

Implementation Status of Superfund Task Force Recommendations: Fiscal Year 2018, 4th Quarter

Recommendation Name or Subtask	Rec. Number	Initiation Date	Status	Q4, FY18 Accomplishments	Next Steps	More Information
Goal 1: Expediting Cleanup and Remedial Action						
Oversee Administrator's Emphasis List of Superfund Sites	1	Q4, FY17	Completed July 2018	<ul style="list-style-type: none"> In Year 1 of the Task Force, released the Administrator's Emphasis List of sites from across the US that EPA targeted for immediate and intense attention Also in Year 1, made substantial progress at sites on the list and released first update See Superfund Task Force Recommendations 2018 Update Report (PDF) for more information 	<ul style="list-style-type: none"> Maintain list and implement process for Administrator involvement in sites 	More Information
Prioritize and take action to expeditiously effectuate control over any site where risk of human exposure is not fully controlled	1	Q4, FY17	Completed July 2018	<ul style="list-style-type: none"> In Year 1 launched a Human Exposure Dashboard to provide real time determinations of human exposure status for all NPL sites See Superfund Task Force Recommendations 2018 Update Report (PDF) for more information 	<ul style="list-style-type: none"> Discuss and refine best practices among EPA regional offices Continue to meet with EPA regional offices to discuss plans to address sites where risk of human exposure is not fully controlled 	More Information

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Target NPL Sites that are not Showing Sufficient Progress Toward Site Cleanup and Completion	1, 2	Q4, FY17	Implementing (Target for completion June 2019)	<ul style="list-style-type: none"> • Moved more sites toward deletion/partial deletion • Continued to develop methodology for metrics, and tracking and reporting site progress toward completion • Continued to explore flexibilities and improvements to deletion process 	<ul style="list-style-type: none"> • Finalize methodology for metrics, tracking and reporting • Finalize recommendations for flexibilities and improvements • Continue to report on deletions and partial deletions 	More Information
Promote the Application of Adaptive Management at Complex Sites, Clarify Priorities for Remedial Investigation/ Feasibility Study (RI/FS) Resources and Encourage Performing Interim/Early Actions During the RI/FS Process to Address Immediate Risks	3, 5, 8	Q3, FY18	Implementing (Target for completion June 2019)	<ul style="list-style-type: none"> • Finalized criteria for early adopter adaptive management pilots • Continued development of memo on use of early and interim action • Continued revisions to Getting Ready: Scoping the RI/FS Fact sheet 	<ul style="list-style-type: none"> • Select and initiate adaptive management pilots • Obtain EPA regional input to draft early/interim action memo • Obtain EPA regional input on RI/FS Scoping Fact Sheet 	
To Better Promote National Consistency and Review, Update Authority of Approval of Remedy Selection While Considering the	4	Q1, FY18	Implementing (Target for completion June 2019)	<ul style="list-style-type: none"> • Continued implementation of Administrator reviews of remedy decision equal to or greater than \$50M • Continued evaluation of approval authorities 	<ul style="list-style-type: none"> • Continue to implement process for Administrator reviews of decisions greater than or equal to \$50M. 	More information here , here , and here

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Retained Authority of the Administrator				<ul style="list-style-type: none"> Continued evaluation of National Remedy Review Board (NRRB) and Contaminated Sediment Technical Advisory Group (CSTAG) charter and roles 	<ul style="list-style-type: none"> Draft revisions to NRRB and CSTAG charters, including roles and responsibilities 	
Provide Clarification to the Principles for Superfund Groundwater Restoration: Develop List and Summary Description of Available Groundwater Policy Flexibilities in Existing EPA Superfund Groundwater Policy Documents	6.1	Q2, FY18	Implementing (Target for completion June 2019)	<ul style="list-style-type: none"> Continued developing summary of available groundwater policy flexibilities in existing EPA Superfund groundwater policy documents Obtained comments on summary from Association of State and Territorial Solid Waste Management Officials (ASTSWMO) and Environmental Council of the States (ECOS) 	<ul style="list-style-type: none"> Post draft summary for external stakeholder input (including tribes) 	More Information
Provide Clarification to the Principles for Superfund Groundwater Restoration: Evaluate the Groundwater Beneficial Use Policy with a Focus on Beneficial Use Determinations	6.2	Q2, FY18	Implementing (Target for completion June 2019)	<ul style="list-style-type: none"> Continued to gather information on groundwater beneficial use policy with a focus on beneficial use determinations Obtained feedback from ASTSWMO and ECOS on effort 	<ul style="list-style-type: none"> Complete evaluation of policy with a focus on beneficial use determinations 	

