools and training they need to be effective. Assistance comes in the form of training and consultation. River Network Programs include the following: Partnership Program, Organizational Development, River Watch, River Protection and Restoration, Health and Environmental Justice, RiverSmart, River Rally and River Heroes. River Network's River Watch Program helps volunteers understand, protect and restore their local rivers, streams, lakes, wetlands, and estuaries. Community-based monitoring programs are carried out by schools, nonprofit organizations, government agencies, and Native American Tribes. They monitor local waters, determine conditions and trends, identify problems and their sources, and develop effective and creative ways to solve existing problems and prevent new ones. River Network's River Watch Program



provides guidance and support by helping these groups plan and carry out their programs and work closely with national, regional and state service providers—including other nonprofit organizations, government agencies and academic institutions—to assess the needs of monitoring groups and find the best ways to work together to meet them. www.rivernetwork.org

## Remediation Technologies Development Forum (RTDF)

The RTDF was established by EPA to foster collaboration between the public and private sectors in developing innovative solutions to mutual hazardous waste problems. The RTDF has grown to include partners from industry, several government agencies and academia who share the common goal of developing more effective, less costly hazardous waste characterization and treatment technologies. The

RTDF is designed to foster public-private partnerships to conduct laboratory and applied research to develop, test and evaluate innovative remediation technologies. Through the RTDF, companies, government agencies and universities voluntarily share knowledge, experience, equipment, facilities, and even proprietary technology to address mutual remediation problems. **www.rtdf.org** 

## Conservation Technology Information Center (CTIC)

The CTIC is a nonprofit, public-private partnership working to equip agriculture with realistic, affordable and integrated solutions to environmental concerns. **www.ctic.purdue.edu** 

## National Corporate Wetlands Restoration Partnership (CWRP)

The CWRP is a public-private partnership between the federal government, state governments and private corporations to restore wetlands and other aquatic habitats. The CWRP's objective is to protect, enhance, and restore wetlands and other aquatic habitats by partnering to leverage the collective resources, skills and processes of the private and public sectors. The CWRP is facilitated by the Coastal America Partnership in Washington, DC Corporations contribute funds to a participating private foundation or state trust fund. Funds are matched by federal and state agencies to undertake aquatic ecosystem restoration projects. www.coastalamerica.gov/text/cwrp.html

Resource	Assessment-(A)/ Cleanup-(C)/ Community Involvement-(CI)	Eligibility	Resources			
		WATER PROGRAM RESO	DURCES			
	Water Program Loans and Financing					
Clean Water State Revolving Fund	Generally municipalities and other public organizations. Can be nonprofit organizations or private entity. Generally for wastewn facilities, but also for NPS po control, wet-weather control, treatment technologies, and and conservation projects. N to fund Wetlands, Estuaries, Remediation and polluted ru projects or implement compr		Loans for projects that promote water quality. Generally for wastewater treatment facilities, but also for NPS pollution, runoff control, wet-weather control, alternative treatment technologies, and water reuse and conservation projects. May also be used to fund Wetlands, Estuaries, Brownfields Remediation and polluted runoff abatement projects or implement comprehensive coastal management plans.			
Drinking Water State Revolving Fund	С	Publicly and privately owned community water systems and nonprofit non-community water systems	Loans for drinking water system improvements			
Drinking Water State Revolving Fund Discretionary Set-Asides	A/C/CI	State agencies, public water systems, and communities	Grants and loans for projects and activities that protect drinking water sources			
		Water Program Gram	ts			
Water Quality Cooperative Agreements	A	State water pollution control agencies, interstate agencies, other public or nonprofit agencies, institutions, organizations and individuals.	\$10K—\$200K for projects related to clean water programs, including the NPDES program, for research, investigations, experiments, training, environmental technology demonstrations, surveys, and studies related to the causes, effects, extent, and prevention of pollution.			
Assessment and Watershed Protection Program Grants and Cooperative Agreements	A/C	States, local government, tribes, interstate associations, intertribal consortia, public or private nonprofit groups, nongovernmental institutions and individuals.	\$5K—\$80K to develop and implement effective, comprehensive programs for watershed protection, restoration, and management.			
Water Quality Pollution Control Grants	A/C	States, interstate agencies.	Up to \$200K to establish and implement ongoing water pollution control programs.			

Resource	Assessment-(A)/ Cleanup-(C)/ Community Involvement-(CI)	Eligibility	Resources		
Total Maximum Daily Load Program Grants and Cooperative Agreements	A/C	State water pollution control agencies, Indian Tribes, interstate agencies, other public or nonprofit agencies, institutions, organizations and individuals.	Up to \$100K to assist in development of TMDLs, support implementation, or provide additional support in reaching settlements. NOTE: State, tribal or interstate agencies may not use these funds for routine TMDL developmental activities.		
Wetland Program Development Cooperative Agreements and Grants	A/C/CI	States, tribes local governments.	Projects must be used to develop and refine any aspect of a comprehensive wetland program and must demonstrate environmental results. A 25 percent nonfederal match is required.		
NPS Funds	A/C	State NPS agencies.	Incremental funds: \$100 million to develop and implement watershed-based plans and TMDLs for impaired waters. Base funds: staffing and support to manage and implement state NPS Management Program, or support for projects that identify and address NPS problems. Up to 20 percent may be used to develop NPS TMDLs and watershed-based plans to implement NPS TMDLs.		
		Multi-Media Funds			
Regional Geographic Initiative	A/C	State water pollution control agencies, interstate agencies and other public or nonprofit agencies, institutions, organizations and individuals.	Up to \$200K to fund unique geographically based projects that fill critical gaps in EPA's ability to protect human health and the environment.		
	<u>`</u>	Additional Water Program S	Support		
Watershed and Water Quality Modeling Technical Support Center	A/C/CI	EPA Regions, state and local governments and their contractors.	Technical assistance to support development of TMDLs, WLAs and watershed protection plans.		
Volunteer Monitoring Program	A	Volunteer water monitoring groups.	Technical assistance to organize and operate effective volunteer water monitoring networks.		
	^	EPA CERCLA RESOUR	RCES		
		Program Resources	;		
Pre-Remedial Program	А	EPA.	Funding and resources for assessment.		
Remedial Program	A/C	EPA NPL sites.	Funding and a wide array of technical and contracting resources to assess and clean up NPL sites.		
Removal/ Emergency Response Program	A/C	Sites with hazardous substances, pollutants or contaminants that pose a threat to public health.	Up to \$2 million in EPA/PRP funding to perform assessment and cleanup. More funds if additional findings are made.		
	Su	perfund Community Involvem	ent Support		
Technical Outreach Support to Communities	СІ	Communities.	Technical assistance about contaminated sites. Assist community participation in cleanup decision-making process.		
Technical Assistance Grants	CI	Nonprofit community groups in communities with an NPL site or proposed NPL site.	Up to \$50K for community groups to hire technical advisors to help the community understand technical information about the NPL site or proposed NPL site in their community. A 20 percent match is required, but may include donated or in-kind services.		

 Table 3-1.
 Assessment and Cleanup Financial Resources Summary (continued)

Resource	Assessment-(A)/ Cleanup-(C)/ Community Involvement-(CI)	Eligibility	Resources		
		Internal Support Resou	rces		
Environmental Response Team	A/C	Superfund programs.	Technical assistance on innovative technologies, land revitalization, revegetation, technology evaluation, and response to environmental emergencies.		
National Laboratories	A/C	Superfund programs, sometimes other EPA programs.	Technical assistance on assessment, engineering, and implementation.		
Abandoned Mine Land Program	A/C	Superfund programs, federal land management agencies, states, tribes, mine owners and operators and community stakeholders.	Technical expertise in abandoned mine site issues. Coordination with stakeholders on mine research, characterization, cleanup, and redevelopment.		
Contracting Resources					
Contract Laboratory Program	A	Superfund programs.	Laboratory analytical services.		
Environmental Services Assistance Team	A	Superfund programs.	Contractor for analytical services and GIS mapping.		
Regional Superfund Laboratory	A	Superfund programs.	Laboratory analytical services.		
Remote Sensing and Mapping Support Contract	A	Superfund programs.	Remote sensing, GIS support.		
Superfund Technical Assessment and Response Team	A	Superfund programs.	Technical support for site assessment, engineering, planning and preparedness and emergency response.		
Response Action Contracts	A/C	Superfund programs.	Architect/engineering services, RI/FS, remedial design (RD)and actions, EE/CA, construction oversight and enforcement support.		
Emergency and Rapid Response Services	С	Superfund removal programs.	Emergency, time-critical removal and quick remedial response cleanup services. Personnel, equipment, and materials for cleanup and restoration.		
Response Engineering and Analytical Contract	A/C	EPA Environmental Response Team.	Scientific and emergency response expertise.		

 Table 3-1.
 Assessment and Cleanup Financial Resources Summary (continued)

Resource	Assessment-(A)/ Cleanup-(C)/ Community Involvement-(CI)	Eligibility	Resources
		EPA BROWNFIELDS RES	
		Brownfields Grants	
Brownfields Assessment Grants	A	Local governments, land clearance authorities, or similar quasi-governmental agencies under control of local government, government entities created by state legislatures, regional councils, redevelopment agencies charted by states and tribes.	Up to \$200K to conduct inventories, characterization, assessment, and cleanup planning.
Brownfields Revolving Loan Fund Grants	A/C	See above.	Funding to capitalize a revolving loan fund or to award sub-grants to eligible entities. Up to \$1 million per eligible entity with a 20 percent match required unless a hardship waiver is granted.
Brownfields Cleanup Grants	С	See above.	Up to \$200K to perform cleanup activities on property owned by the grant recipient at the time of award, for a maximum of five sites per owner. A 20 percent match is required unless a hardship waiver is granted.
Brownfields Job Training & Workforce Development Grants	A/C	Colleges, universities, and nonprofit training centers.	Up to \$200K to provide training for residents in communities affected by brownfields. Projects should facilitate cleanup of brownfields sites contaminated with hazardous materials.
Technical Assistance to Brownfields Communities	CI	Communities.	Training and technical assistance to stakeholders.
Targeted Brownfields Assessments	A	EPA Regional Brownfields Offices.	EPA Brownfields Program performs or directs assessment.
State and Tribal Response Program Grants	A/C	States, tribes.	Up to \$200K per site to supplement state/tribal response programs' cleanup capacity. May be used for site-specific assessment and cleanup.
Brownfields Federal Partnerships	A/C	Various stakeholders.	Grants and other resources from federal agencies to provide support for brownfields assessments and cleanups.
	ADDITIONAL I	EPA ASSESSMENT AND C	LEANUP RESOURCES
Environmental Finance Program	A/C/CI	Communities, agencies.	Resources to find creative approaches to funding environmental projects
Targeted Watershed Grants	С	Watershed organizations and coalitions ready to make on- the-ground improvements to water quality.	\$600K–\$900K to implement actions to protect critical watersheds
Community Action for a Renewed Environment Grants	A/C/CI	Communities.	Level I—Up to \$75K to establish collaborative partnerships to reduce toxic releases. Level II— Up to \$300K for communities with collaborative partnerships to implement risk reduction strategies.
Five Star Restoration Program Grants	C/CI	Students, conservation corps, other youth groups, citizen groups, corporations, landowners, and government agencies.	Technical support, education, and up to \$20K to complete projects that restore wetlands and streams.

Resource	Assessment-(A)/	Eligibility	Resources	
	Cleanup—(C)/ Community			
DE	Involvement—(CI)		ND CLEANUP RESOURCES	
Bureau of Reclamation	A/C	Local, state and other federal agencies.	Technical assistance includes field sampling, analytical testing and data interpretation.	
Water Resources Research Iaboratory	С	Federal, state, and local stakeholders.	Assistance in river restoration.	
Sedimentation and River Hydraulics Group	С	Federal, state, and local stakeholders.	Scientific and engineering expertise regarding riverine studies and modeling.	
Watershed Protection and Flood Prevention Program	A/C	Conservation districts, local governments, and state/tribal agencies. For watersheds of less than 250,000 acres.	Up to \$10 million per project, with cost sharing for watershed protection.	
U.S. Geological Survey	A	N/A	Scientific information and expertise in many natural science fields. Data collection, monitoring, analysis and predictive modeling. Water flow and water quality databases.	
U.S. Fish & Wildlife Service	A/C	Government, public, private organizations, groups and individuals.	Natural Resource Assistance Grant (www.fws.gov/grants). Staff performs contaminated-related studies, frequently in collaboration with other federal agencies.	
Partners for Fish and Wildlife	С	Federal, state and local stakeholders.	For habitat restoration on lands not owned by state or federal government. Typically a 50 percent cost share. Technical support available.	
North American Wetlands Conservation Act Grants Program	A/C	Organizations and individuals.	S. Funding for wetlands conservation projects th focus on protecting, restoring, or enhancing critical habitat. 1:1 matching funds required. to \$50K for the Small Grants Program. Higher funding for larger projects.	
Office of Surface Mining	N/A	States with approved programs and specific Indian Tribes, nonprofit organizations	Regulated coal mining operations. AML Grants for states with approved programs and specific Indian Tribes, Watershed Cooperative Agreement Program for nonprofit organizations that undertake local AMD reclamation projects, maximum award typically \$100,000. (www.osmre.gov/grantsprograms.htm)	
Abandoned Mine Land Grants	A/C	States/tribes with approved programs.	To operate a state coal mining AML Program, perform reclamation and establish trust funds.	
Watershed Cooperative Agreement Program	A/C	Nonprofit organizations, especially small watershed groups.	Up to \$200K for local coal mining AMD reclamation actions.	
DEPA	<b>RTMENT OF AGE</b>	RICULTURE ASSESSMENT	T AND CLEANUP RESOURCES	
		U.S. Forest Service		
Watershed Forestry Assistance Program	A/C	State foresters and communities, nonprofit groups and owners of nonindustrial private forest land.	Technical assistance on watershed issues on nonfederal forested and potentially forested land.	
Abandoned Mine Land Initiative	A/C	Mining sites with hazardous waste on USDA/FS land.	CERCLA assessment and cleanup.	
	N	ational Resources Conservat	ion Service	
Environmental Conservation Acreage Reserve Program	С	Landowners.	Assistance in compliance with NPS pollution requirements.	

<b>Table <math>\mathcal{F}</math></b> Assessment and Granup i manetal resources building (continued)	Table 3-1. Assessment and	l Cleanup Financial	Resources Summary	(continued)
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Resource	Assessment-(A)/ Cleanup-(C)/ Community Involvement-(CI)	Eligibility	Resources	
Conservation Security Program	С	Landowners, communities.	Grants to restore fishery habitat. Requires a 1:1 cost share that may be cash, salary, equipment, supplies, in-kind services, or labor.	
Emergency Watershed Program	С	Landowners.	Cleanup from natural disasters.	
	DEPA	<b>RTMENT OF COMMERCE</b>	RESOURCES	
		NOAA		
Community C Based Restoration Program		Regional government bodies, business, community/ watershed group, nonprofit groups, educational institutions, conservation districts, local government, and state/territorial/tribal agencies.	Grants to restore fishery habitat. Requires a 1:1 cost share that may be cash, salary, equipment supplies, in-kind services or labor.	
		<b>OTHER FEDERAL RESO</b>	URCES	
U.S. Army Corps of Engineers (USACE)	A/C	Nonfederal agencies.	Aquatic Ecosystem Restoration	
Restoration of Abandoned Mine Sites (RAMS) Program	С	Communities/agencies.	Technical, planning, and design assistance for projects to address water quality problems caused by drainage and related activities from abandoned and inactive non-coal mines.	
U.S. Department of Housing and Urban Development (HUD)	A/C	Urban communities.	Funding for urban renewal and economic development.	
	NONGOVERNME	ENTAL ASSESSMENT AND	CLEANUP RESOURCES	
Voluntary Cleanup Programs	A/C	Landowners.	Program allows owner to voluntarily assess and clean up property to facilitate sale or redevelopment or to improve value.	
National Fish and Wildlife Foundation	A/C	Federal, state, and local governments, educational institutions, and nonprofit organizations.	Various grants and assistance to conserve and restore fish, wildlife, and native plants.	
Volunteer Water Monitoring Groups	A	Communities, agencies.	Water monitoring	
River Network	A/CI	Communities.	Assistance in developing water monitoring networks.	
Remediation Technologies Development Forum	С	Public and private stakeholders.	Assists communities in developing innovative solutions to mutual hazardous waste problems. Voluntary sharing of knowledge, experience, equipment, facilities, and technologies to address common problems.	
Conservation Technology Information Center		Agriculture stakeholders.	Assistance in finding affordable and integrated solutions to environmental concerns.	
National Corporate Wetlands Restoration Partnership	С	Federal and state agencies and private corporations partner to leverage collective resources, skills and processes.	Funds to perform aquatic ecosystem restoration projects.	

 Table 3-1. Assessment and Cleanup Financial Resources Summary (continued)

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Grant Program	Brownfields Assessment Grants	Brownfields Revolving Loan Fund Grants	Brownfields Cleanup Grants	Job Training & Workforce Development Grants	State/Tribal Response Programs Grants
Purpose & Brownfields Site Definition	Purpose: To promote the cleanup and reuse of brownfields and to provide financial assistance for brownfields revitalization. To establish or enhance state and tribal brownfields response programs. Definition: Brownfields are real properties, the expansion, redevelopment, or reuse of which may be complicated by the presence or potential presence of a hazardous substance, pollutant, or contaminant as defined in Public Law 107-118.				
Eligible Applicants	Local governments, land clearance authorities or similar quasi-governmental agencies under control of local government, government entities created by state legislatures, regional councils, redevelopment agencies chartered by the state, states and federally recognized tribes. In addition to the above, nonprofit		Colleges, universities, nonprofit training centers exempt from taxation under 26 U.S.C. 501(c)(3), community job training organizations, states, cities, towns, counties, U.S. territories and federally recognized tribes are eligible.		States and federally recognized tribes, Alaska Native Regional/Village Corporation and the Metlakatla Indian Community
	organizations are cleanup grant fur all eligible entitie property to qualif grant.	e also eligible for nding only and s <i>must own the</i>			
Grant Objectives	To assess brownfields sites and to test clean up and redevelopment models (assessments to be done according to American Society for Testing and Materials (ASTM) Standards).	To capitalize a Revolving Loan Fund. Also, can be used to award sub- grants to eligible entities.	To perform cleanup activities on a property/ properties owned by the grant recipient at the time of award.	To provide training for residents of communities affected by brownfields to facilitate cleanup and prepare trainees for future employment in the environmental field.	To supplement state and tribal response programs' cleanup capacity.
Award Amount	Up to \$200,000 per hazardous substance site; \$200,000 per petroleum site.	Up to \$1,000,000 per eligible entity.	Up to \$200,000 per site for a maximum of five sites.	Up to \$200,000. Additional funding possible.	Approximately \$50 million is awarded annually to states and tribes.
Matching Share	No matching share required.	20 percent matching share required (hardship waiver available)	20 percent matching share required (hardship waiver available)	No matching share required.	Matching share required if money is to be used for a Revolving Loan Fund; otherwise no matching share.
Call for Proposals	Annually (Fall)	Annually (Fall)	Annually (Fall)	Annually (Fall)	States and tribes can do some limited site-specific work such as assessments and
Applications Deadline	Annually (Winter)	Annually (Winter)	Annually (Winter)	Annually (Winter)	cleanups of eligible brownfields. Contact EPA Region
Selections Announced	Annually (Spring)	Annually (Spring)	Annually (Spring)	Annually (Spring)	for more information. (contact information can be found on Web site listed below)

### Table 3-2. EPA Brownfields Revitalization Program Assistance Overview

Grant Program	Brownfields Assessment Grants	Brownfields Revolving Loan Fund Grants	Brownfields Cleanup Grants	Job Training & Workforce Development Grants	State/Tribal Response Programs Grants
Priorities	<ul> <li>create/preserv greenway, und property, recre or other proper purposes.</li> <li>Projects that m a community u other resource small population of the commur</li> <li>Projects that a fair distribution</li> </ul>	ther funding t, cleanup and timulate elopment; ify or reduce an health and nt. acilitate the ng infrastructure; e a park, eveloped ational property rty for nonprofit neet the needs of inable to draw on s because of the on or low income nity. Ilow for the n of funds a and nonurban for community dentify and to the health children, en, minority or mmunities or	<ul> <li>organizations investors, lem and other affe to address iss training for re communities brownfields.</li> <li>Projects that in cleanup of bro contaminated substances a</li> </ul>	oups, job training , educators, ders, developers ected parties sue of providing sidents in impacted by facilitate ownfields sites d with hazardous nd prepare uture employment	<ul> <li>States and tribes with a Voluntary Cleanup MOA.</li> <li>State and tribal programs w/out MOA need to establish or enhance the following elements:         <ul> <li>Timely survey and inventory of brownfields sites.</li> <li>Oversight and enforcement authorities or other mechanisms and resources.</li> <li>Mechanisms and resources to provide meaningful opportunities for public participation.</li> <li>Mechanisms for approval of a cleanup plan and verification that cleanup is complete.</li> </ul> </li> <li>States or tribes need to establish a public record &amp; update annually.</li> </ul>
Prohibitions	<ul> <li>No part of a grant or loan may be used for the payment of</li> <li>A penalty or fine</li> <li>A federal cost-share requirement</li> <li>An administrative cost</li> <li>A response cost at a brownfields site for which the recipient of the grant or loan is potentially liable under CERCLA section 107</li> <li>A cost of compliance with any federal law (including a federal law specified in section 101 (39)(B)), excluding the cost of compliance with laws applicable to the cleanup</li> </ul>			Prohibitions do not apply to section 128 grants unless recipient uses funding for Revolving Loan Fund activities or if site- specific activities are completed on sites owned by the recipient	
Web site		: www.epa.gov/br	•		1

Table 3-2. EPA Brownfields Revitalization Program Assistance Overview (contin	ued)
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## **CASE STUDY** Multiagency, Multiprogram Funding Resources and Cooperation

## **Dolores Watershed, Colorado**



The presence of surrounding mining districts and air deposition of mercury from powerplants throughout southwestern Colorado have potentially affected hundreds of square miles of the Dolores River watershed extending from the San Juan Mountains at an elevation of 14,000 feet in

the southwestern part of the state down to McPhee Reservoir. Impacts include residential soil contamination with lead concentrations up to 50,000 ppm, AMD from numerous mines and mercury contamination resulting in a fish consumption advisory. The watershed is on the Colorado list of impaired waters (CWA 303(d) list). A TMDL was completed in 2004 for mercury in McPhee and Narraguinnep Reservoirs. A second TMDL is under development for Silver Creek for cadmium and zinc.

Multifaceted problems and issues have lead the town of Rico, the state of Colorado and multiple federal agencies to use nontraditional solutions including community-based decision making and cross-program coordination to assess the various impacts.

