Record of Decision Remedial Alternative Selection

Site: Hocomonco Pond

Westborough, Massachusetts

DOCUMENTS REVIEWED:

I am basing my decision primarily on the following documents describing the analysis of the cost-effectiveness of the remedial alternatives for the Hocomonco Pond Site.

- Remedial Investigation/Feasibility Study, Hocomonco Pond Site,
 Westborough, Massachusetts, TRC Environmental Consultants,
 Inc., June 1985.
- Summary of Remedial Alternative Selection
- Responsiveness Summary, September 1985.

DESCRIPTION OF SELECTED ALTERNATIVE

Due to the complex nature of this site the selection of remedial
action is addressed separately for each area of contamination investigated. The four primary areas are 1.) Former Lagoon 2.)
Kettle Pond 3.) Hocomonco Pondmand Discharge Stream 4.) Otis Street. In addition, several small isolated areas of contamination will also be addressed.

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Former Lagoon

The remedial action selected for the former lagoon area includes

site grading, capping and relocation of the storm drain pipe currently located adjacent to the east side of the former lagoon. Operation and maintenance requirements will include water quality monitoring and post closure care consistent with relevant Resource Conservation and Recovery Act (RCRA) regulations. It is anticipated that water quality monitoring can be accomplished using existing monitoring wells.

Kettle Pond Area

The remedial action selected for the Kettle Pond Area consists of dewatering the pond and lowering the ground water level in the immediate area, soil/waste excavation, dewatering of sediments and disposal of sediments in an on-site landfill. An estimated 24,000 cubic yards of material will be removed. This Record of Decision authorizes excavation of the soil/waste to the visible contamination criteria. Further excavation, based on sampling and analysis conducted during the excavation may be necessary to ensure ground water remediation. The final extent of excavation in the -Kettle Pond area will be established on approval of the Regional Administrator based on data obtained during the excavation.

Prior to removal of soil/waste from the Kettle Pond, the pond will be dewatered and ground water level will be lowered by pumping. The effluent water will be treated for discharge to surface water and recharge to the aquifer. Prior to the removal of material immediately adjacent to Otis Street (west side) sheet pilings will be placed to insure the stability of Otis Street. During excavation

air quality will be monitored. Treatment of air will be provided if necessary. A RCRA landfill will be constructed on site to dispose of the waste material. The siting of the landfill should allow for one contiguous site cap to cover both the landfill and the former lagoon area.

During the excavation of the visual soil/waste contamination, soil and groundwater quality will be evaluated for the types and concentration of contaminants present. The level of groundwater contaminants presently in groundwater is expected to be reduced significantly as a result of the GAC treatment for the dewatering effluent. It may be determined by the Regional Administrator upon completion of this excavation that based on this assessment of soil and groundwater quality, additional soil excavation is necessary beyond that which is visibly contaminated to adequately mitigate groundwater contamination. It may also be determined that the GAC treatment system installed for the dewatering effluent be operated longer to achieve final groundwater quality levels.

Wetland areas impacted by the construction activities will be restored.

---- Operation and maintenance requirements relative to the on-site landfill will include water quality monitoring and post closure care consistent with RCRA regulations. Water quality monitoring could be accomplished to some extent by using existing monitoring wells.

Hocomonco Pond and Discharge Stream

The remedial action selected for the Hocomonco Pond and discharge stream consists of mechanical dredging and disposal of contaminated sediments, on site. An estimated 2200 cubic yards of material would be removed. Materials would be disposed of on-site, either on top of the former lagoon, in the on-site landfill constructed for the Kettle Pond soil/waste or a combination of both depending on final design considerations related to facility capacity and topography of the facility cap. In either case, operating any maintenance cost would not be involved since operation and maintenance costs are already addressed at these disposal facilities in the discussion of the former lagoon and Kettle Pond alternative.

Air quality monitoring would be conducted during the dredging operation.

Treatment of pond water contaminated by the dredging operation within the controlled (bulkheaded) dewatered work area would be accomplished using the GAC treatment system constructed for Kettle Pond dewatering prior to discharge to surface water.

Otis Street

The remedial action selected for Otis Street consists of sealing the storm drain. Operation and maintenance costs associated with this remedy will not consist of surface water quality monitoring at the drain discharge in Hocomonco Pond discharge stream.

Isolated Areas

The remedial actions defined for the three isolated areas of contamination (1. soil near MW-1, (2. tank bases adjacent to former lagoon and (3. drain channel sediments, southwest side of Hocomonco Pond consist of removal of the contaminated materials at these locations and disposal on-site. On-site disposal will be either in the landfill constructed for the Kettle Pond soil/waste or on top of the former landfill (to be capped) depending upon final design considerations related to facility capacity and topography of the facility cap.

Operation and maintenance costs associated with these remedies are addressed in the discussion of the former lagoon and Kettle Pond Area remedies.

DECLARATIONS:

Consistent with the Comprehensive Environmental Response Compensation and Liability Act of 1980 (CERCLA); and the National Contingency -Plan (40 CFR Part 300); I have determined that the remedial actions selected for the site areas are cost-effective and provide adequate protection of the public health, welfare and the environment. The State of Massachusetts has been consulted. In addition, the remedy will require certain operation and maintenance activities, as described above, to ensure its continued effectiveness. These operation and maintenance activities will be considered part of the approved action and are eligible for Trust Fund monies, on a 90/10% cost share basis with the state, for a period not to exceed Attachments

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one year. I have also determined that the action being taken is appropriate when balanced against the availability of Trust Fund monies at other sites.

September 30, 1985

Date

Regional Administrator, EPA Region I

Summary of Remedial Alternative Selection

For

Hocomonco Pond Site

Westborough, Massachusetts

September 30, 1985

U.S.Environmental Protection Agency

Region I

Boston, Massachusetts

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The Assabet River wetland is a large, wooded wetland located to the northeast of Hocomonco Pond. The floodplain type wetland is approximately 70 acres in size (area delineated on Figure 3) and is contiguous to the Assabet River and the Hocomonco Pond discharge stream. The COE has determined that Hocomonco Pond and the contiguous wetland are under its jurisdiction.

The Otis Street municipal well, a significant factor in the site listing and matter of public concern, is located approximately 2000 feet northwest of the site, on the opposite side of the Hocomonco Pond. The location of this well is shown on Figures 1 and 9.

The results of the Remedial Investigation/Feasibility Study (RI/FS) indicate that hydrogeologic conditions in the Hocomonco Pond area would prevent the migration of contamination from the identified sources to either the Otis Street municipal well, northwest of the pond, or to the Smith Valve process well to the west. The location of Smith Valve Company well is shown on Figure 9. Hocomonco Pond provides a constant head boundary that prevents ground water flow to the water supply wells from the contaminant sources. The lack of contaminants in samples from these wells supports the conclusion that contaminants are not migrating to these wells. Furthermore, the Otis Street well is currently being operated at 350-400 gpm, which is the recommended pumpage rate previously defined to limit the radius of influence from intersecting Hocomonco Pond.

SITE HISTORY

Source History

Research into the past activities at the Hocomonco Pond Site indicates that from 1928 to 1946, the site was used for a woodtreating operation by Montan Treating Company and American Lumber and Treating Company. This business consisted of saturating wood products (e.g., telephone poles, railroad ties, pilings, and fence posts) with creosote to preserve them. During operations, wastes were discharged to a pit referred to herein as the "former lagoon." The lagoon was excavated on the property to intercept and contain spillage and waste from the wood-treating operation. As this lagoon became filled with waste creosote, sludges, and water, its contents were pumped to two depressions located east of the operation near the west side of Otis Street. These depressions are referred to as the Kettle Pond.

The actual wood-treating operations were situated on a bluff above the south shore of Hocomonco Pond. A site layout map illustrating the wood-treating operation is shown on Figure 4. Figure 4 is based on interpretation of historic aerial photographs and site data.

The wood-treatment facility operated until the mid-1940s when it was converted to an asphalt mixing plant. Discarded aggregate and

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Summary of Remedial Alternative Selection

Site: Hocomonco Pond, Westborough, Massachusetts

SITE LOCATION AND DESCRIPTION

The Hocomonco Pond Site covers approximately 23 acres. The site is located in the Town of Westborough, Worcester County, Massachusetts (refer to Figure 1). Westborough, a suburban community of about 14,000 people, consists of light industrial, commercial, and residential properties. No homes are located on or border the site. Approximately 40 residential homes are located within one-half mile of the site, principally in the residential area along Fisher Street, south of the site. Several light industries/ manufacturing companies are located within one-half mile of the site. The site is zoned for industrial use. The area land use is shown on Figure 2. The site is bordered on the northwest by the irregularly-shaped Hocomonco Hocomonco Pond is a 27-acre shallow, warm water pond. Pond. Site contamination extends into the pond and its discharge stream.

The regional bedrock geology in the general area of the site is dominated by Precambrian to Ordovician metamorphic rock which dips westwards while striking northeast. These units are cut by younger igneous rocks and several major northeast striking faults. The typical stratigraphic sequence of surficial deposits from base to top at the site consists of 0-40 feet of dense lodgement till under 0-100 feet of delta foreset beds, followed by 0-30 feet of delta topset beds.

The Hocomonco Pond Site is located in the Assabet River Basin. Ground water on-site flows toward and discharges into Hocomonco Hocomonco drains northeast toward the Assabet River. Several Pond. wetland areas are located in the general vicinity of the site (Figure 3). The Kettle Pond area wetlands are located on the site between Kettle Pond and Hocomonco Pond. This small (0.1 acre) wooded, swamp-type wetlands is contiguous to Hocomonco Pond and is occasionally inundated. Hocomonco Pond, the contiguous wetlands, the discharge stream and part of the Otis Street site area are in the base (100 year) floodplain of the Assabet River as defined by the HUD floodplain management maps. Kettle Pond itself is not regulated by the U.S. Army Corps of Engineers (COE) under Clean Water Act Section 404. However, Kettle Pond is considered for the purposes of Executive Order 11990 as a wetland area lying outside of the base (100 year) Assabet River floodplain.

The wetland contiguous to the inlet stream to Hocomonco Pond is an approximately 8-acre wooded wetland. The stream which flows through the wetland originates to the north of Hocomonco Pond near Otis Street.

asphalt are common throughout the site. The last use of the site was as a cement plant from which dry cement was distributed in bulk. Smith Valve Company purchased the property of the former operations, on April 2, 1976, and currently operates a manufacturing plant on a separate parcel on the southwest shore of Hocomonco Pond.

Available information indicates no creosote was used or stored on the site by any person who owned or occupied the site after March 26, 1946.

NPL Listing-Chronology of Events

Former Lagoon Area

In 1976, a storm drain was installed to collect surface drainage from the Smith Parkway (south of the site) and to contain a small watercourse which passed through the property. The culvert was located adjacent to the eastern limits of what is now known to be the area of the former lagoon (refer to Figure 4). At the order of the Westborough Conservation Commission, the storm drain pipe was laid with open joints. During periods of heavy rain, water passing through this open-jointed storm drainage system to Hocomonco Pond was observed to be contaminated. Subsequent attempts to seal the joints in the storm drain pipe were unsuccessful. On several occasions from 1979 through the present, creosote has been contained by and collected at the oil boom located in the Hocomonco Pond at the drain channel discharge.

Hocomonco Pond

On November 21, 1979, the Division of Fisheries and Wildlife investigated a fish kill report at Hocomonco Pond. Another fish kill was investigated on April 16, 1982; both kills were reported to be attributed to creosote from the storm drain that passes next to the former lagoon.

Several other studies and investigations were made between the years 1979 and 1982 to evaluate the source and extent of creosote and to investigate methods of removing and/or containing creosote contamination on the site.

Water from Hocomonco Pond was sampled by the Massachusetts Department of Environmental Quality Engineering (DEQE) in July and August 1982. A sample of the oily fraction of the storm drain discharge contained several contaminants at concentrations above 1 ppm: phenanthrene, naphthalene, anthracene, pyrene, fluoranthene, and phenol. Water from the storm drain contained six contaminants, anthracene, phenanthrene, and fluoranthene being the most prevalent.

Kettle Pond and Otis Street

During the reconstruction of Otis Street (1983), it was necessary to excavate soil adjacent to the Kettle Pond. As a result of the excavation, contamination in the Kettle Pond was disturbed. Contaminated soil was redistributed within the roadway embankment on the Kettle Pond side (west side) during reconstruction.

In July 1983, the EPA Region I Field Investigation Team (FIT) obtained water, soil, and sludge samples from the area of road improvement on Otis Street. The samples were collected in order to assess the risk associated with the road reconstruction through this area of former creosote disposal. Results of this investigation showed that contaminants found in sludge samples obtained near the Kettle Pond and the Otis Street reconstruction areas were consistent with those commonly associated with creosote and creosote by-products.

As a result of the extent of creosote contamination detected at various locations in the Hocomonco Pond area and the possible threat of contamination affecting the Otis Street municipal well the site was evaluated, ranked and placed on the National Priority List. In 1984, the United States Environmental Protection Agency authorized a remedial investigation to define the source, extent and character of the site contamination.

CURRENT SITE STATUS

Remedial Investigation

During the remedial investigation four primary areas of contamination were defined. Site contamination can be summarized as occurring in the following general locations (refer to Figure 5): 1) the former lagoon area, 2) the Kettle Pond area, 3) Hocomonco Pond and its discharge stream, and 4) Otis Street. Three other small isolated areas of contamination were also located: (a) tank bases from the treating operation near the former lagoon (refer to Figure 4) which appear to contain creosote by-products; (b) contamination in shallow soils near monitoring well MW-1 (refer to Figure 5); contaminated sediments near a culvert in the drainage channel which discharges on the southwest shore of Hocomonco Pond (refer to Figure 5). The extent and character of contamination at the various Hocomonco Pond site locations was defined during the Remedial Investigation by means of air monitoring, test pits and surface soil sampling, surface water and sediment sampling, shallow and deep borings and monitoring wells. The location of the various sample points, borings and wells are shown on Figures 6 through 9.

Although considerable sampling was done, the data obtained during the RI did not provide evidence to confirm the 8000 gallon spill reported to have occurred on-site (refer to Figure 4) in 1943. A discussion of the extent of the contamination in these areas is provided below. Former lagoon area: The areal extent of contamination associated with this area is shown on Figure 5. The results of sampling program conducted in the areas of the former lagoon are discussed below.

Air Quality - Available air monitoring data obtained with an organic vapor analyzer in the area of the former lagoon (Sample No. 1-10) does not indicate an air quality problem. However, additional air monitoring, particularly during warm weather, is necessary to more fully characterize the air quality at this area. The location of each sample is shown on Figure 6. Sample data is presented on Table 9.

Soil - An evaluation of the soils in the area of the former lagoon was conducted using soil samples, a sediment sample and subsurface samples obtained from exploratory borings and borings drilled for monitoring wells.

The depth of soil contaminated with creosote compounds typically ranges from 5 to 15 feet with isolated depths to 20 feet. Contamination was also detected in the near surface soil in this area. At the sample depth of 3 feet, creosote compound concentrations range from 74,000 to 3,090,000 ug/kg. Creosote compounds in the soil at the 20-foot depth range from not detected (ND) to 7000 ug/kg. The volume of contaminated soil is estimated to be 18,000 cubic yards and is located above the ground water table. Visible contamination was present in the storm drain catch basin located on the east side of the former lagoon.

The location of various sample points are shown on Figures 7, 8 and 9. Tables 1 and 2 summarize the type and concentration of organic and inorganic contaminants in the Former Lagoon Area.

Ground water - Sampling of the groundwater in monitoring wells in the area of the Former Lagoon did not indicate the presence of ground water contamination. The lack of ground water contamination in MW-6 and MW-7, located a short distance downgradient of the former lagoon, was particularly significant. The lack of contamination in the wells downgradient of the former lagoon area appears to be based on the deposition, location of creosote, its migration characteristics, and the hydrogeologic regime. During the test pit and exploratory boring operations, it was observed that creosote product was principally located in the upper 15 feet of the soil, above the ground water level. The test pit and exploratory borings in the former lagoon also showed that significant downward migration of contaminants is being impaired by a relatively impervious layer of sludges and slaked fines at the bottom of the lagoon.

However, several creosote compounds in the ND-7000 ug/kg range were detected in soil at depths of 18-20 feet. Continued infiltration of precipitation into the former lagoon creosote waste could result in the movement of contaminants into the ground water.

Hydrogeologic conditions at this site would prevent any contaminant migration deep into the aquifer at this location. Monitoring well sets MW-6D/MW-6S and MW-7D/MW-7S exhibit an upward ground water flow component (increasing head with depth); hence any contaminant seepage from the lagoon would flow down into the ground water, flow laterally and discharge to Hocomonco Pond.

<u>Kettle Pond Area</u>: The areal extent of soil contamination associated with Kettle Pond is shown on Figure 5. This includes the west bank of Otis Street and the area north of Kettle Pond to Hocomonco Pond. The results of the sampling program conducted in the Kettle Pond area are discussed below.

Air Quality - Available air monitoring data obtained with an organic vapor analyzer in the area north of Kettle Pond (Sample No. 19) does not indicate an air quality problem. Air samples were not obtained at the Kettle Pond itself. However, odors are present at the Kettle Pond during warm weather. Additional air monitoring during warm weather is necessary to more fully characterize the air quality in this area. The sample locations are shown on Figure 6. Sample data is presented on Table 9.

Soil - An evaluation of the soils in the Kettle Pond area was conducted using surface soil samples, a sediment sample and subsurface samples obtained from exploratory borings and borings drilled for monitoring wells. The depth of soil contaminated with creosote compounds extends from the surface to a depth of 20 feet (maximum depth sampled and analyzed). Creosote compound levels in soil range from ND to 483,000 ug/kg at a depth of 0-2 feet to ND to 55,000 ug/kg at a depth of 20 feet. The maximum depth at which visible contamination was observed in the Kettle Pond was 17 feet. Visible contamination was present to a depth of 11 feet on the west side of Kettle Pond in exploratory boring Bx-4. Samples from exploratory boring (Bx-2 and Bx-3) adjacent to the Kettle Pond, on the west embankment of Otis Street, indicate slight to

moderate contamination to a depth of 20 to 26 feet. Contamination in test/pit TP-19 extended below the water table which was at a depth of approximately 8 feet. Surface soil samples within this area adjacent to Hocomonco Pond are also contaminated with creosote compounds. The volume of contaminated soil is approximately 24,000 cubic yards. The location of the various sample points are shown on Figures 7, 8 and 9.

Tables 3 and 4 summarize the type and concentration of organic and inorganic contaminants at the Kettle Pond Area.

Ground water - Ground water downgradient of Kettle Pond is contaminated with creosote compounds. The compounds detected in MW-4 are "typical" creosote compounds (acenaphthene, naphthalene, acenaphthylene, fluorene, phenanthrene, dibenzofuran, 2-methylnaphthalene). Phenolic compounds, which constitute the acidic portions of some creosote products, were also identified. Ground water samples taken in this area were also analyzed for priority pollutant metals. Levels for iron and manganese exceeded background levels and secondary drinking water standards. The creosote contamination at MW-4 is a result of the well intercepting ground water flow between the Kettle Pond and Hocomonco Pond, which exhibited a piezometric head gradient which varies from slightly downward to no vertical gradient at this location.

It should be noted that although ground water was not sampled, contamination in test pit TP-19 did extend below the water table.

The location of the monitoring wells is shown on Figure 9. Sample data is presented on Tables 3, 4 and 13.

Hocomonco Pond and Discharge Stream: The extent of contamination in Hocomonco Pond is limited to a relative small area (approximately 800 x 100 feet) in the southeast section of the pond. Contamination in the discharge stream extends to a point approximately 300 feet east of Otis Street. The areal extent of contamination in Hocomonco Pond and the discharge stream is shown on Figure 5. The results of the sampling program conducted in these areas are discussed below.

Air Quality - Available air monitoring data obtained with an organic vapor analyzer in Hocomonco Pond and its discharge stream (Sample Nos. 11-18) indicate air quality problems in several locations. Total organic vapors detected upon agitation of the sediments were, at some sample locations, significantly above background levels. Organic vapor readings were in the range of less than 1 to 95 ppm.

Sample locations are shown on Figure 6. Sample data is presented on Table 9.

Sediments - Sediment samples were taken at various locations in the Hocomonco Pond and the discharge stream. Sediments contaminated with creosote compounds exist along the southeast portion of Hocomonco Pond and in the discharge stream. Within the pond, sediment contamination ranges from ND to 34,000 ug/kg. In the discharge stream sediment contamination ranges from ND to 140,000 ug/kg. Contaminated sediments in the discharge stream were found at a distance of 300 feet downstream of Otis Street; however, a sediment sample taken 1,000 feet downstream of Otis Street was not contaminated. Sediment sample SD-10, collected at the outlet from the storm drain, north of the former lagoon, contained 17 identified and quantified compounds (refer to Table 12) as well as other tentatively identified compounds. The Smith Parkway storm drain system, constructed with open joints, runs adjacent to the former lagoon, which was found to contain creosote contaminated soil. Visibly contaminated water (sheen) discharges from the storm drain after periods of significant rainfall. Leachate is produced as rain infiltrates through the former lagoon area, and subsequently enters the storm drain system. Migration of contaminants via the storm drain is believed to be a principal cause of contamination in Hocomonco Pond and the discharge stream; however, it is possible that some waste resulting from the wood-treating operation may have been disposed of along the banks of the Hocomonco Pond, resulting in contamination along the edge of the pond. Due to the very low solubility of the aromatic compounds associated with creosote, many of the contaminants would be expected to partition to the sediments and not be soluble in high concentrations. The presence of contamination in the sediments indicates such a partitioning has occurred.

The location of the sediment samples is shown on Figure 8. Sample data is presented on Tables 5, 6 and 12.

Surface water - Results of surface water sampling indicate contamination at three locations: SW-51, SW-53 and SW54. Contamination level at SW-53, located at the storm drain channel discharge point at Hocomonco Pond, was higher than the levels at SW-51 and SW-54. Samples obtained at these locations SW-51, SW-53, and SW-54 (oil boom) contained detectable amounts (ND-530 ug/l) of creosote compounds. Surface water quality at these locations is related to the contamination in the storm drain that passes next to the former lagoon area. The presence of the creosote compounds in these samples is due to the infiltration of water into the open-jointed storm drain pipe. Hocomonco Pond surface water is not contaminated beyond the oil boom located at the storm drain channel discharge point at the pond.

It should be noted that although the Hocomonco Pond (beyond the oil boom) and discharge stream waters are not contaminated the potential for contamination of the surface water does exist due to the release of contaminants from the sediments. Contamination (sheen) was observed on the water when sediments were agitated at several air monitoring sample locations (refer to Table 9).

The location of the surface water sampling is shown on Figure 8. Sample data is presented on Tables 5 and 11.

Otis Street: The areal extent of the area defined as Otis Street is shown on Figure 5. The results of the sampling program conducted in this area are discussed below.

Air Quality - Quantitative air monitoring was not conducted in the Otis Street area. However, a creosote odor was noted in the catch basins of the storm drainage system, which runs along the east side of Otis Street.

Soils - An evaluation of the soil in the Otis Street area was conducted using samples obtained from exploratory borings and borings drilled for monitoring wells. Organic contaminants were not detected in the soils on the east side of Otis Street.

The location of the sample points are shown on Figure 9. Tables 7 and 8 summarize the type and concentration of organic and inorganic contamination on the east side of Otis Street.

Ground water - Ground water in wells downgradient (MW-3) of the embankment on the east side of Otis Street contain low levels of contamination. Contaminated ground water at MW-3 is the result of contaminant migration from the Kettle Pond.

The location of monitoring well MW-3 is shown on Figure 9. Tables 7 and 8 summarize the type and concentration of contamination on the east side of Otis Street.

<u>Isolated Areas</u>: The areal extent of the contamination associated with the three isolated site areas - (1 soils near monitoring well no. 1, (2 tank bases adjacent to the former lagoon and (3 drainage channel sediments, is very limited. The location of monitoring well no. 1 and the drainage channel are shown on Figure 5. The location of the tank bases are shown on Figure 4.

Soil/Sediments - Contamination in the three isolated areas was detected by soil samples obtained from borings drilled for monitoring wells, a sediment sample and, in the case of the tank bases, visual/observation. The concentration of creosote contaminants, in the shallow soils, 0-2 feet, at the monitoring well no. 1 (MW-1) were in the range of approximately 2500 to 9000 ug/kg. The compounds and concentrations detected at MW-1 are presented on Table 10.

The concentration of creosote contaminants in the sediments of the drainage channel located in the southwest section of the site were in the range of approximately 6,000 to 39,000 ug/kg. The compounds and concentrations detected in the drainage channel are presented on Table 12 (SD-58).

General Site Hydrology: Surface water is present on-site in Hocomonco Pond, Kettle Pond (seasonal), a small depression west of Kettle Pond, and in a low swampy area south of Smith Parkway, near monitoring well MW-1. Kettle Pond collects limited surface water runoff and has no outlet; it also intersects seasonal high ground water. During the field investigation it was also noted that water tends to pond in the area of the former lagoon, the result of low, flat topography. The remainder of the site appears to be well drained due to moderate to steep slopes and to relatively permeable soils over the sandy stratified drift. The permeable nature of the soils at the site provide relatively high infiltration potential. Precipitation on-site ultimately discharges to the Hocomonco Pond or its discharge stream via direct runoff, infiltration, and subsequent ground water discharge, or through storm drain facilities. Ground water level measurements were made throughout the field program to establish hydrogeologic properties at the Hocomonco Pond Site. In the Spring of 1984, ground water elevation data for the shallow (water table) wells were plotted and contoured to construct a ground water contour map. The ground water contours indicate that ground water flows toward Hocomonco Pond.

The hydrogeologic conditions in the Hocomonco Pond area would prevent the migration of contamination from the identified sources to either the Otis Street Municipal well, northwest of the pond, or the Smith Valve process well to the west. Hocomonco Pond provides a constant head boundary that prevents ground water flow to the water supply wells from the contaminant sources. The lack of contaminants, as determined in the analytical tasks of this investigation, in the Otis Street municipal well, a nearby ground water observation well, and the Smith Valve Process well, further support the fact that contaminants are not migrating to these water supply wells.

Endangerment Assessment

Summary of Public Health and Environmental Impacts

The public health and environmental concerns at the Hocomonco Pond Site are a function of the contaminant concentrations and actual and/or potential exposure routes and receptors. The public health and environmental concerns are addressed in terms of hazard identification, exposure assessment and risk characterization as summarized in the following sections.

Hazard Identification

Based on the results of sampling and analytical program, four primary and three small isolated areas of site contamination have been identified. The areas have been described previously in this document (refer to section on current site status). An analysis of the organic and inorganic contaminants detected within each media (soil, sediments, ground water and surface water) for the various site areas was conducted to identify critical contaminants at Hocomonco Pond.

A list of compounds which pose the greatest health risks, "critical contaminants" was selected through a categorization and ranking process. Organic compounds detected in the site contamination areas were placed in one of three categories: compounds which are known carcinogens, those which are noncarcinogens but have other known health effects, and those which have unknown health effects. Compounds were then ranked (according to toxicity and/or concentration) within each of these categories by media, and critical contaminants were selected.

Known carcinogens are considered to be those compounds which have Cancer Potency Factors (CPF's) published by EPA's Cancer Assessment Group (CAG). The higher the CPF, the higher the potency of a particular compound. Only two organic compounds detected at Hocomonco Pond, benzene and benzo(a)pyrene, have CPF's published by CAG.

Organic compounds which do not have CPF's but have an Acceptable Daily Intake (ADI) value established for other health effects by EPA were placed in the noncarcinogen group. Compounds detected in the Hocomonco Pond area having ADI's are napthalene, phenol, toluene and fluoranthene. The potential health risk for napthalene is greater than the risk for phenol, toluene or fluoranthene. Through a similar selection process, inorganic critical contaminants were determined to be arsenic and chromium. CPF's have been established for these compounds and both compounds have been detected above background concentrations in soil, ground water and sediments. This ranking procedure identifies those contaminants posing the greatest health risk at the site. The contaminants identified as "critical contaminants" for this site are presented on Table 14. Using the CPF and ADI values for "critical contaminants" health hazards can be quantified. Health hazards associated with other site contaminants cannot easily be quantified because of the lack of published standards; however, these contaminants are considered qualitatively to pose a potential health risk. This qualitative potential health risk effectively increases the overall health risk above the risk level that can be quantified using CPF and ADI values. Analytical data developed during the Remedial Investigation show that critical contaminants and other hazardous chemicals now occur in high concentrations in surface soils (< 3 feet), subsurface soils (> 6 feet), ground water, surface water and sediments at some or all of the site contamination areas. The occurence of critical contaminants in the site areas is summarized below:

Former Lagoon Area: Critical contaminants occur over a 1.7 acre area. Critical contaminants were detected in near surface soil and subsurface soils and sediments in the storm drain passing by the area. High concentration of the polycyclic aromatic hydrocarbons (PAH's) occur in the soil samples but not in the ground water samples.

<u>Kettle Pond Area</u>: Critical contaminants occur over approximately l acre in the Kettle Pond area. Critical contaminants were detected in subsurface soils, ground water, surface soil, and sediments in the pond. The soil samples, particularly the subsurface samples, show high concentrations of the compounds. The pond sediments and the dried sediments around the edge of the pond show the highest concentrations of all the samples at this location.

Hocomonco Pond and Discharge Stream: Most of the measurements occur along the southeast border of the pond. Critical contaminants were detected in the surface water (at the oil boom), pond sediments and discharge stream sediments.

Otis Street: Critical contaminants were detected at very low concentrations in the ground water. Contamination was not detected in the soil on the east embankment of Otis Street.

In summary, high concentrations of the critical contaminants occur in soil and sediment samples in several locations at the site, while lower concentrations occur in ground water and surface waters.

Exposure Assessment

The potential for receptor exposure at the Hocomonco site, based on actual and potential exposure routes--inhalation, ingestion, and direct contact -- and associated receptors are summarized below.

Inhalation

PAH's generally have low vapor pressure; however, naphthalene (a critical contaminant) found in the soil, sediment, surface water and ground water does have a significant volatilization rate. Air monitoring data indicates volatile organic compounds are released when contaminated sediments are agitated.

In addition to health risks associated with inhalation of volatile PAH's and other organic compounds, there are risks associated with inhalation of dusc. Contaminated dust occuring in the air as a result of playing (i.e. throwing dirt, bike riding, motorcycling) or digging either by children or adults presents a health risk.

Unremediated, the site conditions do represent a health risk via inhalation. Worker and community safety precautions will be addressed during design of the remedial actions.

Ingestion

Soil/Sediments - Critical contaminants and other hazardous chemicals are present at ground surface at the Kettle Pond Area, in near surface soils in the former lagoon area and in Hocomonco Pond and discharge stream sediments. Ingestion of contaminated soil represents an actual health risk to anyone digging, playing or otherwise disturbing the contaminated site areas.