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Promote Use of Third-Party Optimization Throughout the Remediation Process and Focus Optimization on Complex Sites or Sites of Significant Public Interest	7	Q1, FY18	Completed July 2018	<ul style="list-style-type: none"> • In Year 1 established criteria to prioritize site attributes tied to the Task Force where optimization may accelerate site closure • Also in Year 1, implemented several projects to advance optimization practices and related tools in all phases of cleanup • See Superfund Task Force Recommendations 2018 Update Report (PDF) for more information 	<ul style="list-style-type: none"> • Continue to identify and implement priority optimization projects • Develop optimization project summaries • Continue to conduct training on best management practices (BMP) • Develop new BMP documents 	More Information

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Utilize State-of-the-Art Technologies to Expedite Cleanup and Develop Technical Tools to Inform RPMs Regarding Available Resources so that Technical Support Providers Can Assist with Best Management Practice Applications	9, 10	Q2, FY18	Completed September 2018	<ul style="list-style-type: none"> • Continued to conduct webinars on improved characterization and cleanup technologies and approaches • Continued to implement site-specific technical support projects related to site characterization and cleanup • Developed internal plan to communicate information and provide training to EPA RPMs related to innovative characterization and cleanup technologies • Streamlined access for EPA Superfund staff to in-house technical support and information using two SharePoint tools • Integrated contact and summary information for EPA technology pilots and demonstrations into internal SharePoint tool 	<ul style="list-style-type: none"> • Continue to identify, initiate, and implement EPA regional technical support related to site cleanups • Implement communications plan • Implement outreach plan for SharePoint information • Maintain SharePoint sites with current information 	More information here , here , here , here , and here

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Review of all Third-Party Contracting Procedures, Large EPA Approved Contractors, and Contracts to Determine Appropriate Use Parameters and Qualification Methods for EPA Contracting	11	Q1, FY18	Implementing (Target for completion December 2018)	<ul style="list-style-type: none"> Completed Remedial Acquisition Framework (RAF) pilot training at all EPA regional offices Awarded Environmental Services and Operations (ESO) and Design and Engineering Services (DES) suites of contracts 	<ul style="list-style-type: none"> Award Remediation Environmental Services (RES) contracts Monitor implementation of RAF and identify additional actions needed 	
Goal 2: Re-Invigorating Responsible Party Cleanup and Reuse						
Recommend Consideration and Use of Early Response Actions at Superfund Sites, Particularly Sediment Sites, While Comprehensive Negotiations Are Underway for the Entire Cleanup	12.2	Q1, FY18	Completed July 2018	<ul style="list-style-type: none"> Posted the memorandum on “Bifurcating Remedial Design and Remedial Action to Accelerate Remedial Design Starts at PRP-Lead Superfund Sites” to EPA’s Superfund Enforcement Policy and Guidance database 	<ul style="list-style-type: none"> The settlement strategy in the guidance is intended to be considered by Regions as a matter of national practice going forward. To further ensure its longevity and accessibility, the guidance has been publicly posted on EPA’s Superfund Cleanup Policies and Guidance web page, and it is included as a supporting 	https://www.epa.gov/enforcement/bifurcating-rdra-accelerate-remedial-design-starts-prp-lead-superfund-sites

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					document to all the applicable Superfund model enforcement settlement agreements and orders	
Identify Opportunities to Utilize Various Federal and State Authorities to Conduct Response Actions that are Consistent with CERCLA and the NCP	13	Q1, FY18	Implementing (Target for completion December 2018)	<ul style="list-style-type: none"> • Solicited, received, and analyzed input from regional programs and states through ASTSWMO on successful alternative approaches to achieve a protective cleanup of NPL caliber sites • Compiled feedback and compendium of sites where alternative approaches to achieve protective cleanup at NPL caliber sites were successful • Distributed document for internal review 	<ul style="list-style-type: none"> • Compile comments, revise as needed, and distribute final report 	