- Voluntary cleanup in Silver Creek
- Site Assessment and the TMDL program conducted ultra-clean sampling for mercury throughout the watershed to determine sources and develop a TMDL



Four Corners Power Plant

### (continued)

# **CASE STUDY**



Sampling of the Dolores River

- Colorado modified its Performance Partnership Agreement to encourage coordination between the state Water Quality Division and Air Pollution Control
- USFWS and EPA provided funding for a Mercury Deposition Network (MDN) station at Mesa Verde National Park
- State Air Quality program and TMDL program provided funding to USGS for sampling seasonal snowpack
- USGS collected a core sample from Narraguinnep Reservoir to study the historical pattern of mercury deposition
- USGS, under an IAG from the TMDL program, conducted a source-receptor study
- Superfund Emergency Response has responded to the potential failure of treatment ponds and an abandoned cyanide heap leach area
- Targeted Brownfields Assessment by the state for facilitating cleanup and potential reuse of contaminated properties
- Water monitoring by local participants through an EJ grant
- Mercury sampling conducted by EPA National Laboratory at both high and low flows—joint SAP with TMDL program.
- Air Modeling based on MDN, snowpack and source receptor data funded by the TMDL Program and designed by USGS, Colorado Air Pollution Control and EPA Air Program



Sampling in Silver Creek

## **Stakeholders Combine Resources for Cleanup**

## Swatara Creek, Pennsylvania

#### Water Quality Concern:

Coal mine drainage (CMD) from abandoned mines has affected more than 2,400 miles of streams and associated groundwater in Pennsylvania. Approximately half of the discharges from bituminous and anthracite coal mines in Pennsylvania are acidic, having pH < 5.0. Acidic CMD typically contains elevated concentrations of dissolved sulfate, dissolved and particulate iron and other metals produced by the oxidation of pyrite. Such conditions make the water in mine drainage and receiving streams unfit for most uses.



#### **Project Description:**

In the northern portion of the 576-square-mile Swatara Creek Basin, surface water losses and CMD from abandoned anthracite mines degrade the aquatic ecosystem and impair uses of Swatara Creek to its mouth at the Susquehanna River 70 miles downstream. To neutralize the acidic CMD and reduce the transport of dissolved metals in the Swatara Creek watershed, innovative passive treatment systems are being implemented and monitored. These treatment systems include limestone-sand dosing, open limestone channels, anoxic and oxic limestone drains, limestone diversion wells and limestone-based wetlands. The performance of these treatment systems is being evaluated using upstream/downstream and before/after monitoring schemes.

#### **Community Outreach:**

In March of 1996, a local citizens' group called Citizens Coordinated for Clean Water–now the Swatara Creek Watershed Association (SCWA)–hosted an exposition to highlight activities of various groups throughout the watershed. The exposition resulted in the formation of several committees tasked with pursuing high-priority remediation projects.

Outreach has been a common thread throughout the restoration effort. Pennsylvania (PA) Department of Environmental Protection (DEP) and the Department of Conservation and Natural Resources (DCNR) helped to plan the exposition and continue to participate in follow-up activities. For example, the agencies continue to meet with their board and regional Conservation Districts to provide information and assistance. The PA DEP Office of Mining also worked with residents in the upper watershed to establish and maintain AMD remediation projects. An Upper Swatara Watershed group has rallied around the effort, providing volunteer labor, equipment and limestone. This group and SCWA have started to look to the future coordination of watershed efforts.

#### **Key Successes and Lessons Learned:**

- An anoxic limestone drain near the headwaters of Swatara Creek has shown the greatest benefit to water quality, producing significant improvements in pH and alkalinity that are measurable several miles downstream.
- Diversion wells show great potential to treat stormflow, which generally is more acidic than baseflow. Wetlands attenuated dissolved and particulate metals but had negligible effects on pH, alkalinity and sulfate.



(continued)

- D Alkalinity-producing systems, such as limestone diversion wells or limestone drains combined with wetlands or settling basins, generally were needed to attenuate metals transport.
- D Open limestone channel and limestone sand dosing had negligible effect on water quality.
- D The precipitation process has a detrimental side effect of putting sludge with high metal content in the bottom of the creeks.

#### **Financial Resources:**

Efforts to improve the water quality of Swatara Creek will continue for years to come. Several sample remediation and reclamation projects are described below.

#### 1994–1996: Stumps Run reclamation project

Three reclamation projects of coal sediment pollution were conducted in lieu of \$132,000 in civil implementation (Swatara Creek, Pennsylvania)

penalties and fines assessed by PA DEP's Pottsville

District Mining Office. These three projects regraded

Limestone Diversion Well Diversion Dam



Observed increase in fish species since BMP

and removed silt, revegetated affected areas and installed erosion and sediment controls on 24.4 acres.

#### 1995: Swatara Creek diversion wells

Two diversion wells were installed on Swatara Creek 3 miles from the creek's origin. A local businessman offered to fund the project in honor of his father, who was an avid fisherman. Since the project began, it has turned into a community effort involving more than 50 citizens, businesses and agencies. This project paved the way for the formation of the Northern Swatara Creek Watershed Association.

#### 1996: Diversion well on Martin Run

A diversion well was installed to address two abandoned mine discharges. The work was completed with EPA CWA section 319 funds and volunteer efforts from the Pennsylvania National Guard and local citizens.

#### 1996: Study of treatment plants and current water quality of Swatara Creek

(USGS) and PA DEP engaged in a cooperative effort to evaluate the effectiveness of various limestone treatment devices installed on Swatara Creek. This project received funding through EPA CWA section 104 for 1996, 1997, and 1998.

#### **1997: Limestone channel on Swatara Creek**

To increase Swatara Creek pH upstream of the diversion wells, a limestone channel was constructed. EPA CWA section 319 funds supported the project.

#### 1997: Anoxic limestone drain on tributary to Swatara Creek

An anoxic drain was constructed on an unnamed AMD discharge at the headwaters of Swatara Creek. The drain was constructed using EPA section 319 funds and donated assistance and materials. USGS designed the project and added numerous testing features to allow monitoring and maintenance. The project has shown a marked improvement in water quality at the discharge and 3 miles downstream at the diversion wells. This project seems to be very effective and the most maintenance-free of all the passive treatment systems.

#### 1997: Pollys Run project

This project, supported by EPA section 319 funds, involved streambank stabilization and rechanneling work on Swatara Creek.

#### **1997: Lorberry Junction wetland project**

Two shallow-water impoundments were constructed to provide aerobic wetland treatment of CMD on Lower Rausch Creek. This project was funded partially by EPA CWA section 104 funds and with fines that were assessed against a landfill by the PA DEP Bureau of Waste Management. All of the construction work was completed by the PA DEP Bureau of Abandoned Reclamation. Local industries donated additional materials and equipment. This project is very visible to the public, and it will serve as an educational area as well as a treatment facility.

#### 1998: Development of treatment for Rowe Tunnel discharge, Lorberry Creek

This project was a cooperative effort between the DOE, USGS, PA DEP, and the Schuylkill County Conservation District to develop a treatment system on the Rowe Tunnel discharge, which has an average flow of more than 3,000 gallons per minute. The work is being funded by an EPA CWA section 319 grant and matching USGS and DOE funds.

#### 1998: Swatara Creek designated as an EPA section 319 National Monitoring Program Project

This effort was the first National Monitoring Program Project in the country that focused on mine drainage and the land treatment practices needed to restore water quality. The project will continue some of the aforementioned water monitoring efforts. The data evaluation and the cumulative efforts of the various treatments will be very useful in developing treatment strategies for several streams in the region.

#### **1998: Reconstruction of a stream channel near the John Behm Tunnel**

EPA CWA section 104 funds supported this project.

#### **1999: Construction of the Swatara Cooperative Trout Nursery**

The Pennsylvania Fish and Boat Commission provided approximately 2,000 brook trout, 1,300 rainbow trout and 100 golden trout to the facility.

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Resources

## **Assessment and Data Integration**

This chapter presents certain fundamental aspects of water and waste programs—what data are collected and why—and presents opportunities for program integration. It begins with two primary opportunities for integration during watershed assessment: coordinating preliminary data compilation and streamlining additional data collection. A tool for preliminary data compilation, the Comprehensive Preliminary Watershed Assessment, is presented first because of its value in the early stages of cross-programmatic watershed cleanup. Coordinated and collaborative data collection saves agencies and programs time and money while reducing the waste of duplicative sampling efforts. A discussion of strategies for collecting additional watershed data follows. Figure 4-1 presents a guide to initial watershed assessment activities.

To integrate data compilation and collection, the WCT must consider the data requirements of the various programs. Background information is provided about data quality, data evaluation, benchmarks, and data collection strategies. For the data to be useful, it must be available and accessible to all participants and organized in a consistent manner. Therefore, data management issues that must be considered at the onset of a collaborative watershed effort are presented. This chapter ends with a brief summary of typical program-specific data collection efforts and suggests potential

Brownfields, CERCLA Site Assessment, Remedial and Removal Program data requirements for water samples collected in a typical mining watershed is presented in Table 4-1. Similar comparisons may be appropriate to help evaluate data integration issues with other pollutants, in other types of watersheds or between other programs.







	TMDL	Brownfields		Superfund Demodial	Superfund Removal
Sample Purpose	<ul> <li>Program</li> <li>Identifying all significant sources.</li> <li>Describe watershed characteristics.</li> </ul>	<ul> <li>Determination of site risk.</li> <li>Site characterization.</li> </ul>	PA/SI Only those samples necessary for conclusive determination of whether site scores above 28.5 on HRS. Background samples are required to establish a release and establish ambient conditions.	<ul> <li>Remedial</li> <li>Site characterization.</li> <li>Risk assessment.</li> </ul>	<ul> <li>Removal</li> <li>Identifying human health threat.</li> <li>Site characterization.</li> <li>Determine removal alternative feasibility.</li> </ul>
Sample Analysis	<ul> <li>Dissolved metals, total recoverable metals, pH, conductivity, hardness.</li> <li>Depends on WQS.</li> <li>Water quality criteria may be expressed as dissolved, total, or total recoverable.</li> <li>Must have associated flow data.</li> </ul>	<ul> <li>Depends on pathway and receptor. Typically metal concentrations, pH.</li> </ul>	Depends on pathway and receptor being evaluated. Total metals if values will be compared to human food chain or environ- mental threat values. Dissolved metals if values will be compared to standards for drinking water threat values.	<ul> <li>Flow, pH, temperature, TSS, suspended sediment, salinity and metal concentration.</li> </ul>	<ul> <li>Metal concentrations, pH.</li> </ul>
Detection Limits/ Bench- marks	Below WQS.	Dependent on receptors and exposure path- way. Based on standard values for comparison such as Super- fund Chemical Data Matricies (SCDM), Region 3 RBCs, Region 9 Preliminary Re- mediation Goals (PRGs).	Depends on rationale for sample. Must be adequate to compare results to values in SCDMs. (Samples with high concentrations do not require a low detection limit.)	Varies by factor being evaluated. For Risk Assessment samples, detection limits will depend on toxicity of the contaminant.	Based on stan- dard risk values such as SCDMs, Region 3 RBCs, Region 9 PRGs or other published values indicating toxicity.
Data quality	<ul> <li>Based on state requirements.</li> </ul>	<ul> <li>Screening data for most samples.</li> <li>Definitive data for critical samples.</li> </ul>	<ul> <li>Legally defensible data is required for samples used to defend HRS score.</li> </ul>	<ul> <li>Definitive data with high level of QA/QC for risk assessment samples. Variable for other samples</li> </ul>	Varies.

 Table 4-1.
 Comparison of Surface Water Related Data Collection and Analysis Requirements for Mining Watersheds

## Comprehensive Preliminary Watershed Assessment

The Comprehensive Preliminary Watershed Assessment (see box below) is an effective tool that assists in understanding watershed conditions and the development of a preliminary watershed conceptual model. The conceptual model will be used to help identify interested parties and focus the WCT on important issues. The Comprehensive Preliminary Watershed Assessment should include, at a minimum maps and aerial photographs depicting the entire watershed and displaying any property ownership/zoning; identification of WQS for each waterbody within the watershed and current waterbody status in meeting the standards; readily available data (including summaries/ references to monitoring data reports collected through various regulatory programs, identification of potential human and environmental receptors [e.g., humans, fish, birds, soil community]); location of historical and current sources of contamination; key findings of previous geological, hydrological, and hydrology studies; NPDES permits (with identification numbers); RCRA facilities

#### **Comprehensive Preliminary Watershed Assessment**

If a cross-programmatic cleanup approach is indicated, the following information should be collected for the entire watershed (or as much as is practical):

- Aerial photographs
- Property ownership/zoning
- Watershed topographic mapping
- GIS mapping of available data
- Identification of WQS
- Determination of waterbody impacts (i.e., exceedance of WQS, NPL scoring)
- Identification of potential receptors
- Key findings of previous studies
- Available data, with GPS locations for all sampling locations
- Relevant background information from previous studies (including all existing data that meets criteria and citing of any other data such as watershed geology or hydrogeology for both a watershed-wide and site-specific basis)
- Hydrologic information (flow data from previous sampling events, and data and associated hydrographs from long term gauging stations)
- Documentation of past, current, or planned cleanup activities by the various agencies/programs
- If the information is not already available, a watershed-wide loading study is essential to determine major contributors to stream contamination.
- Results of field reconnaissance:
  - Confirm preliminary data (e.g., land use, source locations, aerial photography)
  - Collect basic field chemistry (pH, conductivity, temperature, dissolved oxygen)
  - Conduct bioassessment such as qualitative macroinvertebrate surveys, where applicable
  - Identify potential sample locations (GPS and directions to sample locations)
  - ldentify additional potential sources

and CERCLA/CERCLIS sites within the watershed; Clean Watersheds Needs; and documentation of past, current or planned cleanup activities. The assessment may also include preliminary scoping studies such as a qualitative macroinvertebrate study or watershedwide contaminant loading study. A reconnaissance field trip may be the culmination of the assessment and provide information to assist in scoping the need for future study.

Potential sources of information for the Comprehensive Preliminary Watershed Assessment include EPA PA/SIs, Removal Assessments, Removal Actions, RI/FSs, TBAs, Emergency Response Actions, water quality agencies and databases, state permitting authorities, county/local health/environmental departments, educational institutions, USGS, federal and tribal land management agencies, existing databases such as STORET, WATERS, NWIS and other potential sources discussed in Chapter 3.

The Comprehensive Preliminary Watershed Assessment should average between 15 and 30 pages, including maps, photos, aerial photography and land ownership. The Comprehensive Preliminary Watershed Assessment may assist in development of a site conceptual model. Figure 4-2 provides an example of a site conceptual model that was developed for a cross-programmatic watershed cleanup effort in the Anacostia River Watershed in Maryland and the District of Columbia.



Figure 4-2. Site Conceptual Model, Anacostia River Watershed, Maryland, and Washington, D.C.

From: Charting a Course Toward Restoration: A Toxic Chemical Management Strategy for the Anacostia River, prepared by member organizations of the Anacostia Watershed Toxics Alliance and the Anacostia Watershed Restoration Commission (AWRC).

## Additional Watershed Data Collection

To save time and money, the WCT might want to consolidate future data collection efforts. Depending on the participants, overlap of data needs, funding, and other considerations, additional data can be collected by individual programs/agencies (cooperative sampling) or a multiagency/ stakeholder sampling effort (collaborative sampling). It is likely that a combination of approaches will be used. No matter how data collection is structured, cooperation between WCT programs/ agencies will save time and precious resources despite the additional initial planning efforts.

### **Cooperative Data Collection**

In some cases, the WCT may decide that individual agencies/programs will conduct future data collection efforts separately. In that case, the SAP should be available for review by the WCT in advance to maximize integration. An example of the benefit of sharing plans in advance might be at an NPL site where the RI contractor will be collecting quarterly surface water samples at three locations to assess seasonal stream gains from a contaminated aquifer. Because surface water quality and stream flow data are important to most programs involved in watershed cleanup, the plan should be reviewed to determine the applicability of the data to the state water quality data set, the NRDA and the TMDL programs. It might mean that the data collection techniques or analytical parameters are adjusted slightly (i.e., adding flow rate to the field measurements, or collecting samples for both total and dissolved metals concentrations) to accommodate other program needs but might also prevent unnecessary and wasteful duplicative sampling efforts by another program.

### **Collaborative Data Collection**

The WCT may decide to collaborate on some data collection efforts. A common approach and consistent methods should be used to accommodate the needs of the multiple programs involved. A multiagency SAP will be necessary to guide the sampling. Data Quality Objectives (DQOs) will provide the focus for preparing these documents. The SAP should include consensus among stakeholders on site naming conventions, sampling locations, media collected, protocols for sampling and analysis, and detection levels. Preparation of a consolidated SAP may be performed by the Watershed Program Manager if support is not available elsewhere.

Information may need to be gathered on the differences in cost between collecting lower- and higher-level quality data. Discussion will need to occur among all watershed participants who will use the data to be collected regarding what data quality each participant desires and requires, who will pay for higher quality data and when such data needs to be collected.

Before the final selection of sampling locations, a thorough reconnaissance of the watershed should be conducted using the information summarized in the Comprehensive Preliminary Watershed Assessment. The reconnaissance may include stream measurements for conductivity, pH, dissolved oxygen, qualitative macroinvertebrate analysis and GPS readings for all potential sampling locations (including any other appropriate field measurements that will indicate potential sources of the pollutants of concern).

Integrating data types and quality assurance requirements can be challenging, both in determining protocols and in obtaining funding for field work and laboratory analysis. Again, a cooperative approach can provide solutions to some of these problems. Given the example of the RI contractor collecting surface water samples in the cooperative sampling section, the TMDL and NRDA programs could send personnel to assist in sampling in exchange for additional sample analysis or lower laboratory detection limits.

While sampling performed by individual programs is often conducted by contractors, collaborative data collection may be performed by program personnel from several programs and agencies to reduce costs. Such an effort will require planning and the acquisition of field measurement devices,

sample containers and preservatives, vehicles, and other site-specific tools. EPA Regional Laboratories may be able to provide some of the necessary items and technical support. Before sampling, all sampling team members must be trained for the activities they will be expected to perform. For example, personnel doing pebble counts should be instructed on the appropriate methodology, and personnel conducting macroinvertebrate surveys should be taught the method and provided with sketches of the organisms that should be present in that geographical location at that time of year.

In general, surface water sampling designs must include flow measurements to provide calculations to quantify loads and help prioritize sites. Water samples should be analyzed for both total and dissolved metals with detection levels below WQS. Sampling should also consider seasonal variations in flow and contaminant loading to determine critical conditions.

## **Biological Data Collection**

In preliminary and subsequent data collection (including SIs and RIs), the importance of biological data collection must be strongly emphasized. Bioassessments can be good indicators of water quality and watershed health. As a preliminary data collection strategy, qualitative macroinvertebrate assessments are simple and quick and may guide selection of potential sampling locations that should be investigated further. Sketches of macroinvertebrate species expected to be found in similar unimpacted sites can be used to rapidly identify the species composition in the study area. Bioassessments may include macroinvertebrate, fish and aquatic vegetation surveys. Rapid Bioassessment Protocols may be used to direct the work. Habitat quality should be evaluated concurrently to determine if any perceived degradation in species number or diversity may be due to habitat limitations rather than contamination.

For more information on this subject, see *Rapid Bioassessment Protocols for Use in Streams and Wade-able Rivers: Periphyton, Benthic Macroinvertebrates, and Fish, Second Edition.* EPA 841-B-99-002. www.epa.gov/owow/monitoring/rbp/download.html

## Data Quality and Evaluation

When integrating data from various sources or when planning additional data acquisition, data quality is an important issue that can greatly influence the usability of data by the various programs. This is one aspect of a cross-programmatic watershed effort that can cause divisions if not carefully addressed, because the various programs often collect data for different purposes. When planning additional data acquisition within the watershed, a QAPP should be prepared specifying all the procedures that will be used to ensure adequate data quality. Development of DQOs is part the QAPP. Development and use of DQOs will help ensure that the data are of the type, quantity and quality useful for all watershed participants. For cooperative data collection, the QAPP should be reviewed by the WCT along with the FSP. For consolidated data collection efforts, the FSP and QAPP will be prepared collaboratively. As noted earlier, watershed participants should agree on what data quality is needed for the various purposes of the data, the schedule for data collection and who will pay for the collection of such data.

After the field and laboratory data are available, they should be compared against the DQOs to ensure it meets these objectives. The reviewed and validated data are analyzed for trends, compared against benchmarks or used to make program decisions.

### Data Quality Objectives

The DQO process is a series of planning steps using scientific methods that ensure that the type, quantity and quality of environmental data used in decision making are appropriate for the

intended purpose. EPA has issued guidelines to help data users develop site-specific DQOs. The DQO process is intended to

- Clarify the study objective
- Define the most appropriate type of data to collect
- Determine the most appropriate conditions from which to collect the data
- Specify acceptable levels of decision errors that will be used as the basis for establishing the quantity and quality of data needed to support the design

The DQO process specifies project decisions, the data quality required to support those decisions, specific data types needed and data collection requirements and ensures that analytical techniques are used that will generate the specified data quality. The process also ensures that the resources required to generate the data are justified. The DQO process consists of seven steps; the output from each step influences the choices that will be made later in the process. These steps are

Step 1: State the problemStep 2: Identify the decisionStep 3: Identify the inputs to the decisionStep 4: Define the study boundariesStep 5: Develop a decision ruleStep 6: Specify tolerable limits on decision errorsStep 7: Optimize the design

During the first six steps of the process, the planning team develops decision performance criteria that will be used to develop the data collection design. The final step of the process involves refining the data collection design on the basis of DQOs.

For more information on this subject see *Guidance on Systematic Planning Using the Data Quality Objectives Process*, EPA QA/G-4. EPA/240/B-06-001. February 2006. www.epa.gov/quality/ qs-docs/g4-final.pdf

## Data Evaluation

During data evaluation, laboratory data are reviewed and validated to determine their usefulness and applicability for further evaluation (site models, statistical analyses) or decision-making. The reviewer examines sampling dates, locations, depths and descriptions; sample collection and preparation techniques; laboratory preparation techniques; analytical methods and analytical results; method detection limits or sample quantitation limits; QA/QC samples; and documentation. The data reviewer reviews data reports for transcription and typographical errors, determines if sampling protocols were appropriate, compares data against field and trip blanks to detect crosscontamination, compares field replicate sample results, reviews laboratory QC (laboratory blanks, method standards, spike recovery, duplicates), reviews detection limits, deletes unusable data, attaches qualifiers to usable data and explains limitations of qualified data. Laboratory analytical packages are validated by a chemist and the laboratory. Validation compares the QA objectives of the user against the laboratory data package. Validation may include evaluation of sample holding times, initial and continuing calibration verification, interference check samples for inorganics, determination of bias (percent recovery), precision (from replicate analyses), detection limits and field conditions that may have modified sampling procedures. A summary of the review and validation processes is preferably provided to the project manager.

After the data are validated, data that meets the requirements may be used to evaluate site conditions. Various numerical and graphical analytical methods may be used to evaluate the data on the basis of the study objectives. For example, the user might need to know if data support statistical assumptions regarding the presence or absence of contamination or biological response to the contamination. At other times, the user might want to determine if there is a trend to the data or correlation between two variables. For some studies, mean or median values and standard deviation or another determination of variance are adequate for the purposes of the study. Environmental data may require transformation before statistical analysis.

The flow and water chemistry loading data should also be reviewed to ensure that they provide enough spatial and temporal variability with regard to high and low flow to determine critical conditions within the watershed.

## Benchmarks

Data should be compared against appropriate standards such as those provided in the following table. Values used for comparison will depend on the sample matrix, the contaminant of interest, the contaminant pathway being evaluated, and program requirements. One screening concentration's benchmark of note in the table below is the SCDM—a compilation of values for use in the HRS. Many of the values listed on the SCDM are derived from or applicable to other program benchmarks, so this document is valuable for determining benchmarks that will be used by a variety of programs involved in the watershed cleanup. Criteria and standards for dissolved metals are hardness-based and are typically presented as a hardness-based formula. Table 4-2 presents typical benchmarks for comparison.