<u>Ground Water/Surface Water</u> - Based on water quality data for all well sampling, including the Smith Valve wells and the Otis Street municipal well, only wells MW-3 and MW-4 were found to contain organic compounds. Ground water contamination on site is limited to the Kettle Pond area, and the east side of Otis Street. Critical contaminants were detected in the ground water at MW-3 and MW-4. Ground water contamination represents a potential exposure pathway. Ground water in this immediate area is not currently used as a water supply source.

It has been determined that there are no identified water supply wells downgradient of the site, however; future use of the ground water is a potential exposure pathway that should be addressed. It has been determined that contamination does not migrate to the Otis Street municipal well from any site contaminant areas.

The surface water of Hocomonco Pond and its discharge stream have been found to be free of contamination, with the exception of the area near the storm drain discharge channel and oil boom north of the former lagoon. An exposure pathway and health risk exists relative to ingestion of or contact with surface water near the storm drain discharge channel following periods of rainfall. It should also be noted that agitation of contaminated sediments in Hocomonco Pond, the discharge stream and Kettle Pond presents an actual exposure pathway and health risk via the release of contaminants to the surface water. Agitation of contaminants also results in the release of volatile organic compounds into the air resulting in an actual exposure pathway and health risk via inhalation. Furthermore, while swimming restrictions have been imposed at Hocomonco Pond, the extent to which the restriction is enforced is unknown. Definitive data are not available relative to the bioaccumulation of contaminants in Hocomonco Pond aquatic species. Fish sampling for PAH's is required to develop definitive conclusions regarding this potential exposure pathway and associated health risks. This work is currently underway by the Massachusetts Division of Fisheries Samples have been collected but analytical data is not and Wildlife. yet available.

Direct Contact

Direct contact with critical contaminants and other hazardous chemicals resulting from digging or playing in contaminated soil, sediments and surface water is an actual exposure pathway. This would include direct contact, with contaminated surface soils and/or surface water at the former lagoon, Kettle Pond, and Hocomonco Pond and discharge stream sediments. Dermal allergenic and potential carcinogenic risks are typical of creosote compounds.

Risk Characterization

Health risks associated with the contamination at the Hocomonco Pond site were quantified for several exposure scenarios using available cancer potency factor (CPF) and acceptable daily intake (ADI) values.

Based on a quantitative analysis it was determined that ingestion and dermal contact exposure routes represent significant public health hazards which should be addressed.

Calculations based on exposure (ingestion and dermal contact) to critical carcinogenic chemicals in the Kettle Pond area indicate a summed incremental lifetime cancer risk of 1.66×10^{-3} . This value represents a summation of calculated risk values for two carcinogenic chemicals. This risk value is several orders of magnitude greater than the value for which the EPA would recommend remedial action. In addition, calculations based on ADI's indicate a value of 1.24003 for exposure to naphthalene, and fluoranthene, toxic noncarcinogenic chemicals present in high concentrations on the site. Risk associated with an ADI greater than one (1) are considered unacceptable and would trigger remedial action. Additional health risks associated with other critical contaminants in the Kettle Pond area would be expected to increase the overall risk to a level greater than that quantified.

Calculations based on the use (ingestion exposure) of ground water from a hypothetical well downgradient from Kettle Pond (e.g. water from MW-4) indicate an incremental lifetime cancer risk of 2.55 x 10^{-2} and an ADI fraction of 36.63866 both of which are much higher than the values for which EPA would recommend remedial action.

Calculations based on exposure (ingestion and dermal contact) to critical contaminants in Hocomonco Pond soil and sediments indicate an incremental lifetime cancer risk of 2.22 x 10^{-5} and 2.43 x 10^{-5} respectively. The risk values are slightly more than an order of magnitude greater than the value for which EPA would recommend remedial action.

Calculations based on exposure (ingestion and dermal contact) to critical contaminants by swimming in the area of contamination at Hocomonco Pond indicate an incremental lifetime cancer risk of 3.61 x 10^{-6} . this value is slightly higher than the value for which EPA would recommend remedial action. In addition, calculations based on ADI's indicate a value of 1.68459 for exposure to naphthalene and fluoranthene.

Hocomonco Pond Site Security

As a result of contamination at this site, Hocomonco Pond has been closed to recreational use, e.g. fishing, boating and swimming. Signs have been posted. Access to the overall site via the dirt access road is restricted by large boulders blocking the road. Pedestrian access is not controlled. The site is not fenced.

ALTERNATIVES EVALUATION

Remedial Response Objectives

The overall objective of remedial action at the Hocomonco Pond Site is to mitigate or eliminate contamination and environmental and public health impacts. The remedial response objectives for site cleanup are presented below for each area of contamination. The remedial alternatives proposed are for source control remedial action undertaken pursuant to 40 C.F.R. § 300.68(e)(2) which is appropriate in this instance because a substantial concentration of hazardous substances remain at or near the area where they were originally located and inadequate barriers exist to retard migration of substances into the environment.

Former Lagoon Area

The exposure pathways, contaminant migration routes and actual and/or potential public health and environmental impacts associated with this area include:

- Inhalation exposure
- Exposure by accidental ingestion of contaminants
- Direct contact exposure
- Migration of contaminants to Hocomonco Pond and its discharge stream via the storm drain passing adjacent to the contamination area.
- Impacts on wetlands

The objectives of remedial action are as follows:

- Eliminate inhalation, direct contact and ingestion exposure pathways.
- Eliminate the contaminant migration potential to Hocomonco Pond, surface water, and pond sediments (wetlands).
- * Ensure ground water contamination does not occur in the future.
- Eliminate impacts on wetlands.

Kettle Pond Area

The exposure pathways, contaminant migration route and actual and/or potential public health and environmental impacts associated with this area include:

- Inhalation exposure
- Exposure by accidental ingestion of contaminants.
- Direct contact exposure.
- Migration of contaminants to Hocomonco Pond and discharge stream surface water via ground water discharge to surface waters.
- Impacts on wetlands.
- Future use of ground water.

The objectives of remedial action are as follows:

- Eliminate inhalation, direct contact and ingestion exposure pathways.
- Eliminate ground water contamination (and resultant surface water contamination) associated with this area of the site which for the purpose of ground water remediation includes the area on the east side of Otis Street.
- Eliminate impacts on wetlands.

Hocomonco Pond and Discharge Stream

The exposure pathways, contaminant migration routes, and actual and/or potential public health and environmental impacts associated with this area include:

- Inhalation exposure.
- Exposure by accidental ingestion of contaminants (sediments and surface water).
- Direct contact exposure.
- Migration of contaminants further downstream of pond and discharge stream.

The objectives of remedial action are as follows:

- Eliminate the inhalation, direct contact and ingestion exposure pathways.
- Eliminate the contaminant migration potential to downstream areas.
- Eliminate future potential impacts to wetlands and fisheries and associated consumptive exposure pathways.
- Enhance futhre recreational usage of Hocomonco Pond.

Otis Street

The contaminated soils in embankment areas of Otis Street, adjacent to Kettle Pond, have been included in the Kettle Pond contamination area for the purpose of evaluation. No contamination was detected in the soil on the east embankment. Trace levels of organic contaminants were detected in the ground water (MW-3). Creosote odor was present in several catch basins of the Otis Street drain system, indicating a potential migration pathway. The exposure pathways, contaminant migration route and actual and/or potential public health and environmental impacts associated with this area include:

- [°] Inhalation exposure.
- Direct contact exposure (via Hocomonco Pond discharge stream water).
- Exposure by accidental ingestion of contaminants (via Hocomonco Pond discharge stream water)
- Migration of contaminants in ground water from Kettle Pond Area to surface water in the Hocomonco Pond discharge stream.
- Impacts on wetlands.

The objectives of remedial action are as follows:

- Eliminate inhalation direct contact and ingestion exposure pathways.
- Insure contaminants do not migrate through the storm drainage system to surface waters.
- Eliminate impacts on wetlands.

Isolated Areas

The exposure pathways, contaminant migration routes and actual and/or potential public health and environmental impacts associated with the three isolated areas of contamination (soil at monitoring well no. 1 (MW-1), tank bases located adjacent to the former lagoon and contaminated sediments in the storm drain channel on the southwest side of the site) include:

- ° Direct contact exposure
- Exposure by accidental ingestion of contaminants
- Migration of contaminants to Hocomonco Pond (storm drain channel only)

The objectives of remedial action are as follows:

- Eliminate potential direct contact/ingestion exposure pathways
- Eliminate the potential of contaminant migration to Hocomonco Pond surface water and pond sediments.
- Eliminate impacts on wetlands.

Remedial Alternatives Screening Process

The remedial action screening process involves several steps. First, a limited number of alternatives were developed using feasible technologies and consideration of the factors listed in 40 C.F.R. §300.63(e) and (f). Next, an initial screening was conducted for the remedial alternatives developed from feasible technologies.

Several alternatives were eliminated during initial screening. Finally, a detailed analysis was conducted of remedial alternatives remaining after the initial screening.

From the available feasible technologies available for site remediation, a limited number of source control alternatives were developed.

The following categories were considered in the development of these alternatives:

- Alternative(s) specifying offsite storage, destruction, treatment or secure disposal of hazardous substances at a facility approved under the Resource Conservation and Recovery Act (RCRA). Such a facility must also be in compliance with all other applicable EPA standards (e.g., Clean Water Act, Clean Air Act, Toxic Substances Control Act.)
 - 2. Alternative(s) that attain all applicable or relevant Federal public health or environmental standards, guidance, or advisories.
 - 3. Alternative(s) that exceed all applicable or relevant Federal public health or environmental standards, guidance, or advisories.
 - 4. Alternative(s) that meet the CERCLA goals of preventing or minimizing present or future migration of hazardous substances and protect human health and the environment, but do not attain the applicable or relevant standards.
 - 5. No action.

The alternatives developed for the various site areas are listed below:

Former Lagoon

- 1. Site grading and capping; and storm sewer lining or relocation
- Soil/waste excavation and disposal at off-site (RCRA approved) landfill and site grading.
- Soil/waste excavation and disposal at on-site (RCRA approved) landfill.

- 4. Soil/waste excavation and on-site incineration.
- 5. Biodegradation and site grading.
- 6. No action.
- Kettle Pond
- 1. Site grading and capping
- Soil/waste excavation and disposal at off-site landfill and site grading.
- Soil/waste excavation and construct on-site landfill and site grading.
- 4. Ground water table modification, site grading and capping.
- 5. Ground water containment barrier, site grading and capping.
- 6. Biodegradation.
- 7. Soil/waste excavation and on-site incineration.
- 8. Ground water pumping and treatment.
- 9. No action.

Hocomonco Pond and Discharge Stream

- 1. Hydraulic dredging and sediment disposal/treatment.
- Lowering water level in Hocomonco Pond and excavating sediment, sediment disposal/treatment.
- 3. No Action deed restrictions, usage limitation.

Otis Street

- 1. Limited soil excavation.
- 2. Embankment capping.
- 3. Storm drain sealing.
- 4. No action.

The remedial alternatives, listed above, were evaluated in an initial screening process using three broad criteria as outlined by 40 C.F.R. §300.68(h).

- Cost: Alternatives that cost an order of magnitude more than other alternatives but do not provide substantially greater public health or environmental benefit, based on response objectives, would be eliminated.
- Effects of the Alternatives: Adverse environmental effects of the alternatives and implementation of the alternatives; the ability of the alternative to achieve adequate control of the source material.
- Acceptable Engineering Practices: Technical feasibility, applicability and reliability of alternative based on site conditions and waste characteristics.

Table 15 summarizes the results of the initial screening process.

The column headings on Table 15 for costs, environmental/public health and technical correlate with the three broad criteria of cost, effects of the alternative and acceptable engineering practices respectively. Alternatives eliminated during the initial screening are listed below. The criteria used to eliminate an alternative is discussed for each alternative listed.

Alternatives eliminated in the initial screening process were: Biodegradation; ground water containment barrier (steel sheeting or grout curtain) with site grading and capping; and ground water table modification.

Alternatives involving biodegradation were eliminated based on "effects of alternative" and "acceptable engineering practices" criteria. Specifically, biodegradation would not achieve adequate control of the source material because biodegradation lacks documentation of PAH degradation. For this reason it is not a feasible treatment for the site conditions and consequently does not represent a reliable means of addressing the problem at this site.

Alternatives involving a ground water containment barrier (utilizing steel sheeting) along with site grading and capping were eliminated based on the effects of alternative and acceptable engineering practices criterion. Specifically a steel sheeting containment barrier could fail to achieve adequate source control due to leakage of contaminants at sheeting joints or deteriorization of the sheets by corrosion. For these reasons it follows that a steel sheeting containment barrier is not an acceptable engineering practice for this location since it is not a reliable means of addressing the problem.

Alternatives involving a ground water containment barrier (utilizing a grout curtain) along with site grading and capping were eliminated based on the acceptable engineering practices criterion. Specifically a grout curtain is not feasible for the site conditions and does not represent a reliable means of addressing the problem. Grout curtains have highly limited applications and are undemonstrated relative to hazardous waste containment.

Alternatives involving a ground water table modification were eliminated based on acceptable engineering practices criteria. The alternative is not applicable due to conditions of the release i.e. contaminated surface soil, sediments and water.

Detailed Analysis

The remedial alternatives remaining after the initial screening were subjected to a detailed analysis based on the following criteria as outlined in 40 C.F.R. §300.68(i):

- A. Refinement and specification of alternatives in detail, with emphasis on use of established technology;
- B. Detailed cost estimation, including distribution of costs over time;
- C. Evaluation in terms of engineering implementation or constructibility;
- D. An assessment of each alternative in terms of the extent to which it is expected to effectively mitigate and minimize damage to, and provide adequate protection of, public health, welfare, and the environment, relative to the other alternatives evaluated; and
- E. An analysis of any adverse environmental impacts, methods for mitigating these impacts, and costs of mitigation.

A summary of the results of the detailed analysis of the remedial alternatives for each site area is presented on Tables 16, 17, 18 and 19 and is described more fully in the text below. The column headings on Tables 16-19, technical, environmental/ public health, institutional/land use and cost relate to the various detailed analysis evaluation criteria. The summary information listed under the column heading of "technical" relates in part or in whole to the following detailed analysis criteria; items A, C and D as noted above and set forth at 40 C.F.R. §300.68(i)(2). The column heading environmental/public health relates in part or in whole to the detailed analysis criteria D and E. The column heading of institutional/ land use relates to the detailed analysis criteria D. The column heading of cost relates to item B of the detailed analysis criteria.

Statement of findings, consistent with Executive Orders 11988 and 11990 are included as appendices to this decision document.

Detailed Analysis

Former Lagoon: Five remedial alternatives (listed below) proposed

for source control in the area of the former lagoon are discussed in the following sections.

- 1. Site grading and capping with storm drain relocation (FL-1)
- 2. Soil/waste excavation with off-site disposal (FL-2)
- 3. Soil/waste excavation with on-site landfill facility (FL-3)
- 4. Soil/waste excavation with on-site incineration (FL-4)
- 5. No action (FL-5)

Site grading and capping (FL-1)

This alternative is effective in preventing waste migration by eliminating surface water infiltration and eliminating the storm drain migration pathway by relocating the drainage pipe. This alternative is particularly applicable for this site contamination area because soil/waste material is located above the ground water table; therefore, leachate is not produced due to ground water flow-through. The various tasks associated with this alternative are indicated on the detailed cost estimate sheet, Table 20.

The useful life of a properly maintained clay/synthetic liner cap is estimated to be greater than 50 years, at which time replacement may be required. Installation of tensiometers below the cap would be recommended to determine leakage to the underlying soil. This would be used to detect required cap maintenance or replacement. Tensioneters determine moisture content of unsaturated soils by measurement of soil tension, thereby detecting cap leakage. The surface cap system is a reliable and well-demonstrated technology which prevents surface water infiltration through the buried waste material. Operation and maintenance requirements are not complex. They include long-term ground water monitoring, cap maintenance, and moving to maintain grass cover and prevent tree growth. The facility would have to be maintained indefinitely. The area of the site cap would not be available for future development, and deed restrictions would be required.

The capital, cost and maintenance, and present worth costs of this alternative are summarized in Table 20.

There are no identified site conditions or waste characteristics that would adversely impact the implementation or construction of this alternative at the former lagoon area.

The surface cap system and storm sewer relocation would effectively contain the soil/waste material and prevent contaminant migration. However, the soil/waste material to be capped would not be treated or destroyed. Therefore, the cap system must be maintained and monitored indefinitely since in-situ physical, chemical, or biodegradation mechanisms are not expected to reduce the material to a non-hazardous classification for many years.

This alternative would meet the established public health response objectives for the former lagoon area. The potential direct contact and accidental ingestion exposure pathways would be eliminated by the capping of soil/waste material. Compliance with RCRA regulations Section 264.410 concerning landfill closure and post closure and ground water monitoring would be required to ensure the effectiveness of the cap in minimizing or eliminating the migration of contaminants.

Short term environmental impacts during construction would be minimal for this alternative as summarized below:

- Air emissions would be monitored on-site for worker safety and at potential off-site receptor locations. However, because soil/waste material would not be excavated (except as associated with storm drain removal), air emissions should be minimal.
- Proper sediment and erosion controls would be required to minimize potential adverse impacts to Hocomonco Pond aquatic life, wetland areas, and pond and stream surface water quality. Erosion can be easily controlled at this site.

This alternative would meet the established environmental response objectives for the former lagoon area. The relocation of the storm drainage pipe would eliminate the contaminant migration potential to Hocomonco Pond, and the surface cap would insure that ground water contamination does not occur in the future. It would also have long-term positive impact on Hocomonco Pond.

Soil/Waste Excavation; Off-Site Landfill Disposal (FL-2)

Removal of contaminated soil/waste material from the former lagoon area would effectively eliminate site contamination and prevent future potential contaminant migration. The useful life of the remediation with respect to this site is permanent. The various tasks associated with this alternative are listed on the detailed cost extimate sheet, Table 21.

This alternative is a well-demonstrated and reliable method to mitigate contamination at the former lagoon area.

There are no on-site operational and maintenance requirements associated with this alternative. Site soil/waste contamination would be removed from the site. Therefore, land use restrictions at the former lagoon area would not be required for this alternative.

The capital, operation and maintenance, and present worth costs of this alternative are summarized in Table 21.

There are no identified site conditions or waste characteristics that would adversely impact implementation of this alternative at the former lagoon area.

Two levels of clean-up criteria have been evaluated for soil/waste excavation options. The extent of soil removal based on exposure assessment analysis effectively would excavate and dispose of all identified carcinogenic compounds of concern. The extent of soil removal based on visibly contaminated soils would excavate and dispose of all contaminated material, including the identified carcinogenic compounds of concern. Sampling and analysis would be conducted during excavation to ensure that soils are excavated for disposal in accordance with the selected removal criteria.

This alternative would meet the established public health response objectives. This would pertain to both soil cleanup criteria. The potential direct contact and accidental ingestion exposure pathways would be eliminated by excavation and removal of the material from the site.

Hazardous waste handling and disposal permits would be needed for this alternative, including transportation and manifesting requirements. If off-site landfill disposal is selected, only facilities that meet all RCRA regulations can accept the waste. There is a potential regulatory (off-site disposal policy) constraint regarding this alternative.

Short-term environmental impacts during construction are summarized below:

- Air emissions and off-site air quality impacts during site excavation may be significant due to particulates and volatilization of contaminants. A site contingency plan would be required to minimize adverse air impacts and could include but not be limited to: 1) application of temporary foam to the site excavation area when air quality levels approach maximum acceptable concentrations and 2) stopping work and application of permanent foam to site excavation when air quality levels reach maximum acceptable concentrations and recommencing work when levels were reduced below acceptable levels and measures taken to ensure reoccurrence of similar air quality impacts do not occur.
- Proper sediment and erosion controls would be required to minimize potential adverse impacts to Hocomonco Pond aquatic life and surface water quality. Erosion can be easily controlled at this site.

This alternative would meet the established environmental response objectives for the former lagoon area. The removal of contaminated soil/waste material to an off-site RCRA landfill would eliminate the contaminant migration potential to Hocomonco Pond and would ensure that ground water contamination does not occur in the future. It would also have a long-term positive impact on Hocomonco Pond.

Soil/Waste Excavation; On-Site Landfill Facility (FL-3)

As a result of this alternative waste material will be excavated from the former lagoon area and placed into an RCRA landfill facility constructed on-site. This would effectively mitigate site contamination and prevent future potential migration of contamination associated with the former lagoon area. The technical performance of an on-site RCRA landfill is good compared to other containment technologies. A redundant double liner, leachate collection and storage, and leak detection system would prevent the migration of contaminants from the landfill. Any leakage would be detected and collected prior to entering the ground water. The useful life of a properly maintained on-site landfill would be greater than 50 years. The exact service life cannot be accurately predicted; however, the in-effect "triple" liner system should provide for long-term waste containment. Site conditions are such that a minimum of 10 feet would exist between the base of the landfill and the ground water table. Long-term ground water monitoring would also be provided. The various tasks associated with this alternative are indicated on the detailed cost estimate sheet, Table 22.

Operation and maintenance requirements for an on-site landfill would be relatively complex. They would include ground water monitoring, facility inspection and maintenance, and disposal/treatment of leachate that may be generated from within the landfill.

Land use restrictions would be required for the area of the on-site landfill; no development would be allowed at the landfill site.

The capital, operation and maintenance, and present worth costs for this alternative are provided in Table 22.

There are no identified site conditions or waste characteristics that would adversely impact the implementation or construction of this alternative at the former lagoon area. The site appears to meet acceptable engineering criteria for landfill siting. A waste compatibility evaluation would be required during design of the liner system.

The level of soil/waste cleanup pertaining to the exposure assessment and visible contamination criteria was discussed previously.

This alternative would meet the established public health response objectives for the former lagoon area. This would pertain to both soil cleanup criteria. The potential direct contact and accidental ingestion exposure pathways would be eliminated by excavation and removal of the material from the former lagoon site to the on-site landfill. This alternative would have to comply with the regulatory requirements for new RCRA facilities. Permit approvals from EPA would not be required for an on-site landfill. Compliance with the National Pollutant Discharge Elimination System (NPDES) will be achieved if treated leachate is discharged to the pond or town sewer system.

The short term environmental impacts discussed in association with alternative (FL-2) also pertain to the soil/waste excavation and on-site landfill construction activities associated with this alternative.

This alternative would meet the established environmental response objectives for the former lagoon area. The removal of contaminated soil/waste material to an on-site RCRA landfill would eliminate the contaminant migration potential to Hocomonco Pond and would ensure that ground water contamination does not occur in the future. It would also have a long-term positive impact on Hocomonco Pond.

Soil/Waste Excavation; On-Site Incineration (FL-4)

As a result of this alternative waste material would be excavated from the former lagoon area and completely (99.99 percent) destroyed by thermal oxidation during incineration. This would eliminate contaminants from the site and would eliminate the need for re-disposal at another site where future problems could occur. On-site incineration technology is in the testing stage; full-scale operations have not been implemented. A brief summary of the expected performance/reliablity from rotary kiln and infrared incinerators follows. A vendor for rotary kiln incinerators has two operational mobile units (100 TPD capacity). The technology of the rotary kiln incineration is well demonstrated and is used at stationary hazardous waste incinerators. The vendor has incinerated petroleum wastes.

Infrared incineration is a relative new technology that operates by destruction of waste in an infrared furnace. A vendor for infrared incineration has conducted pilot operations at a phenolic resin plant. A full-scale 100 TPD capacity unit is in design, but is not anticipated to be operational until early 1986. According to the vendor, infrared incineration offers greater process control over zone temperature, residence time, and feed rate. However, this cannot be documented until full-scale hazardous waste trial burns are conducted.

Operation and maintenance requirements for incineration are technically complex and require highly trained personnel specifically trained in that area.

The various tasks associated with this alternative are indicated on the detailed cost estimate sheet, Table 23.

Land use restrictions would not be required for this alternative.

The capital, operation and maintenance, and present worth costs for this alternative including the rotary kiln and infrared incinerator technologies are provided in Tables 23 and 24. The reliability of the cost per ton for incineration cannot be verified with any actual construction cost because full-scale on-site hazardous waste incineration has not taken place. Therefore, the cost for on-site incineration is not well-defined and could vary significantly for actual construction. The cost for infrared incineration, provided by a vendor, is significantly lower than that for rotary kiln incineration. Due to the lack of full-scale experience with hazardous waste incineration, this potential cost savings cannot be fully substantiated.

There are no identified site conditions or waste characteristics that would adversely impact the implementation or construction of this alternative at the former lagoon area.

The level of soil/waste cleanup pertaining to the exposure assessment and visible contamination criteria was discussed previously (refer to alternative FL-2). The level of cleanup with incineration is complete because waste contaminants are thermally destroyed.

This alternative would meet the established public health response objectives for the former lagoon area. This would pertain to both soil cleanup criteria. The potential direct contact/accidental ingestion exposure pathways would be eliminated by excavation and thermal destruction of contaminants.

Technical RCRA incineration requirements would be complied with. Also, compliance with the Clean Air Act and NPDES technical requirements would be necessary.

The discussion of the short-term environmental impacts discussed for Alternative FL-2 also pertains to the soil/waste excavation and on-site incineration construction activities associated with this alternative. As previously noted, contaminant destruction efficiency for incineration is 99.99 percent. RCRA regulations would require trial burns at the site to ensure compliance with air quality standards.

This alternative would meet the established environmental response objectives for the former lagoon area. Removal and destruction of contaminants would eliminate potential contaminant migration potential to Hocomonco Pond and ensure that ground water contamination does not occur in the future. It would also have a long-term positive impact on Hocomonco Pond.

No Action (FL-5)

The no action alternative for the former lagoon area consists of 1) fencing the area, 2) ground water quality monitoring, 3) periodic

monitoring of the storm drainage discharge from Smith Parkway, and 4) placing a deed restriction on future use of the area. The noaction alternative will not eliminate the migration of contaminants to Hocomonco Pond via the storm drain. It would provide for ground water quality monitoring around the former lagoon area. Ground water quality degradation, if it were to occur in the future, would be detected. The various tasks associated with this alternative are indicated on the detailed cost estimate sheets, Table 25. Significant migration of contaminants from the former lagoon area to pond and stream sediments has occurred over the past 9 years since the storm drainage culvert was installed. Consequently, the no action alternative is not be expected to reliably address the site problems in the future because wastes will exist on-site and a migration route (storm drainage pipe) to the pond will still exist.

The operation requirements of monitoring ground water quality and maintenance of the fence would be minimal. The area of contamination to be fenced would not be available for future development, and deed restrictions would be required. Furthermore, if no action were to be taken at the former lagoon, continued restrictions would be required relative to fishing and recreational activities at Hocomonco Pond.

The capital, operation and maintenance, and present worth costs of this alternative are summarized in Table 25.

With this alternative the waste material would not be contained, removed, treated or destroyed. Therefore, there would be no cleanup of site contaminants. In-situ physical, chemical, or biodegradation mechanisms are not expected to reduce the material to a non-hazardous classification for many years.

Fencing of the former lagoon area is proposed to eliminate the direct contact and accidental ingestion exposure pathways at the site. However, the fence may create an attractive nuisance to children and potentially result in increased activity at the site. Maintaining the site in its current state would not comply with state and federal regulations.

Short-term impacts associated with the fence installation would be negligible. Long-term impacts associated with the no action alternative would be continued migration of site contaminants from the former lagoon area to Hocomonco Pond sediments and discharge stream sediments. Continued migration of contaminants to the pond would increase, due to increase in contaminant concentrations, the ingestion and direct contact exposure potential related to recreational use of the pond i.e. wading or swimming.

Furthermore, the continued migration of contaminants to the pond and discharge stream (and potential further migration to the Assabet River wetlands) represents a negative impact on these wetland areas. Exposure to PAHs by some aquatic organisms through food, water, or

sediment contamination has been reported to result in reduced survival and behavioral and reproductive changes.

Kettle Pond Area

Site Grading and Capping (KP-1)

This alternative would not be effective in preventing waste migration at this site. The majority of soil/waste material is located below the ground water table; therefore, leachate is principally produced due to ground water flow-through. Reduced surface water infiltration would not significantly reduce ground water quality degradation downgradient of the site. However, direct contact and accidental ingestion exposure pathways would be eliminated.

The useful life of a properly maintained clay/synthetic liner cap is estimated to be greater than 50 years, at which time replacement may be required. Installation of tensiometers below the cap would be recommended to detect leakage to the underlying soil. This would be used to determine required cap maintenance or replacement. Tensiometers determine moisture content of unsaturated soils by measurement of soil tension, thereby detecting cap leakage. The surface cap is a reliable and well-documented technology which prevents surface water infiltration through the buried waste However, as previously noted, it would not prevent waste material. migration at this particular site. Operation and maintenance requirements are not complex. They include long-term ground water monitoring, cap maintenance, and mowing to maintain grass cover and prevent tree growth. The facility would have to be maintained indefinitely. The various tasks associated with this alternative are indicated on the detailed cost estimate sheet, Table 26. The area of the site cap would not be available for future development, and deed restrictions would be required.

The capital, operation and maintenance, and present worth costs of this alternative are summarized in Table 26.

There are no identified site conditions or waste characteristics that would adversely impact the implementation or construction of this alternative.

The surface cap system would not contain the soil/waste material and would not prevent continued waste migration and resulting ground water quality impacts. However, this alternative would meet established public health response objectives for the Kettle Pond area. The potential direct contact and accidental ingestion exposure pathways would be eliminated by the capping of soil/waste material. Compliance with the technical requirements of RCRA regulations concerning landfill closure, postclosure and ground water monitoring regulations would be necessary. A ground water alternative concentratior limit (ACL) would have to be established and approved as per EPA standards if this alternative were to comply with RCRA standards. Short-term environmental impacts during construction would be minimal for this alternative as summarized below:

- Air emissions would be monitored on-site for worker safety and at potential off-site receptor location. However, because soil/waste material would not be excavated, air emissions should be minimal.
- Proper sediment and erosion controls will be required to minimize potential adverse impacts to Hocomonco Pond aquatic life, wetland areas, and Hocomonco Pond and discharge stream surface water quality. There is a small wetland immediately downgradient of Kettle Pond within the designated Kettle Pond contamination area. The cap would not extend to this wetland area, and sediment erosion controls would mitigate potential adverse impacts to the wetland.

A long-term environmental impact of capping the Kettle Pond would be the permanent loss of the wetlands.

This alternative would not meet the established environmental response goal of improving water quality downgradient of Kettle Pond. The aquifer in this area is designated as a class II aquifer according to EPA's ground water protection strategy. Furthermore, if ground water discharges to Hocomonco Pond and the discharge stream, adverse environmental and potential public health concerns would exist.