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Maximize the Use of Special Accounts to Facilitate Site Cleanup and/or Redevelopment	14	Q4, FY18	Implementing (Target for completion December 2018)	<ul style="list-style-type: none"> • Distributed for comment the draft “Updated Consolidated Guidance on the Establishment, Management, and Use of CERCLA Special Accounts” to EPA and DOJ staff 	<ul style="list-style-type: none"> • Incorporate feedback, complete management review, and secure final approval by Special Accounts Senior Management Committee 	
Speed Up Settlement Process Where There Are Federal Potentially Responsible Parties at a Superfund Site	15	Q4, FY17	Implementing (Target for completion March 2019)	<ul style="list-style-type: none"> • Completed the Sample Special Notice Letter for Federal PRPs, which is designed to encourage early involvement of Federal PRPs at all stages of negotiations 	<ul style="list-style-type: none"> • Continue to work with DOJ and DOD on ongoing Federal PRP issues that have contributed to delays at reaching settlement at private sites, with an eye toward developing model approaches 	
Provide Reduced-Oversight Incentives to Cooperative, High Performing PRPs	16.1	Q1, FY18	Implementing (Target for completion December 2018)	<ul style="list-style-type: none"> • Developed and distributed for internal review “Guidance on Appropriate Level of Oversight During CERCLA Response Work” • Reviewed and addressed numerous comments • Developing a revised draft guidance document for final review 	<ul style="list-style-type: none"> • Issue final guidance document 	

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Make Full Use of Enforcement Tools as Disincentives for Protracted Negotiations or Slow Performance Under Existing Cleanup Agreements	16.2	Q1, FY18	Implementing (Target for completion March 2019)	<ul style="list-style-type: none"> • Drafted recommended revisions to the 2012 RD/RA Negotiations Policy • Reviewed, summarized, and analyzed questionnaire results regarding factors that can delay negotiations and PRP cleanups 	<ul style="list-style-type: none"> • Finalize revised 2012 RD/RA Negotiations Policy • Identify options and select appropriate responses and deliverables to address major concerns presented by questionnaire results 	
Adjust Financial Assurance (FA) Required Under Enforcement Documents to Reduce Cooperating PRP's Financial Burden While Ensuring Resources Are Available to Complete Cleanups	17	Q1, FY18	Completed September 2018	<ul style="list-style-type: none"> • Reviewed relevant feedback and considered situations where FA might be adjusted, and identified situations which posed a higher risk to EPA and the public • Accordingly, while EPA no longer plans to implement this recommendation, as written, it will continue to make improvements to the FA program 	<ul style="list-style-type: none"> • Regions will continue to look to the EPA's FA guidance in their negotiations with PRPs. EPA also plans to present a webinar to review the FA fundamentals 	
Reinforce the Federal Facility Agreement Informal and Formal Dispute Deadlines (Tracking)	18.1	Q1, FY18	Completed July 2018	<ul style="list-style-type: none"> • Finalized EPA internal process for tracking Federal Facility Agreement (FFA) informal disputes • See Superfund Task Force Recommendations 2018 Update Report (PDF) 	<ul style="list-style-type: none"> • Continue to make improvements to both tools and the EPA internal tracking process based on feedback received 	