Benchmark	Media	Reference
State and tribal WQS under the CWA (designated uses, water quality criteria, antideg- radation policies)	Surface water (some states have also issued ground water standards under state law).	State, tribal and territorial water quality standards. www.epa.gov/waterscience/standards/ states
MCLs and MCLGs	Ground water, surface water, drinking water.	National Primary Drinking Water Standards. www.epa.gov/safewater/mcl.html
Screening Concentrations	Ground water, surface water, drinking water, air, soil, biota.	Superfund Chemical Data Matrix. EPA. January 2004. www.epa.gov/superfund/ sites/npl/hrsres/tools/scdm.htm
		Region 3 Risk Based Concentrations. EPA. April 2005. www.epa.gov/reg3hwmd/ risk/human/index.htm
		Region 9 Preliminary Remediation Goals www.epa.gov/region09/waste/sfund/ prg/index.htm
		Soil Screening Guidance: Users Guide. EPA540/R-96/018. July 1996.
		<ul> <li>Supplemental Guidance for Developing Soil Screening Levels for Superfund Sites. OSWER 9355.4-24. December 2002.</li> </ul>
Food and Drug Administration Action Levels	Biota	Action Levels for Poisonous or Deleterious Substances in Human Food and Animal Feed.
National Ambient Air Quality Standards	Air	National Ambient Air Quality Standards. 40 CFR Part 50.
National Emissions Standards for Hazardous Air Pollutants	Air	National Emission Standards for Hazardous Air Pollutants. 40 CFR Part 61.

#### Table 4-2. Benchmarks for Data Comparison

## Data Collection Strategies

### **Triad Approach**

EPA often uses the Triad approach for planning site assessment activities. The Triad approach allows the field work to be conducted cost-effectively and logically. The Triad approach is a threestep process that includes systematic planning, dynamic work strategies and real-time measurement technologies.

- *Systematic planning* includes developing a conceptual site model that shows sources, pathways, and receptors. The planning team uses the seven-step DQO process to ensure that project decisions meet the requirements of the project. Stakeholders are identified in a project organization diagram and can include multiple agencies, community groups, tribal organizations and appropriate experts required for the project, such as a risk assessor. The results of this planning process are documented in the FSP and the QAPP.
- *Dynamic work strategies* means using field analytical data generated on-site to determine the direction of subsequent field work, thereby reducing the overall time and cost of site activities and allowing better discretion in sample selection. A combination of less expensive field analytical data and collaborative laboratory analytical data allows for a more cost-effective way to more fully address all of the Data Quality Indicators (DQIs). The three DQIs—precision, accuracy, and sensitivity—must be established to ensure that the data used in decision making are of acceptable quality by quantifying the acceptable amount of error in the data collection and analytical process. Data Quality Assessment (DQA) criteria are defined as part of the DQO process and documented in the SAP. The results of the inspection/assessment, including qualitative and quantitative evaluations of the DQIs, are documented in the Analytical Results Report.
- *Real-time measurement technologies* and tools are used to manage data in the field and provide the information, including statistics, to make real-time decisions in the field where applicable. **www.clu-in.org/triad**


# Data Management

Organizing data so it can be easily compiled and retrieved is one of the big challenges for multiprogram, multiagency cleanup efforts. The Watershed Project Manager must ensure that data are collected, compiled and managed to allow participants to easily access, query and view important site information. A data management plan may be prepared with the assistance of Regional EPA data management specialists and other WCT members. The following issues are some that should be considered in developing a data management plan:

- Who will manage data and who will map data (internal EPA data management, community action group, contractor, USGS, USACE, others)
- Select single data repository (single point of contact)
- Funding for database development and mapping
- Platform for data management (STORET, other database)
- Standard data submission requirements and tools for all groups submitting data (see Table 4-3)
- Level of effort allowable for existing data compilation
- Mapping platform (hard copy maps only, mapping application, query and view requirements)
- Data display requirements
- Mapped coverages (e.g., roads, streams, towns, topographic features, aerial photos, site features, data points)
- Sampling location naming conventions

Frequently, data will be available from previous monitoring, assessment and remediation efforts in the watershed. In the best case, all participants will readily contribute all available data, but the data may be provided in a variety of formats with varying degrees of usefulness for the project. The level of effort to compile existing data will depend on the format (text tables, spreadsheet data, laboratory electronic deliverables and databases) and completeness of data provided by participants. Clear communication of data formatting needs may reduce the cost of data management. It will often be necessary for the Watershed Project Manager to compile the existing data early in the process.

Data collected after the formation of the WCT should be provided in the standard format decided upon by the project team to ensure funds are not wasted on unnecessary data conversions and time-intensive discussions between data collection groups and GIS or data conversion specialists. *A consistent sample-naming convention should be determined in advance and used by all participants.* 

# STORET Water Quality Exchange (WQX)

Data mapping may be provided by EPA personnel or contractors or may be performed by other WCT members or contractors, depending on funding, agency capability and data viewing requirements. In some cases, a hard copy of the maps may be provided to participants at the beginning of the projects and at important milestones. In other cases, an easily viewable, queryable GIS application may be needed. Mapping support for Superfund projects is available through EPA personnel and the ESAT contract. Water programs and other programs may access internal GIS personnel or find a mechanism to fund a mapping contractor. Enviromapper is EPA's standard for mapping, however, the program might not provide all the features desirable for the WCT. EPA Region 10 has developed an Arc Internet Mapping Solution (ArcIMS) application for use with STORET. Each EPA Region has standardized coverages available for use in mapping applications.

While a variety of platforms can be used to manage data, EPA's standard is the STORET database. STORET is being redesigned into a new system called the WQX to facilitate easier flow of data into the data warehouse, and ultimately, greater access to the data. The other major national database of water quality information is the USGS NWIS. Other databases are available with regional or local data. These might be useful but should be compatible with STORET. Table 4-3 presents typical data requirements for using sampling data in a site database.

The STORET database is EPA's repository for water quality, biological, physical, soil, sediment, air habitat assessment and field measurement metadata collected by a variety of sources—from state and federal agencies to volunteer monitors. STORET is primarily used by states to report required water data to EPA; however, it may be used to manage all types of data from a variety of sources. Potential data sources include EPA programs such as Superfund, RCRA, and Brownfields; other federal agencies; tribes; state water and environmental agencies; and local/regional groups such as communities, municipalities, watershed councils and volunteer monitoring organizations.

STORET is an ideal way to manage data in a multiprogrammatic watershed cleanup effort for several reasons. STORET's data retrieval functions are Web-enabled so the public can use the Internet to query and download data. Data providers can submit data to STORET via data entry modules that operate on personal computers and are available free of charge to monitoring organizations. Web tools are also available to data providers who would like to submit data to STORET but do not want to use the standard STORET software. See the Region 8 case study on managing data and Web tools below. Data in STORET are available to all in a consistent format that allows mapping, sample location identification and data viewing. www.epa.gov/storet

Sample Data Requirements				
<b>Project Information</b>	Project name			
	Project or watershed ID			
	Who collected data			
	Why data were collected			
	How data were collected			
Location Information	Location ID			
	Latitude/longitude			
	Datum			
	Method to determine lat/long			
Results	Sample ID			
	Data type (water, soil, sediment, air, biota, field data, laboratory data)			
	Date			
	Parameter name			
	Parameter value			
	Sample fraction (dissolved or total)			
	Lab and/or validator qualifiers			
	Analytical method			
	Detection limit			
	Sampling method			
	Additional information might be necessary for specific watersheds and pollutants. The project manager and WCT must set up data requirements according to the particular project.			

Table 4-3.         Sample Data Requirement	Table	4-3.	Sample	Data	Rec	uirement
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## Integrated Compliance Information System (ICIS)

ICIS integrates data that is currently located in several separate data systems. The Web-based system enables individuals from states and EPA to access integrated enforcement and compliance and NPDES data from any desktop connected to the Internet. EPA's ability to target the most critical environmental problems will improve as the system integrates data from all media. The public can access some of the federal enforcement and compliance information in ICIS by using the *EPA Enforcement Cases Search* or the *EPA Enforcement SEP Search*.

www.epa.gov/Compliance/data/systems/modernization/index.html

# **Region 8 Using Web Tools for Data Management**

Region 8 requires that data from all samples collected or analyzed using EPA funds be provided in a standardized format for use in STORET. Formatting requirements are presented in *Standard Guidance to Format Sample Results, Field Measurements, and Associated Metadata*. EPA Region 8. December 1, 2003. (See Appendix B.) Region 8 states use the STORET database to meet CWA requirements. Other EPA programs, including Superfund, RCRA and Brownfields programs, also provide site data to STORET. Data collected by other organizations using EPA funding must also be reported to STORET.

Several projects are underway or have been completed to simplify data reporting requirements. A Web STORET Interface Module (SIM) tool to simplify tribal data submission has been developed. CWA section 319 funds were used to create a Web tool and training to facilitate data entry from local groups submitting data from NPS projects. Funding for a Web site to host the Web SIM Tool along with the STORET database and an ArcIMS (ArcInternet Map Server) application and to provide training on the tool has been approved for the Colorado Water Quality Monitoring Council. Through this project, all watershed groups in Colorado will have access to the Web site and receive training for data input and viewing.

# Watershed Assessment, Tracking and Environmental Results (WATERS)

WATERS is an integrated information system for the nation's surface waters. Water quality information must be gathered to fulfill the requirements of the CWA and the SDWA, the two main federal laws that protect our nation's waters. The EPA Office of Water has various programs that store data in associated databases. These databases are separately managed, but under WATERS, the program databases are connected to a larger framework. This framework is a digital network of surface water features known as the National Hydrography Dataset (NHD). By linking to the NHD, one program database can reach another, and information can be shared across programs. Databases linked to WATERS include Water Quality Standards Database (WQSDB), National Assessment Database (NAD), National Total Maximum Daily Load Tracking System (NTTS), STORET, NPDES PCS, Clean Watersheds Needs Survey Database, SDWIS, National Listing of Fish and Wildlife Advisories (NLFWA) database, Nutrient Criteria Database, CWA section 319 Grants Reporting and Tracking System (GRTS), and the Beaches Environmental Assessment, Closure & Health (BEACH) Watch database. WATERS provides a Web-based mapping tool, known as EnviroMapper for Water, for viewing where these data are located and generating associated reports. WATERS

also provides a Web-based query tool, known as AskWATERS, that produces summary and detailed data reports for watersheds and other areas of interest. **www.epa.gov/waters** 

# Better Assessment Science Integrating Point & Nonpoint Sources (BASINS)

BASINS is a multipurpose environmental analysis system designed for use by regional, state and local agencies in performing watershed- and water quality-based studies. It integrates a geographical information system (GIS), national watershed data and state-ofthe-art environmental assessment and modeling tools into one convenient package. This system makes it possible to quickly assess large amounts of point source and NPS data in a format that is easy to use and understand. Installed on a personal computer, BASINS allows the user to assess water quality at selected stream sites or throughout an entire watershed.

#### **Opportunities for Integration**

- A combined or coordinated database is a crucial tool to ensure coordinated assessment, cleanup and monitoring. All relevant site information should be available to each stakeholder so assessment needs and priorities can be readily evaluated. The combined effort will require less effort than the development of individual databases for each program. The combined database will have a more complete dataset, providing additional information for decision making.
- GIS mapping of information in the database allows the watershed team to evaluate data needs, determine focus areas for additional study, see the relationships between sources and stream loads, evaluate cleanup/implementation/restoration alternatives, discuss priorities for site cleanup/ implementation/restoration and develop a comprehensive monitoring plan.

This invaluable tool integrates environmental data, analytical tools and modeling programs to support development of cost-effective approaches to watershed management and environmental protection, including TMDLs. **www.epa.gov/waterscience/basins** 

### Envirofacts

Envirofacts is a single point of access to select EPA environmental data, providing access to several EPA databases and supplying information about environmental activities that may affect air, water, and land anywhere in the United States. Enviromapper for Envirofacts also provides mapping capabilities for the Web site's queries. **www.epa.gov/enviro/** 

## Cleanups in My Community

Cleanups in My Community is a mapping and listing tool that shows sites where pollution is being or has been cleaned up throughout the United States. It maps, lists and provides cleanup progress profiles for

- Sites, facilities and properties that have been contaminated by hazardous materials and are being, or have been, cleaned up under EPA's *Superfund*, *RCRA* and/or *Brownfields* cleanup programs
- *Federal facilities* that have been contaminated by hazardous materials and are being, or have been, cleaned up under EPA's Superfund or RCRA cleanup programs

www.epa.gov/enviro/cleanups

#### Safe Drinking Water Information System (SDWIS)

SDWIS is used to meet the requirements of the SDWA. SDWIS is a database designed and implemented by EPA to meet its needs in the oversight and management of the SDWA. The database contains data submitted by states and EPA Regions in conformance with reporting requirements established by statute, regulation and guidance. A *sister* system, SDWIS/State is a database designed by EPA and the states to help states (and EPA Regions) run their drinking water programs and fulfill EPA reporting requirements. www.epa.gov/safewater/databases.html

## National Water Information System (NWIS)

NWIS is a database of surface water and ground water data from 1.5 million sites around the country. Current and historical surface water characteristics such as streamflow and stage, plus water quality data such as temperature, specific conductance, pH, nutrients, pesticides and VOCs are included in the database. http://waterdata.usgs.gov/nwis

# Program Studies

Various programs and agencies conduct studies within contaminated watersheds and of contaminated waterbodies. Primary studies include Surface Water Monitoring, Use Attainability Analyses (UAA), and TMDLs, PAs, SIs, RI/FSs, Risk Assessments and NRDA, RFA, Facility Investigations, CMSs and Brownfields Assessments. This section describes the objectives and focus of each of the major studies and the typical data collected. It suggests opportunities for integration. Because some of these studies are directed at assessment, cleanup, or monitoring the portions of the studies related to cleanup are presented in Chapter 5, where possible.

A variety of other studies might have been or should be conducted within any specific watershed. This section does not intend to be a comprehensive description of all useful studies that can be performed within a watershed.

# CWA State Water Quality Monitoring Programs

Water quality monitoring approaches vary from state to state. Degrees of sampling effort and density, and the chemical/physical/biological analyses performed on the samples can vary widely. Efforts are being made to make state monitoring programs more consistent, and states are now required to begin implementation of the strategy described in the recommended *Elements of a State Monitoring Program*. This section describes state water quality monitoring on the basis of this document.

The ten elements of a state monitoring program include:

- Monitoring program strategy
- Monitoring objectives
- Monitoring design
- Core indicators of water quality
- Quality assurance
- Data management
- Data analysis and assessment
- Reporting
- Program evaluation
- General support and infrastructure

*Sampling Objective.* Monitor state waters to meet state monitoring and assessment objectives.

*Sampling Strategy.* The most efficient combination of monitoring designs (e.g., fixed station, intensive and screening-level monitoring, rotating basin, judgmental and probability design) to meet state monitoring and assessment objectives are preferred. The state monitoring design should support statistically valid inferences about the condition of all state water types over time.

#### **Opportunities for Integration**

- State water monitoring data may be directly incorporated into the combined watershed database.
- The state program may be integrated with TMDL, NPDES, CERCLA and other long-term monitoring efforts. For example, surface water monitoring data collected as part of monitoring an NPL site remedy may be used in the state water assessment program, or data from state surface water monitoring may be used to determine the effectiveness of the remedy if the data collected for each sample meets the needs of each agency.
- The watershed effort generally stimulates community interest. Volunteer monitoring programs, when well-managed, may provide data to meet the needs of state and federal assessment and cleanup agencies.
- Monitoring information will be used for assessing the status of the states' waters; determining trends in water quality and contaminant loadings; implementing pollution control strategies, such as TMDLs and NPDES permits; identifying emerging issues; and developing policies and standards.

*Samples and Analysis.* A core set of indicators (e.g., water quality parameters) should be designated for each water resource type that include physical/habitat, chemical/toxicological and biological/ ecological endpoints as appropriate; that reflect designated uses; and that can be used routinely to assess attainment with applicable WQS throughout the state. This core set of indicators is monitored to provide statewide or basin/watershed level information on the fundamental attributes of the aquatic environment and to assess WQS attainment/impairment status. Previously, chemical and physical indicators were emphasized; however, biological monitoring and assessment should assume a more prominent role in state monitoring. www.epa.gov/nerl/research/2004/g2-12.pdf

Supplemental indicators are used when there is a reasonable expectation that a specific pollutant could be present in a watershed, when core indicators indicate impairment or to support a special study such as screening for potential pollutants of concern. Supplemental indicators are often key to identifying causes and sources of impairments and targeting appropriate source controls. These supplemental indicators may include each water quality criteria in the state's WQS, any pollutants controlled by the NPDES and any other constituents or indicators of concern. Table 4-4 lists recommended core and supplemental indicators.

	Aquatic life & wildlife	Recreation	Drinking water	Fish/shellfish consumption
Recommended Core Indicators	<ul> <li>Condition of biological communities (EPA recommends the use of at least two assemblages)</li> <li>Dissolved oxygen</li> <li>Temperature</li> <li>Conductivity</li> <li>pH</li> <li>Habitat assessment</li> <li>Flow</li> <li>Nutrients</li> <li>Landscape conditions (e.g., % cover of land uses)</li> <li>Additional indicators for lakes:</li> <li>Eutrophic condition</li> <li>Additional indicators for wetlands:</li> <li>Wetland hydrogeomorphic settings and functions</li> </ul>	<ul> <li>Pathogen indicators (E. coli, enterococci)</li> <li>Nuisance plants</li> <li>Flow</li> <li>Nutrients</li> <li>Chlorophyll</li> <li>Landscape conditions (e.g., % cover of land uses)</li> <li>Additional indicators for lakes:</li> <li>Secchi depth</li> <li>Additional indicators for wetlands:</li> <li>Wetland hydrogeomorphic settings and functions</li> </ul>	<ul> <li>Trace metals</li> <li>Pathogens</li> <li>Nitrates</li> <li>Salinity</li> <li>Sediments/TDS</li> <li>Flow</li> <li>Landscape conditions (e.g., % cover of land uses)</li> </ul>	<ul> <li>Pathogens</li> <li>Mercury</li> <li>Chlordane</li> <li>Dichlor-Diphenyl Trichlorethane (DDT)</li> <li>PCBs</li> <li>Landscape conditions (e.g., % cover of land uses)</li> </ul>
Supplemental Indicators	<ul> <li>Water column toxicity</li> <li>Sediment toxicity</li> <li>Other chemicals of concern in water column or sediment</li> <li>Health of organisms</li> </ul>	<ul> <li>Other chemicals of concern in water column or sediment</li> <li>Hazardous chemicals</li> <li>Aesthetics</li> </ul>	<ul> <li>VOCs (in reservoirs)</li> <li>Hydrophyllic pesticides</li> <li>Nutrients</li> <li>Other chemicals of concern in water column or sediment</li> <li>Algae</li> </ul>	<ul> <li>Other chemicals of concern in water column or sediment</li> </ul>

 Table 4-4. Recommended Core and Supplemental Indicators

**Data Quality.** Data may be screening or definitive depending on compliance with QA/QC protocols and the sampling objective. States report data in STORET and also maintain the data in their own database. States also provide appropriate geospatial data to enable the use of current GIS tools. The *Guidance for 2006 Assessment, Listing and Reporting Requirements Pursuant to Sections 303(d), 305(b) and 314 of the Clean Water Act* (www.epa.gov/owow/tmdl/2006IRG) asks states to define the geographic location of assessment units using the NHD. www.fgdc.gov/metadata/geospatial-metadata-tools

*Data Uses.* Data are used to meet the needs of the State Water Monitoring and Assessment Program as required by the CWA. Data are used to compile the section 305(b) water quality inventory report and the section 303(d) list and provide information on monitoring and notification programs for coastal recreation waters. Data may also be used for preparing triennial reviews, UAAs, standards revisions, water quality-based effluent limits (WQBELs) in permits, TMDLs, NPS programs and watershed plans.

For more information, see *Elements of a State Monitoring Program*. EPA 841-B-03-003. March 2003. www.epa.gov/owow/monitoring/elements/elements03\_14\_03.pdf

# Water Quality Standards—Use Attainability Analysis (UAA)

A UAA is a structured scientific assessment of the factors affecting the attainment of a use that can include physical, chemical, biological and economic factors. The factors are evaluated through a waterbody survey and assessment. They address the current uses, causes of impairment and uses that can be attained on the basis of physical, chemical and biological characteristics.

A UAA is performed by states to determine if the waterbody is able to support quality when the designated use is not included in CWA section 101(a)(2), to remove a designated use that is specified in section 101(a)(2) or to adopt subcategories of a section 101(a)(2) use that require less stringent criteria. A generic UAA may also be performed for groups of similar waterbody segments to determine attainable uses.

*Sampling Objective.* UAA data collection is conducted to determine factors that limit designated uses, determine if waterbody integrity can be restored, determine the feasibility of modifying the physical habitat and determine if the use can be obtained given the existing limitations.

*Sampling Strategy.* The sampling approach may be adapted to the waterbody and other state-determined priorities. Available information is evaluated first, then field testing or surveys should be conducted to fill in for lacking or incomplete information and to confirm the existing data. Assessment of factors limiting waterbody use may be simple or complex, depending on the amount of available data, the degree of accuracy and precision required, the importance of the resource, site-specific conditions and controversy associated with the site. The sampling strategy could be to provide a general survey of conditions, to focus on site-specific problem areas, to assist in evaluating trends or to determine a cause-effect relationship between factors. Characteristics that may be evaluated include

- *Physical Factors* such as in-stream characteristics (channel size, flow/velocity, annual hydrology, total volume, re-aeration rates, gradient/pools/riffles, temperature, sedimentation, channel modifications, and channel stability), substrate composition and characteristics, channel debris, sludge deposits, riparian characteristics and downstream characteristics. Field measurements and analysis, modeling, and existing information may be used to determine physical factors affecting use. USFWS habitat evaluation procedures (HEP) and habitat suitability indices (HSI) are sometimes used for habitat evaluation;
- *Chemical Factors* such as dissolved oxygen, toxicants, suspended solids, nutrients (nitrogen, phosphorus), sediment oxygen demand, salinity, hardness, alkalinity, pH, dissolved solids. Available data, water and sediment samples, or modeling may be used to determine chemical factors affecting use; and
- **Biological Factors** such as biological inventory for existing use analysis (fish, macroinvertebrates, microinvertebrates, phytoplankton, periphyton, macrophytes), biological potential analysis (diversity indices, habitat suitability indices, models, tissue analyses, recovery

index, intolerant species analyses, omnivore-carnivore analyses) and biological potential comparisons with reference reach.

*Data quality.* Data quality requirements should be based on the site-specific topics being addressed by sampling.

*Benchmarks.* Data should be compared to existing WQS, scientific references and data from reference waterbodies.

*Data Use.* Data should be used directly for assessing the applicability of existing water quality criteria and designated uses and to determine if designated uses can be attained by feasible waterbody improvements.

#### **Opportunities for Integration**

- Biological information exchange between UAA, Risk Assessment and NRDA efforts can benefit all programs.
- Results of UAA can impact RCRA, CERCLA and Brownfields cleanup priorities and remedies and TMDL endpoints and Implementation strategy. Partners should work together to align cleanup priorities and ensure cleanup actions complement the UAA.

For more information, see

- Water Quality Standards page on EPA's Web site, **www.epa.gov/waterscience/standards**
- Water Quality Standards Handbook. Second Edition. EPA 823-B-94-005a. August 1994. www.epa.gov/waterscience/library/wqstandards/handbook.pdf
- Technical Support Manual. Waterbody Surveys and Assessments for Conducting Use Attainability Analyses, Volume I. EPA. 1983.
- Technical Support Manual. Waterbody Surveys and Assessments for Conducting Use Attainability Analyses, Volume II, Estuarine Systems. EPA. 1984.
- Technical Support Manual. Waterbody Surveys and Assessments for Conducting Use Attainability Analyses, Volume III, Lake Systems. EPA. 1984.