Soil/Waste Excavation; Off-Site Landfill Disposal (KP-2)

Removal of contaminated soil/waste material from the Kettle Pond would eliminate site contamination and present future contaminant migration potential. The useful life of the remediation with respect to this site is permanent. The various tasks associated with this alternative are indicated on the detailed cost estimate sheet, Table 27.

This alternative is a well-demonstrated and reliable method to mitigate contamination at this site.

There are no on-site operational and maintenance requirements associated with this alternative. Site soil/waste contamination would be removed from the site; therefore, land use restrictions at the Kettle Pond area would not be required for this alternative.

The capital, operation and maintenance, and present worth costs of this alternative are summarized in Table 27.

There are conditions at Kettle Pond site which would require implementation of specialized construction techniques. Subsurface

steel sheet piling would be required to provide stability to the Otis Street roadway during excavation of Kettle Pond and Otis Street contaminated embankment material. Also, the soil/waste material is currently situated in ground water, and dewatering would be required to allow for excavation in the dry. Water from the dewatering operation would require treatment and disposal. These construction techniques are well-demonstrated, and associated cost factors have been considered.

Two levels of cleanup criteria have been evaluated for soil/waste excavation options. The extent of soil removal based on exposure assessment analysis effectively would excavate and dispose of all identified carcinogenic compounds of concern. The extent of soil removal based on visibly contaminated soils would result in the excavation and disposal of all contaminants including the identified carcinogenic compounds of concern. Sampling and analysis would be conducted during excavation to ensure that soils are excavated for disposal in accordance with the selected removal criteria.

This alternative would meet the established public health response objectives. This would pertain to both soil clean-up criteria. The potential direct contact and accidental ingestion exposure pathways would be eliminated by excavation and removal of the material from the site.

Hazardous waste handling and disposal permits would be needed for this alternative, including transportation and manifesting requirements. EPA has recently directed that if off-site landfill disposal is selected, only facilities that meet all RCRA regulations can accept the waste.

Short-term environmental impacts during construction are summarized below:

- Air emissions and off-site air quality impacts discussed for the former lagoon alternative FL-2 also pertain to this alternative.
- Proper sediment and erosion controls will be required to minimize potential adverse impacts to Hocomonco Pond aquatic life, wetland areas, and Hocomonco Pond and discharge stream surface water quality. There is a small wetland immediately downgradient of Kettle Pond within the designated Kettle Pond contamination area. Sediment and erosion controls would be required to prevent migration of sediments to this wetland. The dewatering system may reduce water levels in the wetland area for the duration of operation (approximately 2 months). No long-term impacts to the wetland area are anticipated.

This alternative would meet the established environmental response objectives for the Kettle Pond area. The removal of contaminated soil/waste material to an off-site RCRA landfill would mitigate ground water contamination downgradient of Kettle Pond by eliminating the source of contamination. This alternative would conform to the goal of ground water quality improvement and comply with EPA's ground water protection strategy.

Soil/Waste Excavation; On-Site Landfill Facility (KP-3)

As a result of this alternative waste material will be excavated from the former Kettle Pond area and placed in an RCRA landfill facility constructed on-site. This would effectively remove the source contamination. The two levels of cleanup criteria discussed for KP-2 also pertains to this alternative. The technical performance of an on-site RCRA landfill is good compared to other containment technologies. A redundant double liner, leachate collection and storage, and leak detection system would prevent the migration of contaminants from the landfill, and leakage would be detected and collected prior to entering the ground water. The useful life of a properly maintained on-site landfill would be greater than 50 years. The exact service life cannot be accurately predicted; however, the in-effect "triple" liner system should provide for long-term waste containment. Site conditions are such that a minimum of 10 feet would exist between the base of the landfill and the ground water table. Long-term ground water monitoring would also be provided. The various tasks associated with this alternative are indicated on the detailed cost estimate sheet, Table 28.

Operation and maintenance requirements for an on-site landfill would be relatively complex. They would include ground water monitoring, facility inspection and maintenance, and disposal/treatment of leachate that may be generated from within the landfill.

Land use restrictions would be required for the area of the on-site landfill; no development would be allowed at the landfill site.

The capital, operation and maintenance, and present worth costs for this alternative are provided in Table 28.

There are conditions at Kettle Pond site which would require implementation of specialized construction techniques. Subsurface steel sheet piling would be required to provide stability to the Otis Street roadway during excavation of contaminated material from the Kettle Pond and Otis Street (west embankment) areas. Since the soil/waste material is currently situated in ground water, dewatering would be required to allow for excavation in the dry. Water from the dewatering operation would require treatment and disposal. These construction techniques are well-demonstrated, and associated cost factors have been considered.

This alternative would meet the established public health response objectives for the Kettle Pond area. The inhalation, direct contact and accidental ingestion exposure pathways would be eliminated by excavation and removal of the material from the Kettle Pond site to the on-site landfill. This alternative would comply with RCRA regulatory requirements and with respect to the construction of a landfill, this would assure adequate protection to the public health, welfare and the environment. Permit approvals from EPA would not be required for an on-site landfill. Compliance with the technical requirements of the National Pollutant Discharge Elimination System (NPDES) would be necessary if treated leachate were discharged to Hocomonco Pond or the town sewer system.

Short-term environmental impacts during construction are summarized below:

- Air emissions and off-site air quality impacts discussed for the former lagoon alternative FL-2 also pertain to this alternative.
- Proper sediment and erosion controls will be required to minimize potential adverse impacts to Hocomonco Pond aquatic life, wetland areas, and pond and stream surface water quality. There is a small wetland immediately downgradient of Kettle Pond within the designated Kettle Pond contamination area. Sediment and erosion controls would be required to prevent migration of sediments to this wetland. The dewatering system may reduce water levels in the wetland area for the duration of operation (approximately 2 months). No long-term impacts to the wetland area are anticipated.
- This alternative would meet the established environmental response objectives for the Kettle Pond area. The removal of contaminated soil/waste material to an on-site RCRA landfill would mitigate ground water contamination downgradient of Kettle Pond by eliminating the source of contamination. This alternative would conform to the goal of ground water quality improvement and comply with EPA's ground water protection strategy.

Soil/Waste Excavation; On-Site Incineration (KP-4)

A discussion of the technical aspects of this alternative can be found above in the discussion relating to the former lagoon (FL-4).

Operation and maintenance requirements for incineration are technically complex and require highly trained personnel specifically trained in that area.

The various tasks associated with this alternative are indicated on the detailed cost estimate sheets, Table 29.

Land use restrictions would not be required for this alternative.

The capital, operation and maintenance, and present worth costs for this alternative including the rotary kiln and infrared incinerator technologies are provided in Tables 29 and 30. The reliability of the cost per ton for incineration cannot be verified with any actual construction cost because full-scale on-site hazardous waste incineration has not taken place. Therefore, the cost for on-site incineration is not well-defined and could vary significantly for actual construction. The cost for infrared incineration, provided by a vendor, is significantly lower than that for rotary kiln incineration. Due to the lack of full-scale experience with hazardous waste incineration, this potential cost savings cannot be fully substantiated.

There are conditions at Kettle Pond site which would require implementation of specialized construction techniques. Subsurface steel sheet piling would be required to provide stability to the Otis Street roadway during excavation of contaminated material at Kettle Pond and Otis Street (west embankment) areas. Also, the soil/waste material is currently situated in ground water, and dewatering would be required to allow for excavation in the dry. Water from the dewatering operation would require treatment and disposal. These construction techniques are well-demonstrated, and associated cost factors have been considered.

The level of cleanup with incineration is complete because waste contaminants are thermally destroyed.

This alternative would meet the established public health response objectives for the Kettle Pond area. The inhalation, direct contact and accidental ingestion exposure pathways would be eliminated by excavation and thermal destruction of contaminants.

RCRA technical incineration requirements would be complied with.

Also, compliance with Clean Air Act and NPDES technical requirements would be necessary. Compliance with NPDES technical requirements would be satisfied for treated waste water discharges from the on-site incinerator.

The short-term environmental impacts discussed for other Kettle Pond alternatives involving soil/waste excavation also pertain to the soil/waste excavation and on-site incineration construction activities associated with this alternative. RCRA regulations would require trial burns at the site to insure that short-term air quality impacts would not occur.

This alternative would meet the established environmental response objectives for the Kettle Pond area. Removal and destruction of contaminants would also mitigate ground water contamination downgradient of Kettle Pond by eliminating the source of contamination. This alternative would conform to the goal of ground water quality improvement and comply with EPA's ground water protection strategy.

Ground Water Containment Barrier; Site Grading and Capping (KP-5)

This alternative would provide for encapsulation of soil/waste material with impermeable barriers. The impermeable slurry wall would be keyed into the underlying impermeable till. Therefore, the waste material would be contained. Ground water would not flow through the material, leachate would not be generated, and ground water quality downgradient of the barrier would be restored to background levels. Seepage of ground water would still occur through the slurry wall. The surface cap would eliminate infiltration into the containment area and would eliminate direct contact and accidental ingestion pathways. The service life of a slurry wall is not easily predicted; however, it is not expected to be a permanent waste management alternative. A service life of 50 years has been estimated. The structural integrity and impermeable nature of the slurry wall can deteriorate with time due to natural processes and potential chemical reactions with PAH contaminants. Containment barriers, particularly slurry walls, have not had significant application relative to hazardous waste site remediation. Their long-term reliability is questionable and not documented. Most existing facilities have not been in long-term operation. There are no operational requirements for the containment barrier itself. Long-term ground water monitoring would be required. Operational requirements for the surface cap are not complex and include maintenance and mowing. The cap would have to be maintained indefinitely. The various tasks associated with this alternative are indicated on the detailed cost estimate sheets, Table 31.

The area of the site cap and containment barrier would not be available for future development, and deed restrictions would be required.

The capital, operation and maintenance, and present worth costs of this alternative are summarized in Table 31.

There are no identified site conditions that would adversely impact the implementation or construction of this alternative. PAH compatibility with the slurry wall would have to be evaluated in detail during design to ensure that adverse impacts are alleviated.

Site soil/waste material would be contained, except for small quantities of seepage through the barrier wall.

This alternative would meet the established public health response objectives for the Kettle Pond area. The potential direct contact and accidental ingestion exposure pathways would be eliminated. Compliance with RCRA technical requirements concerning landfill closure, post closure and ground water monitoring would be necessary.

Short-term environmental impacts during construction would be minimal for this alternative as summarized below:

 Air emissions would be monitored on-site for worker safety and at potential off-site receptor locations. However, because soil/waste material would not be excavated, air emissions should be minimal.

Proper sediment and erosion controls will be required to minimize potential adverse impacts to Hocomonco Pond aquatic life, wetland areas, and Hocomonco Pond and discharge stream surface water quality. There is a small wetland immediately downgradient of Kettle Pond within the designated Kettle Pond contamination area. The cap would not extend to this wetland area, and sediment erosion controls would mitigate any potential adverse impacts to the wetland.

A long-term environmental impact of capping the Kettle Pond would be the permanent loss of the wetlands.

This alternative would not meet all the established environmental response objectives for the Kettle Pond area. The containment of contaminated soil/waste material would mitigate ground water degradation downgradient of Kettle Pond by controlling the source. This alternative would conform to the goal of ground water quality improvement and comply with EPA's ground water protection strategy. However, long-term degradation of the slurry wall could result in reoccurrence of ground water quality degradation.

Ground Water Pumping and Treatment: Site Grading and Capping (KP-6)

This alternative would recover contaminated groundwater in the Kettle Pond area and prevent migration of the ground water contamination plume downgradient of Kettle Pond. The recovered ground water would be treated and discharged to surface water or to the town sewer. Two treatment alternatives have been evaluated: 1) granular activated carbon (GAC) and 2) connection to the expanded Westborough sewage treatment plant (STP) currently proposed. The Kettle Pond area would be covered with fill to prevent direct contact or accidental incestion of contaminated materials.

GAC treatment is a demonstrated effective technology for high efficiency treatment of PAHs. Treatment of hazardous waste leachate at public STPs has been evaluated and shows promise for PAHs. The STP treatment efficiency would be expected to be less than GAC treatment. Bench-scale or pilot plant studies would be required to confirm treatment based on the process design of the Westborough STP.

GAC could be considered a reliable treatment alternative; however, operation and maintenance requirements would be extensive and complex. Personnel would have to be assigned to inspect the facility on a daily basis, maintenance requirements would be substantial for the treatment and pumping system, and the carbon would have to be replaced as required. The major components of the GAC treatment facility would have a service life of approximately 50 years; pumps and other treatment components would have to be replaced on a much more frequent basis. For STP treatment, operation and maintenance requirements would be those related to the ground water extraction system. It is assumed that the Westborough STP will be operated, maintained, and upgraded as required on a permanent basis. For both treatment alternatives, the ground water extraction wells would have to be redeveloped as required. The various tasks associated with this alternative are indicated on the detailed cost estimate sheets, Tables 32 and 33.

The Kettle Pond area would not be available for future development and deed restrictions would be required.

The capital, operation and maintenance, and present worth costs of this alternative are summarized in Tables 32 and 33.

There are no identified site conditions or waste characteristics that would adversely impact the implementation of the GAC treatment alternative. The implementation of the STP treatement alternative is predicated on confirmation of treatability and acceptance by local and state governmental/regulatory agencies.

This alternative would not contain or directly treat the soil/waste material. Leachate will continue to be produced, and the facility would have to be operated on a permanent basis. As previously noted, reduction of PAH levels in soil/waste material by natural processes would take many years. The ground water plume from the Kettle Pond area would be collected and treated. This alternative would meet the established public health response objectives. The potential direct contact and accidental ingestion exposure pathways would be eliminated.

NPDES technical compliance will be required.

Short-term environmental impacts during construction would be minimal for this alternative as summarized below:

- Air emissions would be monitored on-site for worker safety and at potential off-site receptor locations. However, because soil/waste material would not be excavated air emissions should be minimal.
- Proper sediment and erosion controls would be required to minimize potential adverse impacts to Hocomonco Pond aquatic life, wetland areas, and Hocomonco Pond and discharge stream surface water quality. There is a small wetland immediately downgradient of Kettle Pond within the designated Kettle Pond contamination area. Sediment and erosion controls would be required to prevent migration of sediments to this wetland.

A long-term environmental impact of capping the Kettle Pond would be the permanent loss of the wetlands. This alternative would not meet all the established environmental response objectives for this area. Ground water would be treated; therefore, this alternative would conform to the goal of ground water quality improvement and comply with EPA's ground water protection strategy. Reduction of water levels in the wetland area near the extraction system could be expected.

No Action (KP-7)

The no action alternative for the Kettle Pond area consists of 1) fencing the contamination area, 2) ground water quality monitoring, and 3) placing a deed restriction on future use of the area. The no action alternative would not contain, treat, or destroy the hazardous soil/waste material associated with this site. Ground water would continue to degrade downgradient of the site. Fencing the site would minimize associated health risks.

The operation and maintenance requirements of monitoring ground water quality and maintenance of the fence would be minimal.

The area of contamination to be fenced would not be available for future development, and deed restrictions would be required.

The capital, operation and maintenance, and present worth costs of this alternative are provided in Table 34.

The soil/waste material would not be contained, removed, or treated/destroyed. Ground water degradation would persist. Therefore, there would be no cleanup of site contaminants. In-situ physical, chemical, and biodegradation mechanisms are not expected to reduce the material to a non-hazardous classification for many years

Fencing of the Kettle Pond area should reduce the direct contact and accidental ingestion exposure pathways at the site.

Maintaining the site in its current state would not comply with state and federal regulations.

Short-term impacts during fence installation are negligible. The long term environmental impacts include the potential contamination of surface water resulting from ground water discharge to the Eocomonco Pond discharge stream. Potential adverse impacts to public health, aquatic species and wetlands related to contaminated surface water are not addressed by the no action alternative. In addition, the potential future use of the ground water resource would be restricted.

Hocomonco Pond and Discharge Stream

Eydraulic Sediment Dredging and Disposal/Treatment (HP-1)

Removing contaminated sediments from Hocomonco Pond would be an effective and permanent response at this time. The hydraulic dredging technology is a well-demonstrated and proven technology. However, in removing contaminated sediments, the high volume of water extracted to form the pumpable slurry mixture would require Additional leachability testing of Hocomonco Pond treatment. sediments would be required to determine if treatment would be required. A small, remotely operated dredge could be used at this Turbidity resulting from the dredging operation should be site. minimal; floatable-submerged silt fabric could be used to further minimize sediment migration to other area of the pond during a The various tasks associated with this alternative dredging operation. are indicated on the detailed cost estimate sheet Table 35.

Recreational (swimming and fishing) restrictions would not be required after site remediation.

The capital, operation and maintenance, and present worth costs of this alternative are summarized in Tables 35 and 36.

There are no identified site conditions or waste characteristics that would adversely impact the implementation or construction of this alternative.

The level of cleanup at Hocomonco Pond and the discharge stream would be complete.

This alternative would meet the established public health response objectives. The direct contact and accidental ingestion exposure pathways would be eliminated.

RCRA technical requirements would be met for the selected waste disposal activity and NPDES technical compliance would be required for the discharge of treated water from the sediments. State or local floodplain and wetlands laws would also be considered.

Short-term environmental impacts during construction are summarized below:

- Air emmissions and off-site air quality impacts discussed for the former lagoon alternative FL-2 also pertain to this alternative.
- Short-term impacts to Hocomonco Pond aquatic species could occur during the dredging operation including uptake by the dredged unit and turbidity impacts during dredging.

This alternative would meet the established remedial response objectives for Hocomonco Pond. No long-term adverse environmental impacts are projected due to the dredging operation.

Mechanical Sediment Dredging and Disposal/Treatment (HP-2)

Removal of contaminated sediments from Hocomonco Pond by mechanical dredging would be an effective and permanent response. The pond water level would be lowered by pumping, and dragline dredging of relatively dewatered sediments would be conducted from shore. This is a proven, well-demonstrated technology. Turbidity and sediment migration to other areas of the pond during dredging would be controlled. Treatment quantities of leachate water from the sediment dewatering main would be reduced over levels anticipated for hydraulic dredging. The various tasks associated with this alternative are indicated on the detailed cost estimate sheet Table 37.

Recreational (swimming and fishing) restrictions would not be required after site remediation.

The capital, operation and maintenance, and present worth costs of this alternative are summarized in Table 37.

There are no identified site conditions or waste characteristics that would adversely impact the implementation or construction of this alternative.

The level of cleanup at Hocomonco Pond and discharge stream as a result of this alternative is complete.

This alternative would meet the established public health response objectives. The direct contact and accidental exposure pathways would be eliminated. RCRA technical requirements would be met for the selected waste disposal activity and NPDES technical compliance would be required for the discharge of treated water from the sediments. State or local floodplain and wetlands laws would also be considered.

Short-term environmental impacts during construciton are summarized below:

- Air emissions and off-site air quality impacts discussed for the former lagoon alternative FL-2 also pertain to this alternative.
- Some short-term impacts to Hocomonco Pond aquatic species would occur when the pond level is lowered. However, the impact is anticipated to be restricted to the controlled area of dredging.

This alternative would meet the established environmental response objectives for Hocomonco Pond. No long-term adverse impacts are projected due to the dredging operation.

Capping of Sediments (HP-3)

This alternative may be effective in containing the sediments in place. The migration of contaminated sediments would be mitigated. However, organic desorption from sediments to surface water is

possible. Further leachability testing of contaminated sediments would be required to fully evaluate this potential. It is expected that the sediment cap would be stable in Hocomonco Pond, due to the low (non-scouring) flow conditions. The stability of the cap at the shoreline is questionable. Erosion of the cap by wave action at the shoreline could be a problem. Frequent inspection of the cap would be required. Capping of contaminated sediments is a well-demonstrated and effective technology; operation and maintenance requirements would be minimal. The various tasks associated with this alternative are indicated on the detailed cost sheet, Table 38.

Recreational (swimming, boating and fishing) restrictions would be required after site remediation. Recreational activities in the area of the cap would threaten the integrity of the cap and possibly result in the release of contaminants.

The capital, operation and maintenance, and present worth costs of this alternative are summarized in Table 38.

There are no identified site conditions or waste characteristics that would adversely impact the implementation or construction of this alternative.

The sediment cap should contain the contaminated sediments and prevent future migration. The sediment material to be capped would not be treated or destroyed; therefore, this alternative does not represent complete cleanup.

If organic desorption from sediments to surface water is determined not to be a problem, this alternative would meet the established public health response objectives. The direct contact and accidental ingestion exposure pathways would be eliminated.

State or local floodplain and wetlands law would also be considered.

Short-term environmental impacts during construction would be minimal as summarized below:

- Air emissions would be monitored on-site for worker safety and at potential off-site receptor locations. However, because sediments would not be excavated, air emissions should be minimal.
- Some short-term impact to Hocomonco Pond aquatic species could occur when the pond level is lowered. However, the impact is anticipated to be restricted to the area to be capped.

Potential long-term environmental and public health concerns exist for contaminant desorption and migration to surface water.

No Action (HP-4)

The no action alternative would consist of continued restrictions on swimming and fishing at Hocomonco Pond. The no-action alternative would not prevent the further migration of contaminated sediments and would not address the potential impacts of contamination in Hocomonco Pond. The restriction on swimming and fishing are not reliable, and the potential for direct contact and accidental ingestion of sediments would continue to exist.

There are no capital, operation and maintenance, and present worth costs associated with this alternative.

The contaminated sediment would not be contained, removed or treated/destroyed. Therefore, there would be no cleanup of site contaminants, and contaminated sediment migration would continue to occur. In-situ waste reduction mechanisms would not reduce the material to a non-hazardous classification for many years. The direct contact and accidental ingestion response objectives would not be met. The potential consumption exposure pathway to humans from fish ingestion would not be addressed.

Maintaining the site in its current state would not comply with state and federal regulations.

The potential long-term impacts discussed for the former lagoon no action alternative also pertain to this no action alternative.

Otis Street Area (East Side)

Embankment Capping (0S-1)

This alternative would be effective in preventing surface water infiltration. The useful life of a properly maintained clay/synthetic liner cap is estimated to be greater than 50 years, at which time replacement may be required. Installation of tensiometers below the cap would be recommended to detect leakage to the underlying soils by measurement of soil tension, thereby detecting cap leakage. The surface cap system is a reliable and well-demonstrated technology which prevents surface water infiltration.

The various tasks associated with this alternative are indicated on the detailed cost estimate sheet Table 39.

Operation and maintenance requirements are not complex. They include long-term ground water monitoring, cap maintenance, and mowing to maintain grass cover and prevent tree growth. The facility would have to be maintained indefinitely. Deed restrictions would be required for the embankment area.

The capital, operation and maintenance, and present worth costs for this alternative are summarized in Table 39.

There are no identified site conditions or waste characteristics that would adversely impact the implementation or construction of this alternative.

This alternative would not adequately address the potential public health risks and environmental impacts associated with migration of contamination to surface water in the Hocomonco Pond discharge stream. Compliance with RCRA technical requirements would be required.

Short-term environmental impacts during construction would be minimal for this alternative as summarized below:

- Air emissions would be monitored on-site for worker safety and at potential off-site receptor locations. Air emissions should be minimal since sediments will not be excavated.
- Proper sediment and erosion controls would be required to minimize potential adverse impacts to surface water quality and aquatic life in wetland areas, i.e. Hocomonco Pond and discharge stream. Erosion can be easily controlled at this site.

The long-term environmental response objectives would not be met by this alternative. This alternative, by monitoring ground water and capping the area, would not ensure that surface water quality degradation resulting from contaminant migration through the storm drain would not occur.

Storm Drain Sealing (OS-2)

This alternative would be effective in preventing the potential for infiltration into the storm drain and resulting migration of contaminants to the Hocomonco Pond discharge stream. This is an effective well-demonstrated alternative. Operation cr maintenance requirements include the periodic testing of the surface water quality in the discharge stream. The various tasks associated with this alternative are indicated on the detailed cost estimate sheet, Table 40.

Deed restrictions would be required for the embankment area. The capital, operation and maintenance, and present worth costs for this alternative are summarized in Table 40.

There are no site conditions that would prevent the implementation of this alternative.

This alternative would address the potential public health risks and environmental impacts associated with migration of contamination to surface water in the Hocomonco Pond discharge stream.

Short-term environmental impacts during construction would be minimal for this alternative as summarized below:

- Air emissions would be monitored for worker safety and at potential off-site receptor locations. Air emissions should be minimal.
- Proper sediment and erosion controls would be required to minimize potential adverse impacts to surface water quality and aquatic life in wetland areas i.e. Hocomonco Pond and discharge stream. Erosion can be easily controlled at this site.

The long-term environmental response objectives would be met.

No Action (OS-3)

Contaminated soil was not detected within the designated Otis Street contamination area. Low levels of three critical contaminants were detected in the ground water. Creosote odor was present in several storm drain catch basins. The no action alternative would provide for monitoring of ground water and surface water quality (discharge) to detect future contamination.

Deed restrictions would be required for the east embankment area.

The operation and maintenance and present worth costs for this alternative are summarized in Table 41.

The no action alternative would not address the potential public health risks or environmental impacts associated with this area.

Ground water monitoring consistent with the technical requirements of RCRA regulations would be necessary.

RECOMMENDED ALTERNATIVES

Under 40 C.F.R. § 300.68(j) the remedial alternatives selected by the EPA should be determined to be the cost-effective alternative, i.e. the lowest cost alternative that is technologically feasible and reliable and which effectively mitigates and minimizes damage to and provide adequate protection of public health, welfare and the environment.

This section summarizes the recommended remedial action selected to address site contamination in the following areas, 1.) Former Lagoon, 2.) Kettle Pond Area, 3.) Hocomonco Pond and Discharge Stream, 4.) Otis Street, and 5.) Isolated Areas.

Former Lagoon

The remedial action, FL-1, recommended for the area of the former lacoon consists of site grading, capping, removal/disposal and

relocation of the storm drain pipe which presently runs from Smith Parkway, passing along the east side of the former lagoon, to an outlet at Hocomonco Pond. This alternative is a technologically feasible and reliable means of preventing waste migration by eliminating surface water infiltration and the migration of contaminants via the storm drain. Alternative FL-1 is the lowest cost alternative that effectively mitigates damage to the environment and provides adequate protection of the public health, welfare and environment.

This alternative is particularly applicable for this site contamination area because all soil/waste material is located above the ground water table; therefore, leachate is not produced due to ground water flow-through. The surface cap and storm drain removal/relocation would effectively contain the soil/waste material and prevent contaminant migration to Hocomonco Pond and ground water. The soil/waste material to be capped would not be treated or destroyed. The cap system must be maintained and monitored indefinitely since in-situ physical, chemical or biodegradation mechanisms are not expected to reduce the material to a non-hazardous classification for many years.

This alternative will meet the established long-term environmental response objectives of preventing contaminant migration to Hocomonco Pond and discharge stream as well as protect the ground water in this area from future contamination.

This alternative would meet the established public health response objectives for the former lagoon area. The potential direct contact and accidental ingestion exposure pathways will be eliminated by the capping of soil/waste material and relocation of the storm drain. Compliance with the tecnhical requirements of 40 C.F.R. subpart G and § 264.31 relating to landfill closure and post closure care and 40 C.F.R subpart F relating to ground water protection will assure adequate protection of public health and the environment. The area of the site cap would not be available for future development, and deed restrictions would be required.

A detailed cost estimate for this remedial action is shown on Table 20.

The other remedial alternatives proposed for the former lagoon in the feasibility study but not recommended are discussed below.

Soil/Waste Excavation: Off-Site Landfill Disposal (FL-2)

The reason this alternative (FL-2) is not recommended is that the cost of excavation and off-site disposal is not justified given the site conditions. The cost of this alternative is almost an order of magnitude greater than the recommended alternative. This alternative does not provide for substantially greater protection of the public health, welfare and environment. Since the soil/waste is not contaminating ground water, excavation is not necessary. Furthermore, the potential for short-term adverse impacts related to air quality and wetland/floodplain concerns would be greater if the soil/waste were excavated.

Soil/Waste Excavation: On-Site Landfill Facility (FL-3)

The reason this alternative (FL-3) is not recommended is that the additional cost above that of the recommended alternative (FL-1) are not justified. This alternative does not provide for substantially greater protection of the public health, welfare and environment. The ground water and short-term potential adverse impacts concerns discussed relative to FL-2 also pertain to this alternative (FL-3).

Soil/Waste Excavation: On-Site Incineration (FL-4)

The reasons this alternative (FL-4) is not recommended are the same as those discussed for FL-2 except that the cost of this alternative using rotary kiln incineration is clearly more than an order of magnitude greater than the cost of the recommended alternative (FL-1). This alternative does not provide for substantially greater protection of the public health, welfare and environment. Furthermore, infrared incineration technology is not well demonstrated and, hence, may not be a reliable incineration method for waste materials at this site.

The ground water and short-term potential adverse impacts concerns discussed relative to alternative FL-2 also pertain to this alternative (FL-4).

No Action (FL-5)

The reason this alternative (FL-5) is not recommended is that it does not provide for adequate protection of the public health, welfare and environment.

Kettle Pond Area

The remedial action, KP-3, recommended for the Kettle Pond Area consists of contaminated soil/waste excavation with on-site disposal of the excavated material in a landfill designed to meet RCRA technical standards. Implementation of the alternative will also include dewatering of the Kettle Pond and lowering of the ground water level prior to and during excavation in the immediate Kettle Pond area.

This alternative would effectively mitigate site contamination by removing the source, thereby eliminating the source of ground water contamination in the Kettle Pond area. Ground water draw down prior to soil/waste excavation in the Kettle Pond area is expected to remove contaminated ground water in the area. Evaluation of ground water quality after soil/waste excavation will be part of the recommended alternative.

The extent of soil/waste removal will be based primarily on the visible contamination criteria but will include additional removal of contaminants based on sampling and analysis of soil conducted during excavation to ensure that contaminated soils are excavated to the extent necessary to ensure mitigation of ground water contamination. The extent of excavation beyond the visible contamination criteria is expected to be approximately two to three feet. The costs associated with excavation to this extent are included in the detailed cost estimate.

The ground water pumping and treatment system installed to lower the ground water prior to and during the excavation of soil/waste material will be operated after the excavation, if necessary, contingent upon an evaluation of ground water quality after soil/waste removal. The cleanup level for ground water and the duration of the pump and treatment phase, if necessary, will be determined for the site conditions existing after soil/waste removal.

The performance of the on-site landfill as it relates to the protection of public health and the environment will be assured by compliance with RCRA technical standards.