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Reinforce the Federal Facility Agreement Informal and Formal Dispute Deadlines (Policy)	18.2	Q1, FY18	Completed September 2018	<ul style="list-style-type: none"> Released final EPA-signed <i>Principles</i> document and shared with the EPA regional offices, states (via ASTSWMO and ECOS), and other Federal agencies See Superfund Task Force Recommendations 2018 Update Report (PDF) 	<ul style="list-style-type: none"> Follow up with stakeholders and partners on endorsement and awareness of the <i>Principles</i> document Continue to work with stakeholders and partners to incorporate the <i>Principles</i> into the dispute resolution process and dispute resolution trainings 	More information
Expand Cleanup Capacity by Designating One Agency Lead for Each Project in Order to Reduce Overlap and Duplication – FEDERAL Agency Efficiencies	19.1	Q1, FY18	Implementing (Target for completion December 2018)	<ul style="list-style-type: none"> Finalized memo on redelegation of CERCLA authorities with US Departments of Agriculture and Interior in their roles as Federal Land Management Agencies (FLMAs) to determine under what circumstances CERCLA removal, enforcement and settlement authorities may be redelegated under Executive Order (E.O.) 12580 at mixed ownership mining sites - Superfund sites containing both federal and privately-owned land 	<ul style="list-style-type: none"> Prepare memo for signature and distribute memo to regional offices Evaluate mixed ownership mining sites where redelegation may be used to address federal efficiencies 	

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Expand Cleanup Capacity by Designating One Agency Lead for Each Project in Order to Reduce Overlap and Duplication.	19.2	Q1, FY18	Implementing (Target for completion March 2019)	<ul style="list-style-type: none"> Finalized memo discussing the various ways EPA coordinates, collaborates, and cooperates with States at Superfund sites. Memo also provides a sample list of suggested activities for regions to consider to further cooperative efforts with states Updated draft model MOU Regarding the Oversight and Enforcement of Remaining Response Actions Under State Law at Post-Enforcement CERCLA Sites and shared draft model with states and ASTSWMO 	<ul style="list-style-type: none"> Issue the memo to the regions and post on Task Force Web page Update and finalize draft model MOU, as appropriate, based on feedback received Issue model MOU to the regions and post on Task Force Web page 	
Identify Opportunities to Engage Independent Third Parties to Oversee Certain Aspects of PRP Lead Cleanups	20	Q1, FY18	Completed July 2018	<ul style="list-style-type: none"> Finalized workgroup's findings and recommendations to engage independent third parties to oversee PRP-lead cleanups at NPL sites 	<ul style="list-style-type: none"> Post workgroup's findings and recommendations memo to the Task Force Web page 	

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Facilitate Site Redevelopment During Cleanup by Encouraging PRPs to fully Integrate and Implement Reuse Opportunities into Investigations and Cleanups of NPL Sites	21	Q1, FY18	Implementing (Target for completion December 2018)	<ul style="list-style-type: none"> Completed interviews with PRPs Finished draft implementation guidance 	<ul style="list-style-type: none"> Issue the final implementation guidance to encourage PRPs to integrate and implement reuse opportunities into investigations and cleanups of NPL sites 	
Goal 3: Encouraging Private Investment						
Explore Environmental Liability Transfer (ELT) Approaches and Other Risk Management Tools at PRP Cleanups	22	Q4, FY18	Implementing (Target for completion July 2019)	<ul style="list-style-type: none"> Responded to questions submitted during the public listening session on exploring CERCLA ELT approaches (the presentation and recording of this listening session are now posted on the Task Force web site, see More Information) Continued research and outreach regarding CERCLA settlements involving ELT entities and EPA as parties to the settlement 	<ul style="list-style-type: none"> Draft a memorandum to the regions in FY19 to describe the uses of ELTs, including site examples (note: this memorandum will replace the ELT pilot program involving related corporate entities EPA noted it may pursue in the 2018 Update report) 	https://www.epa.gov/enforcement/superfund-listening-session-exploring-cercla-environmental-liability-transfer-approaches