### TMDL

A TMDL is a calculation of the maximum amount of a pollutant that a waterbody can receive and still attain WQS and an allocation of that amount among the pollutant's sources. In other words, it is the sum of the allowable loads of a single pollutant from all contributing point and NPSs. The calculation includes a margin of safety and accounts for seasonal variation in water quality. TMDLs are prepared for impaired waterbodies identified on the state's 303(d) list of waterbodies not attaining WQS.

This section describes the assessment portion of the TMDL. Load allocation, implementation and monitoring are discussed in Chapter 5. Cross-programmatic assessment and implementation of PCB load reductions is demonstrated in the Delaware Estuary case study at the end of this chapter.

#### TMDL Tasks Related to Assessment

#### Problem Identification.

1. Identify the applicable WQS (designated/existing use(s) and the numeric/narrative criteria) for the impaired waterbody listed on the state's 303(d) list. (*Existing uses* are defined as those uses that have occurred on or after November 28, 1975.)

#### **Opportunities for Integration**

- The Problem Identification portion of the TMDL is closely related to the CERCLA PA. Development of the Comprehensive Preliminary Watershed Assessment and the Targeted Brownfields Assessment described in Chapter 3 will assist in problem identification.
- 2. Collect all readily available water quality data for the impaired waterbody.
- 3. Conduct necessary sampling to determine sources of pollutant(s) and to calculate pollutant loads (flow multiplied by concentration equals pollutant load or mass of pollutant per time).
- 4. Document waterbody characteristics (geology, hydrology, land use).
- 5. Identify pollutant(s) preventing the attainment of designated use.

*Target Analysis.* Determine benchmarks that will be used to measure success and state how the measure will be used to track progress. This depends on whether the TMDL goal is to meet a numeric water quality criterion, comply with an interpretation of a narrative water quality criterion or attain a desired condition that supports meeting the designated use. Identify the waterbody's critical conditions such as peak loading seasons or events or critical low flows. Identify appropriate ways to measure progress toward achieving the stated goals. Tie the measures to pollutant loading.

*Source Identification and Assessment.* List and characterize individual pollutant sources, categories of sources, or subcategories of sources responsible for waterbody impairment. Identify the extent to which each source contributes to the problem: source type, relative location, magnitude of loading, transport mechanisms of concern and duration and frequency of pollutant loading. Many

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tools are used including existing monitoring information, air photography analysis, simple calculations, spreadsheet analysis using empirical methods and computer modeling. Selection of analysis is made on the basis of the complexity of the problem, availability of resources, time constraints, availability of monitoring data and the management objectives under consideration. Sources can be grouped into categories if appropriate.

*Linking Water Quality Targets and Sources.* Compare water quality targets (benchmarks) to pollutant loads. If long-term water quality data are available, it is used to associate waterbody responses to flow and loading conditions. When long-term monitoring data are not available, synoptic sampling is used with analytical tools, including models and qualitative information to define such characteristics as baseline water quality conditions, pollutant source loading rates and waterbody system dynamics.

# **CASE STUDY**

# Delaware River Watershed PCB TMDL— Multiprogram Assessment and Implementation

## Delaware, New Jersey, and Pennsylvania

The Delaware River presents a set of issues common to many watersheds in the industrialized northeast of the United States: a river bordered by many different communities; a long history of residential and industrial uses whose legacy remains in contaminated sediments and runoff; and a myriad of local, state and regional authorities that share various jurisdictions over it. In response to high levels of PCBs found in fish throughout tidal portions of the river, a tight time frame for development of a PCB TMDL, and a diverse range of PCB sources, a broad coalition of governments and nongovernmental agencies (NGO) has come together to seek innovative, cross-programmatic, collaborative ways to address the problem as efficiently as possible.



The Delaware River is the longest undammed river east of the Mississippi, extending 330 miles from Hancock, New York, to the mouth of the Delaware Bay. The basin covers 13,539 square miles, draining parts of Pennsylvania, New Jersey, New York, and Delaware in 236 individual watersheds, including the Schuylkill and Lehigh Rivers in Pennsylvania. Jurisdiction over the basin is shared by 42 different counties, 838 municipalities, 25 congressional districts, two EPA Regions, the USACE, and 5 USGS offices. The Delaware Bay itself covers 782 square miles. Nearly 15 million people (approximately 5 percent of the nation's population) rely on the waters of the Delaware River Basin for drinking and industrial use, but the watershed drains only 0.4 percent of the total continental U.S. land area.

Much progress has been made under the CWA to reduce the loading of conventional pollutants in the Delaware River, and dissolved oxygen levels rose appreciably throughout the 1980s and 1990s. But some pollutants remain a problem, particularly PCBs. [PCBs are a class of synthetic compounds that were used in hundreds of industrial and commercial applications, including electrical, heat transfer, and hydraulic equipment; as plasticizers in paints, plastics and rubber products; in pigments, dyes and carbonless copy paper and many other applications. Although banned from

(continued)

manufacture since the late 1970s, PCBs are still in use because of the extended life span of equipment in which they were used. Additionally, PCBs are hydrophobic and thus tend to bind to organic particles in sediment and soils. Because of their chemical stability, PCBs tend to persist in the environment. PCBs enter fish and other wildlife through absorption or ingestion and accumulate in their tissues at levels many times higher than in the surrounding water and at levels unsuitable for human consumption. EPA has determined PCBs to be a probable human carcinogen; they also have been shown to have an adverse impact on human reproductive and immune systems and might act as an endocrine disruptor.]

In the late 1980s, the Commonwealth of Pennsylvania (through its Pennsylvania DEP), and the states of Delaware (Delaware Department of Natural Resources and Environmental Control [DNREC]), and New Jersey (New Jersey DEP), began issuing fish-consumption advisories for portions of the Delaware Estuary because of elevated



Delaware River Zone Locations

concentrations of PCBs measured in fish tissue. In 1996 water quality criteria for toxic pollutants including PCBs were adopted for Zones 2–5 of the river. The criteria generally decrease as one moves down the river, from 44.4 picograms per liter in Zones 2 and 3, down to 7.9 picograms per liter in lower Zone 5. (The criteria in Zone 6 is higher.) The more stringent criterion in the lower estuary reflects the different water uses that are made within the different zones, particularly with respect to fish consumption. As a result, achieving the necessary reductions in the lower zones will require much larger reductions in the upper zones than would otherwise be necessary. Significant reductions are required throughout the estuary because ambient concentrations of PCBs in the waterbody exceed the criteria by two to three orders of magnitude. In 1998 all three states included Zones 2–5 on the lists of 303(d) impaired waters under the CWA, requiring establishment of a TMDL for PCBs. Today, the states' fish consumption advisories cover the entire estuary and bay, ranging from a no-consumption recommendation for all species taken between the C&D Canal and the Delaware-Pennsylvania border to consumption of no more than one meal per month of striped bass or white perch in Zones 2 through 4.



Hybrid striped bass

Given the variety of government agencies with jurisdiction over the river, in 2000 the relevant states and EPA Regions 2 and 3 agreed that the Delaware River Basin Commission (DRBC) should take the lead in developing the PCB TMDL. The DRBC is a federal-interstate compact agency created by the United States and the states of Delaware, New Jersey and the Commonwealth of Pennsylvania to jointly manage water resources within the basin. The DRBC, under its independent authority, had issued water quality criteria for toxic pollutants that have been largely adopted by the states. To aid its work the DRBC formed a Toxics Advisory Committee (TAC), a 13-member group composed of representatives from the States, the two EPA Regions, municipal and industrial dischargers,

academia, agriculture, public health, environmental organizations and fish and wildlife interests. The DRBC also initiated an extensive program of scientific investigations and data collection efforts. Additionally, several coalitions of NPDES permitted dischargers were formed, one of which provided technical support in the development of the water quality model.

A number of factors made the preparation of a PCB TMDL for the Delaware River difficult, including the different types of PCBs present in the river with varying characteristics (209 PCB compounds can exist, depending on the distribution of chlorine atoms); differences in fish consumption advisories among the states; the large, widely dispersed source load of PCBs in runoff, contaminated ground water, sediments, air and other sources; the particularly diverse group of affected stakeholders (industrial and municipal point and NPSs, most of whom also relied

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on the basin's waters); extremely low detection limits for PCBs and the ubiquity of PCBs at these levels; the fact that the original sources of PCBs are often not the same as the Loading Source categories; and questions over the dynamics of tributary loading and sediment redistribution.

Two aspects of the PCB problem in the Delaware River made a cross-programmatic, multistakeholder approach particularly useful: the short timeframe that was required to develop the TMDL, and the predominance of nonpoint discharge sources of PCBs in the river.

#### PMPs Rely on Adaptive Management

- While PMPs must be detailed and cover specific topics, the PMP Rule is not prescriptive.
- Premise: dischargers know their facilities better than regulators
- Ensures that each facility takes a thorough look at its operations and conditions
- Wide flexibility for achieving reductions
- Different facilities will have different approaches
- What works for one may not work for another
- Encourage creative solutions
- Periodically reevaluate measures being implemented and advances
- PCB reduction strategies and technologies

#### Short Time Frame for TMDL Development

Pursuant to provisions of a 1997 consent decree, the states (or EPA) were required to establish a PCB TMDL by December, 2003. Given the short time frame, a twophase approach was adopted. In the first stage, TMDLs (for the different zones) were established, comprising individual WLAs for 142 potential PCB point sources; a load allocation (LA) for NPSs; and an MOS, on the basis a simplified methodology and extrapolations from data and model simulations for one category (or congener) of PCBs. Because of the predominance of NPSs of PCBs in the river (discussed below) as well as uncertainties associated with the loading calculations, EPA agreed with the NPDES permitting authorities that it was appropriate for the potential PCB point sources to receive nonnumeric WQBELs, to be implemented at their 5-year NPDES permit renewal point. Stage 2 TMDLs, which will include additional individual WLAs (including numeric or nonnumeric limits for NPDES permit holders) and LAs for NPSs, will be developed in the future and will be based on all the PCB groups. The Stage I PCB TMDL was the product of extensive collaboration with a number of stakeholders, which resolved conflicts over competing loading models and avoided undue adversarial processes. The December 2003 Stage I PCB TMDL did not specify how its allocations were to be achieved and en-

couraged other agencies such as the DRBC and the states to implement PCB reduction strategies using their independent authorities.

To help implement the PCB TMDL, a TMDL Implementation Advisory Committee (IAC) was established by the DRBC. This unique group, again composed of representatives from a variety of governmental and nongovernmental agencies and interests, was tasked with developing creative and cost-effective strategies for reducing PCB loadings from all sources to help achieve the PCB TMDLs. The IAC's recommendations are submitted to the DRBC, which considers them in consultation with all regulatory agencies whose approval is required to implement them. Each regulatory agency is also represented on the IAC.

As a result of the IAC's work, in May 2005, the DRBC issued regulations requiring the preparation of Pollutant Minimization Plans (PMP) for toxic pollutants, and also announced a goal that point and NPS PCB loads be reduced by 50 percent within the next 5 years. Under the PMP Rule, an identified potential source of PCB discharges is required to describe its facility, identify known and potential sources of PCBs, identify procedures for tracking down unknown sources of the pollutant and identify and implement strategies for minimizing or preventing releases from all identified sources. Dischargers will measure and periodically report progress made in reducing loadings. A PMP must also contain a *good faith commitment* by a high-ranking official to implement the PMP. Initially, 60 point source dischargers will be required to develop and implement PMPs and to monitor their PCB discharges. Recognizing the importance of contributions of PCBs from NPSs, the rule

allows the DRBC to require PMPs for contaminated sites where releases are not being addressed entirely through other state or federal regulatory programs.

The PMP Rule embodies the principle of adaptive management, which encourages experimentation, measurement, and readjustment depending on the results of the actions taken. It reflects an awareness that while dramatic reductions in loadings from all source categories will be required to achieve the PCB TMDLs over several decades, uncertainty as to the effectiveness of any reduction activity currently remains.

The PMP Rule states that as individual NPDES permits come up for renewal on their five year cycle, the requirements of the rule will be incorporated by the various state permitting authorities. The DRBC's PMP Rule also provided that a peer review advisory committee would be established to evaluate the PMPs and advise regulators on their anticipated effectiveness. The committee will also provide advice on additional measures that might be practicable.

#### Identifying NPS PCB Loading to the Delaware River: Major Collaborative Steps to DelTRiP Implementation

- Step 1: DeITRiP will identify contaminated sites in each State within the basin using EPA and state databases, including but not limited to Superfund listings (NPL and CERCLIS), RCRA, EPCRA TRI and state brownfield and hazardous-waste sites. Other listings, such as those developed by fire departments or building inspectors or through municipal wastewater treatment plant trackdown programs, might also be used to identify sites.
- Step 2: Sites identified from *other listings* will be referred to the appropriate federal/state agencies for consideration.
- Step 3: DRBC will locate and incorporate identified sites into GIS.
- Step 4: State and federal agencies will quantify the PCB loads being released or that have the potential to be released from contaminated sites identified above.
- Step 5: DelTRiP will develop criteria to rank each site (i.e., to determine its significance and to decide if it is to be prioritized for tracking and reporting).
- Step 6: DelTRiP will prioritize the contaminated sites that significantly contribute, or have the potential to significantly contribute, to the PCB load to the basin.
- Step 7: DRBC will assemble status information for each prioritized site and track the remediation progress and other actions taken to reduce the releases to the Basin from the contaminated waste sites.
- Step 8: DRBC will publish an annual report detailing measurable reductions and the status of implementation activities at each prioritized contaminated site, highlighting key milestones and accomplishments.

There are early signs that the PMP adaptive management approach can work. In Wilmington, Delaware, a rail facility demonstrated an approximate 90 percent reduction in PCBs in surface runoff after implementing erosion control; and a chemical company demonstrated an initial 22 to 32 percent load reduction by making changes in its handling of raw materials, processes, and settling and sand filtration, with significantly more reductions expected by 2007. A refinery in southeast Pennsylvania had removed PCB equipment years ago, but after developing a PMP, identified and removed contaminated sediments in a stormwater drainage ditch.

#### **NPSs of PCBs**

The second aspect of the Delaware River PCB TMDL that made a cross-programmatic, multistakeholder approach important was the fact that much of the PCB load comes from NPSs. Current data suggest that NPSs, including contaminated sites and stormwater discharges, are the largest categories of PCB loadings in the Delaware River. The CWA's NPDES and TMDL programs fall most directly on point discharges; NPSs are typically more difficult to measure and address. There is often a wealth of data that EPA and state programs gathered as part of their assessments of and responses to contaminated lands, yet historically it has been difficult to feed this information into those same governments' water protection programs for use in restoring waterbodies.

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To help identify and prioritize for response contaminated sites and other NPSs that are contributing PCBs and other toxics to the Delaware River, the Delaware River Toxics Reduction Program (DeITRiP) was created in 2004 as a joint effort of DNREC, New Jersey DEP, Pennsylvania DEP, EPA and the DRBC. DeITRiP's goal is to cull information held by federal, state and local programs (CERCLA, RCRA, EPCRA TRI, Brownfields programs, and so on) regarding contaminated sites, and then identify, prioritize, track and report the status of such sites within the basin that do or could significantly contribute toxic loadings to the Delaware River Basin. EPA and the various state programs each play a role in ensuring that the information held by one program gets to others.



Delaware River

Difficult issues remain with respect to NPSs of PCBs in the Delaware River, because the different EPA, state and regional environmental programs do not always use the same approaches to achieve their common goals.

#### TMDL Sample Collection

The preferred method for TMDL development is to use long-term monitoring data; however, adequate data are not always available, especially in watersheds with primarily NPS and background pollutant loading. When data are not available, sampling may be conducted to support any aspect of the TMDL, including determination of benchmarks, loading estimates, loading allocations and monitoring. Examples of data that may be collected for the TMDL are flow rates, water chemistry/toxicity, physical habitat evaluation, biological community structure, source loading studies such as tracer studies and qualitative macroinvertebrate studies.

*Sampling Objective.* Sampling is conducted to determine concentrations of contaminants in the waterbody, seasonal variation in contamination and acceptable pollutant loading that protects designated uses; identify sources of pollution and the amount of pollutant each source contributes; and determine mass loading from various sources so pollutant loads may be allocated to sources and limited to achieve water cleanup goals. Samples may be collected to monitor progress toward meeting WQS.

*Sampling Strategy for Monitoring.* Episodic samples are collected to ensure the waterbody is meeting or is making progress toward meeting water quality criteria. Water quality samples are collected, and the flow rate is measured at each sampling point within the watershed. Samples are analyzed for contaminant(s) of interest (dissolved analysis for metals), and the analyses from the sample data and the water flow rate are used to calculate pollutant loads. Samples are collected at appropriate times of the year to determine the seasonal variation in pollutant loading and seasonal TMDL requirements. Physical and biological samples and data may also be collected as necessary to relate TMDL activities to WQS.

#### Laboratory Analysis: Samples are analyzed for the TMDL pollutant and associated indicators

**Data Quality.** Data must be shown to be reliable and in accordance with applicable data collection or QA/QC program requirements. Data quality requirements are variable; for example, samples collected for water quality analysis generally have a high-level of QA/QC, while samples collected for source identification and assessment may have lesser data quality requirements.

**Data Uses.** Data are used to determine acceptable pollutant loads on the basis of the designated water use, the maximum amount of a pollutant that a waterbody can receive and still meet WQS on a seasonal basis, where and how pollutant loading must be reduced and if the TMDL is achieving the desired goals.

For more information, see

- *Guidance for Water Quality-based Decisions: The TMDL Process.* EPA 440-4-91-001. April 1991. www.epa.gov/OWOW/tmdl/decisions
- Contaminated Sediment Remediation Guidance for Hazardous Waste Sites. Office of Solid Waste and Emergency Response (OSWER). EPA-540-R-05-012. OSWER 9355.0-85. December 2005. www.epa.gov/superfund/health/conmedia/sediment/guidance.htm
- Technical Support Document for Water Quality-based Toxics Control. EPA/505/2-90-001. PB91-127415. March 1991. www.epa.gov/waterscience/methods/det/faca/ mtg20051208/excerpt-detectionlimits.html
- Compendium of Tools for Watershed Assessment and TMDL Development. EPA841-B-97-006. 1997. www.epa.gov/OWOW/tmdl/comptool.html
- Protocol for Developing Sediment TMDLs, First Edition. EPA 841-B-99-004. October 1999.
   www.epa.gov/owow/tmdl/sediment/pdf/sediment.pdf
- Stressor Identification Guidance. EPA 822-F-00-012. December 2000.
   www.epa.gov/waterscience/biocriteria/stressors

#### RCRA Facility Assessment (RFA)

RCRA studies are performed at sites that actively manage hazardous wastes. The RCRA process is similar to the CERCLA process, but the responsible party performs the work under EPA and state supervision. To facilitate expeditious site evaluation and cleanup, the assessment requirements are procedurally flexible and only the elements required to make good cleanup decisions are required. The following are elements common to most contaminated RCRA facilities.

#### **Opportunities for Integration**

- Developing combined assessment and monitoring programs with consistent sampling and analysis protocols can be useful to multiple programs and agencies.
- Multiple programs and agencies can conduct seasonal basin loading studies to assist in source identification and prioritization, wasteload and load allocations and appropriate cleanup/ implementation strategies.
- Source identification may identify sites that are subject to CERCLA, RCRA or Brownfields authorities. Conversely, sites already investigated by those programs may be included in the TMDL.

Similar to a CERCLA PA, the RFA is performed to determine the existence of continuous or non-continuous releases of hazardous wastes. Information is gathered on solid waste management units and other areas of concern. The information is evaluated to determine the need to proceed to a RFI. The RFA does not generally include sampling and analysis.

## RCRA Facility Investigation (RFI)

Similar to a CERCLA RI, the purpose of the RFI is to gather data to fully characterize the nature, extent and rate of migration of hazardous wastes. The agency(s) conducting the investigation uses the data to determine the need for corrective measures and to help select and implement the measures.

## **CERCLA Site Assessment**

#### Preliminary Assessment (PA)

*Objective.* The purpose of the PA generally is to determine if a site has the potential to pose a threat to human health and the environment. Information normally is collected also to determine whether an SI is warranted. Figure 4-3 illustrates the usual decision-making process for conducting a PA/SI.

*Data Collected.* PA data collection may be limited to desktop research but often includes a brief site visit. Data collected for the PA usually includes the following:

- General Site Information. Location, ownership, type of facility, years of operation
- *Source and Waste Characteristics.* Source types and locations, size of sources, waste types and quantities, hazardous substances present, plant processes
- *Ground Water Use and Characteristics.* General geology, aquifer characteristics, locations of private, municipal, and drinking water wells, wellhead protection area, blended systems
- *Surface Water Use and Characteristics.* Nearest waterbody and other surface waterbodies within 15 miles downstream, flood frequency, sensitive environments, wetlands, fisheries, surface water flow characteristics and surface water intakes
- Soil Exposure Characteristics. Populations, schools, facility workers, sensitive environments

Information normally is gathered from searches of federal, state or local records, site sketches, inspection reports, aerial photographs, databases and any other available source. Data generally are used to calculate a preliminary HRS score to determine the need for further investigation.



Figure 4-3. PA/SI Decision Tree

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#### **Opportunities for Integration**

An amended approach to the UPA may be appropriate for sites within a contaminated watershed. Proposed additions to the Region 3 UPA requirements may include identification of existing water flow and water quality data and identification of the CWA 303(d) status of the watershed (available in EPA databases). If the site is within an impaired or potentially impaired watershed and has a potential pathway to surface water, additional data collection should be specified. including collecting land use and ownership data, maps and aerial photography for the entire watershed.

#### Unified Phase Assessment (UPA)

EPA Region 3 has developed and tested an initial environmental assessment tool, the UPA, to organize information about a site in a way that can be used for purposes of CERCLA, RCRA and USTs, (*Unified Phase Assessment Guidance Manual*, EPA Region 3. Hazardous Sites Cleanup Division, September 15, 2004). Under the UPA process, a site may be referred to the most appropriate program without repeating the PA process, thereby increasing the speed and effectiveness of SI and cleanup. Typically, the UPA contains three parts:

- 1. A single page quick reference
- 2. The primary assessment containing elements common to all initial assessments
- 3. Program-specific data including QC information, large maps and other data and background information

Data applicable to individual programs are included in program-specific attachments. The UPA can be completed in two phases, similarly to the PA method: UPA I is an initial assessment of the site, and UPA II delineates on-site contamination, possible off-site impact of the contamination and the impact of contamination migrating onto the site from off-site sources. Additional information is developed for potential purchasers/stakeholders in making further decisions concerning the development potential of the property. UPA II may involve site sampling and possible limited off-site sampling. A limited hydrogeologic investigation may be included in the UPA II.

#### Site Inspection (SI)

*Sampling Objective.* The objective of an SI generally is to gather site-specific information to support a decision about the need for further Superfund attention. Data usually are collected to determine the nature of contamination, investigate the exposure of potential targets, establish background concentrations and establish a pathway between the contamination and targets on the basis of data gaps identified during the PA. The full extent of contamination at the site normally is not investigated, and a risk assessment usually is not performed. Pathways investigated can include ground water, surface water, soil exposure and air. Targets can include wells and surface water intakes supplying drinking water, populations, human food chain organisms, sensitive environments, wellhead protection areas and resources.

*Sampling Strategy.* The Triad approach can be used to direct sampling activities. Soil, source material, surface water, ground water, sediment and air may be sampled, depending on the nature of the site, contaminants and pathways. Generally, all media are not sampled for each SI, only those that the PA indicates might be needed to provide a decisive HRS scoring package. Additional sampling can be performed when, for example, it could help establish a link of the contamination to the site or to support the HRS scoring package. Background samples can be needed to establish a release of a hazardous substance or representative ambient concentrations.