A double liner, leachate collection and storage, and leak detection system will prevent the migration of contaminants from the landfill, and leakage would be detected and collected prior to entering the ground water. The useful life of a properly maintained on-site landfill is expected to be greater than 50 years. The exact service life cannot be accurately predicted; however, the in-effect "triple" liner system should provide for long-term waste containment. Site conditions are such that a minimum of 10 feet would exist between the base of the landfill and the ground water table. Long-term ground water monitoring and post closure maintenance will also be provided.

Operation and maintenance requirements for an on-site landfill will be relatively complex. They would include ground water monitoring, facility inspection and maintenance and disposal/ treatment of leachate that may be generated from within the landfill.

A waste compatability evaluation would be required during design of the liner system.

This alternative would meet the established environmental response objectives for the Kettle Pond area. This alternative will conform to the goal of ground water quality improvement and comply with EPA's ground water protection strategy.

This alternative would neet the established public health response objectives for the Kettle Pond area. The inhalation, direct contact and accidental ingestion exposure pathways will be eliminated by excavation of the soil/waste material from the Kettle Pond site. To achieve CERCLA's goals of protecting public health, welfare, and the environment, there is no practicable alternative but to affect the wetlands in the Kettle Pond area. The selected remedial alternative will include mitigative measures.

The other remedial alternatives proposed for the Kettle Pond area in the feasibility study but not recommended are discussed below.

Site Grading and Capping (KP-1)

The reason this alternative is not recommended is that site grading and capping does not address the concern of ground water contamination, hence, the alternative provides inadequate protection of the environment. Furthermore, capping of the Kettle Pond will result in permanent loss of wetlands.

Soil/Waste Excavation: Off-Site Landfill Disposal (KP-2)

The reason this alternative is not recommended is that the cost of soil/waste excavation: off-site landfill disposal is much higher than the cost of the recommended alternative and does not provide substantially greater protection of the public health, welfare and environment.

Soil/Waste Excavation: On-Site Incineration Facility (KP-4)

The reason this alternative (KP-4) is not recommended is that the cost of the alternative using rotary kiln incineration is too high, almost an order of magnitude greater than the cost of the recommended alternative (KP-3). Furthermore, infrared incineration technology is not well demonstrated, hence, may not be a reliable incineration method for the waste materials at this site.

Additionally, this alternative (KP-4) doe not provide substantially greater protection of the public health, welfare and environment, while substantially greater in costs.

Ground Water Containment: Site Grading and Capping (KP-5)

The reason this alternative (KP-5) is not recommended is that the reliability of the slurry wall which is the major element of the containment technology is questionable. Furthermore, since some seepage of ground water is anticipated, continued degradation of ground water quality and migration of contaminated ground water is possible. Furthermore, in order to eliminate the public health concerns related to the ingestion and direct contact exposure pathways the Kettle Pond would be capped. Capping will result in the permanent loss of wetlands. This alternative (KP-5) is considered unreliable and hence, provides inadequate protection of the public health, welfare and environment.

Ground Water Pumping and Treatment: Site Grading and Capping (KP-6)

The reason this alternative (KP-6) is not recommended is that implementation of the alternative will result in permanent adverse environmental impacts. In order to eliminate the public health concerns related to the ingestion and direct contact exposure pathways, the Kettle Pond would be capped. Capping will result in the permanent loss of wetlands.

No Action (KP-7)

The reason this alternative (KP-7) is not recommended is that it provides inadequate protection of the public health, welfare and environment. The potential ingestion and direct contact exposure pathways are not adequately addressed. The no action alternative does not address the soil/waste source in the ground water nor does it address the concerns related to existing ground water contamination.

Hocomonco Pond and Discharge Stream

The recommended remedial action for Hocomonco Pond and discharge stream is mechanical dredging of contaminated sediments with on-site disposal (HP-2). Disposal based on design consideration related to facility capacity and topography will be either on top of the former lagoon, which will be capped (refer to FL-1), or in an approved landfill facility (refer to KP-3) or a combination of both.

This alternative effectively provides adequate protection of the public health, welfare and environment by removing contaminated sediments from Hocomonco Pond and the discharge stream.

The pond water level in the controlled (bulkheaded) work area of contamination would be lowered by pumping. Mechanical dredging of relatively dewatered sediments would be conducted from shore. Sediments would be excavated to a depth of approximately one foot. This is a proven, well-demonstrated technology. Turbidity and sediment migration to other areas of the pond during dredging will be controlled by a physical barrier (bulkhead). Treatment of leachate water from the dewatering main will be handled by an on-site water treatment unit. Treated water would be discharged to surface water.

No long-term adverse impacts are envisioned due to the dredging operation.

This alternative would meet the established environmental response objectives of restoring Hocomonco Pond to a condition in which recreational (bathing and fishing) restrictions will no longer be required.

This alternative would meet the established public health response objectives. The inhalation, direct contact and accidental exposure pathways would be eliminated. Minimization of adverse air quality impacts resulting from sediment excavation will be addressed during design.

The capital, operation and maintenance, and present worth costs for this alternative are summarized in Table 37.

In terms of the wetlands (Hocomonco Pond and the discharge stream) the short-term and long-term adverse impacts of the recommended alternative have been considered. Although the recommended alternative of dredging will have a short-term adverse impact on the pond and discharge stream, it does provide for a complete cleanup.

To achieve CERCLA's goals of protecting public health, welfare, and the environment, there is no practicable alternative but to affect the pond wetland area. The selected remedial alternative will include mitigative measures.

Consistent with Executive Orders 11988 and 11990 concerning wetlands and floodplains, a Statement of Findings has been prepared and is included as Appendix D to this document.

The other remedial alternatives proposed in the feasibility study for Hocomonco Pond and the discharge stream but not recommended are discussed below.

Hydraulic Sediment Dredging and Disposal/Treatment (HP-1)

The reason this alternative (HP-1) is not recommended is that the cost is substantially higher than the cost of the recommended alternative of mechanical dredging and disposal/treatment. Hydraulic dredging would not provide any additional level of protection for the public health, welfare and environment over that provided by the recommended alternative (HP-2).

Capping of Sediments (HP-3)

The reason this alternative (HP-3) is not recommended is that the reliability of a cap given site conditions is questionable. There is a potential for desorption of contaminants from sediments resulting in a release of contamination to surface water. Capping may provide inadequate protection of the public health and environment. There is a potential exposure pathway, and potential adverse effects on the wetland and wetland aquatic species. Furthermore, capping would have a greater adverse short-term impact on the wetland (Ecomonco Pond) than the recommended alternative.

No Action (HP-4)

The reason this alternative is not recommended is that it provides inadequate protection of the public health, welfare and environment. The public health and environmental response objectives established for the Hocomonco Pond and discharge stream would not be met. Exposure pathways and associate risks to the public health and environment would not be eliminated.

Otis Street (East Side)

The recommended remedial action for the Otis Street (East Side) site area is to seal the open-joint storm drain pipe (OS-2). This alternative would be effective in preventing the potential of contamination from entering the open-joint storm drain and migrating to the Hocomonco Pond discharge stream. This is an effective, well-demonstrated and reliable means to achieve the environmental remedial response objective of protecting surface water quality in the Hocomonco Pond discharge stream and the adjacent wetlands/flood-This alternative (OS-2) will also be an effective, plain area. reliable means to achieve the public health objectives by preventing any potential exposure to contaminated surface water in the Hocomonco This alternative (OS-2) will provide adequate Pond discharge stream. protection of the public health, welfare and environment.

Environmental impacts related to wetlands and floodplains during construction will be minimal for this alternative.

To achieve CERCLA's goals of protecting public health, welfare and the environment, there is no practicable alternative but to affect the wetland in the Kettle Pond area. The selected remedial alternative will include mitigative measures.

Consistent with Executive Orders 11988 and 11990 concerning wetlands/floodplains, a Statement of Findings has been prepared for this alternative (refer to Appendix E).

There are no long-term adverse environmental public health impacts identified with this alternative.

There would be no operation or maintenance requirement except for the periodic testing of the surface water quality at the drain outlet (Hocomonco Pond discharge stream). Deed restrictions would be required for the embankment area.

The capital, operation and mainentance, and present worth costs for this alternative are summarized in Table 40.

The other remedial alternatives proposed for Otis Street in the Feasibility Study but not recommended are discussed below.

Embankment Capping (OS-1)

The reason this alternative (OS-1) is not recommended is that the cost is greater than the cost of the recommended alternative and the alternative does not provide adequate protection of the public health, welfare and environment. Also, capping would pose a greater potential for adverse impacts on the Hocomonco Pond discharge stream (Assabet River wetland) than the recommended alternative (OS-2).

No Action (OS-3)

The reason this alternative (OS-3) is not recommended is that it provides inadequate protection of the public health, welfare and environment. The migration of contaminants and the potential exposure pathways to the public and the environment (i.e. Hocomonco Pond discharge stream and Assabet River wetlands), would not be addressed.

Isolated Areas

The remedial actions recommended for the three isolated areas of contamination on-site are discussed below. These three areas pose a potential route of exposure through ingestion and dermal contact with contaminated soils and waste material.

Ten to twelve shallow soil borings and sampling and analysis are needed during the design phase to determine the exact quantity to be excavated from these areas.

Tank Bases - It is recommended that the tank bases be removed for disposal on top of the former lagoon before it is capped or in the landfill to be constructed on site for the Kettle Pond soil/waste material.

This action would be effective in eliminating the risk of exposure, ingestion and dermal contact associated with the creosote product in the tank bases.

<u>Contaminated Soil near MW-1</u> - It is recommended that the contaminated soil be removed for disposal on top of the former lagoon or in the landfill to be constructed on site for the Kettle Pond soil/waste material.

Storm Drain Channel (Southwest Side of Site) - It is recommended that the contamination in the storm drain channel be removed for disposal in the on-site RCRA landfill to be constructed for the Kettle Pond soil/waste material.

The short-term environmental impacts during implementation of these actions would be minimal.

Air emissions would be monitored on-site for worker safety and at potential off-site receptor locations. Proper sediment and erosion controls would be required relative to actions at the tank bases and storm drain to minimize potential adverse impacts to Econonco Pond. Erosion can be easily controlled at these site locations.

No long-term adverse impacts are identified with these actions.

Operation and maintenance costs associated with on-site disposal of these materials has already been addressed relative to the disposal facilities for the Former Lagoon and Kettle Pond alternatives.

Removal and on-site disposal of contaminants identified at these three locations is preferred over the no action alternative. No action would allow for the high potential risk of exposure by humans and animals, particularly at the locations of the tank bases and MW-1.

Capital costs related to the disposal of isolated site contamination are included in the cost estimates for alternative FL-1.

Community Relations

Community relations relative to the studies at the Hocomonco Pond site have been good. Community interest by citizens and local officials is not high but is focused on several issues. The community is concerned about the water quality and future expansion of the water supply at the Otis Street well area. The community is also interested in restoring Hocomonco Pond so that recreational use of the pond can be permitted. Hocomonco Pond is currently closed to all recreational use. Although the town of Westborough is a PRP and potentially liable for cost recovery actions, local officials advocate costly remedial alternatives which would remove and/or destroy the contamination at this site so as to preclude any future problems related to the contamination. Community concerns are addressed in greater detail in the attached Responsiveness Summary.

OPERATION AND MAINTENANCE

Operation and maintenance topics, requirements and costs, are included in the text and on tables referenced in the Summary of the Recommended Alternative section.

CONSISTENCY WITH OTHER FEDERAL ENVIRONMENTAL LAWS

Environmental laws which are applicable or relevant to the actions proposed are as follows:

- * Resource Conservation and Recovery Act (RCRA), Part 264.
- Executive Orders 11990 (Wetlands) and 11988 (Floodplain), and Guidance outlined under 40 CFR Part 6, Appendix A.

- Clean Water Act
- ° Clean Air Act
- Safe Drinking Water Act

The proposed alternatives were reviewed for consistency with applicable RCRA technical standards, specifically 40 C.F.R. Part 264. Subpart G entitled Closure and Post Closure and 40 C.F.R. §264.310 Subpart N - Landfill, entitled Closure and Post Closure Care.

Former Lagoon

The cap and closure activities will be designed in accordance with Section 264.310(a) to:

- Provide long-term minimization of migration of liquids through the closed landfill;
- 2) Function with minimum maintenance;
- 3) Promote drainage and minimize erosion or abrasion of the cover;
- 4) Accomodate settling and subsidence so that the cover's integrity is maintained; and
- 5) Have a permeability less than or equal to the permeability of any bottom liner or subsurface soils.

The cap installation will be performed as specified in §264.303. The landfill will be surveyed and a notice will be placed in the deed and to the local land authority as specified in §264.119 and §264.120. The applicable closure requirements in §264 Subpart G will be addressed (Decontamination/Disposal of Equipment, Certification by Professional Engineer) Site Security will be provided as specified in §264.117(b)). Post closure care and ground water monitoring will be performed in accordance with 40 C.F.R. Subparts F and G and Subpart N §264.310(b).

Kettle Pond Area

The excavation and on-site landfill design and construction will be performed in accordance with the applicable RCRA technical standards. The RCRA closure regulations require either closure by removal of waste and waste residues which is equivalent to closure as a surface impoundment or closure as a landfill by capping and appropriate post closure care. The proposed excavation for the Kettle Pond area will meet the technical requirements of 40 C.F.R. Section 264.228, setting out the applicable closure standard requiring the removal or decontamination of all waste residues and contaminated subsoils. As discussed herein, the residual soils contamination level after excavation will be protective of human health and the environment. A ground water monitoring program will be implemented to monitor water quality.

The design and construction of an on-site RCRA landfill adjacent to the Former Lagoon area will be in accordance with the technical design and operating requirements of 40 C.F.R. §264.301 as amended July 15, 1985 (Federal Register Vol. 50, No. 135, p. 28748). The design will include a double liner system with leak detection between the liners and leachate collection above the top liner. The cover design and post closure care will be in accordance with §264.310(a) and (b) and other applicable requirements. The cover system design will be contiguous with the Former Lagoon area, thereby minimizing the complexity of post closure care (See previous section on former lagoon area for post closure care and ground water monitoring of the landfill).

As part of the excavation process at Kettle Pond, the Pond water and ground water from dewatering operations will be treated in an on-site treatment facility and discharged to surface water. The discharge will meet the applicable National Pollutant Discharge Elimination System (NPDES) technical requirements. The design for the excavation action will include establishing acceptable off-site air quality criteria, an air monitoring sampling program and a contingency plan to minimize adverse air quality impacts. The action levels for air contamination at the site boundary may be that proposed by the Centers for Disease Control (CDC), 2 ppm total concentration of volatile organic compounds in air. During the design phase for the alternatives, other recommendations for acceptable air contaminant levels may be considered. The excavation of contamination and restoration of the wetlands in the Kettle Pond area is the only remedial alternative that actively restores the wetlands area, and meets the intent of Executive Order 11990. The order requires that remedial actions should minimize the destruction, loss or degradation of wetlands.

Hocomonco Pond and Discharge Stream

The mechanical dredging of the Hocomonco Pond and discharge stream sediments is consistent with of Executive Order 11990. Dredging will eliminate the source of contamination.

Air quality monitoring will be performed as part of the dredging process. A sampling plan and a contingency plan will be developed during the design phase. The action levels for air contamination at the site boundary may include that proposed by the Centers for Disease Control (CDC), 2 ppm total concentration of volatile organic compounds in air. During the design phase for the alternatives, other acceptable air contaminant levels may be considered.

The on-site landfill will be constructed and maintained according to the applicable RCRA technical standards.

SCHEDULE

- Following is an outline of key milestones and dates for implementation of final remedial actions:
 - Approve remedial action (sign ROD) September 30, 1985
 - Complete Enforcement Negotiations November 29, 1985
 - Award Superfund State Contract (SSC) for Design December 9, 1985
 - Send Interagency Agreement (IAG) to Army Corps of Engineers for Design - December 5, 1985
 - Start pre-design field studies March 1, 1986
 - Start design February 1, 1986
 - Complete design September 1, 1986
 - Amend SSC and IAG for construction September 1, 1986
 - Start construction September 6, 1986
 - Complete construction June, 1987

This schedule is dependent on the availability and obligation of funds to implement the project design and construction. The time lag before obligation of final remedial action funds will protract the schedule for implementation by an equal length of time.

FUTURE ACTIONS

Additional field testing as discussed previously in the summary of recommended actions is necessary during design of the selected remedial alternatives. Soil borings and analysis are needed to determine exact volume of soil/waste to be excavated from Kettle Pond, of sediments to be dredged from Hocomonco Pond, and of waste in the three isolated areas (i.e., tank bases, southwest storm drain channel sediments and the area of MW-1). The exact quantities need to be determined in order to design the RCRA landfill for Kettle Pond soil/waste and RCRA cap for the former lagoon area.

In addition, water treatibility studies may be necessary at the Kettle Pond to design a granular activated carbon water treatment system to be used during dewatering in this area.

Future actions also include monitoring of the effectiveness of the cap and onsite landfill as well as assuring future effectiveness of these actions through proper operation and maintenance. Monitoring for cap and landfill effectiveness is required under 40 C.F.R. Part 264 Subparts F and G and Subpart N § 264.310(b).

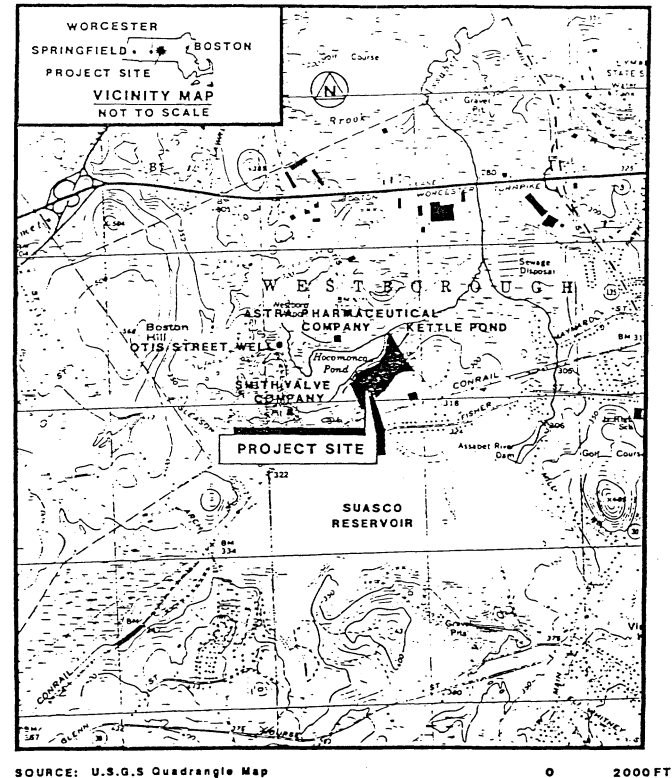
Finally, based upon ground water and soil quality at completion of the Kettle Pond excavation and ground water dewatering and treatment system at the Kettle Pond, the Regional Administrator may determine that ground water pumping and treatment should continue and/or additional soil excavation is needed to achieve final groundwater quality levels, established at that time. Final ground water cleanup levels will be set based upon background levels, Maximum Contaminant Levels (MCL's) or a demonstration of Alternate Concentration Limits (ACLs) according to 40 C.F.R. Part 264.

For security the site will be fenced during design and prior to equipment mobilization and the start of construction. Fencing is necessary to prohibit unauthorized entry and limit public exposure to contamination and construction activities.

HOCOMONCO POND SITE

RECORD OF DECISION

FIGURES



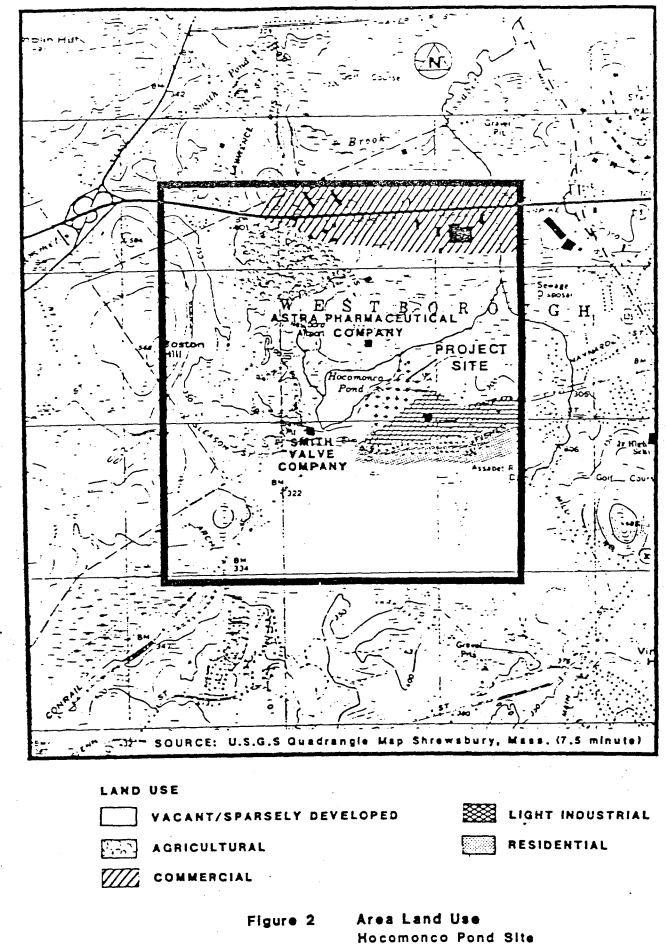
SOURCE: U.S.G.S Quadrangle Map Shrewsbury, Mass. (7.5 minute)

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Figure 1

Site Location Hocomonco Pond Site Westborough, MA

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Westborough, MA

HOCOMONCO POND INLET STREAM WETLAND

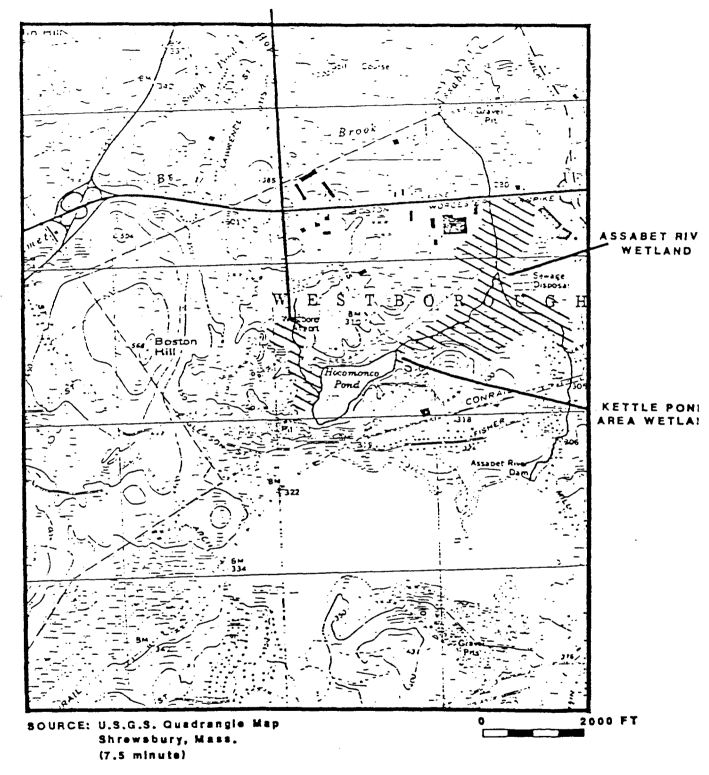
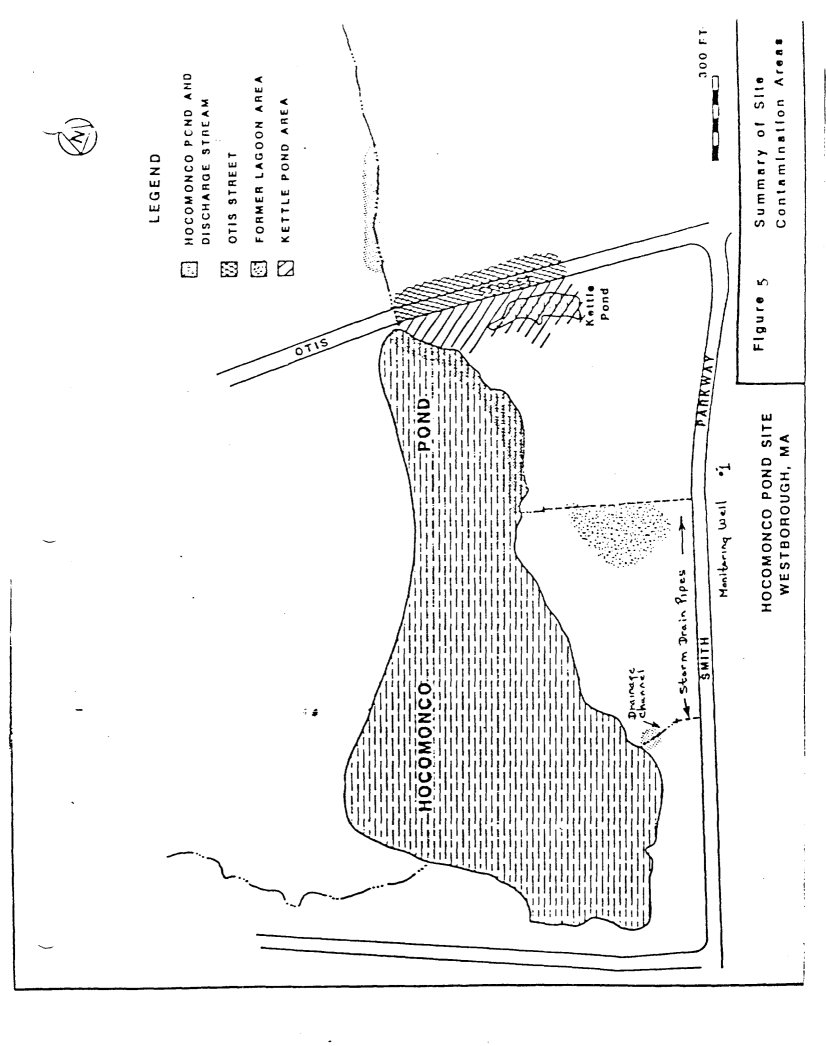
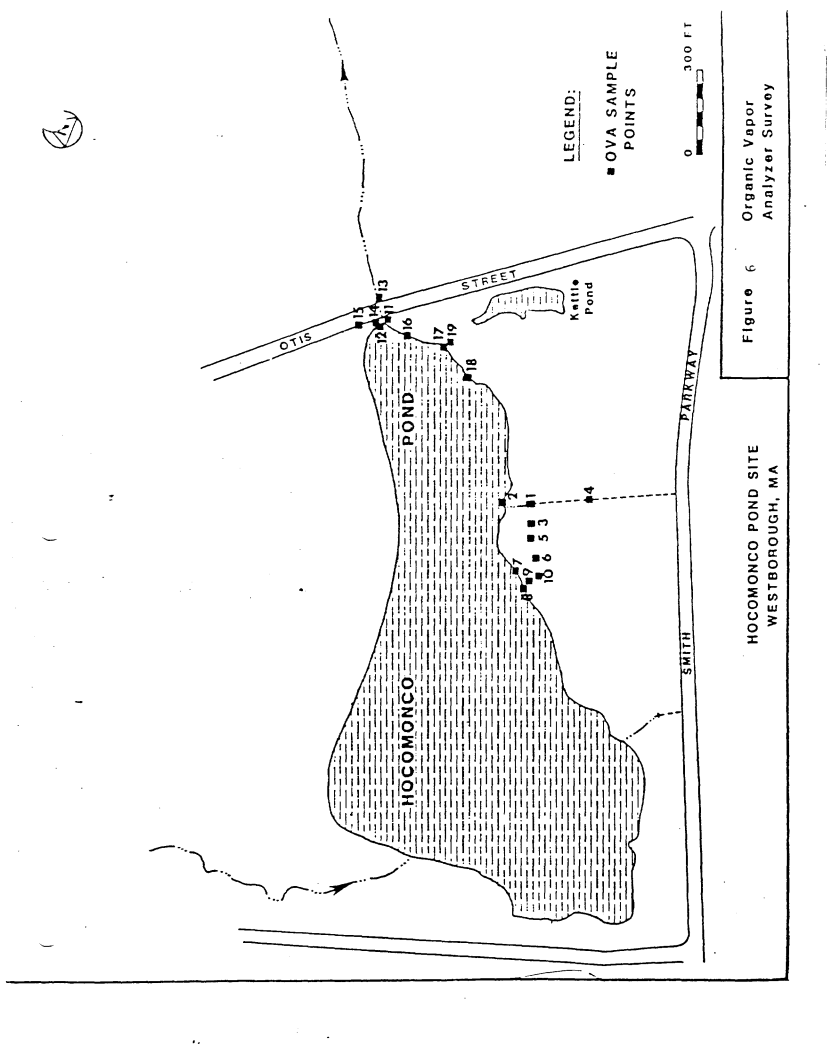
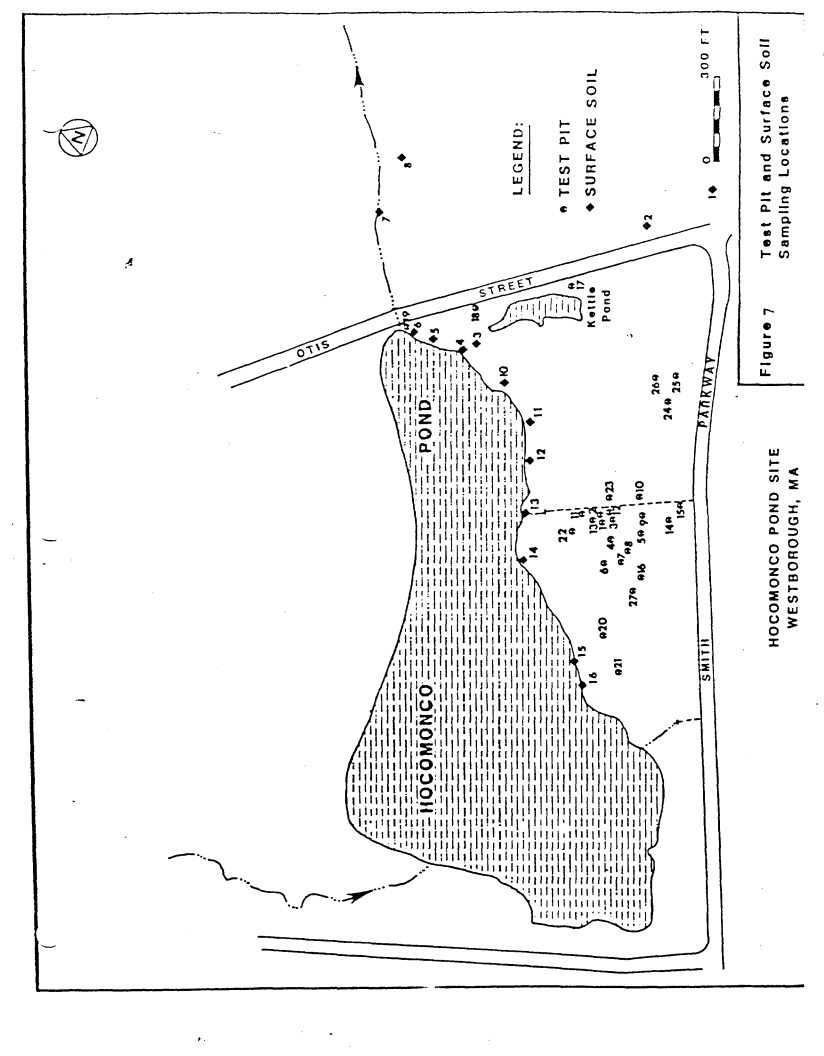
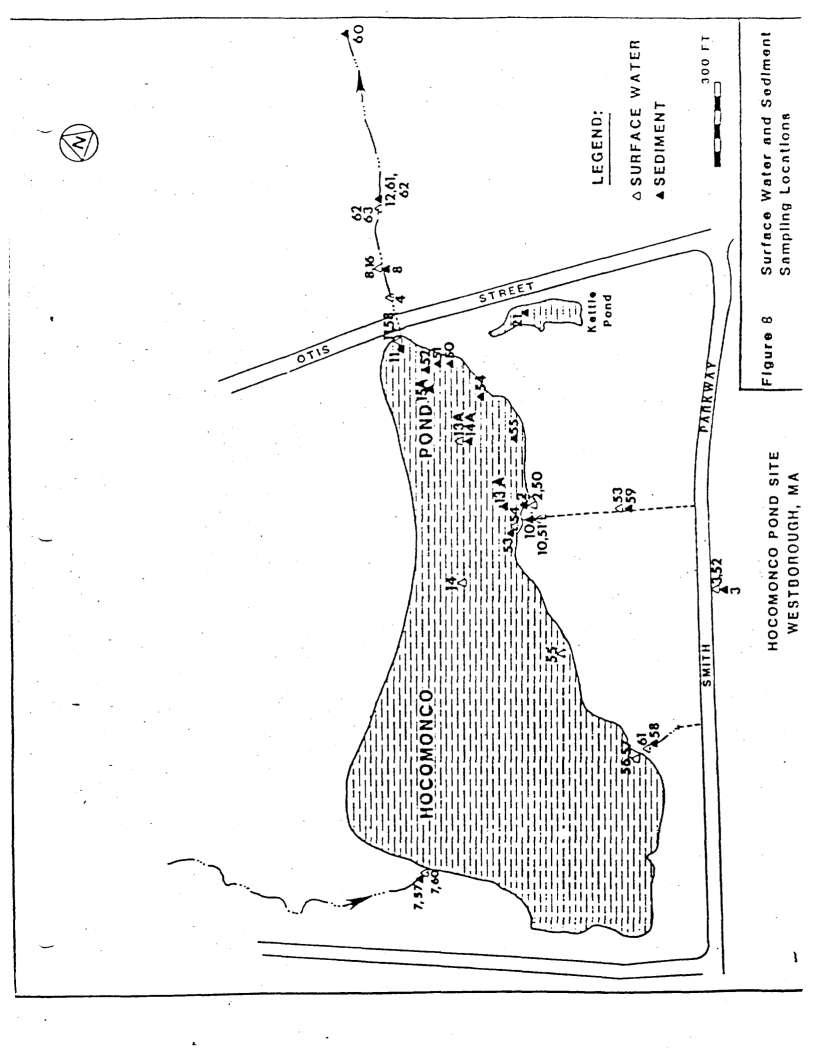