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<p>Ensure Timely Use of Site-Specific Tools When Needed and Appropriate to Address Liability Concerns at Contaminated Sites</p> <p>Update EPA’s position on the Use of Site-Specific Agreements with Third Parties at National Priorities List (NPL) Sites</p> <p>Revise EPA’s Model Agreements to Create More Opportunities for Settlement with Third Parties Interested in Cleaning Up and Reusing NPL Sites.</p>	23, 25, 26	Q4, FY17	Implementing (Target for completion July 2019)	<ul style="list-style-type: none"> • Drafted Liability Issue Identification Tool; overview of best practices; and model concurrence letter • EPA and DOJ issued policy memorandum (posted on web) that encourages more frequent consideration of prospective purchaser agreements (PPAs) and bona fide prospective purchaser (BFPP) agreements to facilitate cleanup and reuse at appropriate sites on the Superfund National Priorities List • Developed recommendations for model revisions • Developed draft outline of memorandum to accompany model 	<ul style="list-style-type: none"> • Distribute Liability Issue Identification Tool; overview of best practices; and model concurrence letter for review by EPA regions • EPA and DOJ will implement revised PPA and BFPP agreement policy as appropriate • EPA and DOJ will review recommended revisions to third party model agreement and develop revised model agreement • EPA and DOJ will develop memorandum to accompany revised third-party model agreement 	<p>Policy Memo: “Agreements with Third Parties to Support Cleanup and Reuse at Sites on the Superfund National Priorities List” available at: https://www.epa.gov/enforcement/third-party-agreements-support-cleanup-and-reuse-superfund-npl-sites</p>

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Create and Maintain an OECA Information Repository to Provide Access to Enforcement Information and Tools to Support Third Party Cleanup	24	Q4, FY17	Completed July 2018	<ul style="list-style-type: none"> • Established and launched an information repository to provide EPA staff access to enforcement information and tools to support third party cleanup • Reviewed and revised EPA web content to better support cleanup and reuse by third parties 	<ul style="list-style-type: none"> • Maintain the information repository • Implement web content revisions when appropriate 	
Identify Tools for Third Parties Interested in Investment or Other Opportunities Supporting the Cleanup or Reuse of National Priorities List (NPL) Sites	27	Q2, FY18	Completed July 2018	<ul style="list-style-type: none"> • EPA identified revisions to the BFPP and PPA model agreements which it will consider through Recommendation 26, revisions to the model comfort/status letter which it will consider through Recommendation 28, changes to the Common Elements Guidance which it will consider through Recommendation 29, and potential new tools it will consider under Recommendation 29. 	<ul style="list-style-type: none"> • EPA will continue to look for opportunities to support third-party cleanup and reuse of NPL sites 	

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Provide Greater Comfort in Comfort/Status Letters	28	Q1, FY18	Implementing (Target for completion January 2019)	<ul style="list-style-type: none"> • Developed draft local government comfort letter • Revised existing models to provide more comfort • Revised 2015 policy to reflect EPA interest in providing more comfort in our letters 	<ul style="list-style-type: none"> • Distribute draft for internal review • Revise draft and send through management chain for review, approval, and signature 	
Revise or Develop New Enforcement Guidance to Support the Cleanup and Reuse of Contaminated Sites: Propose potential revisions to the 2003 "Common Elements Guidance" based on case law developments and lessons learned by EPA and private sector	29.1	Q2, FY18	Implementing (Target for completion December 2018)	<ul style="list-style-type: none"> • Consolidated stakeholder comments from public listening session and incorporated into guidance development • Gave internal and external presentations to inform stakeholders of proposed guidance revisions • Finalized full internal draft of Revised Common Elements Guidance and began staff review of document 	<ul style="list-style-type: none"> • Complete internal review of draft guidance • Finalize Common Elements Guidance 	
Revise or Develop New Enforcement Guidance to Support the Cleanup and Reuse of Contaminated Sites: Identify potential opportunities to expand Good Samaritans or other non-labile party	29.2	Q1, FY18	Implementing (Target for completion July 2019)	<ul style="list-style-type: none"> • Finalized research and work on developing a draft model 107(d) comfort letter • Determined there is no utility, practical application, or need for a model comfort letter based on CERCLA section 107(d) 	<ul style="list-style-type: none"> • Perform research on scope and application of CERCLA 107(d) as part of a settlement agreement for third parties • Continue development of 	