*Samples.* Water samples may be filtered or non-filtered, depending on the contaminant and the HRS factor being evaluated. Filtered samples can allow comparison to drinking water benchmarks and unfiltered samples typically are used to compare with surface water environmental benchmarks. Ground water sampling should be conducted in a manner that minimizes disturbance and turbidity so that filtering is not necessary unless it is specifically required for geochemical speciation modeling.

*Laboratory Analysis.* Analytical parameters vary significantly depending on source materials and the potential threats of those materials to the identified receptors. Detection levels for each sample/analyte are dependent on the specific HRS factor being evaluated and the benchmark that will be used for comparison. The detection levels might not match the Contract Required Quantitation Limits (CRQL) or the Contract Required Detection Limits (CRDL).

*Data Quality.* The minimum data quality requirements for each analysis depend on the chemical and the specific HRS factor being evaluated. Data used to document the site HRS score should be included in the administrative record and be legally defensible. Data used for determining source dimensions, for example, may be screening level data. The following describes the typical process used. Proper sample collection and handling procedures are used and quality control samples are collected, including field duplicate, field blank, trip blank and field rinsate samples. Samples are sent to CLP laboratories or non-CLP laboratory services. Data are validated. Field screening data are used only for discrete source samples that do not require a background sample in the HRS.

*Data Uses.* Data generally are used in the HRS models to determine if the site should proceed to a potential NPL listing. Listed sites may then move to the remedial stage where more thorough site investigation is performed (RI) and solutions determined (FS).

Table 4-5 indicates the benchmarks for each exposure pathway threat.

For more information, see:

- A Guidance for Performing Preliminary Assessments Under CERCLA. EPA/540/G-91/013, September 1991.
- A Guidance for Performing Site Inspections Under CERCLA. EPA 540-R-92-021, Directive 9345.1-05, September 1992.
- ▶ *Hazard Ranking System Guidance Manual.* EPA 540-R-92-026. November 1992.
- Unified Phased Assessment Guidance Manual, E.S. EPA Region 3—Hazardous Sites Cleanup Division. September 15, 2004.

HRS pathway/threat	Benchmarks
Ground Water	MCLs
	MCLGs
	Screening concentrations
Surface Water	Drinking water threat
	MCLs
	MCLGs
	Screening concentrations
	Human food chain threat
	Food and Drug Administration action levels
	Screening concentrations
	Environmental threat
	Ambient water quality criteria
	Ambient aquatic life advisory concentrations
Soil Exposure	Screening concentrations
Air	National Ambient Air Quality Standards
	National emissions standards for hazardous air pollutants
	Screening concentrations

# CERCLA Remedial Investigation/Feasibility Study (RI/FS)

The RI/FS generally is conducted to characterize the nature and extent of risks posed by NPL sites and to evaluate potential remedial options. The objective of the RI/FS process typically is to gather information sufficient to support an informed risk management decision regarding which remedy (combination of treatments) appears to be most appropriate for a site. The RI normally includes site characterization and risk assessment. The FS usually provides an evaluation of potential remedial alternatives. The following discussion presents the typical site characterization portion of the RI/FS. Risk Assessment is discussed in the following section, and the FS is discussed in Chapter 5.

#### Site Characterization

The site characterization portion of the RI/FS normally includes collecting of a wide range of information regarding the site, setting, contaminants, source areas and contaminant fate and transport. Treatability studies may be performed to help select and evaluate remedial alternatives. Developing the RI/FS may be an iterative process, and data collection may be performed throughout the process, becoming increasingly refined as the understanding of the site conceptual model is refined. The following data may be collected, depending on site-specific conditions:

- *Site Geology Information* includes unconsolidated soil/sediment and bedrock geology, including the influence on aquifers and contaminant fate and transport. Data are collected from available information, site reconnaissance mapping and subsurface explorations.
- Soil and Vadose Zone Information consists of soil characteristics (type, holding capacity, temperature, biological activity and engineering properties), soil chemistry characteristics (solubility, ion speciation, adsorption coefficients, leachability, cation exchange capacity, mineral partition coefficients and chemical and sorptive properties) and vadose zone characteristics (permeability, variability, porosity, moisture content, chemical characteristics and extent of contamination). Data are collected from existing information, borehole sampling, laboratory analysis and measurements, aquifer tests, tracer tests, leaching tests, laboratory experiments and other specialized testing.
- Surface Water and Sediment Information refers to drainage patterns (overland flow, topography, channel flow pattern, tributary relationships, soil erosion, and sediment transport and deposition), surface waterbody information (flow, channel width, water depths, channel elevations, flooding tendencies and physical dimensions of surface water impoundments), water structures, surface water/ground water relationships and surface water quality (pH, temperature, TSS, suspended sediment, salinity and specific contaminant concentrations). Numerous samples of surface water and sediment are generally collected directly downgradient of the site as well as upstream to evaluate the site's impact on the surface waterbody. In tidally-influenced sites, sampling should be enough to calculate the background concentration with a specified Upper Confidence Limit (e.g., 90 percent). Data are collected from existing information including aerial maps, ground surveys, topographic maps, data from public agencies, water level measurements and modeling.
- *Ground Water Information* includes data on occurrence (aquifer boundaries, locations, and ability to transmit water), ground water movement (direction and rate of flow), recharge/discharge (locations and rates), and ground water quality (pH, TDS, salinity, and contaminant concentrations). Data are collected from existing literature, pumping and injection tests, monitoring well installation and testing, water level measurements, geophysical studies, modeling, slug tests, tracer tests, pump tests, calculations from soil and geological data and field mapping.
- Atmospheric Information describes local climate (precipitation, temperature, wind speed and direction, and presence of inversion layers), weather extremes (storms, floods, and winds), release characteristics (direction and speed of plume movement; rate, amount and

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temperature of release; and relative densities). Data are collected from existing information and on-site measurements.

- *Ecological Information* consists of land use characteristics, water use characteristics, ecosystem components and characteristics, critical habitats and biocontamination. Data can be collected from existing information, agency reports, ground and aerial surveys and sample collection.
- Source Information refers to facility characteristics (source location, type of waste/chemical containment, integrity of waste/chemical containment, drainage control, engineered structures, site security, known discharge points, mapping and surveying) and waste characteristics (type, quantities, chemical and physical properties and concentrations). Data can be collected from existing information, previous studies, site surveys, remote sensing, surveying and sampling and analysis).

Additional data can be collected to evaluate potential remedial actions. Treatability studies often are conducted to provide sufficient data to allow complete evaluation of treatment alternatives and to reduce the cost and performance uncertainties of a specific treatment alternative.

*Sampling Strategy.* Samples generally are collected for a variety of purposes, and the strategy used to determine the type, quantity and locations of samples will vary accordingly. For example, the location of samples collected to determine the nature of source material may be determined judgmentally, while the locations of samples collected to determine the extent of ground water contamination may be determined using a stratified random approach. Data may be collected in multiple sampling efforts to use resources efficiently—the level of accuracy may increase as the focus of sampling is narrowed and depends on the use of the data.

*Laboratory Analysis.* Chemical analysis normally will include contaminants of potential concern and degradation products plus characteristics that may affect contaminant fate and transport or potential remedial alternatives.

*Benchmarks.* Remediation goals generally are mediaspecific, site-specific and developed either in conjunction with, or following completion of, the Risk Assessment. Standardized criteria, such as those listed in the SCDM, Soil Screening Levels (SSLs) or Region 3 RBCs, may also be used.

**Data Quality.** Data quality requirements for RI sample analysis may vary according to data uses. Data that will be used to support enforcement or cost-recovery actions or establish risk could require a higher level of confidence than data collected for planning, monitoring or implementation activities. The DQO process should be followed for all samples collected to ensure the sampling and analysis protocols meet the data use requirements. DQOs can be revised as the site model is refined.

#### **Opportunities for Integration**

- Data linking ground water and surface water interactions normally will be helpful to identify and assess sources and to link sources to loads in the TMDL.
- The RI/FS may provide mapping and aerial photography that includes the site plus areas upgradient and downgradient of the site.
- Integration between programs and agencies can streamline collection of the extensive site characterization information required for the RI. Conversely, RI data can be useful for several aspects of TMDL development.

For more information, see

- A Guide to Preparing Superfund Proposed Plans, Records of Decision, and Other Remedy Selection Decision Documents. EPA 540-R-98-031. July 1999.
- Guidance for Conducting Remedial Investigations and Feasibility Studies Under CERCLA— Interim Final. OSWER Directive 9355.3-01. October 1988.
- ▶ Hazardous Waste Cleanup Information (CLU-IN) Web site **www.clu-in.org**
- Superfund Policies and Guidance, www.epa.gov/superfund/policy/guidance.htm

#### CERCLA Human Health and Ecological Risk Assessment

Baseline Human Health and Ecological Risk Assessments typically are part of the RI; they typically are used to determine how threatening a hazardous-waste site is to human health and the environment and can help determine appropriate cleanup strategies. Risk assessment generally is performed to facilitate and support defensible, site-specific risk management decisions, including identification and characterization of current and potential threats from a hazardous substance and identification of cleanup levels that would protect human health and the environment. Risk assessors generally seek to determine a safe level for each potentially dangerous contaminant present. For humans, this typically is a level at which health effects are unlikely and the probability of cancer is very small. For ecological receptors, determining the level of risk can be more complicated and is normally a function of the receptors of concern, the nature of the adverse effects caused by the contaminants and the desired condition of the ecological resources.

Risk Assessments are conducted on a site-by-site basis. The process is typically conducted in four steps: data collection and analysis, exposure assessment, toxicity assessment and risk characterization. The exposure assessment typically includes analysis of contaminant releases, identification of exposed populations, identification of potential exposure pathways estimation of exposure concentrations for each pathway, and estimation of contaminant intakes for each pathway. The toxicity assessment normally includes collection of qualitative and quantitative toxicity information and determination of appropriate toxicity values. Risk characterization generally investigates the po-

#### **Opportunities for Integration**

- Risk Assessment personnel should be included in RI/FS scoping meetings to ensure integrated data collection and reduce duplication of effort.
- Ecological Risk Assessments and NRDA have several common components. A Risk Assessment does not complete the requirements of a NRDA, but it might establish the causal link between site contaminants and specific adverse effects on ecological receptors, and thereby might be useful in the NRDA process. If a NRDA can be performed at the site, NRDA personnel should be included in Risk Assessment site decisions to prevent duplicative efforts. For an example of integrating Risk Assessment and NRDA efforts, see Integrating Natural Resource Damage Assessment and Environmental Restoration Activities at DOE Facilities, Office of Environmental Guidance, Washington, DC, October 1993.
- Risk Assessment and TMDL may integrate efforts for water sampling, toxicity testing, accumulation and tissue residue studies and population/community evaluations.

tential for adverse effects and the related uncertainty. Standardized assumptions may be used to streamline the assessment. These can be very conservative assumptions and may not be applicable to every site, so sitespecific information is often useful to provide the most reasonable estimation of risk to determine the most appropriate cleanup strategy.

Note: The Risk Assessment process requires experienced personnel with specialized knowledge and a thorough understanding of contaminant fate and transport, ecosystem structure, receptor biology, risk evaluation methods and many other topics. For the purposes of this manual, only portions of the Risk Assessment process directly related to the watershed assessment and cleanup efforts of other programs and agencies are presented. For more detailed presentation of the Risk Assessment process, please see references from this section. Regional BTAGs are available to provide guidance and support to RPMs. The BTAG will communicate with Trustees to ensure continuity between the remedial and restoration processes.

*Sampling Objective.* Samples typically are collected to identify and characterize the toxicity and levels of hazardous substances present in relevant media; environmental fate and transport mechanisms within specific environmental media; potential human and environmental receptors, potential exposure routes and extent of actual or expected exposure, extent of expected impact or threat and the likelihood of such impact of threat occurring; and the level of uncertainty associated with each element.

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*Sampling Strategy.* A site conceptual model normally is prepared and used to identify which points or assumptions in the risk assessment include the greatest degree of conservatism or uncertainty. Field sampling typically is performed to quantify the risk model parameters that have the most important effects on the risk estimates. Samples may be collected to establish a pathway to the receptor (determine exposure) or to determine effects of exposure on specific populations; therefore, soil, water, air, sediments or biota samples may be collected from on-site, upgradient and downgradient locations. The number, type and locations of samples usually are determined using the type and duration of possible exposures, potential exposure routes and key exposure points for each medium and the relative importance of each. Sample quantity generally is determined by the size and complexity of the site and the need to perform a statistical evaluation of risk. The Ecological Risk Assessment frequently includes field studies for bioaccumulation and tissue residue studies, population/community evaluations and toxicity testing.

*Laboratory Analysis.* In addition to analysis of physical and chemical characteristics such as temperature, pH and chemical concentrations, field sampling or laboratory analysis can be performed to determine such information as biological community structure, toxicity to various organisms and impacts on growth or reproduction. Laboratory detection limits generally must be low enough for comparison with toxicity reference values. Required detection limits are generally based on the SCDM but could also need to account for additive values and carcinogenic and noncarcinogenic effects. Reference values can be lower than CRDLs or CRQLs, so pre-planning for the appropriate level of analysis normally is essential. Field screening techniques typically are used only to stream-line the sampling and risk assessment process by indicating if and where more detailed sampling should be performed.

*Data Quality.* Data collection and analysis techniques are usually very specific. Definitive data generally are required for use in the risk assessment. QC samples are collected. Data normally are validated using strict criteria.

*Benchmarks.* Benchmarks or measurement endpoints typically are specific to the site contaminants, potential receptors, and likelihood of exposure. Risk assessment endpoints usually are based on statutory mandates and are specific to the receptor, contaminant and other site-specific criteria. Typical benchmarks are from the SCDM, SSLs, Region 9 TMDL or Region 3 RBCs.

*Data Uses.* Data normally are used to determine the statistical risk to human health and environmental receptors. The results of the risk assessment typically are used to determine what level of cleanup is required to achieve an acceptable level of risk from the site.

For more information, see

- Risk Assessment Guidance for Superfund (RAGS), Volume I—Human Health Evaluation Manual, Part A. EPA/540/1 - 89/002. December 1999.
   www.epa.gov/oswer/riskassessment/ragsa/index.htm
- Risk Assessment Guidance for Superfund (RAGS), Volume I—Human Health Evaluation Manual, Part B, Development of Risk-based Preliminary Remediation Goals. EPA/540/R -92/003. December 1991. www.epa.gov/oswer/riskassessment/ragsb/index.htm
- Risk Assessment Guidance for Superfund (RAGS), Volume I—Human Health Evaluation Manual, Part C, Risk Evaluation of Remedial Alternatives. OSWER/9285.7-01C. October 1991. www.epa.gov/oswer/riskassessment/ragsc/index.htm
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- Ecological Risk Assessment Guidance for Superfund: Process for Designing and Conducting Ecological Risk Assessments. EPA 540-R-97-006. June 1997. www.epa.gov/oswer/ riskassessment/ecorisk/ecorisk.htm
- Guidance for Data Useability in Risk Assessment. EPA/540/G-90/008. September 1990.
   www.epa.gov/oswer/riskassessment/datause/index.htm

#### Natural Resource Damage Assessment (NRDA)

Under the CWA, OPA, CERCLA and other environmental laws, Trustees perform an NRDA to determine compensation for injuries to natural resources that have not been nor are expected to be addressed by response actions conducted pursuant to the NCP. As stated in Chapter 2, DOI and NOAA each have regulations for NRDA preparation.

#### **DOI NRDA Process**

DOI's regulations provide a framework and standards for the NRDA process in coastal and marine environments (Type A) and other environments (Type B). The Type A process involves using a computer model to assess damages in a standard and simplified manner that result from chemical or oil discharges in coastal and marine environments. The Type B process is used in situations that require an individual approach. Because the Type A process does not include additional site assessment activities, the following descriptions are for Type B NRDAs. The regulations require Trustees to coordinate the assessment efforts, including the pre-assessment screen, with the lead response agency in any situation where response activity is planned or underway at a site [40 CFR 11.23(f)].

Data collected in the pre-assessment screen determine whether an injury has occurred and a pathway of exposure exists. This determination is often made using existing information. The Assessment Plan/Implementation Phases include data collection necessary to quantify injuries and determine damages. Laboratory and field studies are used to quantify injuries by identifying the functions or *services* provided by the resource, determining the baseline level of such services, and quantifying the reduction in service levels that result from the impacts. In the post-assessment phase, the results of the assessment are presented, and a reasonable number of restoration alternatives, including natural attenuation, are proposed. A preferred alternative is selected on the basis of technical feasibility, relationship of costs to benefits and consistency with response actions. **www.epa.gov/superfund/programs/nrd/nrda2.htm** 

#### NOAA NRDA Process

In the preliminary assessment, the Trustees determine whether injury to public trust resources has occurred. Their work includes collecting time-sensitive data and reviewing scientific literature about the released substance and its impact on trust resources to determine the extent and severity of injury. If resources are injured, Trustees proceed to the next step. During Injury Assessment/Restoration Planning, Trustees quantify injuries and identify possible restoration projects. Economic and scientific studies assess the injuries to natural resources and the loss of services. These studies are also used to develop a restoration plan that outlines alternative approaches to speed the recovery of injured resources and compensate for their loss or impairment from the time of injury to recover. The final step, Restoration Implementation, is to implement restoration projects. Examples of restoration include replanting wetlands, improving fishing access sites and restoring salmon streams. The responsible party pays the costs of assessment and restoration and is often a key participant in implementing the restoration.

Although the concept of assessing injuries may sound simple, understanding complex ecosystems, the services these ecosystems provide and the injuries caused by oil and hazardous substances

takes time—often years. The season the resource was injured, the type of oil or hazardous substance, and the amount and duration of the release are among the factors that affect how quickly resources are assessed and restoration and recovery occurs. The rigorous scientific studies that are necessary to prove injury to resources and services—and withstand scrutiny in a court of law—can also take years to implement and complete. But the NRDA process described above helps to ensure an objective and cost-effective assessment of injuries and that the public's concerns and resources are fully considered.

#### **Opportunities for Integration**

Integration example: Whenever possible, NOAA works cooperatively with the parties responsible for the injury. By working with responsible parties and co-Trustees to collect data, conduct assessments and identify restoration projects, NOAA avoids lengthy litigation and achieves restoration of injured resources more efficiently.

www.darrp.noaa.gov

#### Removal Assessment and Cleanup

A removal site evaluation consists of a removal preliminary assessment and, if necessary, a removal site inspection. Provided that there is a substantial threat at a site and a removal action is necessary, the PA and the SI may be combined into a removal site evaluation. The removal PA is done using readily available information such as source identification, nature of the release or threatened release and an assessment of the threat to public health including the magnitude of the threat and the factors necessary to determine the need for a removal action. The PA determines if there is a need for additional data. A removal preliminary assessment of releases from hazardous waste management facilities can include collection or review of data such as site management practices, information from generators, photographs, analysis of historical photographs, literature searches and personal interviews, as appropriate.

If there is a need for additional information, a removal SI is performed to help determine the need for and urgency of response. The evaluation determines if a release has occurred. If such a release of a 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 will conduct an evaluation of the threat posed, on the basis of 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.

The following are examples of information presented at the conclusion of a removal site evaluation:

- Identification of the nature and source of the release
- Evaluation of the threat to public health
- Evaluation of the magnitude of the threat
- Evaluation of factors necessary to make a determination of whether a removal is necessary
- Determination of whether a nonfederal party is undertaking a proper response

If the lead agency determines that a removal action is appropriate, action begins as soon as possible. Not all actions considered to be removal actions will be equally urgent. For example, situations involving risk of fire or explosion or contamination of a drinking water reservoir may require more prompt and expeditious attention than certain drum removals or cleanups of surface impoundments. The three categories of removals are classic emergencies, TCRAs and NTCRAs.

*Removal Assessment Sampling Objectives.* Samples may be collected to determine site characteristics, nature and extent of contamination, contaminant properties, targets affected by site and information required for risk evaluation. In some cases, a treatability study may be performed to

evaluate one or more treatment alternatives. In that case, samples may be collected to test the ability of the technology to meet treatment objectives.

*Sampling Strategy.* Samples are collected to meet sampling objectives; this might not provide a comprehensive evaluation of all site characteristics.

**Data Quality.** DQOs should be established to ensure that the data provide the information necessary for effective site decisions. Data that may be used in subsequent site studies or evaluations should be of a quality that sampling and analysis need not be duplicated.

*Data Uses.* Data are used to evaluate site risk, determine removal objectives, and evaluate treatment alternatives.

For more information, see *Guidance on Conducting Non-Time-Critical Removal Actions Under CERCLA*. OSWER 9360.0-32FS. EPA/540/F-94/009. December 1993.

#### **Brownfields Assessments**

Brownfields assessments focus on evaluation of a property to determine the needed actions to allow redevelopment and reuse without unacceptable risk to the community.

**Phase I Site Assessment.** A Phase I site assessment is the process of evaluating a property's environmental conditions and assessing potential liability for any contamination. EPA's Final Rule on All Appropriate Inquiries, effective November 1, 2006, establishes standards and practices for conducting Phase I Site Assessments that satisfy CERCLA liability protections. The updated ASTM E 1527-2005 standard, *Standard Practice for Environmental Site Assessment: Phase I Environmental Site Assessment Process*, may be used to comply with the provisions of the rule. **www.epa.gov/brownfields/aai/assessappr.htm** 

*Phase II Assessment Site Investigation.* A Phase II assessment site investigation is performed to confirm if contamination exists at the site, locate the contamination, characterize the nature and extent of contamination and determine if there are unacceptable environmental conditions at the site that would be cost-prohibitive to eradicate. Possible threats to the environment or to any people living or working nearby are important. The results can be used to determine cleanup goals, quantify risks, determine acceptable and unacceptable risk and develop effective cleanup plans. The investigation takes into account any issues the community has raised regarding site contamination or reuse. If contamination is found that may pose significant threat to local residents, compliance with other programs such as RCRA or CERCLA may be required if the site is not cleaned up voluntarily by the site owner.

*Sampling Strategy.* Samples are collected to determine the nature, extent, source and significance of contamination and to assess physical, geophysical and ecological site conditions. Samples may also be collected for a site-specific risk assessment. Efficient, innovative sampling and analysis methods are encouraged. The Triad approach to sampling is preferred but is not always applied at brownfields sites.

*Typical Samples.* These include soil, soil gas, ground water, surface water, sediment and air. Migration pathways are examined. A baseline risk assessment may be performed. Samples collected depend on the site-specific DQOs.

*Sample Analysis.* Alternative analytical technologies that expedite field work are encouraged but should meet the site-specific data quality requirements. Screening level data are collected to facilitate site decisions. Collaborative samples are collected and submitted for definitive analysis to confirm the results of screening level data for critical samples.

*Benchmarks.* Data are compared against an accepted source of cleanup standards such as the Region 3 Risk Based Concentrations, or the Region 9 Preliminary Remediation Goals are used in the site-specific risk assessment to determine site-specific goals.

*Data Quality.* DQOs are site-specific—the DQO process is a key component of the *systematic planning* portion of the Triad assessment approach to brownfield investigations. High-quality screening level data are generally acceptable for the intended use, and real-time analysis or field testing is performed where appropriate to streamline field sampling. The type of data collected is dependent upon the conceptual site model developed and planned end uses for the site.

**Data Uses.** Data are used to identify and evaluate the applicability of various site assessment and cleanup technologies and to help determine whether the property can be cleaned up to the level necessary for the intended reuse. Samples collected for a site-specific risk assessment may be used to identify site-specific cleanup levels if there are no existing standards or alternative cleanup standards also may be appropriate. Also, each state has developed VCPs where specific cleanup standards may be designated, and to eliminate any future risks, property owners may receive assurance from the state that the site has been cleaned up.