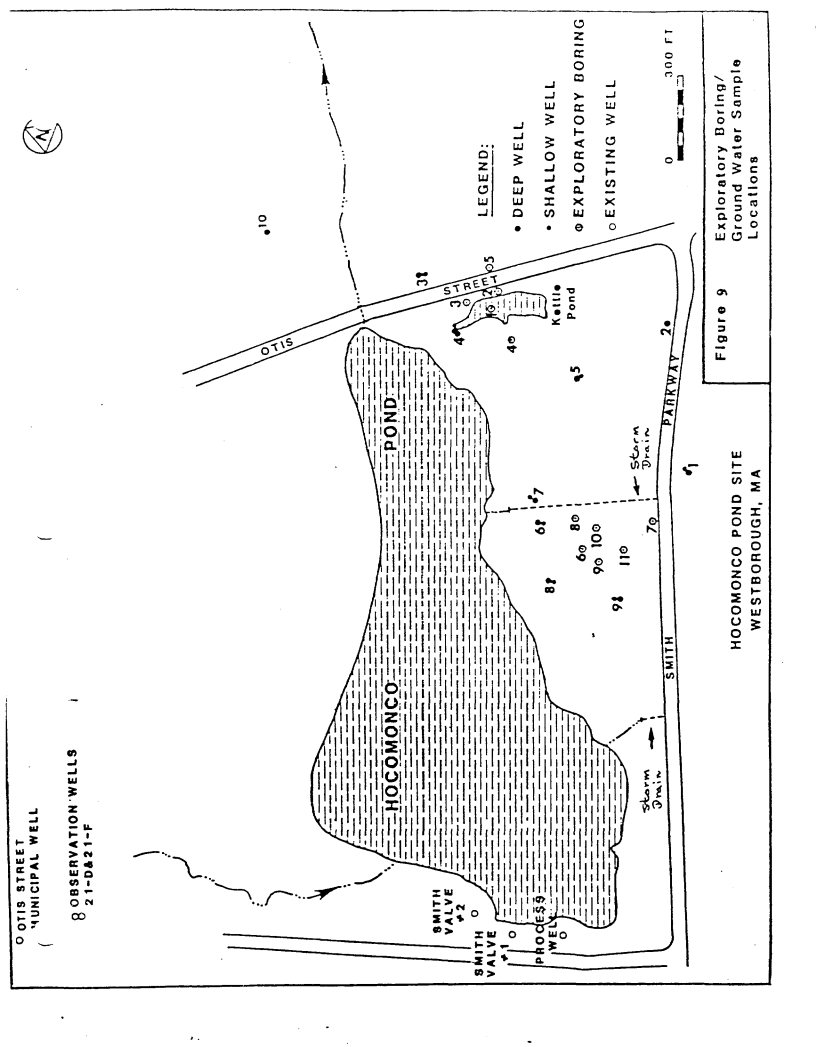
Figure 3. Project Area Wetlands Hocomonco Pond Site Westborough, MA











HOCOMONCO POND SITE RECORD OF DECISION TABLES SUMMARY OF ORGANIC SITE CONTAMINATION FORMER LAGOON AREA HOCOMONCO POND SITE, WESTBOROUGH, MA

| | Concentration Range | |
|------------------------|---------------------|--------------|
| | Soil | Ground Water |
| Parameter | (µg/kg) | (µg/1) |
| 4-dimethylphenol | ND | ND |
| henol | ND-BDL | ND |
| -methylphenol | ND | ND |
| -methylphenol | ND | ND |
| cenaphthene | BDL - 308,000 | ND |
| luoranthene | 867 - 1,590,000 | ND |
| aphthalene | BDL - 3,090,000 | ND-BDL |
| enzo(a)pyrene | ND | ND |
| enzo(a)anthracene | ND - 289,000 | ND |
| enzo(b)fluoranthene | ND - 149,000 | ND |
| enzo(k)fluoranthene | ND - 74,000 | ND |
| hrysene | ND - 286,000 | ND |
| cenaphthylene | ND | ND |
| nthracene | BDL - 1,770,000 | ND |
| enzo(ghi)perylene | ND - 136,000 | ND |
| luorene | BDL - 340,000 | ND |
| ohenanthrene | 811 - 2,040,000 | ND |
| ndeno(1,2,3,-cd)pyrene | ND - 178,000 | . ND |
| pyrene p | 561 - 1,002,000 | ND |
| libenzofuran | BDL - 279,000 | ND |
| -methylnaphthalene | BDL - 1,560,000 | ND |
| benzene | ND | ND |
| sophorone | ND | ND |
| -chloro-m-cresol | ND | ND |
| 2-chlorophenol | ND | ND |

¹ Lower range concentration from borings (X-8, X-10) at a depth of 18-20 feet below grade. Higher range values from test pit (TP-12) within an area of visible contamination 3 feet below grade.

² Ground water data are compilation of MW-6, 7, 8, and 9. ³ 2,3,7,8 dibenzo-p-dioxin was not detected. ND = Not Detected.

BDL = Detected Below Detection Limit.

TABLE 1

TAELE 2

SUMMARY OF INORGANIC SITE CONTAMINATION FORMER LAGOON AREA HOCOMONOD POND SITE, WESTBORDUGH, MA

| | Concentra | tion Range |
|-----------|--------------------------|-------------------------|
| Parameter | Soil | Ground Water |
| | (mg/kg) | (µg/l) |
| | l | |
| Aluminum | $6160 - 14700^{1}$ | ND-2190 ¹ |
| Antimony | ND | ND-23 ¹ |
| Arsenic | ND-201 | ND |
| Barium | 9-55 | ND-533 ¹ |
| Beryllium | ND-0.5 ¹ | ND |
| Cacmium | ND | ND |
| Chromium | 8-26 | ND-14 |
| Cobalt | 4-19 ¹ | ND |
| Copper | 5-23 ¹ | ND |
| Iron | 7440-16,000 ¹ | $ND-667^2$ |
| Lead | 3.2-5.2 | ND-33 ¹ |
| Manganese | 57-228 | ND-31600 ^{1,2} |
| Hercury | $ND-0.07^{1}$ | $ND-1.0^{1}$ |
| Nickel | 5-18 ¹ | ND-60 ¹ |
| Selenium | ND | ND |
| Silver | ND | ND |
| Thallium | ND | ND |
| Tin | ND | ND-39 |
| Vanadium | $ND-40^{1}$ | ND |
| Zinc | 13-41 ¹ | ND-39 |

¹ Above background levels.
² Above recommended limit.
ND = Not Detected.

SUMMARY OF DEBANIC SITE CONTARINATION RETTLE FOND AREA HOCOMONOD FOND SITE, WESTBURGUER, MA

| | | ration Range | |
|-------------------------|--------------|--------------|--------------|
| Parameter | Soil | Product | Ground Water |
| | (µg/kg) | (µg/kg) | (µg/l) |
| 2,4-dimethylphenol | D | ND | 504-6300 |
| phenol | ND | ND | 97-2200 |
| 2-methylphenol | ND | ND | 308-3300 |
| 4-methylphenol | ND | ND | 380-7700 |
| acenaphthene | ND-17,780 | 4,400,000 | ND-300 |
| fluoranthene | ND-482,702 | 2,400,000 | ND |
| naphthalene | 6,900-55,200 | 28,000,000 | 1058-11,000 |
| benzo(a)pyrene | D | BDL | |
| benzo(a)anthracene | ND-96,988 | 1,500,000 | ND |
| berzo(a)fluoranthene | ND | BDL | ND |
| benzo(k)fluoranthene | ND | ND | ND |
| chrysene | ND-99,898 | 1,700,000 | ND |
| acenaphthylene | ND-10,719 | 1,600,000 | 23-200 |
| anthracene | ND-50,801 | 22,000,000 | BDL |
| benzo(ghi)perylene | ND-41,937 | ND | ND-1200 |
| fluorene | ND-27,276 | 11,000,000 | 32-300 |
| phenanthrene | ND-129,901 | 19,000,000 | 100-300 |
| indeno(1,2,3,-cd)pyrene | ND-106,717 | ND | ND |
| pyrene 2 | ND-286,737 | 52,000,000 | ND |
| dibenzofuran | ND-16,809 | 6,900,000 | 36-300 |
| 2-methylnaphthalene | ND-12,500 | 8,200,000 | 96-750 |
| benzene | ND | ND | 91-94 |
| isophorone | ND | ND | ND |
| p-chloro-m-cresol | ND | 34,000 | ND |
| 2-chlorophenol | ND | BDL | ND |
| toluene | BDL | BDL | ND-200 |
| total xylenes | BDL | 34,000 | ND-180 |
| benzoic acid | ND-12,000 | ND | ND-280 |
| di-n-octyl phthalate | ND-2900 | ND | ND |

l Data from MW-4.

²2,3,7,8 dibenzo-p-dioxin was not detected.

ND = Not Detected.

BDL = Detected Below Detection Limit.

SUMMARY OF INORGANIC SITE CONTAMINATION

4

TABLE

KETTLE POND AREA HOCOMONCO POND SITE, WESTBOROUGH, MA

| | Soil | Product' | Ground Water |
|------------|--------------------------|----------|---------------------------|
| Parameter | (mg/kg) | (mg/kg) | (µg/1) |
| Alurinum | 3500-14900 [°] | 392 | ND-300 |
| Antimony . | ND | ND | ND |
| Arsenic | 3-211 | 111 | ND-501 |
| Barium | 10-40 ¹ | 5 | ND |
| Beryllium | ND-1.9 ¹ | <0.2 | ND |
| Cadzium | ND-0.3 | 0.950 | ND |
| Chromium | 6.8-52 ¹ | . 1060 | ND |
| Cobalt | 3-131 | <2 | ND |
| Copper | 6-32 ¹ | 515 | ND |
| Iron | 5970-32,400 ¹ | 1220 | 101-11,000 ^{1,2} |
| Lead | 2.5-14 | 66 | ND-8 |
| Manganese | 63-156 | 8.2 | 140-1830 ^{1,2} |
| Mercury | ND-0.56' | 1.06 | ND |
| Nickel | 4-331 | <2 | ND |
| Selenium | ND-0.2 | 2.8 | ND-3.5 ¹ |
| Silver | ND | <0.5 | ND |
| Thallium | ND | 2 | ND |
| Tin · | ND | 3 | ND-36 |
| Varadium | ND-521 | <10 | ND |
| Zim | 12-89' | 78 | ND-18 |

¹ Above background levels.
 ² Above recommended concentration.

³ Creosote product at surface of Kettle Pond.

ND = Not Detected.

SUMMARY OF ORGANIC SITE CONTAMINATION HOCOMONCO POND AND DISCHARGE STREAM HOCOMONCO POND SITE, WESTEOROUGH, MA

| | | oncentration Range | |
|---------------------------|----------------|--------------------|---------|
| Parameter | Pond Sediments | Stream Sediments | Surface |
| | (µg/kg) | (µg/kg) | Water |
| | | | (µg/l) |
| 2,4-dimethylphenol | ND | ND | ND |
| phenol | ND | ND | ND |
| 2-methylphenol | ND | ND | ND-8 |
| 4-methylphenol | ND | ND | ND-8 |
| acenaphthene | ND | BDL | BDL-120 |
| fluoranthene | ND-34,188 | 6,140-49,900 | BDL-200 |
| naphthalene | ND-29,412 | BDL-140,600 | ND-530 |
| benzo(a)pyrene | ND-1,100 | ND-BDL | ND |
| benzo(a)anthracene | ND-4,054 | ND-BDL | ND-35 |
| benzo(a)fluoranthene | ND | ND-BDL | ND |
| benzo(k)fluoranthene | ND | ND | ND |
| chrysene | ND-3,941 | BDL-1,047 | ND-26 |
| acenaphthylene | ND-BDL | ND-BDL | ND-40 |
| anthracene | ND-3,012 | BDL | ND-46 |
| benzo(ghi)perylene | ND-BDL | ND | ND |
| fluorene | ND-11,481 | BDL-3,550 | BDL-160 |
| phenanthrene | BDL-34,104 | ND-54,430 | BDL-400 |
| indeno(1,2,3,-cd)pyre | ne ND-484 | ND | ND |
| pyrene | ND-20,800 | BDL-5,066 | ND-130 |
| dibenzofuran ² | ND-8,824 | ND-BDL | ND |
| 2-methylnaphthalene | ND-6,824 | ND-BDL | ND-170 |
| benzene | ND | ND | ND-27 |
| total xylenes | ND | ND | ND-6 |
| p-chloro-m-cresol | ND | ND-BDL | ND |
| 2-chlorophenol | ND | ND-73,320 | ND |

¹ Higher range values generally at the pond outlet (SD-11). ²2,3,7,8 dibenzo-p-dioxin was not detected. ND = Not Detected.

BDL = Detected Below Detection Limit.

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SUMMARY OF INORGANIC SITE CONTAMINATION HOCOMONCO POND AND DISCHARGE STREAM HOCOMONCO POND SITE, WESTBOROUGH, MA

| | Concentration Range | |
|-----------|--------------------------|------------------------|
| Parameter | Pond Sediments | Stream Sediments |
| | (mg/kg) | (mg/kg) |
| Aluminum | 1200-7000' | 1500-6030' |
| Antirony | ND-0.5 | СИ |
| Arsenic | 0.6-9.2 | 2-5.6 |
| Barium | $ND-45^{1}$ | 10-30 ¹ |
| Beryllium | $ND - 0.27^{1}$ | ND |
| Cacimium | ND-0.28 ¹ | ND-0.15 ¹ |
| Chronium | 2.2-18' | 2.8-11' |
| Cobalt | ND-13 ¹ | ND-7.8' |
| Copper | 4.5-24 ¹ | 6-12 ¹ |
| Iron | 2400-10,000 ¹ | 2200-7630 ¹ |
| Lead | 1.0-19' | 6.6-21 ¹ |
| Manganese | 68-150 ¹ | 68-302 ¹ |
| Mercury | ND-0.961 | .06-0.42 ¹ |
| Nickel | ND-17 ¹ | ND-5 ¹ |
| Selenium | ND-0.4 ¹ | ND-0.21 |
| Silver | $ND-2.3^{1}$ | ND-0.71 |
| Thallium | ND | ND |
| Tin | ND-2 | ND-2 |
| Vanadium | ND-39 ¹ | ND-30 ¹ |
| Zinc | 12-37 | 13-35 |

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¹ Above background levels. ND = Not Detected.

SUMMARY OF CREANIC SITE CONTAMINATION CTIS STREET (EAST SIDE) HOCOMONCO POND SITE, WESTBOROUGH, MA

| | Concentration Range 1 & 3 | |
|---------------------------|---------------------------|--------------|
| Parameter | Soil | Ground Water |
| | (µg/kg) | (µg/l) |
| 2,4-dimethylphenol | ND | 15 |
| phenol | ND | ND |
| 2-methylphenol | ND | 11 |
| 1-methylphenol | ND | 18 |
| acenaphthene | BDL. | ND |
| Eluoranthene | ND | ND |
| naphthalene | BDL | ND |
| benzo(a)pyrene | ND | ND |
| benzo(a)anthracene | ND | ND |
| penzo(a)fluoranthene | ND | ND |
| benzo(k)fluoranthene | ND | ND |
| chrysene | ND | ND |
| acenaphthylene | ND | ND |
| anthracene | ND | ND |
| benzo(ghi)perylene | ND | ND |
| fluorene | ND | ND |
| phenanthrene | ND | ND |
| indeno(1,2,3,-cd)pyrene | ND | ND |
| pyrene 3 | ND | ND |
| dibenzofuran ³ | ND | ND |
| 2-methylnaphthalene | ND | ND |
| benzene | ND | ND |
| isophorone | ND | D |
| p-chloro-m-cresol | ND | ND |
| 2-chlorophenol | ND | ND |
| toluene | ND | BDL |

¹ Parameters were detected in third sampling round (Dec. 1984) based on a detection limit of 2 µg/l. Previous analytical results (first and second round) reported ND based on 20-40 µg/l detection limit. ² Data from MW-3. ³ 2,3,7,8 dibenzo-p-dioxin was not detected.

ND = Not Detected.

BDL = Detected Below Detection Limit.

SUMMARY OF INORGANIC SITE CONTAMINATION OTIS STREET (EAST SIDE) HOCOMONDO POND SITE, WESTBORGUGH, MA

| | Concentra | ation Range |
|-----------|--------------------|----------------------|
| Parameter | Soil | Ground Water 3 |
| | (mg/kg) | (µg/l) |
| Aluminum | 3500-8450 | ND-3500 ¹ |
| Antimony | ND | ND |
| Arsenic | 6-8 | ND |
| Barium | 20-30 | ND-281 ¹ |
| Beryllium | ND | ND |
| Cadaium | ND | ND-10 ¹ |
| Chromium | 8.3-12 | ND-20 ¹ |
| Cobalt | 4 | ND |
| Copper | 8-111 | ND |
| Iron | 5970-10,000 | ND-131 |
| Lead | 2.5-3.3 | ND-281 |
| Manganese | 65-101 | $ND-400^2$ |
| Mercury | ND | ND-0.31 |
| Nickel | 4-9 | ND-40 |
| Selenium | ND | ND-1.1 |
| Silver | ND | ND |
| Thallium | ND | ND |
| Tin | ND | ND-36 |
| Varadium | ND-20 | ND |
| Zinc | 20-26 ¹ | ND-128 |

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¹ Above background levels.
 ² Above recommended secondary drinking water standards.

ND = Not Detected.

3 Data for MW-3.

SUMMARY OF ORGANIC VAPOR AMALYCER SAMPLE LOCATIONS HOCOMONOU FOND SITE, WESTEUROUGH, MA

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| Sample No. | Sample Location & Description | CVA Reading (ppm above ambient) |
|------------|--|---------------------------------|
| 1 | Storm sewer outlet, no odor, black stained rocks. | 0.10 |
| 2 | Oil boom, area clear of snow, thin layer of broken ice. Water and sediment agitated, oil film on top of water. | 0.20 |
| 3 | East side of bluff, just above sewer outlet. Dug into frozen soil 2". | 0.10 |
| 4 | Manhole from storm sewer east of lagoon. | 0.15 |
| 5 | Foundation of east storage tank on top • of the bluff. Dug hole in frozen soil 2". | 0.15 |
| 6 | Foundation of west storage tank on top of bluff. Dug hole in frozen soil 4". | 0.20 |
| 7 | Bottom of steep hill below boiler plat- form. Water was unfrozen and agitated. No odor or film present. | 0.25 |
| 8 | 200' east of sample no. 7 below concrete retaining wall. Area clear of snow and turned over with a shovel. No odor present. | 0.15 |
| 9 | 15' above concrete retaining wall. Removed snow cover and dug small hole 2". | 0.5 |
| 10 | Two small diameter metal pipes protruding out of north side of bluff at west end. Approx. 100' above the retaining wall. | |
| | Large pipe Small pipe | 0.15 0.25 |
| 11 | Outlet of pond 15' upstream from culvert. Sediment agitated producing large amount of oil sheen and odor. | >10.0 |
| 12 | 30' upstream of sample no. 11 agitated sediment, large oil sheen and odor present. OVA set on 10x. | 95 |

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TAELE 9

(Continued)

SUMMARY OF ORGANIC VAPOR ANALYZER SAMPLE LOCATIONS HOCOMONOD POND SITE, WESTBOROUGH, MA

| Sample No. | Sample Location & Description | OVA Reading (ppm above ambient) |
|------------|--|------------------------------------|
| 13 | Downstream of culvert. New fill and grading. When agitated, produces heavy oil sheen and odor. | No reading |
| 14 | Upstream, north side of outlet. Agitated sediment produces strong odor and oil sheen. | >10.0 |
| 15 | 50 yards north of outlet in woods. Wet soil not frozen. No odor present. | 0.10 |
| 16 | Approx. 50 yards south of outlet on south shore. Unfrozen water 5' x 20'. Sediment agitated. | 3.8 |
| 17 | Southeast corner of pond. Agitated sediment, two metal drums in vicinity. Odor and oil sheen present. | >10.0 |
| 18 | 60 yards up shore from sample no. 17. Ice was broken and soil agitated. No odor or oil sheen present. | 0.10 |
| 19 | 200' in shore from sample no. 17. Area is a low depression. Soil is moist and unfrozen. Three readings in same area have the same results. | 0.10 |

ppm = parts per million

CRGANIC COMPOUNDS DETECTED IN MW-1 SOIL SAMPLES HOCOMONDO POND SITE, WESTBOROUGH, MA

| Compound | Concentration* (µg/kg) |
|--|----------------------------------|
| fluoranthene benzo(a)fluoranthene benzo(b)fluoranthene phenanthrene | 8,971 3,009 4,098 2,448 |
| pyrene | 6,048 |

*Concentrations are approximate based on QA/QC review.

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| | Con | centration (µg | g/l) |
|---------------------|------|----------------|------|
| Compound | ₩-51 | ₩-53 | ₩-54 |
| acenaphthene | EDL | 120 | BDL |
| fluoranthene | 25 | 200 | BDL |
| naphthalene | ND | 530 | 25 |
| benzo(a)anthracene | ND | 35 | ND |
| chrysene | ND | 26 | ND |
| acenaphthylene | ND | 40 | ND |
| anthracene | BDL | 46 | ND |
| fluorene | BDL | 160 | BDL |
| phenanthrene | 12 | 400 | BDL |
| pyrene 1 | 14 | 130 | ND |
| dibenzofuran | BDL | 120 | BDL |
| 2-methylnaphthalene | ND | 170 | ND |
| 2,4-dimethylphenol | BDL | 13 | ND |
| 2-methylphenol | ND | 8 | ND** |
| 4-methylphenol | ND | 8 | ND** |
| benzene | ND | ND | 27 |
| total xylenes | ND | ND | 6 |

CRGANIC COMPOUNDS DETECTED IN SURFACE WATER HOCOMONCO POND SITE, WESTBOROUGH, MA

**Data rejected in QA/QC review

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BDL - Below detection limit in analysis (see text for further definition) ND - Not detected in analysis (see text for further definition)

1 2,3,7,8 dibenzo-p-dioxin was not detected.

ORGANIC COMPOUNDS DETECTED IN SEDIMENT SAMPLES HOCOMONCO POND SITE, WESTBOROUGH, MA

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| Compound | \$D-2 | 50-8 | 50-10 | 11-05 | Loncent SD - 12 | CONCENTRATION (1,47×9, SD-12 SD-2} | 50-50 | 50-52 | 50-53 | SD-55 | 50 - 5B | 50-59 | 50 6 I | 5D 67 |
|-------------------------|---------------|-------------|---------|----------|--------------------|---------------------------------------|---------|--------|-------|-------|---------|---------|---------|----------|
| ar and the de | U A | BDI | 6 258* | A 400 | 2.255 | 4.400.000" | BDL | 264 | 220 | 108 | 21.812 | 33.264 | ION | 1091 |
| | | | | | | | 07 | 1 056 | | QN | 19 160 | 10 11 | 000 08 | 4 1 4 0 |
| fluoranthene : | | P . 444 - 4 | 2017.00 | 011, 12 | | 000°00L'7 | | | | | | | | |
| 1 sophorone | QN | 801." | 1,765* | 801. | , ON | QN | 0N | 0 X | ON | 02 | QN | ON NO | 0N | ON |
| naphthal ene | NO N | BOL | 10,781* | 29.412 | 2,688 | 28,000,000" | 525 | 484 | 10A | 2,668 | 32.718 | 40,590 | 140,600 | 104 |
| benzo(a) anthracene | BOL | QN | 19,615* | 4,054 | 3,772 | 1,500,000" | 0 X | 616 | 814 | QN | 7,980 | 11, 480 | 101 | 100 |
| benzo(a) ovrene | ON N | QN | 11.858 | QN | QN | DOL | Q | 816 | 1,100 | QN | BUL | 9,504 | 900 | 011 |
| benzo(b)[]voranlhene | ON N | ON | 11.408 | NO | DN | BOL | QN | QN | NO | QX | ON | 12,078 | 100 | 01 |
| chrysene | BDL | 1,047 | 18.714 | 3,941 | 4,036 | 1,700,000 | QN | 682 | 858 | an | 5,852 | 9,504 | BDL | 104 |
| aconapht hy lene | NO | BOL | 1.334 | BOL | BDL | 1,600,000 | 9 | 801 | BOL | 80L | 8,778 | 12.474 | AOL | 02 |
| anthracene | BOL | BUL | 9,149* | 210.6 | 1,776 | 22,000,000* | QN | 748 | 286 | QN | 7.448 | UN | 1019 | 1014 |
| benzo(ah))perv)ene | NO N | QN | 9,842 | BOL | BOL | ND. | QN | JOU | B0L | 0N | QN | NO N | ()R | 011 |
| fluorene | QN | . [1]. | 8,942* | 11.482 | 4.218 | 11,000,000 | BDL | QN | BOL | BOL | 019,020 | 46,976 | 100 | 0.5.0 |
| phenanthrene | JCa | QN | 24,630* | 34,104 | 15,040 | 19,000,000 | BDL | 572 | 114 | 100 | 61,928 | 101,350 | 51,110 | 13.240 |
| indeno(1,2,3,-cd)pyrene | DN | QN | 13,642* | BOL | BOL | ON | ON | 80L | 484 | CN | ON | מטו | 014 | ()11 |
| Dyrene | 8 89** | 5.066 | 79,190* | 20,800** | 14,120** | 52,000,000* | QN | 616 | 858 | QN | 19,950 | 30,100 | 1000 | 01.5 . 0 |
| dibenzofurant | 0 N | BOL | 6,451* | 8,824 | 2,579 | 6,900,000 | 801 | 264 | 00F | 251 | 27,398 | 39,204 | HUL | 010 |
| 2-methylnaphthalene | ON | QN | 4,592* | 6,824 | BOL | 8,200,000 | BOL | BOL | 100 | 108 | 26,600 | 36,432 | TOH | 0N |
| p-chloro-m-cresol | -ON | QN | NO | QN | ON | 34,000 | 0N N | 1,100 | 1,540 | QN | 7,182 | N () | 0N | 1011 |
| 2-chlorophenol | • OX | NO | ND. | ND | • ON | 801 | 01 | QN | QN | QN | NO | ÛN | 0N | 11, 120 |

Concentration is approximate
 Date rejected in QA/QC review
 ND - Not detected in analysis
 BDL - Below detection limit in analysis
 12,3,7,8 dibenzo-p-dioxin was not detected.

| Compound | ₩~~4D* | Kw-4S** |
|---------------------|-------------|---------|
| 2,4-dimethylphenol | 504-5200 | 5200 |
| phenol | 97-2200 | 2000 |
| 2-methylphenol | 308-3300 | 2900 |
| 4-methylphenol | 380-7700 | 6800 |
| acenaphthene | 51-300 | • 200 |
| naphthalene | 1058-11,000 | 11,000 |
| acenaphthylene | 23-200 | 80 |
| fluorene | 32-300 | 200 |
| phenanthrene | ND-200 | 300 |
| dibenzofuran l | 36-300 | 200 |
| 2-methylnaphthalene | 96-1200 | 1100 |
| benzene | ND-91 | 90 |
| toluene | ND-160 | 200 |
| ethylbenzene | ND-40 | 60 |
| total xylenes | ND-50 | 30 |

CRGANIC COMPOUNDS DETECTED IN GROUND WATER SAMPLES HOCOMONCO POND SITE, WESTECROUGH, MA

- * Concentrations (µg/l) for MW-4D are a range of values from the first, second, and third sampling rounds.
- ** Concentration (µg/1) for MW-4S are from the third sampling round, prior sampling rounds showed no contaminants.