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approaches under section 107(d) for addressing liability issues and promoting redevelopment					model 107(d) settlement agreement	
Revise Federal Facility Enforcement Guidance: Develop Model Federal Facilities Language for placing Federal Facilities Agreement Provisions on hold where a third party wants to perform the cleanup work	30.1	Q1, FY17	Implementing (Target for completion November 2018)	<ul style="list-style-type: none"> Received feedback from stakeholders and partners on the draft model FFA hold language, including EPA regional offices, states (via ASTSWMO and ECOS), and other Federal agencies Revised model FFA hold language based on comments 	<ul style="list-style-type: none"> Finalize the model language incorporating stakeholder feedback Distribute final model FFA language to Regions, appropriate HQ offices, other Federal agencies, and states 	
Revise Federal Facility Enforcement Guidance: Update 1997 Policy Towards Landowners and Transferees of Federal Facilities	30.2	Q4, FY17	Implementing (Target for completion November 2018)	<ul style="list-style-type: none"> Received feedback from stakeholders and partners on the draft revised 1997 Policy, including EPA regional offices, states (via ASTSWMO and ECOS), and other Federal agencies Revised 1997 Policy based on comments 	<ul style="list-style-type: none"> Finalize the revised policy incorporating stakeholder feedback Distribute the final policy to EPA regional offices, appropriate HQ offices, other Federal agencies, and states 	

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Develop New Local Government Enforcement Guidance and Model Comfort/Status Letter and other Tools to Address the Liability Concerns and Other Barriers Unique to Local Governments	31, 32	Q4, FY18	Implementing (Target for completion June 2019)	<ul style="list-style-type: none"> • Developed a list of policy options, tools, and approaches to address CERCLA liability concerns of local governments • Drafted an interim statement interpreting the BUILD Act Amendment 	<ul style="list-style-type: none"> • Finalize interim statement for use by the Regions • Update the 2011 Local Government Fact Sheet • Add new definitions and language into existing local government documents, including the fact sheet. • Receive feedback from local government stakeholders 	

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Goal 4: Promoting Redevelopment and Community Revitalization						
Focus resources on NPL sites with most redevelopment potential and publicize site-specific information to promote community revitalization	33, 34	Q4, FY17	Completed September 2018	<ul style="list-style-type: none"> • Continued outreach activities on Superfund reuse opportunities • Published information regarding sites that achieved Sitewide Ready for Anticipated Use (SWRAU) performance measure in 4th quarter and FY 2018 and associated acreage • Published additional reuse fact sheets for site owners, future site users, prospective purchasers, lenders and developers • Continued developing reuse case studies highlighting successful public/private interactions • Continued to update Community Involvement Tool for Reuse • EPA regional staff fielded over 20 redevelopment-related, prospective purchaser inquiries, including requests related to site reuse opportunities 	<ul style="list-style-type: none"> • Continue outreach related to reuse opportunities • Continue fielding prospective purchaser inquiries • Continue to publish reuse fact sheets for additional sites • Continue to update information on a quarterly basis regarding sites that have achieved SWRAU and associated acreage • Continue to prepare reuse case studies • Complete update of Community Involvement Tool for Reuse • Expand story map containing information on site reuse opportunities by incorporating sites already in reuse in a GIS-based map 	More information here , here , and here

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Build Capacity of EPA and Its Stakeholders on the Broad Community and Economic Development Context for Site Remediation and Redevelopment	35	Q3, FY17	Completed July 2018	<ul style="list-style-type: none"> • In Year 1 conducted training and developed materials related to how to engage with industries, businesses and developers regarding redevelopment at all types of sites within EPA’s cleanup programs • See Superfund Task Force Recommendations 2018 Update Report (PDF) for more information 	<ul style="list-style-type: none"> • Continue to conduct training classes and webinars • Continue to attend identified conferences and meetings to share site redevelopment information 	More information here

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Engage communities in Cleanup and Redevelopment through providing training, fact sheets and online information	36	Q2, Q3, FY17	Completed July 2018	<ul style="list-style-type: none"> • In year 1, developed case studies, fact sheets, reports and online materials to document what redevelopment strategies worked, including discussion of reuse barriers and how communities overcame them to implement reuse • See Superfund Task Force Recommendations 2018 Update Report (PDF) for more information 	<ul style="list-style-type: none"> • Continue to publish case studies highlighting tools/approaches and strategies used to support redevelopment and community revitalization, and economic benefits realized • Continue to schedule EPA regional training workshops on community-scale financing and economic development policies to incentivize infill development 	More information here , here and here (third link is online tool developed with external partner)