For more information, see

- Tool Kit of Information Resources for Brownfields Investigation and Cleanup.
   EPA 542-B-01-001. www.clu-in.org/products/toolkit99/pages/middle.htm
- Soil Screening Guidance: Users Guide. EPA540/R-96/018. July 1996.
   www.epa.gov/superfund/health/conmedia/soil/index.htm
- Supplemental Guidance for Developing Soil Screening Levels for Superfund Sites. OSWER 9355.4-24. December 2002. www.epa.gov/superfund/health/conmedia/soil/index.htm
- Superfund Chemical Data Matrix. EPA. January 2004.
   www.epa.gov/superfund/sites/npl/hrsres/tools/scdm.htm
- Region 3 Human Health Risk Assessment: Risk-Based Concentration Table. EPA. October 2006.
   www.epa.gov/reg3hwmd/risk/human/index.htm
- Region 9 Preliminary Remediation Goals
   www.epa.gov/region09/waste/sfund/prg/index.htm

## Abandoned Mine Land Initiative Assessment

An interagency task force of federal land management agencies (BLM, NPS and USFS) and the Interior Science Bureaus (USGS and staff of the former BOM) has developed a risk-based watershed approach to achieve mitigation of water quality problems from AMLs on federal lands. The watershed approach fosters collaborative work across federal and state government administrative boundaries, facilitates solutions to the problem of mixed ownership of sites within watersheds, addresses important problem sites first and greatly reduces the total cost of mitigation compared to cleaning up every mine site. The watershed approach focuses on cooperation among federal land managers in partnership with the science bureaus; prioritizes, watershed by watershed, specific waterbodies within each state that are affected by discharges from AMLs; and allows cleanup to proceed on a risk-based priority.

The land management agencies provide overall program management, determine land status, coordinate with state and federal agencies, facilitate public participation and ensure compliance with environmental laws. Land management agencies coordinate efforts with other federal agencies and states. The science bureaus provide technical support to land management agencies, develop technology and apply engineering principles and perform risk/economic benefit analyses in support of water quality improvement. A description of tasks performed in each phase of the watershed process is provided below.

*Statewide Analysis/Watershed Prioritization.* Land management agencies collect information relevant to the risk prioritization of watersheds with support from science agencies and states and set priorities for characterization of watersheds. The science bureaus compile and analyze existing data on statewide AML sites, stream sediment and mine dump geochemistry, mineral deposit locations

and water quality; develop a regional environmental geology map portraying units with varying acid neutralization and acid generation potentials; and with state and federal agencies, develop a statewide GIS including locations of mineral districts, AML sites, mineral deposit types, environmental geology features, precipitation and storm event data and water quality characteristics.

Watershed Characterization. The land management agencies set objectives, protocols and performance criteria for watershed characterization in cooperation with science agencies; provide oversight of the watershed characterization work performed by science agencies; on completion of watershed characterization, select sites for mitigation with input from other federal land managers and science agencies; and develop mitigation plans with support in research and engineering performed by science agencies. The science bureaus conduct total watershed monitoring to identify contaminant sources and sinks, relative source contributions and contaminant budgets on the basis of ambient, storm and seasonal events; conduct remote sensing surveys of the watershed to characterize contaminant sources and their distribution and to identify stressed ecosystems; conduct AML site-specific field analyses including geochemical, geophysical and hydrologic surveys of sources and pathways to identify environmental impacts; conduct site-specific geologic mapping and subsurface geophysical and mineralogical characterization of host and waste rock materials; identify technologically feasible options for site-specific water quality improvement, including the possibility of re-mining; and develop benefit and cost analyses of options. These analyses will identify the potential environmental and economic benefits of the mitigation options on the basis of environmental risk technical feasibility and cost.

*Site Characterization and Mitigation.* The land management agencies implement AML mitigation with technical assistance from science bureaus. The science bureaus prepare mineral-related scientific, engineering and economic information to meet the land management agencies' requests for proposals and assist in technical monitoring of mitigation contracts. Where economically or technically feasible mitigation options do not exist, the science bureaus define the research that might result in such options and include an evaluation of the potential benefits and costs of the research. In consultation with the federal land managers and states, they mitigate various sites to demonstrate mitigation options and new technologies. Where appropriate, the science of bureaus identify and evaluate potential re-mining sites; participate in the review of the scientific, engineering, economic and policy efficacy of the watershed permitting approach; and model ambient chemical conditions and effects of mitigation efforts on surface water quality in the watershed.

*Monitoring.* The land management agencies monitor the post-construction site and, in cooperation with the state and with technical assistance from science agencies, monitor the effectiveness of site-specific mitigation and watershed quality improvement. The science bureaus help land management agencies develop technically sufficient and cost-effective monitoring plans, provide monitoring training and provide analytical support for interpretation of monitoring results.

Table 4-1 on page 119 provides a comparison of surface water data collection and analysis requirements in mining watersheds for the TMDL Program, Brownfields Assessments and several Superfund actions.

# **Implementation and Monitoring**

This chapter describes a cross-programmatic approach to selecting and implementing watershed remediation/restoration activities and providing long-term monitoring. It discusses integrated watershed cleanup topics such as WFAs, the *3-Rs* Approach and WCT task assignments. It also discusses integrated monitoring and program requirements for determining remediation and restoration actions and for long-term monitoring of watershed conditions and concludes by addressing additional topics that should be considered in a watershed cleanup. Three case studies demonstrate the use of integrated remediation, restoration, reuse and monitoring.

# Integrating Watershed Cleanup

Integrating cleanup efforts requires both cross-program cooperation and careful allocations of funding. Coordination between agencies and programs provides the potential for streamlining and reducing the cost of watershed cleanup, restoration and, where appropriate, redevelopment. This section discusses some of the practical aspects of integrating cleanup implementation and post-remediation monitoring. Because Regions and states operate with different priorities and programmatic tools, the ideas presented here might not work for all watersheds, but similar coordination and careful planning can allow the stakeholders to use various programs, laws and resources to successfully fulfill program requirements and achieve efficient, effective and comprehensive results.

The WCT should cooperatively set remediation, restoration, and reuse goals. If feasible, the team should ensure that the goals are met by project implementation by using applicable authorities and available funding mechanisms within the various schedule, budget and other constraints of the programs that will address the watershed contamination. Goals should be consistent with the overall Watershed Management Plan, where applicable.

# **CASE STUDY**

# **Using Dollars Wisely**

# Utah DEQ: Prioritizing 319 Spending

The Utah Division of Water Quality (DWQ), part of the DEQ, administers the TMDL Program in conjunction with its Watershed Planning Program. Utah uses CWA section 106 funding to provide contractual support in the development of the CWA section 319 watershed management plan and the TMDL, which includes an implementation plan. Utah then prioritizes the expenditure of its 319 NPS funds toward implementation projects or activities identified in the TMDLs. In addition, DWQ has used 319 NPS funding to support establishment of locally sponsored watershed coordinators to not only enhance the planning effort, but to initiate and implement projects identified in the approved TMDLs or 319 plans.

#### Watershed Feasibility Assessment

Cleanups under CERCLA and RCRA, as well as TMDL allocations and implementation plans, share a common element: an evaluation of alternative strategies for reducing pollutant loading and risks to human health and the environment. In the watershed approach, it will be beneficial to all programs if a WFA is conducted to accomplish this same goal. EPA Region 8 developed a *WFA* protocol as part of its coordinated watershed restoration efforts that is proving to be broadly applicable. The WFA can be a natural part of an NPS Watershed Management Plan; it can also be conducted during the development of the TMDL. TMDL Program funds and NPS funds may all be potential sources of funding for a WFA.

The WFA uses the three screening criteria used by the Superfund Program to assess remedial alternatives: effectiveness, implementability, and cost. For each source category, potential cleanup alternatives are evaluated and compared according to feasibility, cost, anticipated reduction in load, and a rough cost/benefit analysis. The WFA might not fulfill all the requirements of the various programs (i.e., a CERCLA FS or EE/CA, TMDL WLA, or a 319 NPS implementation plan) but could provide an initial, common framework to guide the data needs for each of these documents. Finetuned assessment and design would be performed in subsequent steps according to the processes of the program facilitating cleanup/implementation at each location. For example, Superfund remedies within the watershed will need to be chosen on the basis of a detailed alternatives analysis under each of the nine Superfund remedial action selection criteria described in Chapter 2.

A WFA provides critical information regarding significant sources that have been identified and quantifies their associated loads to surface water. The analysis suggests remediation alternatives and assigns costs associated with specific load reductions. Typically, an FS conducted under CER-CLA applies only to individual sites or operable units (OU). Thus, a WFA can cover a much broader geographic area and includes alternatives for all categories of sources.

Significant value can be leveraged by applying various programs' funds to conduct a WFA. With this approach, the WCT will be able to effectively rank sources by their contribution of contaminant loadings on a scale much larger than is typically accomplished under individual programs. Quantitative comparisons can then be made of the potential effectiveness of the proposed cleanup alternatives for sites throughout the watershed.

The WFA provides a tool that federal and state programs and local watershed groups can use to review and prioritize cross-programmatic cleanup opportunities in the watershed. The assessment would be used by the WCT to help determine which organization could be best suited to address the contamination from each source and to set priorities for the allocation of cleanup resources. For example, if the necessary estimated load reduction to meet WQS is 12 tons per year, and Project A costs \$100,000 and reduces loading by 5 tons per year, Project B costs \$1.1 million and reduces loading by 5.1 tons per year, and Project C costs \$200,000 and reduces loading by 7 tons per year, the cleanup priorities might be Project A and Project C. Such watershed-wide considerations are often more difficult to undertake using other, more facility-specific programs such as RCRA and CERCLA.

The WFA can also be used to maximize available funding sources. The ability to implement projects concurrently to reduce contaminant loading would increase as the cost is shared by several applicable programs/agencies, and funding sources would be maximized by spreading the cost over several programs and agencies and by collaborating to provide documentation required to access funding. Additionally, if cleanup activities in the basin are coordinated, there is potential for consolidating waste, establishing joint waste repositories and minimizing the disturbance

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to the community by accelerating the cleanup. The WFA can also be the basis for TMDL load allocations. The study can be used to prepare grant applications (Brownfields and 319 NPS) and as the framework for programmatic documentation requirements (TMDL allocations and implementation plan, CERCLA EE/CA or FS, RCRA CMS), thus streamlining the efforts of all programs. Projects that are supported by a variety of stakeholders and agencies and implement TMDLs frequently receive priority for grant and program funding. The WFA and subsequent prioritization of projects by the WCT requires the participation and concurrence of the stakeholders, which will improve the likelihood that a project will be funded. This can also increase the level of technical support provided by agencies such as USGS, BOR and USACE and help identify nontraditional funding sources.

#### **Opportunity for Integration**

The WFA can provide the preliminary costs and alternatives for a variety of programs and agencies to estimate remedial costs and prepare grant applications for funding. The analysis provides the necessary data to allow program managers to prioritize and coordinate cleanup activity.

# **CASE STUDY**

# Little James Creek Feasibility Assessment

#### How a Subbasin Study Can Lead to Watershed-wide Cleanup

A WFA was conducted for Little James Creek Subbasin of the Left Hand Watershed in Colorado as part of the TMDL development. The study included surveying, mapping and evaluating a limited set of alternatives to remediate specific sources in the watershed. Specifically, the assessment included the following elements:

- 1. A description of the individual sites (e.g., mine waste volume and surface area, topo-graphic mapping showing relationship of mine waste piles, adits and other features).
- 2. Feasibility level plans illustrating the application of the alternatives at each site.
- 3. Cost sheets providing feasibility level estimates (+50 percent to -30 percent) for each alternative. Costs included capital costs and long-term 0&M costs, where applicable.

The Little James Creek feasibility assessment has already been used to

- Prioritize sites for coordinated USFS/EPA removal projects and to expand the previously identified scope of work
- Apply for Brownfields cleanup grants for Argo and Evening Star Mine sites
- Assist the Left Hand Watershed Oversight Group in making decisions regarding cleanup priority and approach
- Develop the TMDL Implementation Plan

The findings may be used to develop a cleanup/implementation approach for the entire watershed, not only the Little James Creek Subbasin.

#### Remediation + Restoration + Reuse = Revitalization

Watershed cleanup can be summarized by the 3-Rs: **R**emediation, **R**estoration and **R**euse. These 3 Rs were coined for EPA Region 8's Land and Water Revitalization Initiative, but they also fit with national EPA priorities and are applicable to watersheds throughout the nation. Under the 3-Rs, a set of criteria guides resource decisions and identifies the most important steps to fully realizing revitalization goals. They include the following:

- Early, planned multiprogram integration of cleanup activities
- Innovative approaches for revitalizing sites, communities, watersheds and ecosystems
- Planning for reuse at the beginning of projects
- Measurable environmental and human health benefits

Programs most likely to be included are NPDES, Wetlands, Superfund, Brownfields, RCRA, UST, Federal Facilities (including Base Realignment and Closure and Formerly Used Defense Sites), One Cleanup Program, Urban Rivers Restoration and Ecosystem Protection. Each of these programs has its own specific roles and responsibilities, but the actions conducted under the individual programs can be tailored to meet the needs of cooperating programs in a watershed cleanup. Some examples of integrated site activities are presented in the following paragraphs. These are examples only and should not be considered a comprehensive listing. With a little planning and cooperation

between programs and agencies, watershed remediation, restoration and reuse can be accomplished in innovative ways.

#### **Opportunity for Integration**

While integrating the concepts of cleanup, revitalization and reuse of abandoned, inactive and formerly contaminated waste sites, RPMs can incorporate the use of sustainable redevelopment in their cleanup and redevelopment activities. Green requirements can include stormwater management, energy efficiencies, native vegetation, recycling, preservation or creation of open space, and such, that reduce the environmental footprint of the development. For more information about "green" redevelopment, visit www.epa.gov/greenbuilding

#### Superfund-Restoration Integration

One of Superfund's goals is to conduct response actions that reduce contamination to levels that are protective of human health and the environment (which might or might not be *background* or a pristine condition). EPA's response actions are distinct from restoration activities associated with natural resource damages, which generally are handled by trustee agencies; nonetheless, EPA's CERCLA response actions should be carried out in a manner that is consistent with any restoration activities. The following discussion reviews opportunities for ensuring that CERCLA response and restoration activities are consistent, from data gathering through cleanup implementation.

Reviewing the status of the watershed assessment early in the CERCLA process at a site within the watershed can identify opportunities for sharing information. For example, the WCT can collect in-

formation in the area of the CERCLA cleanup that can help identify additional sources. Also, early coordination during CERCLA's Site Assessment and RI efforts (especially with regard to ecological impacts) can often make it possible for the resulting data to be useful for subsequent watershed restoration efforts.

#### Restoration

Return of a degraded ecosystem to an historic condition

### Re-Use

needs of the communit and environment

Remediation

Cleanup to minimize risk to human health

and the environment

EPA guidance provides that reasonably anticipated future land use should be considered at various stages of the remedy selection process, including the risk assessment phase of the RI/FS, which analyzes site-specific human health and ecological risks. Thus, it might be appropriate to consider prospective reuse plans as part of the RI/FS. The remedial action must meet or waive ARARs, and if WQS are considered ARARs for the selected remedy, the remedial action generally should be designed to support the designated use (i.e., recreational use, aquatic life, industrial). Toward this end, remedial actions should normally be selected and described in the ROD that are consistent with the designated use and can also provide, for example, land use restrictions that are consistent with the designated controls. For example, wildlife easements, measures designed to ensure BMPs, and monitoring to assure compliance with particular zoning classification may be appropriate components of a remedial action that is consistent with ecological recovery or community revitalization within the bounds of Superfund.

Prior to NTCRAs or remedial actions, the EE/CA or FS must evaluate ARARs, and the ROD or Action Memo should state how they will be met or waived. To assure protectiveness and comply compliance with ARARs, Superfund dollars may be used to remediate ecological

#### **Opportunity for Integration**

Watersheds with Superfund activities often include waters listed as impaired due to parameters not related to the Superfund site. Typical pollutants found include dissolved oxygen, nutrients, or sediment. The remedy selected at a Superfund site can potentially be consistent with the instream restoration of the waterbodies necessary to achieve WQS. For example, alternatives to achieve bank stabilization can include reestablishment of riparian geomorphology or riprap. The first alternative will provide habitat; the other will take it away. Coordinating remediation with the TMDL implementation activities often will not increase costs but can complement the watershed activities, provide ecological restoration and reduce the overall cost of the project, resulting in a value added to the overall watershed revitalization.

resources. For example, compliance with ARARs like CWA section 404 can lead to mitigation of wetlands and riparian buffers.

Tasks that the WCT determines are appropriate but that are not required under CERCLA (i.e., not required to achieve protectiveness or meet ARARs) that are nevertheless *restoration* could be conducted with Brownfields (at qualifying sites), 319 NPS, and NRDA funding. Tasks that are necessary to promote redevelopment may be left for actions funded by local redevelopment agencies, private developers and Brownfields loans and state grants. Note that identifying proposed restoration and redevelopment tasks during the RI/FS stage can allow for synchronization of NRDA restoration activities and remedial tasks.

# **CASE STUDY** Using Alternative Techniques to Save Dollars and Riparian Habitat

## Stabilizing Streambanks on the Upper Arkansas River

Fluvially deposited tailings from historic mining operations were capped using soil amendments and revegetation as part of a Superfund removal action in the Upper Arkansas River. The project required streambank stabilization in some locations to prevent erosion of the existing banks that might expose tailings that could then be washed downstream. State Division of Wildlife personnel were concerned that the projects would do more to reduce riparian habitat than improve it because of the planned riprap bank stabilization designs. Division of Wildlife personnel suggested alternative techniques that were then incorporated into the designs used for bank construction. Root wads were used in one location to redirect flow away from the bank. At another location, bendway weirs were used to stabilize the banks. These methods improved aquatic habitat and were less expensive to implement than the proposed riprap methods. Finally, consistent with the NCP's nine criteria for evaluating alternatives, it might be appropriate to consider use of ecologically friendly remedial alternatives when determining the technology that will be used for remediation. Ecologically friendly remediation can often result in lower O&M costs. With careful thought and communication with specific WCT members and other scientific resources, including the NRCS and the BTAG, the RPM could coordinate the Superfund cleanup with other in-stream and riparian zone restoration activities while still meeting program requirements.

The selection of removal or remedial alternatives that result in a restored natural habitat can benefit both the remedial and restoration goals, protect the environment by cleaning up natural habitat and can also be consistent with restoration activities, especially for riparian zones. Remediation that leaves natural soil and vegetation habitat in riparian zones can mitigate flooding, be cost-effective, generate and preserve soils, create self-sustaining ecosystems, meet Executive Order 13112 to use native species and control invasive species and minimize management needs and costs. Soils at contaminated sites are often of poor quality. If remediation includes capping, the soil quality above the cap is a critical first step to establishing a natural habitat. Using composted biosolids can increase fertility and reduce metal toxicity. Recycled wastes such as municipal biosolids and wood ash are readily available at low or no cost and can provide a fertile barrier. The NRCS office of the USDA and the Cooperative Extension can provide information on soil profiles, native plants, and the like, to help achieve ecological restoration. Remediation that protects or enhances in-stream habitat can also benefit both remediation and restoration processes. Bank stabilization or in-stream structures required for other remedy components can be designed to enhance fisheries or reduce pollutants downstream. An example of this approach is shown in the Upper Arkansas River case study. The possibilities of conducting remedial actions in ways that enhance or facilitate restoration are numerous and should be considered when selecting remedial actions within a watershed.

## TMDL Restoration Integration—Water Quality Trading

Water quality trading may be used to integrate TMDL requirements for NPDES facilities and nonpoint sources and assist in watershed restoration. EPA's current trading policy is focused on nutrients and sediments and allows cross-pollutant trading between these and other oxygen demanding pollutants. Other pollutants may be considered on a case-by-case basis, in accordance with a permit and watershed restoration plans. Trading programs for bioaccumulative and other toxics, however, are not supported under the current policy because of their potential to create exceedances in water quality standards. Limited pilots of persistent, bioaccumulative, and toxic (PBT) chemical trading may be considered where trading achieves a substantial reduction of the PBT and where trading does not cause an exceedance of an aquatic life or human health criterion.

> TMDL development or the establishment of a pollutant cap often serves as the driver for point sources to get involved in trading. Therefore, water quality trading provisions included in NPDES permits often will address impaired waters where a TMDL or similar pollutant loading cap has been established. In these cases, the water quality requirement for a particular point source is specified by a wasteload allocation (WLA) in the TMDL and expressed in the point source's NPDES permit as a water qualitybased effluent limit (WQBEL) that is consistent with the WLA. A point source's required pollutant reduction is the difference between the discharger's current pollutant load and the load generated when the WQBEL is met.

Water Quality Trading Permits Exceed Expectations

# Southern Minnesota Beet Sugar Cooperative

#### Background

Minnesota has established a formal policy for trading in watersheds. Trading is allowed through issuance of permits to companies/facilities; however, this wasn't always the case. The Southern Minnesota Beet Sugar Cooperative (SMBSC) is a farmer-owned cooperative with a beet-processing facility located in southern Minnesota. The processing facility treated process wastewater, storing it in lagoons during the processing season and spray-irrigating over 500 acres of alfalfa and grassland during the growing season. The SMBSC wanted to build a wastewater treatment plant to serve the facility. This would allow SMBSC to expand sugar production and resolve odor problems; however, regulations already in place created specific barriers to this resolution.



Southern Minnesota Beet Sugar Cooperative's Sugar Beet Processing Facility

A carbonaceous biochemical oxygen demand (CBOD5) WLA had been developed and approved on the lower Minnesota River in 1988. This WLA prohibited the additional loading

that the Minnesota Pollution Control Agency (MPCA) wastewater treatment plant would produce. The MPCA allowed SMBSC to obtain a permit for the proposed wastewater treatment plant provided they offset all of the additional loading through NPS projects that reduced total phosphorus. The permit required SMBSC to establish a \$300,000 trust fund to finance the projects, which was overseen by a trade board made up of a processing plant official, SMBSC's consultant, a Soil and Water Conservation District official, the Hawk Creek watershed coordinator, and an environmental advocacy representative. The permit addresses chronic rather than acute problems and promotes a nondegradation policy. In other words, there is no "backsliding" allowed.

SMBSC's permit also requires that the needed NPS reduction be based on the actual discharge. To accomplish this, the actual discharge is grouped into categories, which create thresholds for the actual NPS reduction needed and these requirements reflect the 2.6 to 1 trade ratio. The largest category or tier of NPS trade offsets requires 13,000 lbs total phosphorus/yr. To date, the facility is achieving nearly 2.5 times the permit's required NPS reductions.

#### **Number of Trades to Date**

SMBSC contracts for sugar beet cover-cropping BMPs in the spring. In 2005, SMBSC had contracts on 579 sites totaling 58,832 acres yielding 14,292.5 lbs total phosphorus reduction/yr. One contract was established for cattle exclusion and bluff/channel stabilization BMPs yielding 1475 lbs total phosphorus reduction/yr. SMBSC's total approved credit count is 15,767.5 lbs total phosphorus/yr. If a discharger installs a control technology that results in pollutant reductions greater than those required by the WQBEL, the discharger can generate credits. The number of credits generated is the difference between the wasteload allocated to that discharger (as expressed by the WQBEL in its permit) and the pollutant load actually discharged after installation of treatment processes or other pollutant reduction measures.