¹2,3,7,8 dibenzo-p-dioxin was not detected.

NOTE: Ground water contamination at this site was also detected in MW-3. Refer to Table 7.

CRITICAL CONTAMINANTS

2

Organics:

Carcinogens

benzo(a)pyrene benzene

Non-carcinogens

napthalene fluoranthene

Unknowns

phenanthrene anthracene 2-methylnapthalene pyrene fluorene acenapthene benzo(a)anthracene chrysene dibenzofuran 2-chlorophenol 4-methylphenol 2,4-dimethylphenol 2-methylphenol benzo(ghi)pyrene

Inorganics:

Carcinogens

_ chromium arsenic

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SUMMARY OF FEASIBILITY STUDY SCREEMING OF REMEDIAL ALTERMATIVES

| Remedial Alternatives | Technical | Environmental/Public Health | Institutional/Land Use | IOT CAPILAL COSL | (<u>{</u>) |
|---|---|--|--|-------------------------|--------------|
| SITE GRADING AND Capping | Feasible containment technology | Eliminates direct contact and accidental ingestion exposure | Must comply with RCRA Requirements | FL ⁺ | 500,000 |
| | Reduces infiltration and attributable leachate production Does not treat or completely contain soil/waste material | pathways • Does not meet Kettle Pond goal of improving ground water quality | Land use restrictions required for surface capping a.ea | Kp² | 600.000 |
| 2. SOIL/WASTE Excavation: Dff-Site Landfill Disposal | Feasible removal technology Removes waste material from site to RCRA approved off-site | Complies with remedial response objectives established for former lagoon and Kettle Pond areas | Potential compliance problems exist at RCRA landfills where wastes would be disposed | ۶L ³ | 6,300,000 |
| | andrin • Does not treat or destruct waste, therefore future potential pollution problems exist | | No land use restrictions required after site remediation | r d X | 8,400,000 |
| SOIL/MASTE | • Feasible contairment technology | Complies with remedial response obterives established for | Must comply with RCRA requirements | ۲ ۱ ^۱ | 1,200,000 |
| EXCAVALION: ON -SITE LANDFILL FACILITY | Reduces threat of leachate migration | former lagoon and Kettle Pond areas | • Land use restrictions | ζ d X | 1,500,000 |
| | Effectively contains soil/waste material | | landfill area | | |
| | Does not treat waste material | | | | |
| 4. SOIL/MASTE | Feasible treatment technology | Complies with remedial response obtactives actabilithed for former | Must comply with RCRA requirements | FL KP | 12,800,000 |
| EXCAVALIUM: DN-SITE INCINERATION | Complete thermal destruction of contaminated materials | | Mo future land use | Infraced | |
| | On-site mobile incinerators have not been demonstrated on large-scale production basis for hazardous waste; no signif- icent technical problems apparent. Two technologies evaluated were rotary kiln and infrared. | | | , d X | |

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2 KP - Kettle Pond Area 3 Costs refer to visible contamination soils clean-up criteria. 4 Nocomonco Pond and Discharge Stream Area

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| | | Evaluation Categories | cs | |
|--------------------------|---|---|--|--|
| Remedial Alternatives | Technical | Environmental/Public Health | Institutional/Land Use | ID - Capital Cost (3) |
| 5. BIODEGRADATION | Infeasible treatment technology at this site | Does not comply with remedial response objectives for the format lancon and | Potential compliance problems | Allernative eliminated from further review. |
| | Concentrations of blodegradable PAH contaminants exceed desired limits | Kettle Pond areas. Soll/waste concentration could not be effectively reduced. | | |
| | Lacks documentation of PAH degradation | | | |
| | Biodegradation is eliminated from further evaluation based on: | | | |
| | high cost and length of duration for treatment of highly contam- inated zones unproven technology for PAH remediation In general, carcinogenic constituents of creosote are | | | |
| 6. GROUND VATER | non-blodegradable. a. Steel sheeting | | | |
| | • Technically feasible to install | • Eliminates direct contact and | Must comply with RCRA requirements | Alternative eliminated from further review |
| GRADING AND Capping - | Potential failure due to corrosion | accidencal ingestion exposure pathways | e (and use restrictions | |
| | Potential leakage at joints | Would substantially meet Kettle Pond goal of improving ground | required for surface capping area | |
| | Eliminated from further consideration due to potential technical problems | water quality within service life | | |

³ Costs refer to visible contamination soils clean-up criteria. ⁴ Hocomonco Pond and Discharge Stream Area

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TABLE 15 (Continued)

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| Alternatives | Technical | Environmental/Public Health | Institutional/Land Use | ID ¹ Capital Cost (3) |
|---|--|---|---|--|
| 6. GROUND WATER CONTAINMENT BARRIER: SITE GRADING AND CAPPING (Cont.) | b. Grout Curtain Technically difficult to install Undemonstrated technology relative to hazardous waste containment Verification of continuous curtain difficult Highly limited applications | Eliminates direct contact and accidental ingestion exposure pathways May not meet Kettle Pond goal of improving ground water quality | Must comply with RCRA requirements Land use restrictions required for surface capping area. | Alternative eliminated from further review. |
| | Eliminated from further considera- tion due to potential technical problem Slurry Mall | | | KP 1.400,000 |
| | Technically feasible Demonstrated technology Diverts/contains ground water flow through contaminated ground water and waste materials Service life uncertain | Would substantially meet Kettle Pond goal of improving ground water quality within service life Eliminates direct contact and accidental ingestion exposure pathways | Must comply with RCRA requirements Land use restrictions required for surface capping area | |
| 7. GROUND WATER PUMPING AND TREATHENT | Ground water pumping acts to collect/ contain contaminant plume prior to treatment Demonstrated, conventional technology Requires permanent operation | :t/ | | |

TABLE 15 (Continued)

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TABLE 15 (Continued)

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SUMMARY OF FEASIBILITY STUDY SCREENING OF REMEDIAL ALTERNATIVES

| Alternatives | Technical | Environmental/Pubilt Health | איז וונערוטיום אין במהט טאב | IDTIANT | (1) |
|-----------------|---|--|---|--|--------------------------|
| Treatment | a. Sewage freatment Plant (STP) | | | КÞ | 200,000 |
| Subalternatives | Technically feasible but not extensively tested for performance | Prevents migration of contaminated • Must comply with RCRA ground water and provides for and NPDES requirement treatment of ground water | Must comply with RCRA and NPDES requirements | | |
| | Removes contaminated ground water from site to STP for treatment | and arre | Land use restrictions required for Ketlle Pond area | | |
| | Bench-scale pilot studies required | | 3 | | |
| | b. Granular Activated Carbon (GAC) | | | КР | 420,000 |
| | Technically feasible | Prevents migration of contaminated • Must comply with RCRA bigh level ground water and | <pre>Must comply with RCRA and NPDES regultements</pre> | | |
| | Proven technology in the treatment of PANS | provides for treatment of ground water | Land use restrictions resulted for Kettle Pond | | |
| | Reduces concentration of PAHs to low ppb levels | Eliminates direct contact and accidental ingestion exposure pathways | area | | |
| | c. Transportation and Off-Site Treatment | L | | | |
| | Technically infeasible, due to high daily volumes collected for off-site treatment and high costs | Prevents migration of contami- nated ground water and provides for treatment of ground water | Must comply with RCRA requirements | Alternative eliminated from further review (ex- cept for sediment dewater- | r review (diment dew |
| | This subalternative is eliminated from further evaluation on the basis of excessive cost and lack of implementability. Applicable for small quantities of leachate from sediment dewatering. | Eliminates direct contact and accidental ingestion exposure pathways | area | | |

2 KP - Kettle Pond Area 9 Costs refer to visible contamination soils clean-up criteria 4 Hocomonco Pond and Discharge Stream Area

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|---|--|--|---|---|
| Alternatives | Technicai | Environmental/Public Health | Institutional/Land Use | 101 Capital Cost (1) |
| GROUND WATER TABLE MODIFICATIONS | Diverts uncontaminated ground water around contaminated zones, prevents ground water flow through contaminants Requires frequent maintenance and | Does not comply with remedial response objective for Kettie Pond (direct contact and accidental ingestion exposure pathways) | Does not comply with RCRA requirements | Alternative eliminated from further review |
| | This technology is eliminated from further consideration due to long-term operational requirements coupled with the fact that remedial response objectives are not met. | | | |
| HYDRAULIC SEDIMENT | • Feasible removal technology | Complies with remedial response objectives established for | Must comply with regulatory regulatory | Deyatering Basin HP |
| DISPOSAL/TREATHENT | Eliminates threat of sediment movement and/or desorption of sorbed organics May increase initial suspension/ dispersion of contaminated sediments | | No recreational use No restrictions would be required for Nocomonco Pond | Filler Press 750,000 |
| 10. MECHANICAL | Feasible removal technology | | Must comply with regulatory | Dewatering Dasin |
| SEDIMENT DREDGING AND DISPOSAL/ TREATMENT | Eliminates threat of sediment movement and/or desorption of sorbed organics | objectives established for Hocomonco Pond and discharge Stream | requirements No recreational use restrictions | |
| | Minimizes suspension/dispersion of contaminated sediments (pond would be lowered to allow dredging in the dry) | | | 0 |

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| TABL | Cont |

SUMMARY OF FEASIBILITY STUDY SCREENING OF REMEDIAL ALTERMATIVES

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| [a] parad | | Evaluation Categories | | والمسترد بالمنافقة المراقبة والمنافعة والمنافعة والمراقب المراقب المراقب والمسترد المراوية والمراقبة |
|----------------|--|---|--|--|
| Alternatives | Technical | Environmental/Public Health | Institutional/Land Use | 10 ¹ Capital Cost (5) |
| 11. CAPPING OF | Feasible contairment technology | Complies with remedial response obtactives established for | Must comply with regulatory requirements | 200,000 |
| SEDIMENTS | Reduces threat of sediment movement and desorption of sorbed organics | Hocomonico Pond and discharge | | |
| - | Potential exists for breaching of cap | | | |
| | Potential for some leaching of contaminants from sediment to surface water in pond | | | |
| 12. NO ACTION | Potentially feasible avoidance technology at some site con- tamination areas | Reduces threat of direct contact or accidental ingestion | Potential compliance problems | 50,000 |
| | Perimeter fencine acts to control direct exposure pathway | Does not meet Kettle Pond goal of improving ground water quality | | |
| | Does not treat or contain waste material | | | |

2 KP - Kettle Pond Area 2 Costs refer to visible contamination soils clean-up criteria. 4 Mocomonco. Pond and Discharge Stream Area

| n an | n an | Exaluation Categories | 51 | I a state and a s |
|--|---|--|--|--|
| R em edial Alternatives | Technical | Environmental/Public Health | Institutional/Land Use | CC(\$) PH(\$) |
| 4 SITE CRADING AND CAPPING STORM RELOCATION (FL-1) | Effective response at this site Useful life greater than 50 years Reliable and well-demonstrated Wastes not treated or destroyed Remediation time is 4 months | No significant short-term impacts Heels environmental and public health response objectives | Limits future development and deed restrictions required RCRA compliance required | 000,1140 000,214 |
| 2. SOIL/MASTE EXCAVATION OFF-SITE LANDFILL DISPOSAL (FL-2) | Effective response at this site Permanent on-site solution Reliable and well-demonstrated Potential future problems at Uff site RCRA landfill iwo levels of soil removal criteria evaluated Remediation time is 6 months | Short-term potential air cmissions can be monitored and miligated Meets environmental and public health response objectives | Allows futu e develop- ment at site RCRA compliance required | EA ³ 5,033,000 5,191,000 VC ⁴ 6,010,000 6,729,000 |
| 3. SOIL/HASTE EXCAVATION ON SITE LANDFILL FACILITY (FL 3) | Effective response at this time Useful life greater than 50 years Using term reliability not demonsialed - operational requirements relatively complex iwo levels of soil removal criterievelation Remediation time is 7 months. | Short term potential air emissions can be monitored and miligated Meets environmental and public health response objectives | Limits future develop- ment and deed restrictions required RCRA compliance required | EA ³ 766.000 923,000 VC ⁴ 919,000 1,108.000 |
| A. SOIL/WASTE EXCAVATION ON-SITE INCINERATION (FL-4) | Effective response at this site, complete treatment of waste On-site incineration not fuily demonstrated Permanent waste management solution Two levels of soil removal criteria evaluated Remediation time is 22 months | Short term potential air cmissions can be monitored cmiligated Meets environmental and public health response objectives | Allows future development at site RCRA and Clean Air Act compliance | Rolary Kiln Ext VC ⁴ 11,920,000 12,109,000 VC ⁴ 157,000 12,109,000 Infrared 4,157,000 4,514,000 VC ⁴ 5,228,000 5,417,000 |
| 3. NO ACTION (FL-5 | Will not prevent contaminant migration No reliable, continued migration of contaminants to Hocomonco Pond | Does not meet environmental response objectives Public health response objective met with limitations | Limits future develop- ment at site and deed restrictions required | 000'EIS 000'PS |

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' CC = Capital Costs
2 PW = Present Worth
3 EA = Exposure Assessment Soil Clean-Up Criteria
3 EA = Exposure Assessment Soil Clean-Up Criteria
4 VC = Visibly Contaminated Soil Clean-Up Criteria

| Remedial Alternatives | Technical | Evalual Lategories Environmental/Public Health | Institutional/Land Use | 1603 (CC(\$) | 1(3)74 |
|--|---|--|---|--|---|
| I. SITE GRADING AND CAPPING (KP I) | Would not prevent contaminant migration Useful life greater than 50 years Wastes not treated or destroyed Remediation is 4 months | No significant short-term impacts Does not meet environmental goal of improving ground water quality Heels public health response objectives | Limits future development and deed restrictions required RCRA compliance required | d J66,000 | 0000 |
| 2 SOIL/MASTE EXCAVATION: DFF-SITE LANDFILL DISPOSAL (KP-2) | Effective response at this site Requires specialized. Requires specialized. Remonstrated construction techniques for excavation Permanent on-site solution Reitable and well-demonstrated Potential future problems at off-site RCRA landfill Two levels of soil removal Remediation time is 8 monthis | Short-term potential air emissions can be monitored and mitigated Minor welland impacts during construction (dewatering) Meets environmental and public health response objectives | Allows future development at site RCRA compliance required | 578 EA ¹ 4,789,000 4, VC ⁴ 8,209,000 8, GAG 4,856,000 4, VC ⁴ 8,324,000 4, | 4, M19, 000 8, 398, 000 4, 966, 000 |
| SOIL/WASTE EXCAVATION: DN-SITE LANDFILL FACILITY (KP 3) | Effective response at this site Useful life greater than 50 years Requires specialized demonstrated construction techniques for excavation Long-term reliability not demonstrated - operational requirements relatively complex Two levels of soil removal criteria evaluated Remediation time is 8 months | Short-term potential air emissions can be monitored and miligated Minor wetland impacts during construction (dewatering) Heets environmental and public response objectives | Limits future development and deed restrictions RCRA compliance required . | 515 Ел 772,000 VC ⁴ 1.373,000 СлС ⁴ 1.373,000 VC ⁴ 1.416,000 | 88.2,000 1,512,000 1,135,000 |
| SOIL/WASTE EXCAVATION: DN-SITE INCINERATION FACILITY (KP-4) | Effective response at this site, complete treatment of waste On-site incineration not fully demunstrated Permanent waste management solution Two levels of soil removal criteria evaluated | Short-term potential air cmissions can be monitored and mitigated Meets environmental and public health response objectives | Allows future development at site RCRA and Clean Air Act compliance required | <pre>Anfrared: EA¹ 5 4,339,000 VC⁴ 5 7,439,000 Rotary.Kiln: EA^{1 5} 9,500,000</pre> | 4,4%,000 7,6%,000 |

| | | Exaluation Calegories | | |
|---|--|--|--|--|
| Reinidial Alternistives | Technical | tavironmental/Public Health | Institutional/Land Use | CC(\$) PW(\$) |
| 5. GROUND WATER CONTAINMENT | Effective response at this sile Useful life estimated at 50 years, not a permanent waste management solution Hastes not treated or destroyed Remediation time is 7 months | () | Limits future develor and deed restriction required RCRA compliance requi | 000'712'1' 000'182'1 |
| 6. GROUND WATER PUHPING AND TREATMENT (KP-6) | Would prevent plume migration and provide for ground water treatment GAC is demonstrated technology, complex operation and maintenance requirements Treatment at Westborough STP may be feasible, bench scale/ pilot plant study required to verify treatment efficiency Hastes not treated or destroyed and ground water treatment required on a permanent basis. Remediation time is 5 monitis | No significant short-term impacts Meets environmental goals for ground water quality improvement and public health response objectives Potential long-term reduction to Hocomonco Pond due to lowering of ground water table | Limits future development and deed restrictions required RCRA and NPDES compliance required | GAG 408.000 1.068.000 57P 1.74.000 8.34.000 |
| T. MO ACTION (KP-7) | Will not prevent ground water quality degradation | Does not meet environmental goal for ground water quality improvement Public health response objective met with limitation | Limits future development at site and deed restrictions required | 26,000 215,000 |
| ¹ CC = Capital Costs ² PW = Present Woith ³ EA = Exposure Assess ⁴ VC = Visible Contami ⁵ Cust presented are f | Capital Costs Capital Costs Present Woith Exposure Assessment Soil Clean-Up Criteria Visible Contamination Soil Clean-Up Criteria presented are for GAC treatment. | | | |

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| | | Evaluation Categories | 65 | | |
|---|---|--|--|--|--------------------|
| Remedial Alternatives | Technical | Environmental/Public Health | Institutional/Land Use | CC(\$) | LOSE |
| 4. NYDRAULIC SCOIMENT DREDGING AND DISPOSAL/ TREATMENT (HP-1) | Effective response at this site Substantial quantity of water treatment required for sediment dewatering Reliable and well demonstrated Remediation time is 4 months | Potential short term impacts to Hocomonco Pond aquatic life Heets environmental and public health response objectives | Future usage restrictions on Hocomonco Pond not required RCRA and NPDES compliance required | <u>HP-16</u> 725,000 <u>HP-19</u> 716,000 | 725,000 716,000 |
| 2. MECHANICAL DREDGING AND DISPOSAL/TREATMENT (HP-2) | Effective response at this site Reduced quantity of water treatment required from sediment Reliable and well-demonstrated Remediation time is 4 months | Potential short-term impacts to Hocomonco Pond aquatic life Meets environmental and public health response objectives | Future usage restrictions on Hocomonco Pond not required RCRA and NPDES compliance required | 280,000 | 280,000 |
| CAPPING OF SEDIMENTS (HP-3) | Effective response at this site Reliable and well-demonstrated Potential desorption of contam- inants from sediments to surface water Remediation time is 1 months | Potential short-term impacts to Hocomonco Pond aquatic life Heets environmental and public health response objectives | Future usage restrictions on Hocomonco Pond not required COE 404 permit required Potential long-term leaching of contaminants from sediment to surface water | 149,000 | 196,000 |
| 4. NO ACTION (HP-4) | Sediment contamination would not be contained Not reliable, contamination would continue to imigrate within and from Hocomonco Pond | Does not meet environmental or 'public health' response | Continued restriction on pond usage requred objectives | ' | · |

²PH - Present Worth

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| | | Evaluation Categories | 95 | | Cost |
|-------------------------------------|--|--|---|----------|---------|
| Remedial Alternatives | Technical | Environmental/Fublic Health | Institutional/Land Use | - U U | . 12 |
| 4. EMBANKHENT Capping (05-1) | Effective response technology Useful life greater than 50 years Reliable and well-demonstrated Mastes not treated or destroyed Remediation time is 3 months | No significant short-term impacts Prevents potential contaminant RC migration and potential ground water quality degradation No other environmental or public health response objectives identified | Deed restrictions required RCRA compliance required ealth | 150,000 | 000,100 |
| Z. STORM DRAIN SEALING (05-2) | Effactive response at this site Usefui life greater than 50 years Reliable and well demonstrated Hastes not treated or destroyed Remediation time is 1 month | No significant short-term impacts Prevents potential contaminant Prevents potential contaminant Intere were no other environmental There were no other environmental or public health response objectives identified | Deed restrictions required RCRA monitoring compliance required | 4,000 | 186,000 |
| 3, NO ACTION (05-3) | No substantial contaminant migration detected to date Alternative would monitor for future potential con- tamination problems | Monitors for potential storm drain contaminant migration and for future potential ground water quality impacts No other environ- mental and public health response objectives | Deed restrictions required RCRA monitoring required | s , 000 | 146,000 |

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| | ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|------------|---|--------------------|----------------------|--------------------|
| <u>LAP</u> | ITAL COSTS | | | |
| 1. | Site Clearing | Lump Sum | - | \$ 2,000 |
| 2. | Field Offices | 4 тю | 1,000/mo | 4,000 |
| 3. | Decontamination | 3 пю | 1,000/mo | 3,000 |
| 4. | Improve Existing Access Roads | 925 lf | 25 lf | 23,125 |
| 5. | Construct New Access Roads | 250 lf | 50 lf | 12,500 |
| 6. | Site Grading (includes necessary soil excavation) | 3,800 су | 4/cy | 15,200 |
| 7. | Clay | 5,200 cy | 12/cy | 62,400 |
| 8. | Synthetic Liner | 7,600 sy | 9/sy | 68,400 |
| 9. | Sand | 2,600 cy | 10/cy | 26,000 |
| 10. | Topsoil | 1,500 cy | 10/cy | 15,000 |
| 11. | Revegetation | 7,600 sy | 0.50/sy | 3,800 |
| 12. | Storm Sewer Relocation Remove existing pipe, etc. 36-inch storm drain | 1,200 cy 600 lf | 20/cy 100/1f | 24,000 60,000 |
| 13. | . Drainage Ditch | 525 lf | 10/1f | 5,250 |
| 14. | . Health and Safety Cost | 40 days | 300/day ¹ | 12,000 |
| | SUBTOTAL | | | 337,000 |
| 15 | . Engineering Fees and Permits @ 5 Percent | | | 17,000 |
| | SUBTOTAL | | | 354,000 |
| 16 | . Contingency @ 25 Percent | | | 89,000 |
| то | TAL CAPITAL COST | | | 443,000 |

DETAILED COST ESTIMATE FORMER LAGOON AREA SITE GRADING AND CAPPING; STORM SEWER RELOCATION (FL-1)

¹ Unit cost includes Level C personnel protection for 'site grading and clay layer installation during capping. Also includes air monitoring.

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(Continued)

DETAILED COST ESTIMATE

FORMER LAGOON AREA SITE GRADING AND CAPPING; STORM SEWER RELOCATION (FL-1)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|----------------------------------|----------|-------------------|--------------------|
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Water Quality Monitoring | - | | 20,000 |
| Cap Maintenance | | | 1,000 |
| TOTAL ANNUAL OSM COST | | | 21,000 |
| PRESENT WORTH | | | 641,000 |

TABLE 20 (Continued)

DETAILED COST ESTIMATE

FORMER LAGOON AREA SITE GRADING AND CAPPING; STORM SEWER RELOCATION (FL-1)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|----------------------------------|----------|-------------------|--------------------|
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Water Quality Monitoring | | | 20,000 |
| Cap Maintenance | | | 1,000 |
| TOTAL ANNUAL OSM COST | | | 21,000 |
| PRESENT WORTH | | | 641,000 |

DETAILED COST ESTIMATE FORMER LAGOON AREA SOIL/WASTE EXCAVATION: OFF-SITE LANDFILL DISPOSAL (FL-2)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (S) | TOTAL COST (\$) |
|---|-------------|----------------------|---------------------------------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | | 2,000 |
| 2. Surface Water Drainage Facilities | Lump Sum | - | 5,000 |
| 3. Excavation | 23,000 cy | 5/cy | 115,000 |
| 4. Health and Safety Cost | 48 days | 500/day ¹ | 24,000 |
| 5. Analytical Soil Testing | 50 samples | 1,000/sample | 50,000 |
| 6. Transportation | 24,300 tons | 75/ton | 1,822,500 |
| 7. Disposal | 24,300 tons | 100/ton | 2,430,000 |
| 8. Field Offices | 6 то | 1,000/mo | 6,000 |
| 9. Decontamination | 3 mo | 1,000/mo | 3,000 |
| 10. Improve Existing Access Roads | 925 lf | 25/1f | 23,125 |
| 11. Construct New Access Roads | 250 lf | 50/1f | 12,500 |
| 12. Fill - Borrow Material | 18,000 cy | 5/cy | 90,000 |
| 13. Topsoil | 1,500 cy | 10/cy | 15,000 |
| 14. Revegetation | 7,600 cy | 0.50/sy | 3,800 |
| SUBTOTAL | | | 4,602,000 |
| 15. Engineering Fees and Permits © 5 Percent | | | 230,000 |
| SUBTOTAL | | | 4,832,000 |
| 15. Contingency @ 25 Percent | | | 1,208,000 |
| TOTAL CAPITAL COST | | · : | 6,040,000 (5,033,000) ² |

¹ Unit cost for excavation includes Level B personnel protection and air monitoring.

² Costs for exposure assessment soil cleanup criteria.

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TABLE 21 (Continued)

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DETAILED COST ESTIMATE FORMER LAGOON AREA SOIL/WASTE EXCAVATION: OFF-SITE LANDFILL DISPOSAL (FL-2)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|----------------------------------|----------|-------------------|---------------------------------------|
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Water Quality Monitoring | | | 20,000 |
| PRESENT WORTH | | | 6,229,000 (5,191,000) ² |

¹ Unit cost for excavation includes Level B personnel protection and air monitoring.

² Costs for exposure assessment soil cleanup criteria.

DETAILED COST ESTIMATE

FORMER LAGOON AREA SOIL/WASTE EXCAVATION: ON-SITE LANDFILL FACILITY (FL-3)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|------------|----------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | - | 3,000 |
| 2. Field Offices | 7 mo | 1,000/mo | 7,000 |
| 3. Decontamination | 3 100 | 1,000/mo | 3,000 |
| 4. Improve Existing Access Roads | 925 lf | 25/1f | 23,125 |
| 5. Construct New Access Roads | 250 lf | 50/1f | 12,500 |
| 6. Excavation | 18,000 cy | 5/cy | 108,000 |
| 7. On-Site Transportation | 18,000 cy | 2/cy | 36,000 |
| 8. Surface Water Drainage Facilities | Lump Sum | _ | 5,000 |
| 9. Analytical Soil Testing | 50 samples | 1,000/sample | 50,000 |
| 10. Landfill Construction | 18,000 cy | 21/cy ¹ | 378,000 |
| ll. Backfill Former Lagoon with Excavated Borrow from Landfill | 18,000 cy | 2/cy | 36,000 |
| 12. Topsoil | 1,500 cy | 10/cy | 15,000 |
| - 13. Revegetation | 7,600 sy | 0.50/sy | 3,800 |
| 14. Ground Water Monitoring Well Installation | 160 lf | 30/1f | 4,800 |
| 15. Health and Safety Cost | 30 days | 500/day ² | 15,000 |
| SUBTOTAL | | | 700,000 |

¹ Unit cost breakdown of landfill from Table 28 (KP-3).

² Cost includes Level B personnel protection and air monitoring.

³ Costs for exposure assessment soil cleanup criteria.

(Continued)

DETAILED COST ESTIMATE

FORMER LAGOON AREA SOIL/WASTE EXCAVATION; ON-SITE LANDFILL FACILITY (FL-3)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|---|----------|-------------------|-------------------------------------|
| 16. Engineering Fees and Permits @ 5 Percent | | | 35,000 |
| SUBTOTAL | | | 735,000 |
| 17. Contingency @ 25 Percent | | | 184,000 |
| TOTAL CAPITAL COST | | | 919,000 (766,000) ³ |
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Water Quality Monitoring - | | | 20,000 |
| PRESENT WORTH | | | 1,108,000 (923,000) ³ |

¹ Unit cost breakdown of landfill from Table 28 (KP-3).

² Cost includes Level B personnel protection and air monitoring.

³ Costs for exposure assessment soil cleanup criteria.

DETAILED COST ESTIMATE

FORMER LAGOON AREA SOIL/WASTE EXCAVATION AND ON-SITE ROTARY KILN INCINERATION (FL-4A)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|---|-------------|-------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | - | 2,000 |
| 2. Install Surface Water Drainage Facilities | Lump Sum | - | 5,000 |
| 3. Excavation ¹ | 305 days | 900/day | 274,500 |
| 4. Health and Safety Cost | | | |
| • Excavation and Incineration | 305 days | 300/day² | 91,500 |
| 5. Analytical Soil Testing | 50 samples | 1,000/sample | 50,000 |
| 6. Site Utilities | Lump Sum | - | 10,000 |
| 7. Incineration Cost | 24,300 tons | 350/ton | 8,505,000 |
| 8. Field Offices | 18 mo | 1,000/mo | 18,000 |
| 9. Decontamination | 18 mo | 1,000/mo | 18,000 |
| 10. Improve Existing Access Roads | 925 lf | 25/1f | 23,125 |
| 11. Construct New Access Roads | 250 lf | 50/1f | 12,500 |
| 12. Refill - Incinerated Soil/Ash | 18,000 cy | 3/cy | 54,000 |
| 13. Topsoil | 1,500 cy | 10/cy | 15,000 |
| 14. Revegetation | 7,600 sy | 0.50/sy | 3,800 |
| SUBTOTAL | | | 9,082,000 |

¹ Excavation performed as needed to run incinerator continuously. Thus, unit cost based on daily equipment rental, labor, and operating expenses.

² Unit cost includes Level B personnel protection during excavation and Level C during incineration. Also includes air monitoring during excavation.

¹ Cost for exposure assessment soil cleanup criteria.

(Continued)

DETAILED COST ESTIMATE

FORMER LAGOON AREA

SOIL/WASTE EXCAVATION AND ON-SITE ROTARY KILN INCINERATION (FL-4A)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|---|----------|-------------------|---|
| 15. Engineering Fees and Permits @ 5 Percent | | | 454,000 |
| SUBTOTAL | | | 9,536,000 |
| 16. Contingency @ 25 Percent | | | 2,384,000 |
| TOTAL CAPITAL COST | | | 11,920,000 (9,933,000) ³ |
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Water Quality Monitoring | | | 20,000 |
| PRESE T WORTH | | | 12,109,000 (10,090,000) ³ |

¹ Excavation performed as needed to run incinerator continuously. Thus, unit cost based on daily equipment rental, labor, and operating expenses.

² Unit cost includes Level B personnel protection during excavation and Level C during incineration. Also includes air monitoring during excavation.