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Recognize and Replicate Local Site Redevelopment Successes	37	Q4, FY17	Completed July 2018	<ul style="list-style-type: none"> • In Year 1 awarded more site reuse awards nationally to recognize redevelopment success and promote and replicate at other sites • Also in Year 1, developed internal guide on ways to celebrate reuse achievements and success stories • See Superfund Task Force Recommendations 2018 Update Report (PDF) for more information 	<ul style="list-style-type: none"> • Continue to present EPA regional office site reuse awards • Use fact sheet, <i>Recognizing Redevelopment Successes: Award Programs Celebrating Excellence in Site Reuse</i>, to plan awards • Update fact sheet, as needed 	More information here and here
Support Community Visioning, Revitalization and Redevelopment of Superfund Sites	38	Q4, FY17	Completed July 2018	<ul style="list-style-type: none"> • In Year 1 focused on providing direct support to more communities interested in redevelopment • Also in Year 1, published reports highlighting the reuse planning process and assembled team of EPA redevelopment experts to help advise businesses, developers and other stakeholders • See Superfund Task Force Recommendations 2018 Update Report (PDF) for more information 	<ul style="list-style-type: none"> • Continue support for EPA regional office seed projects on new and ongoing Superfund Redevelopment Initiative • Continue support for job training initiative projects • Continue technical assistance projects at Superfund sites and in brownfields communities 	More information here , here , and here

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Engage and Facilitate Public/Private Partnerships to Share Information, Resources and Work Toward Advancing and Promoting the Revitalization of Sites	39	N/A	Accomplished under Recommendation 38	N/A	N/A	N/A
Goal 5: Engaging Partners and Stakeholders						
<p>Develop a Robust Communications Strategy to Identify and Target Key Stakeholders</p> <p>Added for Year 2: Improve risk communication at SF sites w/ Long-Term Stewardship (LTS) Requirements</p>	40	Q4, FY17	Implementing (Target for completion July 2019)	<ul style="list-style-type: none"> • Released and promoted SFTF products including: <ul style="list-style-type: none"> • Memo on Adaptive Management • LTS Support Memo • Principles for Reinforcing Federal Facility Agreements • Coordinated roll-out of 1st Year SFTF Report and events • Continued outreach and engagement with Local Government Advisory Committee, States/ECOS, environmental groups/CHEJ, Tribes, industry/PRP/legal associations • Formed LTS Risk Communications Team and finalized charge statement 	<ul style="list-style-type: none"> • Map out current LTS risk communication resources • Conduct stakeholder engagement to get input on LTS risk communication issues • Develop action plan w/ measures to improve LTS risk communications • Coordinate SFTF Close-out Report 	

Implementation Status of Superfund Task Force Recommendations: Fiscal Year 2018, 4th Quarter

Recommendation Name or Subtask	Rec. Number	Initiation Date	Status	Q4, FY18 Accomplishments	Next Steps	More Information
For Federal Facility Sites, Collaborate with Other Federal Agencies (OFAs) to Solicit Their Views on How EPA Can Better Engage Federal Agencies	41	Q4, FY17	Completed July 2018	EPA enhanced its engagement with other Federal agencies and states through a multi-step process. Please See Superfund Task Force Recommendations 2018 Update Report (PDF) for more information.	<ul style="list-style-type: none"> • Continue ongoing engagement opportunities with other Federal agencies as part of the already standing meetings to address their comments and concerns Identify additional best practices to increase other Federal agency engagement with EPA at Federal Facility NPL sites 	
Use a Federal Advisory Committee to Work with a Broad Array of Stakeholders to Identify Barriers and Opportunities Related to Cleanup and Reuse of Superfund Sites	42	Q4, FY18	Implementing (Planned completion of phase one by July 2019)	<ul style="list-style-type: none"> • Completed initial draft of charge document • Recruited members of National Environmental Justice Advisory Council (NEJAC) to join drafting team • Identified Superfund Program Designated Federal Officers for working group 	<ul style="list-style-type: none"> • Finalize draft charge and deliver to NEJAC • Establish NEJAC working group and begin work 	