Point sources may find it more cost-effective to trade with nonpoint sources. Also, point-nonpoint source trading may have additional benefits to the environment other than specific pollutant reduction. The installation of nonpoint source best management practices could result in additional environmental benefits such as habitat restoration, flood control through wetlands creation, or control of additional pollutants. For more information on water quality trading please go to **www.epa.gov/owow/watershed/trading.htm**.



# Supplemental Environmental Projects

A supplemental environmental project (SEP) is an environmentally beneficial project that a respondent in an enforcement action voluntarily agrees to perform as part of a settlement of the matter. In return, EPA or the state may agree to reduce the monetary penalty that it would otherwise seek as a result of the violation(s). Most enforcement actions against businesses or individuals for failure to comply with the environmental laws are resolved through settlement agreements. SEPs are designed to give companies charged with environmental violations an alternative to standard fines. These projects can provide a positive outcome for the company and the community. Acceptable SEP categories may include public health, pollution prevention, pollution reduction, environmental restoration and protection, emergency planning and preparedness, assessments and audits, environmental compliance promotion and other approved projects that might benefit human health or the environment. Restoration SEPs may involve restoring natural environments (ecosystems) or creating conservation land (e.g., transforming a former landfill into wilderness land). Within certain legal constraints, EPA has broad discretion to settle environmental en-

forcement cases including discretion as to the level of penalties the Agency will accept and whether to include SEPs as an appropriate part of a settlement. Under EPA policy and guidance, the amount of penalty mitigation EPA may consider is based on a number of factors. These include the cost of the SEP and whether or how effectively the SEP

- Benefited the public or the environment
- Was innovative
- Considered input from the affected community
- Factored in environmental justice issues
- Reduced emissions to more than one media (e.g., air, land, water)
- Implemented pollution prevention program techniques and practices

Generally, the value of the SEP should be greater than the amount of fine forgiven. The actual percentage of penalty mitigation granted is within EPA's discretion; however, EPA policy suggests that generally it should not exceed 80 percent of the cost of the SEP unless the violator is a small

# A SEP Improves Health and Revitalizes Granite City, Illinois

For nearly 70 years, the NL/Taracorp facility in Granite City, Illinois, was a secondary lead smelter that exhausted lead, deposited crushed battery casings in the community and created a 250,000-ton slag/waste mountain on-site. This Superfund facility operated next to a residential community where, in 1991, the blood lead concentrations of one in four children exceeded the Centers for Disease Control's (CDC) health-based threshold.

The NL/Taracorp Team successfully negotiated three major consent decrees valued at more than \$63,000,000 and assured the cleanup of 1,600 lead-contaminated residential yards. The decrees also called for the defendants to fund a \$2 million lead-paint abatement program in homes near the site through an SEP. The defendants were not legally liable for lead paint or responsible for hiring of trained workers, but the NL/Taracorp team creatively addressed the overall problem of lead contamination in the area, including the need for street sweeping. The lead-paint abatement SEP program was established through outreach in the community. Early on, the Madison County Community Development Agency showed interest in managing the program and eventually received SEP funding to manage the lead paint program. Madison County was then able to leverage additional funding through grants and by using a revolving fund program to start a comprehensive lead abatement and education program in the various EJ communities that suffered from numerous environmental impacts, including the NL/Taracorp site and others. This collaboration was very successful.

The settlements achieved penalties amounting to approximately \$3.5 million for failure to comply with a CERCLA Unilateral Administrative Order, including the \$2 million SEP. The cleanup activities increased the value of area properties that will help the region redevelop, created job opportunities in an EJ community and required that the responsible parties fund a community lead-paint abatement program.

business, a government agency/entity or a nonprofit organization or the SEP implements pollution prevention. Furthermore, in all cases, the final settlement penalty should equal or exceed: (a) the economic benefit of noncompliance plus at least 10 percent of the gravity component; or (b) 25 percent of the gravity component only, whichever is greater, regardless of the cost or environmental value of the SEP. For more information about EPA's SEP policy, see http://cfpub.epa.gov/ compliance/resources/policies/civil/seps. For examples of potential SEPs, see www.epa.gov/compliance/resources/policies/civil/seps/potentialproject-seps0607.pdf

# Identification of Implementation Resources and Assignment to Programs/Stakeholders

#### Cross-Programmatic Cleanup Plan

The WCT should identify the existing and potential sources of funding available to perform each implementation task and assign responsibilities for the high priority tasks, including voluntary, mandatory and educational efforts that will help attain and maintain goals. This information should be documented in the **Cross-Programmatic Cleanup Plan**. This decision document should include a clearly laid out plan for action including a list of the tasks required to complete each project and the milestones that will be used to measure progress. During the implementation phase, communication between participants should remain high and include frequent status updates, sharing of work plans, remedial designs and recommended BMPs. The plan should include an annual schedule that will allow the team to revisit milestones and make any necessary revisions.

Preparing a worksheet similar to the Left Hand Watershed example in Table 5-1 and a Watershed Cleanup Fact Sheet (See Appendix C) that clearly states project background, cleanup goals and objectives, the plan for action, progress to date and a high level of interest in the project will allow cleanup partners to demonstrate to their agencies or grant sources the high level of support and priority being given to the project by others. This could increase the amount of funding that will be allocated to the project by government regulatory and support agencies, industry, communities and environmental action groups. A public outreach program is a critical component to the success of the project. Stakeholders should participate in the selection of cleanup alternatives and implementation of the NPS controls.

The results of this planning effort should be included in the TMDL Implementation Plan and in the larger 319 NPS Watershed Management Plan.

Activity	Funding source	Estimated costs	Indicator
Evening Star Remediation	Brownfield cleanup grants	\$200,000	Improved macroinvertebrate diversity
Argo Remediation	Brownfields cleanup grants	\$200,000	Improved macroinvertebrate diversity
Streamside Tailings Cleanup	USFS and EPA removal	\$200,000	Improved macroinvertebrate diversity
Bueno Tails Cleanup	USFS and EPA removal	\$300,000	Turbidity less than 100 Nephelo- metric Turbidity Units (NTU)
Burlington Mine Cleanup	PRP-voluntary cleanup	\$1,500,000	Reduced zinc and manganese load
JRT Tailings	CWA section 319 NPS funds	\$100,000	Improved macroinvertebrate diversity

 Table 5-1.
 Left Hand Watershed Implementation Draft Worksheet

# Integrated Watershed Monitoring

Under the CWA section 106(e), states, territories and authorized tribes implement monitoring programs that allow them to report on the attainment of WQS and to identify and prioritize waters not attaining standards. Monitoring can also be an element of NPDES permits, TMDL assessments and confirmation sampling. Cleanup programs such as RCRA and CERCLA typically require monitoring as an integral part of their implementation. State game and fish agencies perform stream monitoring and assessment as part of their programs. Local environmental groups also have an interest in tracking the health of their local ecosystems and often organize ongoing stream monitoring projects. Some watersheds will have other parties (e.g., owners of lakefront or streambank property, local schools and universities) interested in regular monitoring. The WCT should ensure that a comprehensive watershed monitoring plan is prepared and implemented to coordinate these efforts, where appropriate, and to ensure that interested parties have access to all the data that can affect their interests. Typically sampling undertaken for individual programs or facilities addresses specific sites rather than cumulative impacts across the watershed. By coordinating the sampling efforts across multiple programs, the data will provide a more complete picture of the significant sources of pollutants in the watershed and will streamline resources to allow for more extensive field work.

A comprehensive watershed monitoring plan and QAPP should be prepared as part of the Watershed Management Plan or other regulatory requirements. The watershed monitoring plan should identify the following:

- Monitoring locations
- Monitoring parameters
- Field and laboratory analyses/evaluation
- Benchmarks/detection limits
- Standard operating procedures for sample/data collection and evaluations
- Data quality requirements
- Monitoring frequency
- Monitoring responsibilities (who, where, for what period of time)
- Data management and distribution
- Funding for all aspects of monitoring

The WCT should go through the DQO procedure to ensure the requirements of all programs are met.

Developing a watershed monitoring plan can present challenges. Key questions include what data are essential and to what degree of precision, what are the indicators of success, who will do the work, and who will pay for it? Cleanup programs such as RCRA and CERCLA frequently require only limited water quality monitoring with respect to both location and time. NRDA restoration efforts are monitored, but the timespan and scope of monitoring will depend on the type and scope of restoration efforts and Trustee priorities. State water quality assessments are ongoing but often have limited funding. TMDLs that include a monitoring plan are generally carried out by the state monitoring program. Even if more samples are collected or more analyses performed than an individual program requires, overall cost savings are realized by reducing the field effort required.

## Program Cleanup Processes

#### TMDL

TMDL components related to implementation and monitoring are described here.

*Allocating Pollutant Loads:* TMDL allocations should account for point sources, NPSs and background sources of pollution. The allocation should demonstrate that WQS will be met and maintained and that the load reductions are technically achievable. Factors such as technical and programmatic feasibility, cost-effectiveness, relative source contributions, equity and the likelihood of implementation can be considered. Allowable loads may be expressed in many ways and may divide up the allowable total load by percent removal, concentrations at points of compliance, total mass per time, reduction of load or percent removal proportional to raw load. The process quantifies the necessary reductions in pollutant loads to meet the in-stream water quality target. The technical analysis should demonstrate a reasonable assurance that the WLA and LA in the TMDL will achieve WQS when implemented. When determining TMDL allocations the following factors should be considered:

- *Wasteload Allocation:* Allocations assigned to point sources are frequently expressed as numeric effluent load or concentration. These allocations are generally implemented by using the NPDES Program with numeric standards that are incorporated into individual NPDES permits. States developing WLAs should look at the cumulative affects of multiple dischargers.
- Load Allocation: LAs include NPSs, stormwater sources for which NPDES permits are not required, atmospheric deposition, ground water and background sources of pollution. NPS LAs are implemented through a combination of federal, state,

#### **Opportunity for Integration**

- Studies and assessments performed by all cleanup programs can help determine reasonable load allocations for TMDLs. CERCLA RI/FS and EE/CA documents often provide the information required to make reasonable estimates of load reduction expected from planned cleanup efforts.
- The evaluation of cleanup technologies identified for a site could be applicable to similar sites in the watershed.

and local programs that include regulatory, nonregulatory, and voluntary efforts. The TMDL should include a description of the pollution control BMPs that must be implemented to achieve the specified load reductions. They may be expressed as numeric maximum allowable load, numeric reductions in pollutant load, or narrative statements of desired conditions regarding habitat or biology.

- *Margin of Safety:* The MOS is assigned and depends on the uncertainty in load, waterbody response and reduction feasibility.
- *Seasonality:* Seasonality is considered in the TMDL to ensure that WQS will be met and maintained throughout the year. Variations occur due to variations in the waterbody (assimilative capacity caused by seasonal changes in temperature and flow or sensitive periods for aquatic biota) and variations in loading (seasonal industries, snowmelt, precipitation events).
- *Future Growth:* Future growth or changes in land use can impact threatened or impaired waters. A reasonably foreseeable allocation may be allotted to future growth. If so, the TMDL should explain how evaluation of future growth was made and the implications for local planning processes and landowners.

#### **Opportunity for Integration**

The TMDL Implementation Plan may adopt documentation from other programs to provide reasonable assurance that the designated load reductions will occur.

#### **Opportunity for Integration**

- For Watershed-based cleanup, the Monitoring Plan should describe a comprehensive monitoring effort that meets the needs of all stakeholders. The plan should describe what will be performed to ensure WQS are being met and that specific cleanup actions (Superfund cleanups, RCRA Cleanup Actions) are performing to the standards set in decision documents.
- *Implementation Plan:* The Implementation Plan may be developed for one or multiple TMDLs in the watershed. The plan should include a description of the implementation actions or management measures required to meet the allocations and a description of the effectiveness of the actions; a timeline of when activities will occur including interim milestones; reasonable assurance that the activities will occur; legal or regulatory controls; the time required to attain WQS (by source or source category); a monitoring plan (including interim milestones); a description of milestones for attaining WQS; and TMDL revision procedures and triggers for revisions.
- Monitoring Plan: A Monitoring Plan is prepared to determine the effectiveness of control measures, whether the TMDL is working and a procedure for TMDL revision if standards are not being met. The plan should be based on DQOs and should include sampling parameters, locations, frequency, methods, schedule and who is responsible for implementing it. Watershed stakeholders can participate in developing and carrying out the Monitoring Plan.

#### RCRA

EPA's goal is to facilitate timely, efficient and effective cleanups focused on results. Recent guidance encourages RCRA project managers to use a flexible approach that allows innovative technical approaches and focused data collection to speed the RCRA process while still ensuring that a remedy that will protect human health and the environment, prevent future releases and properly manage waste. The flexible approach can allow the following steps to be conducted in a less formal atmosphere. Public participation in decision making is still required, so it is recommended that public opinion be sought early and often when using the results-based approach.

#### RCRA Corrective Measures Study (CMS)

A CMS is performed when the potential need for corrective measures is verified by an RFI. EPA sets action levels that may be based on existing standards such as those found in the SCDM, Region 3 Risk Based Concentrations or Region 9 PRGs, state Water Quality Criteria or other appropriate levels. The facility may request that no further action be required on the basis of a determination that no release poses a threat to human health and the environment. If EPA requires further action, the CMS is prepared to analyze potential remedies. The number of remedies evaluated can vary from site to site. Potential remedies are evaluated for performance, reliability, ease of implementation and potential adverse impacts. The effectiveness, time required for implementation, estimated costs, and administrative or institutional requirements are also considered. EPA sets target cleanup levels against which the alternatives are measured. The final *media cleanup standards* may be more stringent than the target cleanup levels.

EPA has determined *presumptive* remedies applicable to specific categories of sites. EPA has already compared these alternatives against other alternative remedies generally applicable to that type of site, reducing the number of alternatives that must be considered in the CMS.

#### **RCRA** Corrective Action

Site-specific media cleanup standards are set that depend on reducing risk to an acceptable level for the current and anticipated future land use. Points of compliance are set that determine at what location the cleanup standards must be met. For example, for ground water, the point of compliance might be where the release enters surface water or the nearest well used for drinking water. Using the CMS, the remedy is selected that is protective of human health and the environment, achieves media cleanup standards set by EPA, controls the source of the release and prevents further releases to the extent practicable and properly manages wastes generated by the remediation. EPA also considers the long-term reliability and effectiveness of the remedy, the effectiveness of the remedy in reducing the toxicity, mobility or volume of contaminants; the short-term effectiveness of the remedy; ease of implementation; and cost. A compliance schedule is set, and the facility proceeds to implement the remedy. Corrective action may be conducted as a result of permit requirements, a corrective action order or voluntary corrective action. Long-term monitoring may or may not be required.

Interim measures may be required to address immediate threats to human health and the environment.

For more information, see *Results-Based Approaches and Tailored Oversight Guidance for Facilities Subject to Corrective Action Under Subtitle C of the Resource Conservation and Recovery Act.* EPA 530-R-03-012. September 2003.

www.epa.gov/epaoswer/hazwaste/ca/resource/guidance/gen\_ca/reslt-bse.pdf

### **CERCLA** Removal Actions

EPA conducts or supervises Removal actions at sites where there are releases or threatened releases to the environment of *hazardous substances* or any pollutant or contaminant that could present an imminent or substantial danger to the public health or welfare or to the environment. Removals are classified as emergency, time-critical, or non-time-critical, depending on the time in which a response can be taken. Generally, the more time available, the more detailed the analysis of alternatives can be.

## **CERCLA** Remedial Alternatives

The processes related to selection and implementation of remedial alternatives are described generally below.

#### Feasibility Study

The FS generally is conducted to develop and evaluate remedial alternatives. FS activities typically are fully integrated with the RI. FSs can include an alternatives screening step to select a reasonable number of alternatives for detailed analysis. To develop and screen alternatives, RPMs normally identify remedial action objectives that specify contaminants of concern, potential exposure pathways and remediation goals. Remediation goals generally establish the extent to which the site should be cleaned up to protect human health and the environment. The NCP and Superfund guidance documents for remedial actions address several factors that are considered in developing remedial action objectives, including the following:

- ▶ For known or suspected carcinogens, the remedial action normally achieves an upper-bound lifetime cancer risk level of between 10<sup>-4</sup> and 10<sup>-6</sup> for high-end receptors.
- For noncarcinogenic hazardous substances, a safe exposure level generally is established. This level normally represents a dose below which no adverse health effects are expected.
- For ground water, MCLs and nonzero MCLGs established under the SDWA (applicable to certain public water supplies) are potential ARARs.
- Ecological risks should be reduced to levels that are acceptable, with special attention paid to sensitive habitats and critical habitats of species protected under the ESA.
- Other ARARs must be met or waived.

As addressed in the NCP, remedial alternatives are developed and screened. EPA considers alternatives that reduce toxicity, mobility or volume of contaminated material through treatment; generally, alternatives that call for off-site transport and disposal or containment without treatment are the least-favored. EPA also considers a *no-action* (or *no further action*) alternative to provide a baseline for comparison. For categories of treatment options, a representative process option often is chosen for detailed analysis.

Remedial alternatives generally are screened to reduce the number of alternatives that will undergo detailed analysis and ensure that the most promising alternatives are considered. In general, the NCP's screening criteria include the following:

- *Effectiveness*. Generally, this includes the degree to which an alternative reduces toxicity, mobility, or volume through treatment; minimizes risks and provides long-term protection; complies with ARARs; minimizes short-term impacts; and achieves protection quickly.
- *Implementability.* Generally, this includes the technical feasibility and availability of the technologies each alternative would employ.
- *Cost.* Generally, alternatives providing effectiveness and implementability similar to that of another alternative, but at a greater cost, may be eliminated.

Under the NCP, the alternatives retained after the screening process are subjected to detailed analysis and comparison to nine criteria:

- 1. Overall protection of human health and the environment
- 2. Compliance with ARARs
- 3. Long-term effectiveness and permanence
- 4. Reduction of toxicity, mobility or volume
- 5. Short-term effectiveness

- 6. Implementability
- 7. Cost
- 8. State acceptance
- 9. Community acceptance

Generally, the purpose of the comparative analysis is to identify the advantages and disadvantages of each alternative relative to the others. These nine criteria can be categorized into three groups: threshold criteria, primary balancing criteria and modifying criteria.

Threshold criteria (which are the first two and based on statutory requirements) must be satisfied for a remedial alternative to be eligible for selection. Primary balancing criteria generally are used to weigh trade-offs between alternatives. State acceptance and community acceptance are modifying criteria that are taken into account after public comments are received on the proposed plan.

#### **CERCLA Criteria for Selecting Remedial Action**

#### **Threshold Criteria**

Overall Protection of Human Health and the Environment generally addresses whether a remedy provides adequate protection and describes how risks are eliminated, reduced or controlled through treatment, engineering controls or institutional controls.

*Compliance with ARARs* generally addresses whether or not a remedy will meet all federal and state environmental requirements, standards, criteria and limitations that are applicable or relevant and appropriate.

#### **Primary Balancing Criteria**

Long-term Effectiveness and Permanence generally refers to expected residual risk and the ability of the remedy to maintain reliable protection of human health and the environment over time, once cleanup levels have been met. This criterion often includes the consideration of residual risk that will remain onsite following remediation and the adequacy and reliability of the management controls (e.g., institutional controls).

*Reduction of Toxicity, Mobility, or Volume through Treatment* generally addresses the degree to which treatment will be used to reduce the mobility, toxicity or volume of contaminants causing site risks.

Short-Term Effectiveness generally addresses the period of time needed to achieve protection and any adverse impacts on human health and the environment that may be posed during the construction and operation of the remedy until cleanup goals are achieved.

*Implementability* generally addresses the technical and administrative feasibility of the remedy, including the availability of materials and services needed for a particular option.

Cost generally includes estimated capital (construction), O&M and net present worth costs. (The present worth analysis normally is used to evaluate expenditures that occur over different time periods by discounting all future costs to a common base year—usually the current year. This analysis allows the cost of the remedial action alternatives to be compared on the basis of a single figure representing the amount of money that, if invested in the basis year and disbursed as needed, would be sufficient to cover all costs associated with the remedial action over its planned life.)

#### **Modifying Criteria**

State Acceptance generally indicates whether the state/Commonwealth concurs with, opposes, or has no comment on the selected remedy.

Community Acceptance considers whether the state/community agrees with the proposed remedy. This often is assessed in detail in the ROD responsiveness summary, which addresses public comments received on the Administrative Record and the PP. A variety of alternatives may be considered for a site. For example, remedial alternatives for a site containing soil contaminated with solvents might include excavation and on-site or off-site treatment, capping combined with ground water pumping and treatment and in-situ treatment. Special rules can apply to sites where off-site transport and disposal are the selected alternative, to ensure hat the ultimate waste repository is in compliance with applicable laws. Generally, an alternative that does not allow unlimited use of a site after the remedial action is implemented, includes institutional controls to restrict land usage.

## CERCLA Removal Engineering Evaluation/Cost Analysis (EE/CA)

For NTCRAs, the lead agency normally conducts an EE/CA, which is an analysis of removal alternatives for a site. The EE/CA should present definitive information on the source, nature and extent of contamination and risks presented by the site. The EE/CA also presents an analysis of removal alternatives. If an RI has been completed (because the removal is related to an NPL site), risk assessment data from the RI may be used to support the removal action objectives and only limited data collection will be required. The goal of the EE/CA is to identify the objectives of the removal action and to analyze the effectiveness, ability to implement and cost of various alternatives that may satisfy the objectives. For TCRAs, a similar but less formal process is conducted.

The EE/CA contains the following:

- *Site characterization* includes the site description and background (location, type of facility and operational status, structures/topography, geology/soil/aquifer information, surrounding land use and populations, sensitive ecosystems and meteorology); previous removal actions; source, nature and extent of contamination (locations of contaminants, magnitude of contamination, physical and chemical properties of the contaminant and targets potentially affected by the site); analytical data (existing data and data collected during the EE/CA); and streamlined risk evaluation (focused on the source of contamination the removal action will address).
- *Identification of Removal Action Objectives* requires a review of statutory limits on removal actions, determination of removal scope, determination of removal schedule and planned remedial activities.
- *Identification and Analysis of Removal Action Alternatives* involves the determination of the effectiveness (protection of human health and the environment; compliance with ARARs and other criteria; long-term effectiveness and permanence; reduction of toxicity, mobility, or volume through treatment; short-term effectiveness), implementability (technical feasibility, administrative feasibility, availability, state acceptance, and community acceptance); and cost (direct capital costs, indirect capital costs and post-removal site control costs) of an alternative. Presumptive remedies may be used to speed selection of an alternative.
- Comparative Analysis of Removal Action Alternatives is a comparison of the alternatives.
- *Recommended Removal Action Alternative* is the treatment that is preferred over containment or land disposal, and permanent solutions are preferred over temporary.

## CASE STUDY

## **Cooperatively Working in the Left Hand Watershed**

An MOU between EPA Region 8 and USFS Region 2 (see Appendix D) was developed for the Left Hand Watershed project in Colorado to describe the roles each program will play in assessment and cleanup of mixed ownership sites. The MOU will apply to other mixed-ownership sites within the Regions. One lead agency will be designated for each site, but work will be cooperative unless the agencies prepare an IAG to transfer funding for a single agency to perform the cleanup. (For more information about the Lefthand Watershed, see the case study in Chapter 2. The state and the public are given the opportunity to comment on the EE/CA and recommended removal action. An action memo is prepared that documents the need for a removal response, the proposed action, the rationale for the proposed action and how state and public comments were considered. The action memo must be approved before work begins.

#### Proposed Plan, Public Comment, and Record of Decision

The selection of the remedial action generally is a two-step process; first the Region develops a PP that is put out for public comment, and second, the Region issues a ROD. The state, community and other stakeholders are given several opportunities to participate in the remedy selection activities. The remedy selection process may be initiated at one OU at a site while other OUs are still undergoing investigation or are in other stages of the cleanup process.