³ Cost for exposure assessment soil clean-up criteria.

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DETAILED COST ESTIMATE

FORMER LAGOON AREA SOIL/WASTE EXCAVATION AND ON-SITE INFRARED INCINERATION (FL-4B)

| QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|-------------|--|---|
| | | |
| Lump Sum | - | 2,000 |
| Lump Sum | _ | 5,000 |
| 305 days | 900/day | 274,500 |
| | | |
| 305 days | 300/day ² | 91,500 |
| 50 samples | 1,000/sample | 50,000 |
| Lump Sum | - | 10,000 |
| 24,300 tons | 140/ton | 3,402,000 |
| 22 mo | 1,000/mo | 22,000 |
| 18 mo | 1,000/mo | 18,000 |
| 925 lf | 25/1f | 23,125 |
| 250 lf | 50/1£ | 12,500 |
| 18,000 cy | 3/cy | 54,000 |
| 1,500 cy | 10/cy | 15,000 |
| 7,600 sy | 0.50/sy | 3,800 |
| | | 3,983,000 |
| | Lump Sum Lump Sum 305 days 305 days 50 samples Lump Sum 24,300 tons 22 mo 18 mo 925 lf 250 lf 18,000 cy 1,500 cy | (\$) Lump Sum – Lump Sum – 305 days 900/day 305 days 300/day ² 50 samples 1,000/sample Lump Sum – 24,300 tons 140/ton 22 mo 1,000/mo 18 mo 1,000/mo 18 mo 1,000/mo 925 lf 25/lf 250 lf 50/lf 18,000 cy 3/cy 1,500 cy 10/cy |

¹ Excavation performed as needed to run incinerator continuously. Thus, unit cost based on daily equipment rental, labor, and operating expenses.

² Unit cost includes Level B personnel protection during excavation and Level C during incineration. Also includes air monitoring during excavation.

³ Cost for exposure assessment soil cleanup criteria.

TABLE 24 (Continued)

DETAILED COST ESTIMATE

FORMER LAGOON AREA

SOIL/WASTE EXCAVATION AND ON-SITE INFRARED INCINERATION (FL-4B)

| ITEM DESCRIPTION | QUANIITY | UNIT COST (\$) | TOTAL COST (\$) |
|---|----------|-------------------|---------------------------------------|
| 15. Engineering Fees and Permits @ 5 Percent | | | 199,000 |
| SUBTOTAL | | | 4,182,000 |
| 16. Contingency @ 25 Percent | | | 1;046,000 |
| IOTAL CAPITAL COST | | | 5,228,000 (4,357,000) ³ |
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Water Quality Monitoring | | | 20,000 |
| PRESENT WORTH | | | 5,417,000 (4,514,000) ³ |
| | | | |

¹ Excavation performed as needed to run incinerator continuously. Thus, unit cost based on daily equipment rental, labor, and operating expenses.

² Unit cost includes Level B personnel protection during excavation and Level C during incineration. Also includes air monitoring during excavation.

³ Cost for exposure assessment soil cleanup criteria.

DETAILED COST ESTIMATE

FORMER LAGOON AREA NO ACTION (FL-5)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|----------|-------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Fencing | 1,650 lf | 11/1f | 18,150 |
| 2. Engineering Fees and Permits @ 5 Percent | | | 1,000 |
| SUBTOTAL. | | | 19,150 |
| 3. Contingency @ 25 Percent | | | 4,850 |
| IOTAL CAPITAL COST | | | 24,000 |
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Water Quality Monitoring | | | 20,000 |
| PRESENT WORTH | | | 213,000 |

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DETAILED COST ESTIMATE

KETTLE POND SITE GRADING & CAPPING (KP-1)

| ITEM DESCRIPTION | QUANTITY | UNIT COST | TOTAL COST |
|--|----------|-------------|------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | - | \$ 5,000 |
| 2. Field Offices | 4 mo | 1,000/mo | 4,000 |
| 3. Decontamination | 3 mo | 1,000/mo | 3,000 |
| 4. Improve Existing Access Roads | 250 lf | 25/1f | 6,250 |
| 5. Construct New Access Roads | 650 lf | 50/1f | 32,500 |
| 6. Backfill | 7,200 cy | 5/cy | 36,000 |
| 7. Grading | 7,200 су | 1/sy | 7,200 |
| 8. Clay | 4,800 cy | 12/cy | 57,600 |
| - 9. Synthetic Liner | 7,200 cy | 9/cy | 64,800 |
| 10. Sand | 2,400 cy | 10/sy | 24,000 |
| 11. Topsoil | 1,200 cy | 10/cy | 12,000 |
| 12. Revegetation | 7,200 sy | 0.50/sy | 3,600 |
| 13. Drainage Ditch | 750 lf | 10/1f | 7,500 |
| 14. Health and Safety Cost | 40 days | $300/day^1$ | 12,000 |
| 15. Ground Water Monitoring Well Installation | 120 lf | 30/1f | 3,600 |
| SUBTOTAL | | | 279,000 |

¹ Unit cost includes Level C personnel protection for site grading and clay layer installation during capping. Also includes air monitoring.

(Continued)

DETAILED COST ESTIMATE

KETTLE POND SITE GRADING AND CAPPING (KP-1)

| ITEM DESCRIPTION | QUANTITY | UNIT COST | TOTAL COST |
|---|----------|-----------|------------|
| | | (\$) | (\$) |
| 16. Engineering Fees and Fermits @ 5 Percent | | | 14,000 |
| SUBTOTAL | | | 293,000 |
| 17. Contingency @ 25 Percent | | | 73,000 |
| TOTAL CAPITAL COST | | | 366,000 |
| ANNUAL OPERATING AND MAINTENANCE | | | |
| Cap Maintenance | | | 1,000 |
| Water Quality Monitoring | | | 20,000 |
| TOTAL ANNUAL OSM COST | | | 21,000 |
| PRESENT WORTH | | | 564,000 |
| • | | | |

DETAILED COST ESTIMATE

KETTLE POND

SOIL/WASTE EXCAVATION AND OFF-SITE LANDFILL DISPOSAL (KP-2)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|---|-------------------------------------|------------------------------|-----------------------------------|
| APITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | - | 5,000 |
| 2. Sheet Piling | 10,200 sf | 9/sf | 91,800 |
| 3. Pond Dewatering | | | |
| a. Well Installation b. Associated Piping c. Pumps d. Power and Maintenance ¹ | 475 lf 250 lf 11 Lump Suma | 30/lf 4/lf 350/ea - | 14,250 1,000 3,850 9,000 |
| 4. a. Connect to Sewage Treatment Plant (STP) | | | |
| 8-inch sewer main Treatment (user fee)² | 450 lf 7,350,000 gal | 70/1f 0.0013/gal | 31,500 9,600 |
| b. Granular Activated Carbon (C | SAC) | | |
| Capital (0.05 MGD plant) Operating | Lump Sum Lump Sum | - - | 110,000 20,000 |
| 5. Surface Water Drainage Facilities | Lump Suza | - | 5,000 |
| 6. Excavation | 24,000 cy | 5/cy | 120,000 |
| J. Health and Safety Cost | 80 days | 500/day ³ | 40,000 |
| 8. Analytical Soil Testing | 50 samples | 1,000/sample | 50,000 |
| 9. Fill - Borrow Material | 24,000 cy | 5/cy | 120,000 |

- ⁻¹ Power cost based on \$0.08 kwh for Westborough area and electric demand of 1.1 kw per pump. Dewatering operation runs 24 hours per day for duration of excavation (105 days - includes 2 weeks of dewatering prior to excavation). Maintenance includes operator for 2 hours per day.
- ² Estimate of \$1.00/ccf based on user fees for sewage treatment plants of similar design.
- ³ Unit cost includes Level B personnel protection during sheet piling and excavation. Also includes air monitoring.

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TABLE 27 (Continued)

DETAILED COST ESTIMATE

KETTLE POND SOIL/WASTE EXCAVATION AND OFF-SITE LANDFILL DISPOSAL (KP-2)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|-------------|-------------------|------------------------|
| 10. Topsoil | 1,200 cy | 10/cy | 12,000 © |
| 11. Revegetation | 7,200 sy | 0.50/sy | 3,600 |
| 12. Off-Site Transportation | 32,400 tons | 75/ton | 2,430,000 |
| 13. Disposal | 32,400 tons | 100/ton | 3,240,000 |
| 14. Field Offices | 8 mo | 1,000/mo | 8,000 |
| 15. Decontamination | 6 то | 1,000/mo | 6,000 |
| 16. Improve Existing Access Roads | 575 lf | 25/1£ | 14,375 |
| 17. Construct New Access Roads | 700 lf | 50/1f | 35,000 |
| 18. Ground Water Monitoring Well Installation | 120 lf | 30/lf | 3,600 |
| SUBTOTAL | | | |
| a. STP b. GAC | | | 6,254,000 6,342,000 |
| 19. Engineering Fees and Permits & 5 Percent | | , | |
| a. STP b. GAC | | | 313,000 317,000 |
| SUBTOTAL | | | |
| a. STP b. GAC | | | 6,567,000 6,659,000 |

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DETAILED COST ESTIMATE

KETTLE POND

SOIL/WASTE EXCAVATION AND ON-SITE LANDFILL DISPOSAL (KP-3)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (S) | TOTAL COST (\$) |
|---|------------------------------------|-------------------------------|-----------------------------------|
| PITAL COSTS | | | |
| . Site Clearing | Lump Sum | - | 6,000 |
| 2. Sheet Piling | 10,200 sf | 9/sf | 91,800 |
| . Pond Dewatering | | | |
| a. Well Installation b. Associated Piping c. Pumps d. Power and Maintenance ¹ | 475 lf 250 lf 11 Lump Sum | 30/lf 4/lf 350/ea. - | 14,250 1,000 3,850 5,000 |
| a. Connect to Sewage Treatment Plant (STP) | | | |
| 8-inch sewer main Treatment (user fee)² | 450 lf 4,900,000 gal | 70/lf 0.0013/gal | 31,500 6,400 |
| b. Granular Activated Carbon (G | GAC) | | |
| Capital (0.05 MGD plant)Operating | Lump Sum Lump Sum | | 110,000 20,000 |
| 5. Surface Water Drainage Facilities | Lump Sum | _ | 5,000 |
| Excavation and On-Site Transportation | 24,000 cy | 6/cy | 144,000 |
| 7. Health and Safety Cost | 60 days | 500/day ³ | 30,000 |
| 8. Analytical Soil Testing | 50 samples | 1,000/sample | 50,000 |

- ¹ Power cost based on \$0.08 kwh for Westborough area and electric demand of l.l kw per pump. Dewatering operation runs 24 hours per day for duration of excavation (70 days - includes 2 weeks of dewatering prior to excavation). Maintenance includes operator for 2 hours per day.
 - ² Estimate of \$1.00/ccf based on user fees for sewage treatment plants of similar design.
 - ³ Unit cost includes Level B personnel protection during sheet piling and excavation. Also includes air monitoring.

TABLE 28 (Continued)

DETAILED COST ESTIMATE

KETTLE POND SCIL/WASTE EXCAVATION AND ON-SITE LANDFILL DISPOSAL (KP-3)

| | ITEM DESCRIPTION | QUANTITY | UNIT COST (S) | TOTAL COST (\$) |
|-----|--|------------|-----------------------|------------------------|
| 9. | Improve Existing Access Roads | 250 lf | 25/lf | 6,250 |
| 10. | Construct New Access Roads | 650 lf | 5C/1f | 32,500 |
| 11. | Field Offices | 8 mo | 1,000/mo | 8,000 |
| 12. | Decontamination | 6 то | 1,000/mo | 6,000 |
| 13. | Landfill Excavation and Grading | 22,000 cy | 3.30/cy | 72,600 |
| 14. | Clay | 4,200 cy | 12/cy | 50,400 |
| 15. | Fine Sand | 2,100 cy | 12/cy | 25,200 |
| 16. | Synthetic Liner (2) | 12,400 sy | 9/sy | 111,600 |
| 17. | Leachate Collection | 6,250 lf | 2.5/lf | 15,600 |
| 18. | Leachate Storage (Tank, Piping) | 20,000 gal | - | 30,000 |
| 19. | Leak Detection | 6,250 lf | 2.5/lf | 15,600 |
| 20. | Drainage Layer | 2,100 cy | 10/cy | 21,000 |
| 21. | Filter Fabric | 6,200 sy | 3/sy | 18,600 |
| 22. | Landfill Capping | 6,200 sy | 22.50/sy ⁴ | 139,500 |
| 23. | Backfill Kettle Pond with Excavated Landfill Material | 24,000 cy | 2/cy | 48,000 |
| 24. | Topsoil | 1,200 cy | 10/cy | 12,000 |
| 25. | Revegetation | 7,200 sy | 0.50/sy | 3,600 |
| 26. | Ground Water Monitoring Well Installation | 160 1f | 30/1£ | 4,800 |
| | SUBTOTAL | | | |
| | a. STP b. GAC | | | 1,010,000 1,102,000 |

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 $^{\rm 4}$ Unit cost breakdown for cap from Table 26 .

TABLE 28 (Continued)

DETAILED COST ESTIMATE

KETTLE POND

SOIL/WASTE EXCAVATION AND ON-SITE LANDFILL DISPOSAL (KP-3)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|----------|-------------------|--------------------------------------|
| 7. Engineering Fees and Permits @ 5 Percent | , | | |
| a. STP b. GAC | | | 51,000 55,000 |
| SUBTOTAL | | | |
| a. STP b. GAC | | | 1,061,000 1,157,000 |
| 8. Contingency @ 25 Percent | | | |
| a. STP b. GAC | | | 262,000 289,000 |
| OTAL CAPITAL COST | | | |
| a. STP | | | 1,323,000 (772,000) ^{\$} |
| b. GAC | | | 1,446,000 (844,000) ^s |
| NNUAL OPERATION AND MAINTENANCE O&M) COST | 2 | | |
| Water Quality Monitoring | | | 20,000 |
| RESENT WORTH | | | |
| a. STP | | | 1,512,000 (882,000) ^{\$} |
| b. GAC | | | 1,635,000 (954,000) ^{\$} |

⁵ Costs based on exposure assessment cleanup criteria.

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DETAILED COST ESTIMATE

KETTLE POND

SOIL/WASTE EXCAVATION AND ON-SITE ROTARY KILN INCINERATION (KP-4A)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|------------------------------------|--------------------------|-----------------------------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | - | 6,000 |
| 2. Sheet Piling | 10,200 sf | 9/sf * | 91,800 |
| 3. Pond Dewatering | | | |
| a. Well Installation b. Associated Piping c. Pumps c. Power and Maintenance¹ | 475 lf 250 lf 11 Lump Sum | 30/lf 4/lf 350/ea. | 14,250 1,000 3,850 5,000 |
| 4. a. Connect to Sewage Treatment Plant (STP) | | | |
| 8-inch sewer main Treatment (user fee)² | 450 lf 4,900,000 gal | 70/lf 0.0013/gal | 31,500 6, 4 00 |
| b. Granular Activated Carbon | (GAC) | | |
| • Capital • Operating | Lump Sum Lump Sum | | 110,000 20,000 |
| 5. Surface Water Drainage Facilities | Lump Sum | _ | 5,000 |
| 6. Site Utilities | Lump Sum | - | 10,000 |
| 7. Excavation | 25,000 cy | 5/cy | 125,000 |

¹ Power cost based on \$0.08 kwh for Westborough area and electric demand of 1.1 kw per pump. Dewatering operation runs 24 hours per day for duration of excavation (70 days - includes 2 weeks of dewatering prior to excavation). Maintenance includes operator for 2 hours per day.

² Estimate of \$1.00/ccf based on user fees for sewage treatment plants of similar design.

TABLE 29 (Continued)

DETAILED COST ESTIMATE

KETTLE POND

SOIL/WASTE EXCAVATION AND ON-SITE ROTARY KILN INCINERATION (KP-4A)

| | JIEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|-----|---|-------------|----------------------|--------------------|
| 8. | Health and Safety Cost | | | |
| | • Excavation | 40 days | 500/day ³ | 20,000 |
| | • Incineration | 405 days | 200/day* | 81,000 |
| 9. | Analytical Soil Testing | 50 samples | 1,000/sample | 50,000 |
| 10. | Topsoil | 1,200 cy | 10/cy | 12,000 |
| 11. | Revegetation | 7,130 sy | 0.50/sy | 3,600 |
| 12. | Temporary Storage Area | | | |
| | a. Excavation | 31,000 cy | 3.30/cy | 102,300 |
| | b. Clay | 3,000 су | 12/cy | 36,000 |
| | c. Sand | 3,000 су | 10/cy | 30,000 |
| | d. Synthetic Liner | 8,900 sy | 9/sy | 80,100 |
| | e. Leachate Collection | 6,300 lf | 2.50/1£ | 15,750 |
| 13. | Leachate Collection Tank | 20,000 gal | - | 30,000 |
| 14. | a. Transportation to Storage | | 2.4 | |
| | Area | 24,000 cy | 2/cy | 48,000 |
| | b. Transportation from Storage Area to Incinerator | 21,000 cy | 1/cy | 24,000 |
| 15. | Incineration Cost | 32,400 tons | 350/ton | 11,340,000 |
| 16. | Ash/Incinerated Soil - | | | |
| | Backfill Kettle Pond | 24,000 cy | 2/cy | 48,000 |
| 17. | Field Offices | 29 то | 1,000/mo | 29,000 |
| 18. | Decontamination | 24 mo | 1,000/mo | 24,000 |
| 19. | Improve Existing Access Roads | 250 lf | 25/1f | 6,250 |
| 20. | Construct New Access Roads | 650 lf | 50/1£ | 32,500 |

-³ Unit cost includes Level B personnel protection and air monitoring.

⁴ Unit cost includes Level C personnel protection.

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TABLE 29 (Continued)

DETAILED COST ESTIMATE

KETTLE POND

SOIL/WASTE EXCAVATION AND ON-SITE ROTARY KILN INCINERATION (KP-4A)

| | ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|-----|--|----------|-------------------|--|
| 21. | Ground Water Monitoring Well Installation | 120 lf | 30/1f | 3,600 |
| | SUBTOTAL | | | |
| | a. STP b. GAC | | | 12,316,000 12,408,000 |
| 22. | Engineering Fees and Permits © 5 Percent | | | |
| | a. STP b. GAC | | | 616,000 620,000 |
| | SUBTOTAL | | | |
| | a. STP b. GAC | | | 12,932,000 13,028,000 |
| 23. | Contingency @ 25 Percent | | | |
| | a. STP b. GAC | | | 3,233,000 3,257,000 |
| TOT | AL CAPITAL COST | | | |
| - | a. STP b. GAC | | | 16,165,000 (9,430,000) ⁵ 16,285,000 (9,500,000) ⁵ |
| | UAL OPERATION AND MAINTENANCE M) COST | | | |
| | Water Quality Monitoring | | | 20,000 |
| PRE | SENT WORTH | | | |
| | a. STP | | • | 16,554,000 (9,657,000) ⁵ |
| | b. GAC | | | 16,474,000 (9,610,000) |

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⁵ Costs based on exposure assessment soil cleanup criteria.

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DETAILED COST ESTIMATE

KETTLE POND SOIL/WASTE EXCAVATION AND ON-SITE INFRARED INCINERATION (KP-4B)

| | ITEM DESCRIPTION - | QUANTITY | UNIT COST (S) | TOTAL COST (\$) |
|----|---|------------------------------------|--------------------------|-----------------------------------|
| AP | ITAL COSTS | | | |
| 1. | Site Clearing | Lump Sum | - | 6,000 |
| 2. | Sheet Piling | 10,200 sf | 9/sf | 91,800 |
| 3. | Pond Dewatering | | | |
| | a. Well Installation b. Associated Piping c. Pumps d. Power and Maintenance ¹ | 475 1f 250 1f 11 Lump Sum | 30/lf 4/lf 350/ea. | 14,250 1,000 3,850 5,000 |
| 4. | a. Connect to Sewage Treatment Plant (STP) | | | |
| | 8-inch sewer main Treatment (user fee)² | 4 50 lf 4,900,000 gal | 70/lf 0.0013/gal | 31,500 6,400 |
| | b. Granular Activated Carbon (| (GAC) | | |
| | • Capital • Operating | Lump Sum Lump Sum | - | 110,000 20,000 |
| 5. | Surface Water Drainage Facilities | Lump Sum | - | 5,000 |
| 6. | Site Utilities | Lump Sum | - | 10,000 |
| 7. | Excavation | 25,000 cy | 5/cy | 125,000 |

¹ Power cost based on \$0.08 kwh for Westborough area and electric demand of 1.1 kw per pump. Dewatering operation runs 24 hours per day for duration of excavation (70 days - includes 2 weeks of dewatering prior to excavation). Maintenance includes operator for 2 hours per day.

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² Estimate of \$1.00/ccf based on user fees for sewage treatment plants of similar design.

(Continued)

DETAILED COST ESTIMATE

KETTLE POND SOIL/WASTE EXCAVATION AND ON-SITE INFRARED INCINERATION (KP-4B)

| | ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|-----|---|-------------|----------------------|--------------------|
| 8. | Health and Safety Cost | | | |
| | • Excavation | 40 days | 500/day ³ | 20,000 |
| | • Incineration | 405 days | 200/day4 | 81,000 |
| 9. | Analytical Soil Testing | 50 samples | 1,000/sample | 50,000 |
| 10. | Topsoil | 1,200 cy | 10/cy | 12,000 |
| 11. | Revegetation | 7,130 sy | 0.50/sy | 3,600 |
| 12. | Temporary Storage Area | | | |
| | a. Excavation | 31,000 cy | 3.30/cy | 102,300 |
| | b. Clay | 3,000 cy | 12/cy | 36,000 |
| | c. Sand | 3,000 cy | 10/cy | 30,000 |
| | d. Synthetic Liner | 8,900 sy | 9/sy | 80,100 |
| | e. Leachate Collection | 6,300 lf | 2.50 lf | 15,750 |
| 13. | Leachate Collection Tank | 20,000 gal | - | 30,000 |
| 14. | a. Transportation to Storage | | | • |
| | Area | 24,000 cy | 2/cy | 48,000 |
| | b. Transportation from Storage Area to Incinerator | 24,000 cy | l/cy | 24,000 |
| 15. | Incineration Cost | 32,400 tons | 140/ton | 4,600,000 |
| ī6. | Ash/Incinerated Soil - | | | |
| | Backfill Kettle Pond | 24,000 cy | 2/cy | 48,000 |
| 17. | Field Offices | 29 то | 1,000/mo | 29,000 |
| 18. | . Decontamination | 24 по | 1,000/mo | 24,000 |
| 19. | . Improve Existing Access Roads | 250 lf | 25/1f | 6,250 |
| 20. | . Construct New Access Roads | 650 lf | 50/1f | 32,500 |

³ Unit cost includes Level B personnel protection and air monitoring.

⁴ Unit cost includes Level C personnel protection.

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TABLE 30 (Continued)

DETAILED COST ESTIMATE

KETTLE POND

SOIL/WASTE EXCAVATION AND ON-SITE INFRARED INCINERATION (KP-4B)

| .ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|---|----------|-------------------|---------------------------------------|
| 21. Ground Water Monitoring Well | | | |
| Installation | 120 lf | 30/1f | 3,600 |
| SUBTOTAL | | | |
| a. STP | | | 5,576,000 |
| b. GAC | | | 5,668,000 |
| 22. Engineering Fees and Permits @ 5 Percent | | | |
| a. STP | | | 279,000 |
| b. GAC | | | 283,000 |
| SUBTOTAL | | | |
| a. STP | | | 5,855,000 |
| b. GAC | | | 5,951,000 |
| 23. Contingency @ 25 Percent | | | |
| a. STP | | | 1,464,000 |
| b. GAC | | | 1,488,000 ' |
| TOTAL CAPITAL COST | | | |
| a. STP | | | 7,319,000 |
| | | | (4,269,000) |
| b. GAC | | • | 7,439,000 (4,339,000) ⁵ |
| ANNUAL OPERATION AND MAINTENANCE | | | |
| (O&M) COST | | | |
| Water Quality Monitoring | | | 20,000 |
| PRESENT WORTH | | | |
| a. STP | | | 7,508,000 |
| b. GAC | | | (4,380,000) ³ 7,628,000 |
| u. and | | | (4,450,000) |

⁵ Costs based on exposure assessment soil cleanup criteria.

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DETAILED COST ESTIMATE

KETTLE POND GROUND WATER CONTAINMENT BARRIER; SITE GRADING & CAPPING (KP-5)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|-----------|----------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | - | 5,000 |
| 2. Field Offices | 7 то | 1,000/mo | 7,000 |
| 3. Decontamination | 4 mo | 1,000/mo | 4,000 |
| 4. Improve Existing Access Roads | 250 lf | 25/1f | 6,250 |
| 5. Construct New Access Roads | 650 lf | 50/1f | 32,500 |
| 6. Backfill (including grading) | 7,200 cy | 5/cy | 36,000 |
| 7. Clay | 4,800 cy | 12/cy | 57,600 |
| 8. Synthetic Liner | 7,200 sy | 9/sy | 64,800 |
| 9. Sand | 2,400 cy | 10/cy | 24,000 |
| 10. Topsoil | 1,200 cy | 10/cy | 12,000 |
| 11. Vegetation | 7,200 sy | 0.50/sy | 3,600 |
| 12. Drainage Ditch | 750 lf | 10/1f | 7,500 |
| 13. Health and Safety Cost | 80 days | 300/day ¹ | 24,000 |
| <pre>14. Construct Soil Bentonite</pre> | 68,800 sf | 10/sf | 688,000 |
| 15. Ground Water Monitoring Well Installation | 120 lf | 30/1f | 3,600 |
| SUBTOTAL | | | 976,000 |
| 16. Engineering Fees and Permits @ 5 Percent | | | 49,000 |
| SUBTOTAL | | ۰. | 1,025,000 |

¹ Unit cost includes Level B personnel protection during sheet piling and slurry wall installation. Level C protection used during grading and clay layer installation for cap. Air monitoring performed as required.

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TABLE 31 (Continued)

DETAILED COST ESTIMATE

KETTLE POND GROUND WATER CONTAINMENT BARRIER; SITE GRADING & CAPPING (KP-5)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|----------------------------------|----------|-------------------|--------------------|
| 17. Contingency @ 25 Percent | | | 256,000 |
| TOTAL CAPITAL COST | | | 1,281,000 |
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Cap and Wall Maintenance | | | 5,000 |
| Water Quality Monitoring | | | 20,000 |
| TOTAL ANNUAL O&M COST | | | 25,000 |
| PRESENT WORTH | | | 1,517,000 |

DETAILED COST ESTIMATE

KETTLE POND GROUND WATER PUMPING AND TREATMENT (KP-6A)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|----------|-------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Wells | 530 lf | 30/1f | 15,900 |
| 2. Pumps, Piping, and Holding Tank | Lump Sum | - | 60,000 |
| 3. Site Clearing | Lump Sum | · - | 5,000 |
| 4. Concrete Pad | 10 cy | 200/cy | 2,000 |
| 5. Storage House | Lump Sum | - | 15,000 |
| 6. GAC Unit | Lump Sum | - | 150,000 |
| 7. Fill Material | 7,200 cy | 5/cy | 36,000 |
| 8. Grading | 7,200 sy | l/sy | 7,200 |
| 9. Topsoil | 1,200 cy | 10/cy | 12,000 |
| 10. Revegetation | 7,200 sy | 0.50/sy | 3,600 |
| ll. Ground Water Monitoring Well Installation | 120 lf | 30/1f | 3,600 |
| SJETOTAL | | | 310,000 |
| 12. Engineering Fees and Permits @ 5 Percent | | | 16,000 |
| SUBTOTAL. | | | 326,000 |
| 13. Contingency @ 25 Percent | | | 82,000 |
| TOTAL CAPITAL COST | | | 408,000 |

Note: Included in the total capital costs estimates for Alternates KP-6 (A & B) are costs for grading and capping of the Kettle Pond.

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(Continued)

DETAILED COST ESTIMATE

KETTLE POND GROUND WATER PUMPING AND TREATMENT (KP-6A)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|---|----------|-------------------|--------------------|
| ANNUAL OPERATION AND MAINTENANCE | | | |
| 1. Ground Water Pumping ¹ | | | 30,000 |
| Treatment (including carbon disposal) | | | 20,000 |
| 3. Water Quality Monitoring and Testing | | | 20,000 |
| TOTAL ANNUAL O&M COST | | | 70,000 |
| PRESENT WORTH | | | 1,068,000 |

¹ Pumping cost includes power and maintenance. Power cost based on \$0.08 kwh for Westborough area and electric demand of 1.1 kw per pump. Operation runs for 24 hours per day, 365 days per year. Maintenance includes operator for 2 hours per day.

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DETAILED COST ESTIMATE

OUANTITY UNIT COST ITEM DESCRIPTION TOTAL COST (\$) (S) CAPITAL COSTS 1. Site Clearing Lump Sum 2,000 ----2. Wells 530 lf 30/1f 15,900 3. Pumps and Piping Lump Sum 20,000 _ 4. Connect to Sewage Treatment Plant 470 lf • 8-inch sever main 70/1f 31,500 5. Fill Material 7,200 cy 5/cy 36,000 6. Grading 7,200 sy l/sy 7,200 7. Topsoil 1,200 cy 10/cy 12,000 8. Revegetation 7,200 sy 0.50/sy 3,600 9. Ground Water Monitoring Well Installation 120 lf 30/1f 3,600 132,000 SUBTOTAL 10. Engineering Fees and Permits @ 5 Percent 7,000 SUBTOTAL 139,000 11. Contingency @ 25 Percent 35,000 174,000 TOTAL CAPITAL COST

KETTLE POND GROUND WATER PUMPING AND TREATMENT (KP-6B)

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TABLE 33 (Continued)

DETAILED COST ESTIMATE

KETTLE POND GROUND WATER PUMPING AND TREATMENT (KP-6B)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|----------------|-------------------|--------------------|
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Sewage Treatment Plant User Fee¹ | 11,000,000 gal | 0.0013/gal | 15,000 |
| 2. Ground Water Pumping ² | | | 30,000 |
| 3. Maintenance | | | 5,000 |
| 4. Water Quality Monitoring | | | 20,000 |
| TOTAL ANNUAL O&M COST | | | .70,000 |
| PRESENT WORTH | | | 834,000 |

¹ Estimate of \$1.00/ccf based on user fees for sewage treatment plants of similar design.

² Pumping cost includes power and maintenance. Power cost based on \$0.08 kwh for Westborough area and electric demand of 1.1 kw per pump. Operation runs for 24 hours per day, 365 days per year. Maintenance includes operator for 2 hours per day.