The lead agency (typically EPA at private sites; the owning federal agency at federal facilities) often works closely with the support agency to prepare a PP that summarizes the remedial alternatives that were analyzed, proposes a preferred remedial alternative and summarizes the

information used to determine the preferred alternative. The PP is presented to the public and may be revised in response to state and public comments as appropriate.

After evaluating all comments received on the PP, the lead agency makes the final remedy selection decision. This decision is documented in the ROD, which may be signed by the Regional Administrator for sites where EPA is the lead agency. The ROD typically contains significant facts, analysis of facts and site-specific policy determinations considered in the remedy selection process and explains how the nine evaluation criteria were used to select the remedy. Generally, the ROD is based on an administrative record and is made available for public inspection. RODs for Superfund-financed actions normally include a formal written concurrence from the state.

#### **Opportunity for Integration**

When appropriate, the ROD should address the watershed cleanup goals and objectives to the extent possible. For example, when determining ground water cleanup levels for the ROD, it may be appropriate to pay special attention to assessing the site's impact on surface water quality and drinking water sources in the entire watershed. Extra efforts also may be appropriate to ensure that the proposed remedy is congruent with restoration and redevelopment actions that will be conducted by other WCT partners.

#### Remedial Design/Remedial Action

The RD generally is the engineering plan used to guide implementation of the selected remedy. Remedial action (RA) generally is the physical implementation of the ROD and RD. RD/RA activities generally conform to the remedy set forth in the ROD and other decision documents. The NCP addresses mechanisms through which changes can be made to remedies specified in ROD. If the lead agency determines that some changes should be made to the selected remedy, but the changes do not fundamentally alter the remedial selection analysis set forth in the ROD, it may be appropriate to publish an explanation of significant differences (ESD). Fundamental changes to a ROD normally are documented in an amended ROD.

#### **Operation and Maintenance**

Many RAs will require O&M measures to continue at the site to ensure effective remedy implementation. O&M measures generally are initiated after the remedy is constructed and is determined to be operational and functional. At Fund-lead sites, in general EPA pays 90 percent of CERCLA remedial activities, and the state pays a 10 percent cost share. Typically one year after the commencement of O&M measures, the state assumes 100 percent of O&M. Federal funding (90 percent) of certain actions involving measures to restore ground water to beneficial use may continue for up to 10 years after the remedy becomes operational and functional.

Five-year reviews are performed at many CERCLA sites to ensure the remedy continues to be protective of human health and the environment.

### NRDA

The NRDA process is described earlier in Chapters 2 and 4. The goal of the NRDA process is to restore resources—those actions undertaken to return an injured resource to its prerelease condition as measured in terms of the injured resource's physical, chemical or biological properties or the services it would have provided.

During settlement negotiations or after a settlement is reached, a Restoration and Compensation Determination Plan (restoration plan) is developed. The restoration plan specifies the necessary actions to restore the injured resources. The restoration plan documents the process to select restoration/replacement actions and assign costs. It lists a reasonable number of possible alternatives for restoration, rehabilitation, replacement or acquisition of equivalent resources and the related services lost to the public associated with each; selects one of the alternatives and the actions required to implement that alternative; gives the rationale for selecting that alternative; and identifies the methodologies that will be used to determine the costs of the selected alternative and the compensable value of the services lost to the public associated with the selected alternative. Possible alternatives are limited to those actions that restore, rehabilitate, replace or acquire the equivalent of the injured resources and services to no more than their baseline. The restoration plan may be expanded to incorporate requirements from procedures required under other portions of CERCLA or the CWA or from other federal, state or tribal laws applicable to restoration, rehabilitation, replacement or acquisition of the equivalent of the injured resources or may be combined with other plans for related purposes as long as the requirements of this section are fulfilled. The actions can be carried out on the lands where the contamination occurred or, if appropriate, at an alternate site that, when restored, provides a suitable replacement for the injured or lost resources.

When selecting the alternative to pursue, the Trustee considers the following factors:

- Technical feasibility
- The relationship of the expected costs of the proposed actions to the expected benefits from the restoration, rehabilitation, replacement, or acquisition of equivalent resources
- Cost-effectiveness
- The results of any actual or planned response actions

#### **Opportunity for Integration**

- Coordination among Trustees and between Trustees and other agencies participating in the NRDA process is designed to help all agencies present reasonable, consistent, cleanup alternatives to the community. Consistent with CERCLA, Regions also should coordinate with other agencies, including trustee agencies, throughout the cleanup process. This approach should improve community participation and support and reduce the potential for confusion that can occur when several agencies present conflicting solutions to the contamination problems in their community.
- Monitoring may also be integrated between TMDL, CERCLA Remedial, CERCLA Removal and NRDA programs.

- Potential for additional injury to the injured resources or other resources resulting from the proposed actions, including long-term and indirect impacts
- The natural recovery period
- Ability of the resources to recover with or without alternative actions
- Potential effects of the action on human health and safety
- Consistency with relevant federal, state and tribal policies
- Compliance with applicable federal, state and tribal laws

The public is provided the opportunity to comment on the restoration plan during a public comment period. Once a settlement is reached with the responsible party, the restoration plan is implemented by the Trustees or the responsible party under the supervision of the Trustees. The Trustees monitor restoration projects to assure that they continue to be properly operated and to determine whether the efforts are successful over the long run in restoring the injured resources.

## Brownfields

Brownfields cleanups must protect human health and the environment and be conducted in accordance with federal and state laws. Cleanup levels that protect human health and the environment are determined by EPA and state agencies and may be based on existing standards such as those found in the SCDM, Region 3 Risk Based Concentrations or Region 9 PRGs, state Water Quality Criteria or other appropriate levels. Cleanup levels depend on the intended use of the property. The approach to selecting a cleanup alternative that will meet the cleanup levels is flexible. Innovative cleanup technologies are encouraged but must meet the site-specific cleanup standards. Public participation is required beofre implementing the remedy.

## Additional Topics Related to Watershed Cleanup and Monitoring

### Applicable or Relevant and Appropriate Requirements (ARARS)

In general, CERCLA requires that on-site remedial actions attain or waive federal and more stringent state ARARs upon completion of a remedial action. The NCP addresses compliance with ARARs during removal actions to the extent practicable. ARARs normally are identified during the EE/CA and RI/FS studies and are considered in the selection of alternatives. ARARs may be chemical-specific (such as WQS), action-specific (such as subtitle C landfill requirements) or location-specific (such as wetlands regulations). In general, the six circumstances provided in CERCLA section 121(d) under which ARARs may be waived are as follows: the action is an interim measure, the action would cause greater risk to human health and environment, technical impracticability, equivalent standard of performance, inconsistent application of state requirements and fund-balancing. As part of the ARARs analysis, project managers, in consultation with the site attorney, should consider appropriate requirements promulgated under the CWA. Federal water quality criteria as well as state-promulgated regulations including state WQS may be potential ARARs for surface water when water is discharged from dewatering or treatment areas or as effluent from confined disposal facilities (CDFs). Furthermore, some states may have their own promulgated sediment quality standards that may be potential ARARs for sediment.

TMDLs established or approved by the EPA under the CWA are planning tools designed to reduce contributing point and NPS of pollutants in water quality limited segments (WQLS). TMDLs calculate the greatest amount of loading of a pollutant that a waterbody can receive without exceeding CWA WQS. TMDLs are usually established by the states, territories or authorized tribes and

#### **Opportunity for Integration**

- In an effective watershed cleanup effort, non-CERCLA programs should clearly identify their requirements to CERCLA participants; this approach should help programs work together to ensure that effective, economical remedies are implemented to meet the goals of all participating programs in a manner that is consistent with CERCLA and the NCP. Early and frequent communication between programs is key to identifying and addressing ARARs.
- When a waiver from ARARs is necessary for on-site remedial action, the WQS program and the Trustees can help the RPM develop targets that may still protect the existing use.
- The target for the TMDL represents the existing numeric standard or a translation of the narrative criteria/ use classification into a quantifiable criterion that is relevant to the specific sites and applies to a specific point of compliance on a stream/segment/reach. These standards or translation of standards may be ARARs in appropriate circumstances.
- Collaboration between CERCLA and TMDL programs should help to quantify the needed load reductions on a source-by-source basis within the watershed to achieve the desired TMDL targets. This should include an analysis linking the controls to the environmental indicators (e.g., WQS).

approved by the EPA. Effluent limits for point sources in NPDES permits should be consistent with the assumptions and requirements in a WLA in an approved TMDL.

TMDLs established by states, territories or authorized Indian tribes, may or may not be promulgated as rules. EPA-established TMDLs are not promulgated as rules, are not enforceable and, therefore, are not ARARs. TMDLs established by states, territories or authorized tribes should be evaluated on a regulation-specific and site-specific basis. Even if a TMDL is not an ARAR, it may aid in setting protective cleanup levels and may be appropriately a to-be-considered (TBC) guidance. Project managers should work closely with regional EPA Water Program and state personnel to coordinate matters relating to TMDLs. The project manager should remember that even when a TMDL or WLA is not enforceable, the WQS on which they are based may be ARARs. TMDLs can also be useful in helping project managers evaluate the impacts of continuing sources, contaminant transport and fate and effects. Similarly, Superfund's RI/FS may provide useful information and analysis to the federal and state water programs charged with developing TMDLs. For more information, see EPA *Contaminated Sediment Remediation Guidance for Hazardous Waste*, OSER 9355.0-85, December 2005, page 3-8, **www.epa.gov/superfund/health/conmedia/ sediment/guidance.htm**.

## **CASE STUDY**

Setting Site-Specific Water Quality Standards

## Eagle River and French Gulch

#### **Eagle River**

At the Eagle Mine Superfund Site in Colorado, it was technically impracticable to achieve the existing state WQS, so the RPM worked with EPA and state WQS programs and the community to determine appropriate biological metrics to support a brown trout fishery. The biological criteria were used to define a *healthy biological community*. When compliance with the biological criteria is achieved, the water quality will be measured and used to define new WQS for the Eagle River.

#### **French Gulch**

At the Wellington Oro Superfund site, metal-laden water from abandoned mine workings was discharged both at a discrete seep and through dispersed subsurface flow into ground water. Most of the water was discharged at the on-site seep so it could be treated and released to the Blue River; however, it was suspected that additional mine pool water was being discharged at unknown locations within the alluvial aquifer. Despite several hydrogeological studies, the underground discharge locations were difficult to identify because of the complexity of the mine workings and the dredge mining-disturbed streambed. UAA was conducted for the Blue River to determine (1) appropriate water quality criteria downstream of the mine and (2) if additional costly investigations that might allow for capture and treatment of this water were necessary. The UAA provided documentation for site-specific WQS in the Blue River and concluded that the aquatic habitat in the Blue River was severely impacted by historic dredge mining and, despite restoration of portions of the river, habitat is limited to supporting adult brown trout. The WQS for the Blue River 2 miles downstream of the French Gulch inflow were adjusted to reflect the adult brown trout criteria. The revisions to the WQS were approved by the Colorado Water Quality Control Commission and used in the final determination of the final remediation alternative. Working together, both Water and Superfund Program goals were met, plus the property was available for reuse. A subsequent consent decree, agreed to by the DOJ, DOI, EPA, state of Colorado and B&B Mines, provided the level of comfort needed to allow the sale of the property to Summit County and the Town of Breckenridge for use as open space.

### Wetlands Protection

At CERCLA sites containing wetlands, wetlands protection and restoration issues should be considered during the PA/SI, EE/CA, RI/FS studies and during RD/RA. Wetlands typically are considered in the ecological risk assessment and the FS where the response action may impact the wetlands. Where possible, impacts to wetlands from remedial actions should be avoided or minimized. Even though actual CWA section 404 permits are not required for on-site Superfund actions in wetlands, the substantive requirements of the section 404 regulations are met and unavoidable impacts to wetlands are mitigated. Before initiating any action that might impact wetlands, regional wetlands staff and the BTAG should be contacted for advice on CWA section 404 compliance and watershed protection priorities.

# CASE STUDY

### Working Together for Remediation, Habitat Restoration, and Reuse

## Jordan River, Salt Lake County, Utah

The Jordan River, in Salt Lake County, Utah, is a highly urbanized and degraded river that has been dewatered, channelized and polluted. Five Superfund sites on the Jordan River have been or are in the process of being remediated. In 1991 the USFWS received a \$2.3 million settlement from the responsible parties of one of the Superfund sites known as the Sharon Steel Superfund site. The funds were for restoring threatened and endangered species, migratory birds and wetlands affected by the release of heavy metals from the site. In 1997 the USFWS embarked on three long-term projects to restore damaged natural resources and restore 274 acres of habitat on the Jordan River. Other federal, state, municipal and nonprofit organizations including Utah Reclamation Mitigation and Conservation Commission, EPA, USACE, Utah Division of Wildlife Resources, West Jordan City, the city of



Map of South Jordan City Wildlife Enhancement Project, USFWS

South Jordan, National Audubon Society, Great Salt Lake Audubon Society, Tree Utah and Trust for Public Lands have contributed both funds and in-kind services to match the \$2.3 million with \$7.4 million for a total of \$9.7 million. This partnership of state and federal agencies and local organizations has begun work on properties that have been acquired for the restoration project. Efforts are underway to contour highly erodible banks, remove nonnative invasive vegetation and to plant trees and shrubs that are native and provide quality habitats for migratory birds. As property values continue to rise, it becomes a race to acquire the remaining acreage with the secured funds, and the USFWS is now looking for new partners to join the effort to preserve and protect a riparian corridor on the Jordan River. These projects represent immense planning, negotiating and vision from many agencies of various jurisdictions as well as nonprofit organizations, municipalities and private citizens that have come together to make these projects a reality.

The Jordan River is listed as impaired on the Utah 303(d) list for dissolved oxygen and TDS. In early 2005, work began on a TMDL for the Jordan River from Utah Lake to Great Salt Lake. Utah DEQ, Salt Lake County, and the towns along the Jordan River are working together to coordinate the TMDL development, CERCLA remediation and revitalization activities along the river. At the request of the Utah DEQ, EPA and other agencies are consolidating efforts to develop the Jordan River TMDL, identify opportunities for cross-program collaboration and coordinate the various implementation projects. The EPA TMDL coordinator will work with the group by examining ecological issues in a broader scale and reestablishing communication with the primary stakeholders

## Jordan River, Salt Lake County, Utah

regarding riparian restoration. This project is expected to be one of the most complex TMDLs that Utah will develop with a significant component for permitting, stormwater and wetlands, which will provide opportunities for instream mitigation.

An initial scoping meeting was held with USFWS, Salt Lake County, Utah DEQ, Utah Division of Water Quality and EPA about compiling existing data, current and upcoming activities, TMDL assessment and the benefits of coordination. The parties agreed to expand the TMDL assessment from the lower segment of the Jordan River to the entire reach. Additionally, work at the Midvale Slag NPL site where a consent decree has recently been signed and cleanup work initiated, will be modified to ensure that it fits with multiagency and community objectives. EPA Superfund contractors will provide modifications of stream restoration renditions to include hydraulic and hydrologic modeling. On-site contractors will delay the bank stabilization project until after high flow, which will allow for potentially more significant restoration. Midvale has agreed to review the renditions and consider more extensive in-stream restoration that may extend beyond the existing 50-foot open space.

#### The following projects are ongoing along the Jordan River:

- USFWS—Natural Resource Damage Award from Sharon Steele—three projects are on hold (Audubon Society, Tree Utah, USACE Water Resources Redevelopment)
- USACE—2004 Water Resources Redevelopment Project for the Jordan River \$7,000,000 redirected to Iraq, so activities are on hold; lobbying through legislature for restoration of funds
- TMDL development is now extended to the entire Jordan River:
  - Dissolved oxygen, phosphorus
  - TDS
  - Fecal coliform
- Current TMDL development for Utah Lake, which contributes significant TDS loading to the Jordan River
- CERCLA—Midvale Slag NPL Site activities continue
  - Erosion control, April–June
  - Additional remediation/restoration requires more funding. Any Superfund dollars require
     10 percent match from state
  - Removal of sheet pile
- **50** feet along stream bank have been donated by the owner to cities for open space

The following items are considered the next steps to collaborative cleanup:

- Collection of all existing data to be shared by contractors:
  - Historical data—two long-term monitoring sites (Narrows, Lower End)
  - USGS NAWQA data, 2000–2005 (Kid Wadell)
  - EMAP/REMAP data
- Superfund remediation plans will include the following:
  - Geomorphic analysis
  - Data acquisition

## (continued)

## Jordan River, Salt Lake County, Utah

- Site reconnaissance
- Hydraulic/hydrologic analysis—model high and low flows
- Geomorphic analysis—channel stability, sediment transport
- Habitat analysis—structural enhancement, riparian corridor enhancement
- Implementation plan (phasing plan/schedule)
- Passive re-aeration, wetlands, and such
- Water quality modeling—metals, sediment, perchloroethylene
- Jurisdictional Wetlands on OU-1 between slag piles are not on redevelopment plans; potential restoration proposed by Salt Lake County for Midvale (significant financial benefits)
  - NRCS—wetland habitat improvement project funding
  - Engage Midvale and Salt Lake in discussion
- Salt Lake County is providing engineering support for removal of sheet pile and potential installation of cascading dissolved oxygen structure to be funded by Superfund
- Investigate Brownfields funding opportunities (restoration/revitalization in Midvale and West Jordan)
- Investigate EJ funding opportunities
- Light Rail Crossing draft Environmental Impact Statement (EIS), possible mitigation funds
- Stormwater Part II permit Sandy City
- Midvale and West Jordan redevelopment plans are in development



Jordan River

## Milltown Reservoir Sediments Operable Unit

Milltown Reservoir/Clark Fork River Superfund Site, Western Montana



Artist's rendition of the future restored Blackfoot and Clark River confluence

The Milltown Reservoir Sediments Site (Milltown Site) is an OU within the larger Milltown Reservoir Sediments/Clark Fork River Superfund site. There are Superfund cleanup activities ongoing throughout the Clark Fork Basin. The Milltown Dam and Reservoir are at the confluence of the Clark Fork and Blackfoot Rivers, a few miles upstream of Missoula, in western Montana. Behind the dam are approximately 6.6 million cubic yards of contaminated sediments, the result of historical mining operations upstream in Butte. Arsenic in the sediments has polluted the local drinking water aquifer and release of copper in the sediments threatens downstream fish and other aquatic life. EPA issued a ROD calling for removal of the Milltown Dam and the most highly contaminated sediments. There is broad public support for this cleanup plan–98 percent of the nearly 5,000 comments received during the public comment periods supported EPA's proposed plans.

The Milltown Site is adjacent to the unincorporated communities of Milltown and Bonner. Missoula, 6 miles west of the site, is home to the University of Montana and is one of the fastest-growing areas of Montana, boasting world-class whitewater, fly-fishing and other recreational opportunities. People in the Milltown area are proud of their community, school and families and want to maintain their quality of life. A couple dozen community members are participating in a Redevelopment Community Action Group (funded by a Superfund Redevelopment Initiative award) and their aim is to provide EPA with a vision of what the community would like to see in terms of future site development. EPA and the natural resource Trustees are working to integrate remediation and restoration so they are compatible with desired local future land use.

#### **Remediation and Restoration Goals**

Remediation goals (Remedial Action Objectives) are

- Restore the ground water to its beneficial use within a reasonable time period using monitored natural recovery
- Protect downstream fish and macroinvertebrate populations from releases of contaminated reservoir sediments, which occur with ice scour and high-low events
- Provide permanent protection against dam failure and the subsequent catastrophic release of contaminated sediments
- Provide compliance with the ESA (bull trout fish passage) and wetland protection through consultation with USFWS, the Confederated Salish and Kootenai Tribes and state agencies

## (continued)

## Milltown Reservoir/Clark Fork River Superfund Site, Western Montana

#### Restoration goals are

- Restore the confluence area of the Blackfoot and Clark Fork Rivers to be naturally functioning and self-maintaining
- Use natural, native materials, to the extent practicable, for stabilizing channels, banks and floodplain
- Improve water quality by reducing the rate of release of contaminated sediments through bank erosion outside the area covered by the remediation plan
- Provide high-quality fish and wildlife habitat
- Improve aesthetic values in the area by creating a diverse, natural setting



Milltown Dam and Reservoir

- Provide recreational opportunities such as river boating, fishing and trail access for hiking and biking in addition to the remedial and restoration goals set as part of the Superfund process. The community-based redevelopment group has the following goals, believing the cleanup efforts should
  - Contribute to redevelopment of a desirable community where people of all ages and income levels can and want to live
  - Build on current community character and strengthen the roots and sense of community pride
  - Protect a riparian buffer area and community open spaces that enhance community appeal
  - Be compatible with and promote a stable, mixed economy with opportunities for commercial, industrial, retail and service interests
  - Foster diverse, free, public river access and recreational opportunities compatible with the natural environment of the area
  - Promote infrastructure necessary for community development, maintenance and growth
  - Maintain and enhance the quality of the existing school district
  - Provide educational opportunities and facilities that allow people of all ages to learn about
    the history of the area and redevelopment efforts

#### **Streamlined Remediation and Restoration**

EPA, the state of Montana, the Trustees and the responsible parties (Atlantic Richfield Company/ BP and NorthWestern Energy) have worked together, negotiating how the remediation and restoration would be integrated. The idea is that if the remedial program is going to move dirt, it should be put back in a way that literally lays the groundwork for planned restoration activities. Restoration and remediation have been streamlined in many ways, including

- Modifying the remedial design process to accommodate restoration elements (e.g., wetlands, natural channel, floodplain and vegetation designs)
- Integrating restoration construction activities into the remedial process (e.g., removing the powerhouse, radial gate and right abutment associated with the Milltown Dam; channel, flood-plain and wetland construction)

## Milltown Reservoir/Clark Fork River Superfund Site, Western Montana

#### **Remedial and Restoration Funding**

The Superfund remediation costs, estimated by EPA to be approximately \$106 million, are being borne by the responsible parties. The details of the cleanup costs and activities will be finalized in the Consent Decree among the various parties (DOJ, EPA, the State of Montana, Confederated Salish and Kootenai Tribes and USFWS).

Restoration funds are being provided by NorthWestern Energy (\$23.9 million in cash and land donations) and Montana's Natural Resource Damages program. The courts approved Montana's Natural Resource Damages claim against Atlantic Richfield Company in 1999 for \$135 million. The settlement provides funds to be used for restoration of natural resources in the Clark Fork River Basin (not only for the Milltown Reservoir area). Accordingly, the state will spend about \$5 million from this fund.

Montana and the other Trustees will collectively contribute approximately \$8 million for restoration of the Milltown Reservoir area. There has been substantial cost-savings by integrating remediation and restoration. Through close coordination and careful planning, around \$2.5 million in remediation costs will have been saved. The responsible parties have agreed to perform about this same amount for restoration activities. In addition, by keeping in mind the community's vision for the area, remediation and restoration activities were coordinated to allow for planned community uses such as wildlife observation points, additional fishing and boating access points, a swimming beach, skating pond and interpretive center.





Milltown Reservoir, looking up towards the Blackfoot River

Milltown Reservoir after drawdown

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## Appendices

There are four appendices in this document:

- Appendix A: Left Hand Watershed Collaborative Sampling Documents
- Appendix B: Standard Guidance to Format Sample Results, Field Measurements, and Associated Metadata
- Appendix C: Left Hand Watershed Fact Sheet
- Appendix D: USFS/EPA Memorandum of Understanding used in the Left Hand Watershed

Because of their size, they are available only online at **www.epa.gov/superfund/health/conmedia/sediment/documents.htm**