DETAILED COST ESTIMATE

KETTLE POND NO ACTION (KP-7)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (S) | TOTAL COST (\$) |
|---|----------|------------------|--------------------|
| APITAL COSTS | | | |
| 1. Fencing | 1,500 lf | 11/1f | 16,500 |
| 2. Ground Water Monitoring Well Installation | 120 lf | 30/1£ | 3,600 |
| SUPTOTAL | | | 20,000 |
| 3. Engineering Fees and Permits @ 5 Percent | | | 1,000 |
| SUETOTAL | | | 21,000 |
| 4. Contingency @ 25 Percent | | | 5,000 |
| COTAL CAPITAL COST | | | 26,000 |
| ANNUAL OPERATION AND MAINTENANC | Ē | | |
| Water Quality Monitoring | | | 20,000 |
| PRESENT WORTH | | | 215,000 |

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DETAILED COST ESTIMATE

HOCOMONCO POND AND DISCHARGE STREAM HYDRAULIC DREDGING OF SEDIMENTS AND DISPOSAL/TREATMENT (HP-1A)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|---|----------------------------|--------------------|--------------------|
| APITAL COSTS | | | |
| HOCOMONCO POND | | | |
| 1. Site Clearing | Lump Sum | - | \$ 2,000 |
| 2. Dewatering Basin | 11,000 cy | ll/cy ¹ | 121,000 |
| 3. Leachate Collection Tank (20,000 gal) | Lump Sum | - | 30,000 |
| 4. Dredging | 2,200 cy | 35/cy | 77,000 |
| 5. Leachate Treatment ² | 1,100,000 gal ³ | 0.26/gal | 286,000 |
| 6. ⁷ Health and Safety Cost ⁴ | 5 days | 300/day | 1,500 |
| SUBTOTAL | | | 518,000 |
| DISCHARGE STREAM | | | |
| 7. Site Clearing | Lump Sum | - | 1,000 |
| 8. Construct New Access Road | 450/1f | 50/1f | 22,500 |

¹ Cost derived from Temporary Storage Area (KP-4A).

² Cost includes transportation and treatment at an off-site wastewater treatment facility. Due to the volume of leachate to be treated, granulated activated carbon and discharge to sewage treatment plant are not feasible alternatives.

³ Based on vendor information.

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⁴ Level B personnel protection during dredging.

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DETAILED COST ESTIMATE

HOCOMONCO POND AND DISCHARGE STREAM HYDRAULIC DREDGING OF SEDIMENTS AND DISPOSAL/TREATMENT (HP-1A)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|------------------------------------|---------------|-------------------|--------------------|
| A 9. Diversion Channel | | | |
| Excavation and Backfill | 890 cy | 5/cy | 4,450 |
| 0. Stream Sediment Excavation | 100 cy | 15/cy | 1,500 |
| 1. Dewatering Basin | 100 cy | ll/cy | 1,100 |
| 2. On-Site Transportation | 100 cy | 2/cy | 200 |
| 3. Revegetation | 1,000 sy | 0.50/sy | 500 |
| 4. Leachate Treatment ¹ | 4,000 gal | 0.26/gal | 1,100 |
| 5. Health and Safety ⁴ | 5 days | 300/day | 1,500 |
| SUBTOTAL | | | 34,000 |
| Total Hocomonco Pond and Dis | charge Stream | | 552,000 |
| .6. Engineering Fees @ 5 Percent | | | 28,000 |
| SUBTOTAL | | | 580,000 |
| 7. Contingency @ 25 Percent | | | 145,000 |
| TOTAL CAPITAL COST | | | 725,000 |
| PRESENT WORTH | | | 725,000 |

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DETAILED COST ESTIMATE

HOCOMONCO POND AND DISCHARGE STREAM HYDRAULIC DREDGING OF SEDIMENTS AND DISPOSAL/TREATMENT (HP-1B)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|---------------|-------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | - | \$ 2,000 |
| 2. Dredging and Filter Pressing | 2,200 cy | 75/cy | 165,000 |
| <pre>3. Leachate Collection Tank (20,000 gal)</pre> | Lump Sum | - | 30,000 |
| 4. Leachate Treatment ¹ | 1,100,000 gal | 0.26/gal | 286,000 |
| 5. Health and $Safety^2$ | 95 days | 300/day | 28,500 |
| 6. Discharge Stream ³ | Lump Sum | - | 34,000 |
| SUBTOTAL | | | 546,000 |
| 7. Engineering Fees @ 5 Percent | | | 27,000 |
| SUBTOTAL | | | 573,000 |
| 8. Contingency @ 25 Percent | | | 143,000 |
| TOTAL CAPITAL COST | | | 716,000 |
| PRESENT WORTH | | | 716,000 |

¹ Cost includes transportation and treatment at an off-site wastewater treatment facility. Due to the volume of leachate to be treated, GAC adsorption and discharge to sewage treatment plant are not feasible alternatives.

- ² Level B personnel protection during dredging and pressing.
- ³ See Table ³⁵ for detailed Discharge Stream dredging costs.
- ⁴ Based on vendor information.

DETAILED COST ESTIMATE

HOCOMONCO POND AND DISCHARGE STREAM MECHANICAL DREDGING OF SEDIMENTS AND DISPOSAL/TREATMENT (HP-2)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|--|------------|-------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | - | 2,000 |
| 2. Construct New Access Road | 1,100 lf | 50/1f | 55,000 |
| 3. Pumping | 25 days | 200/day | 5,000 |
| 4. Dredging | 2,200 cy | 15/cy | 33,000 |
| 5. On-Site Transportation | 2,200 cy | 2/cy | 4,400 |
| 6. Dewatering Basin | 2,200 cy | 11/cy | 24,200 |
| Leachate Collection Tank (20,000 gal.) | Lump Sum | - | 30,000 |
| 8. Health and Safety ¹ | 5 days | 300/day | 1,500 |
| 9. Leachate Treatment ² | 90,000 gal | 0.26/gal | 23,400 |
| 10. Discharge Stream Cost ³ | Lump Sum | - | 34,000 |
| SUBTOTAL | | | 213,000 |
| 11. Engineering Fees @ 5 Percent | | | 11,000 |
| SUBTOTAL | | | 224,000 |
| - 12. Contingency @ 25 Percent | | | 56,000 |
| TOTAL CAPITAL COST | | | 280,000 |
| PRESENT WORTH | | | 280,000 |

¹ Level B personnel protection during dredging.

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² Cost includes transportation and treatment at an off-site wastewater treatment facility. Volume based on estimate of sediment moisture content.

³ See Table 35 for detailed Discharge Stream dredging.

DETAILED COST ESTIMATE

HOCOMONCO POND AND DISCHARGE STREAM CAPPING OF SEDIMENTS (HP-3)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|-----------------------------------|----------|-------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | _ | 10,000 |
| 2. Construct New Access Road | 700 lf | 50/1f | 35,000 |
| 3. Backfill | 3,200 cy | 5/cy | 16,000 |
| 4. On-Site Transportation | 3,200 cy | 2/cy | 6,400 |
| 5. Rip Rap | 100 су | 21/cy | 2,100 |
| 6. Pumping | 30 days | 200/day | 6,000 |
| 7. Health and Safety ¹ | 10 days | 300/day | 3,000 |
| 8. Discharge Stream ² | Lump Sum | - | 34,000 |
| SUBTOTAL. | | | 112,500 |
| 9. Engineering Fees @ 5 Percent | | | 6,500 |
| SUBTOTAL | | | 119,000 |
| 10. Contingency @ 25 Percent | | | 30,000 |
| TOTAL CAPITAL COST | | | 149,000 |
| OPERATION AND MAINTENANCE (O&M) | COST | | |
| Surface Water Quality Monito | ring | | 5,000 |
| PRESENT WORTH | | | 196,000 |

¹ Level C personnel protection.

² See Table 35 for detailed Discharge Stream dredging costs.

DETAILED COST ESTIMATE

OTIS STREET EMEANWENT CAPPING (OS-1)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (S) | TOTAL COST (\$) |
|---|----------|-----------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Site Clearing | Lump Sum | - | 1,000 |
| 2. Health and Safety Cost | 20 days | 300/day ¹ | 6,000 |
| 3. Embankment Cap | 4,400 sy | 22.50/sy ² | 99,000 |
| 4. Field Offices | 3 то | 1,000/mo | 3,000 |
| 5. Decontamination | l mo | 1,000/mo | 1,000 |
| 6. Ground Water Monitoring Well Installation | 120 lf | 30/lf | 3,600 |
| SUBTOTAL | | | 114,000 |
| 7. Engineering Fees and Permits @ 5 Percent | | | 6,000 |
| SUBTOTAL | | | 120,000 |
| 8. Contingency @ 25 Percent | | | 30,000 |
| TOTAL CAPITAL COST | | | 150,000 |
| ANNUAL OPERATION AND MAINTENANCE | | | |
| Rater Quality Monitoring | | | 10,000 |
| Cap Maintenance | | | 1,000 |
| Storm Drain Discharge Water Monitoring | | | 5,000 |
| TOTAL ANNUAL OSM COST | | | 16,000 |
| PRESENT WORTH | | | 301,000 |

- ¹ Unit cost includes Level C protection for site grading and clay layer ¹ placement. Also includes air monitoring as required.

² Unit cost breakdown for capping on Table 26 .

DETAILED COST ESTIMATE

OTIS STREET STORM DRAIN SEALING (OS-2)

| ITEM DESCRIPTION | QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|---|----------|-------------------|--------------------|
| CAPITAL COSTS | | | |
| 1. Storm Drain Pipe Sealing | 1,025 lf | 25/1£ | 25,625 |
| 2. Health and Safety Cost | 20 days | 200/day' | 4,000 |
| 3. Ground Water Monitoring Well Installation | 120 lf | 30/1£ | 3,600 |
| SUBTOTAL | | | 33,000 |
| 4. Engineering Fees and Permits @ 5 Percent | | | 2,000 |
| SUBTOTAL | | | 35,000 |
| 5. Contingency @ 25 Percent | | | 9,000 |
| OTAL CAPITAL COST | · | | 44,000 |
| NNUAL OPERATION AND MAINIENANCE | | | |
| Water Quality Monitoring ² | | | |
| Storm Drain Discharge Water Quality Monitoring | | | 5,000 |
| TOTAL ANNUAL OSM COST | | | 5,000 |
| PRESENT WORTH | | | 92,000 |

¹ Level C personnel protection.

²Ground water quality monitoring at the Otis Street Area will be conducted as part of the Kettle Pond Area ground water quality monitoring program.

DETAILED COST ESTIMATE

OTIS STREET NO ACTION (CS-3)

| QUANTITY | UNIT COST (\$) | TOTAL COST (\$) |
|----------|-------------------|--------------------|
| | | |
| 120 lf | 30/1£ | 3,600 |
| | | 1,400 |
| | | 5,000 |
| | | |
| | | 15,000 |
| | | 146,000 |
| | | (\$) |

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Appendix B

Statement of Findings

Hocomonco Pond Site

Proposed Remedial Response Action

Former Lagoon Area

September 1985

In accordance with EPA policy and Executive Orders 11988 and 11990 concerning Floodplains and Wetlands, the following Statement of Finding has been prepared. The Statement of Finding is part of the Record of Decision (ROD) for the Hocomonco Pond Site and further serves to notify the general public and affected agencies that proposed remedial response actions for the former lagoon area are in or may potentially affect a base (100 year) floodplain and/or a wetlands. The Statement of Findings include the following:

- 1. The reasons why the proposed action must be located in or affect the floodplain or wetlands.
- 2. A description of significant facts considered in making the decision to locate in or affect the floodplain or wetlands including alternative sites and actions.
- 3. A statement indicating whether the proposed actions conforms to the applicable State or local floodplain protection standards.
- 4. A description of the steps taken to design or modify the proposed action to minimize potential harm to or within the floodplain or wetlands.
- 5. A statement indicating how the proposed action affects the natural or beneficial values of the floodplain wetlands.

The proposed remedial response action in the former lagoon area consists of site grading, capping and removal/relocation of the storm drain that passes along the east side of the former lagoon. The decision process leading to the selection of this action and a detailed discussion of the action and other alternative actions are documented in the ROD. The reason why the proposed action must be located in or affect a floodplain or wetlands is that the area of contamination and contaminant migration pathway is so located. The proposed site grading and capping actions are not located in a base (100 year) floodplain or wetlands; however, these actions could affect the same. Actions necessary to the removal/relocation of the storm drain are, for the most part, in an area such that the actions could affect the floodplain and wetlands. The removal/ relocation action for a small section of the storm drain system, drain discharge channel, is located in a floodplain and wetland.

The decision to locate in or affect a floodplain and wetland was based on the fact the area of contamination and contaminant migration pathway is so located. The decision to propose remedial action in this area rather than take no action was based on the public health, welfare and environmental risks associated with this area of contamination. The health risks related to the accidental contact or ingestion of soil contaminated with hazardous chemicals, creosote compounds, was a significant factor considered in making this decision. The action related to the storm drain is considered necessary to protect the public health and environment. Migration of creosote compounds to Hocomonco Pond, via the storm drain, has had an adverse impact on the surface water and sediments in the pond and its discharge stream and presents a potential hazard to public health and the aquatic species in the pond. To reduce the potential health risk associated with contaminants in and migrating to the Hocomonco Pond, the pond has been closed to recreation. The proposed action would, coupled with other actions to be proposed for the pond itself (refer to the ROD, Hocomonco Pond and discharge stream), allow for future recreational use of the pond.

The proposed action in the former lagoon area is consistent with State (310 CMR 10.00 Parts I and III) and local floodplain standards.

Design and construction activities related to the implementation of the remedial response action proposed will include the best practical measures to minimize potential harm to or within the floodplain and wetlands. Initial design has considered the need to control adverse impacts; erosion, sediment and contaminant migration, both during construction and resulting from topographic and subsurface drainage changes necessary to the implementation of this action. Control measures will be considered in more detail during the final design phase of this action.

Using the best practical measures to control potential adverse impacts will reduce possible harm to the floodplain and wetlands from siltation and further degradation from contamination. Successful implementation of this action will eliminate the potential risk of groundwater contamination, surface water and sediment contamination in Hocomonco Pond and the discharge stream, potential adverse effects on aquatic species and will allow, when coupled with other proposed site actions, for the future recreational use of the pond. Appendix C

Statement of Findings

Hocomonco Pond Site

Proposed Remedial Response Action

Kettle Pond Area

September 1985

In accordance with EPA policy and Executive Orders 11988 and 11990 concerning Floodplains and Wetlands, the following Statement of Finding has been prepared. The Statement of Finding is part of the Record of Decision (ROD) for the Hocomonco Pond Site and further serves to notify the general public and affected agencies that proposed remedial response actions for the former lagoon area are in or may potentially affect a base (100 year) floodplain and/or a wetlands. The Statement of Findings will include the following:

- 1. The reasons why the proposed action must be located in or affect the floodplain or wetlands.
- 2. A description of significant facts considered in making the decision to locate in or affect the floodplain or wetlands including alternative sites and actions.
- 3. A statement indicating whether the proposed actions conforms to the applicable State or local floodplain protection standards.
- 4. A description of the steps taken to design or modify the proposed action to minimize potential harm to or within the floodplain or wetlands.
- 5. A statement indicating how the proposed action affects the natural or beneficial values of the floodplain wetlands.

The proposed remedial response action in the Kettle Pond area consists of soil/waste excavation for disposal on-site in a landfill designed to RCRA standards. The decision process leading to the selection of this action and a detailed discussion of the action and other alternative actions are documented in the ROD.

The reason the proposed action must be located in or affect a floodplain or wetlands is that the area of contamiration is so located. Most of the proposed excavation in Kettle Pond area is a wetland lying outside of the base (100 year) floodplain. However, the proposed action could potentially affect a floodplain area. The proposed excavation includes a small area lying within the base (100 year) floodplain and a wetland.

The decision to locate in or affect a floodplain and wetland was based on the fact the area of contamination is so located. The decision to propose remedial action in this area rather than take no action was based on the public health, welfare and environmental risks associated with this area of contamination. The health risks related to the accidental contact or ingestion of soil contaminated with hazardous chemicals, creosote compounds, was a significant factor considered in making this decision. The presence of groundwater contamination was also a significant factor considered. Excavation of the contaminants, located in groundwater, will facilitate remediation of ground water contamination. The proposed action in the Kettle Pond area will be implemented in a manner consistent with State (310 CMR 10.00 Parts I and III) and local floodplain standards.

Design and construction activities related to the implementation of the remedial response action proposed will include the best practical measures to minimize potential harm to or within the floodplain and wetlands. Initial design has considered the need to control potential adverse impacts; erosion, sediment and contaminant migration, both during construction and resulting from any topographic and subsurface drainage changes necessary to the implementation of this action. Control measures will be considered in more detail during the final design phase of this action.

Using the best practical measures to control potential adverse impacts will reduce possible harm from siltation and further degradation from contamination to the floodplain and wetlands, which are adjacent to but not part of the area to be excavated. Successful implementation of this action will eliminate the potential health risks. Potential adverse effects on aquatic species in the Hocomonco Pond and cischarge stream will also be addressed.

Although the proposed action could have potential adverse impacts in the short-term, the action provides for long-term benefits for the immediate wetland area and adjacent wetlands. Upon completion of the excavation, the wetland will be restored. Restoration of the wetland will include establishing necessary topographic conditions to assure proper surface water runoff and infiltration characteristics.

Appendix D

Statement of Findings

Hocomonco Pond Site Proposed Remedial Response Action Hocomonco Pond and Discharge Stream

September 1985

In accordance with EPA policy and Executive Orders 11988 and 11990 concerning Floodplains and Wetlands, the following Statement of Finding has been prepared. The Statement of Finding is part of the Record of Decision (ROD) for the Hocomonco Pond Site and further serves to notify the general public and affected agencies that proposed remedial response actions for the former lagoon area are in or may potentially affect a base (100 year) floodplain and/or a wetlands. The Statement of Findings will include the following:

- 1. The reasons why the proposed action must be located in or affect the floodplain or wetlands.
- 2. A description of significant facts considered in making the decision to locate in or affect the floodplain or wetlands including alternative sites and actions.
- 3. A statement indicating whether the proposed actions conforms to the applicable State or local floodplain protection standards.
- 4. A description of the steps taken to design or modify the proposed action to minimize potential harm to or within the floodplain or wetlands.
- 5. A statement indicating how the proposed action affects the natural or beneficial values of the floodplain wetlands.

The proposed remedial response action for Hocomonco Pond and discharge stream consists of mechanical dredging of contaminated sediments with on-site disposal. The decision process leading to the selection of this action and a detailed discussion of the action and other alternative actions are documented in the ROD.

The decision to locate in a floodplain and wetland was based on the fact the area of contamination is so located. The decision to proposed remedial action in this area rather than take no action was based on the public health, welfare and environmental risks associated with this area of contamination. The health risks related to the accidental contact or ingestion of sediments contaminated with hazardous chemicals, creosote compounds, was a significant factor considered in making this decision. To reduce the potential health risk associated with contaminants in Hocomonco Pond, the pond has been closed to recreation. The proposed action would, coupled with other actions propose for the storm drain (refer to the ROD, former lagoon area), allow for future recreational use of the pond.

The action proposed for the Hocomonco Pond and discharge stream is consistent with State (310 CMR 10.00 Parts I and III) and local floodplain standards.

Design and construction activities related to the implementation of the remedial response action proposed will include the best practical measures to minimize potential harm to or within the floodplain and wetlands. Initial design has considered the need to control potential adverse impacts; erosion, sediment and contaminant migration, both during construction and resulting from any topographic changes necessary to the implementation of this action. Control measures will be considered in more detail during the final design phase of this action.

Using the best practical measures to control potential adverse impacts will reduce possible harm from siltation and further degradation from contamination to the floodplain and wetlands, which are part of the area to be excavated. Successful implementation of this action will eliminate the potential health risks. Potential adverse effects on aquatic species in the Hocomonco Pond and discharge stream will also be addressed.

Although the proposed action could have potential adverse impacts in the short-term, the action provides for long-term benefits for the immediate wetland area and adjacent wetlands. Upon completion of the excavation, the wetland will be restored. Appendix E

Statement of Findings

Hocomonco Pond Site

Proposed Remedial Response Action

Otis Street

September 1985

In accordance with EPA policy and Executive Orders 11988 and 11990 concerning Floodplains and Wetlands, the following Statement of Finding has been prepared. The Statement of Finding is part of the Record of Decision (ROD) for the Hocomonco Pond Site and further serves to notify the general public and affected agencies that proposed remedial response action for Otis Street is in or may potentially affect a base (100 year) floodplain and/or a wetlands. The Statement of Findings includes the following:

- 1. The reasons why the proposed action must be located in or affect the floodplain or wetlands.
- 2. A description of significant facts considered in making the decision to locate in or affect the floodplain or wetlands including alternative sites and actions.
- 3. A statement indicating whether the proposed actions conforms to the applicable State or local floodplain protection standards.
- 4. A description of the steps taken to design or modify the proposed action to minimize potential harm to or within the floodplain or wetlands.
- 5. A statement indicating how the proposed action affects the natural or beneficial values of the floodplain wetlands.

The proposed remedial response action for Otis Street consists of sealing the open-joint storm drain pipe that runs along the east side of the street. The decision process leading to the selection of this action and a detailed discussion of the action and other alternative actions are documented in the ROD.

The reason the proposed action must be located in or affect a floodplain or wetlands is that this section of Otis Street and contaminant migration pathway (storm drain pipe) are so located. The proposed actions are located in a base (100 year) floodplain and wetlands of the Assabet River. Activity necessary to the implementation of the remedial action could affect the floodplain and wetlands.

The decision to locate in or affect a floodplain and wetland is based on the fact that Otis Street and the contaminant migration pathway are so located. The decision to propose remedial action in this area rather than take no action was based on the public health, welfare and environmental concerns. Potential adverse impacts to the public health, welfare and environment related to migration of hazardous chemicals to the Hocomonco Pond discharge stream surface water was a significant factor considered in making this decision. The remedial action will effectively provide adequate protection for public health and the environment.

The proposed action will, coupled with other actions proposed for the Hocomonco Pond site (refer to the ROD, Hocomonco Pond and discharge stream), will help ensure that a significant wetland is not adversely impacted by contamination.

The proposed action in the Otis Street area will be implemented in a manner consistent with State (310 CMR 10.00 Parts I and III) and local floodplain standards.

Design and construction activities related to the implementation of the remedial response action proposed will include the best practical measures to minimize potential harm to or within the floodplain and wetlands. Initial design has considered the need to control adverse impacts; erosion, sediment and contaminant migration during construction. Control measures will be considered in more detail during the final design phase of this action.

Using the best practical measures to control potential adverse impacts will reduce possible harm to the floodplain and wetlands from siltation and further degradation by contamination.

APPENDIX F

KETTLE POND SOIL REMOVAL

EVALUATION

The objective of Kettle Pond remediation is to preserve the quality of a groundwater resource for current and potential users by reducing soil and groundwater contamination to that which would result in groundwater quality at the property boundary not exceeding background quality, Maximum Contaminant Levels (MCL's) or Alternate Concentration Limits (ACL's).

The alternative recommended for remediation of the Kettle Pond contamination involves soil/waste excavation for on-site disposal. Groundwater is very shallow in the area of Kettle Pond and therefore the area will be dewatered by use of a well-point system before excavation. The effluent from this system will be treated via a Granular Activated Carbon (GAC) treatment system before discharging to Hocomonco Pond and the ground for recharge. Therefore, groundwater treatment will occur over the period of excavation.

The primary limits of soil excavation for this ROD have been chosen based on visual contamination criteria.

Following is a discussion of the rationale for this limit of excavation and for selection of additional incremental volumes of soil to be excavated (supplemental ROD) upon completion of visual contamination excavation and the Pond dewatering/groundwater treatment system. Additional excavation beyond visual contamination criteria will be based on an assessment of soil and groundwater contaminant types and concentrations present at that time.

The mobility and/or persistence of contaminants in the soil/groundwater influence the environmental fate of these contaminants. Within the soil/groundwater environment, various mechanisms take place that affect the characteristics, concentrations and behavior of the contaminants. Sorption onto soil particles, solubility, and degradation by soil microbes are major factors affecting contaminant concentrations. The factors affecting environmental fate are to some extent compound specific. The chemical and physical characteristics of a compound will influence the degree of adsorption, degradation and mobility.

Soil type and pH also influences the extent of sorption to soil particles. Table 3 and 4 are summaries of organic contamination at the Kettle Pond.

The organic contaminants present on-site generally have low solubilities and high adsorption (K_d) coefficients. However, some of the organic contaminants (e.g. benzene and napthalene, 2-4 methyl phenol and phenol) are highly soluble and have a low adsorption coefficients (K_d) , making these the most mobile of contaminants below Kettle Pond.

Anthracene, fluoranthene, chrysene, benzo (a) anthracene and benzo (a) pyrene have very low solubilities and high adsorption capabilities resulting in little mobility of these chemicals in aquatic systems. Data is limited on the specific contaminants and concentrations in the soil horizon immediately below visual contamination. However, this soil zone appears to be contaminated with contaminants with a range of solubilities from very low to high (e.g. napthalene and anthracene). Also, data on the composition of waste (visible contamination) in the Kettle Pond suggests that chemicals with a wide range of solubilities and adsorption capacities are present.

As would be expected, groundwater quality data downgradient of Kettle Pond detected mostly contaminants with high solubilities (e.g. benzene, phenol, and napthalene).

With additional soil testing and analysis we will further ascertain the chemical characteristics of the soil below visual contamination to determine if soluble contaminants are still present, which will contribute to future groundwater contamination.

Additional volumes of soil, beyond the visual level, will be excavated if it is determined that this is necessary to reduce groundwater contamination to acceptable levels. Part of this evaluation will take into account the effect of the dewatering system on groundwater contamination and whether excavation or further operation of the system is the cost effective method to reach the groundwater protection goal.

If it is determined that the contaminants present can be cost effectively flushed from the soil and treated in groundwater through the existing GAC system no additional soil excavation beyond visual contamination will be necessary and the groundwater treatment system will be continued.

RESPONSIVENESS SUMMARY FOR THE HOCOMONCO POND SITE

I. Introduction

This responsiveness summary for the Hocomence Pend Site documents for the public record concerns and issues raised during remedial planning, comments raised during the comment period on the Feasibility Study, and the response of EPA and the State to those concerns.

II. Concerns Raised Prior to the Feasibility Study Comment Period

The following community relations activities were undertaken to solicit comments from and inform interested parties of the Feasibility Study process:

- The Community Relations Plan for the Hocomonco Pond Site was prepared by EPA in August 1983. Prior to a field investigation of the site, EPA contracted with NUS Corporation which subcontracted locally to TRC Environmental Consultants, Inc., to perform a Remedial Investigation/Feasibility Study (RI/FS) for assessment and remediation of contamination at the site.
- A press release announcing a public meeting on the work plan for the Remedial Investigation was sent out in January of 1984.
- o Information repositories were established at the Westborough Town Hall and the Public Library in January of 1984.
- o The Remedial Action Master Plan (RAMP) and Detailed RIFS Work Plan were sent to the information repositories in January 1984.
- o A public meeting was held Wednesday, February 15, 1984, to discuss EPA's involvement in the site and proposed response actions.
- Periodic contact between Board of Health and Remedial Project
 Manager to update progress and plans.

- A press release announcing public informational meeting on remedial investigation and public hearing on the feasibility study was sent out.
- Community interest in the Hocomonco Pond Site dates back to 1976, when the former lagoon area was breached during installation of a storm sewer which discharges to the Pond. In the summer of 1980, town officials were notified " by a resident about an oily discharge from the storm sewer drainage pipe (Community Relations Plan for Remedial Investigation and Feasibility Study at the Hocomonco Pond Site, August 1983). The site was proposed for inclusion on the National Priorities List (NPL) in December of 1982.

Three main issues were raised by local officials and citizens during the RI/FS phase and prior to the public comment period for the site. These were

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- Concern about the threat of groundwater contamination, which would have the potential for affecting the Otis Street municipal well, was expressed by local residents and local officials.
- Local fisherman expressed displeasure over the loss of a recreational resource by the closure of the pond to fishing.
 - Concern was expressed by Smith Valve Company representatives over the lack of technical information about the site which would conclusively rule out the potential liability of Smith Valve Company, a major employer in the area.

As part of the site remedial investigations EPA tested groundwater in the vicinity of the Otis Street well and tested the wellwater itself. The results of these tests indicated that the Otis Street well is free of contaminants. EPA also conducted a literature search on Commonwealth of Massachusetts sponsored research on the fish population in Hocomonco Pond. Although results linking declines in fish populations with the creosote contamination were inconclusive, use of the pond was restricted for the safety of the local residents. Finally, in response to Smith Valve Company concerns over potential liability, EPA stated that the contamination problem appeared to be the

result of wood-treating operations from the Montan Treating Company and American Lumber and Treating Company. This does not, however, rule out the potential for liability of Smith Valve Company.

III. Concerns Raised During the Feasibility Study Comment Period

The final RI/FS was released to the public on July 1, 1985. Copies of the "report were placed at the Westborough Town Hall and Public Library. A copy of the report was also sent to the Smith Valve Company.

A public meeting was held on July 1, 1985, at the Westborough Town Hall at 7:00 PM for the purpose of explaining the RI/FS. Present at the meeting were Jim Ciriello, Site Project Officer of the EPA Superfund Branch; Bruce Marshall, an EPA geologist; Debra Prybyla, Public Affairs Manager of the EPA Superfund Branch and Patty D'Andrea, EPA project liaison. From the Commonwealth of Massachusetts, Department of Environmental Quality Engineering was project engineer Joe Ellis. From NUS Corporation, EPA's prime consultant on the project were Ken Byrd, Matt Soltis and Jane Holderman. Representing TRC, Environmental Consultants, Inc., NUS's sub-contractor, were Bill Beck, Paul Burgess and Scott Friedman. Approximately 20 people attended the meeting and asked a series of questions pertaining to site activities. An eight-page fact sheet on the RI/FS and the various alternatives was distributed at the meeting.

A public hearing was held at the Westborough Town Hall on July 10, 1985 at 7:00 PM to officially receive comments related to the FS and remedial action from the community. Testimony provided at the meeting was recorded by a stenotypist. Merrill Hohman, Director of the EPA Waste Management Division of Region I, chaired the meeting. Also in attendance from EPA was Jim Ciriello, Site Project Officer; from the Massachusetts Department of Environmental Quality Engineering was project engineer Joe Ellis; from NUS Corporation was Geoff McGean. Testimony was provided by 2 town officials, 5 citizens, 1 state official, and 1 representative of a potentially responsible party (PRP). The comment period was extended to July 24, 1985.

The health risk assessment was submitted to the Town and PRP's for review on eptember 4, 1985. At this time EPA opened a new comment period which ended September 25, 1985, to allow the public to review this new information with respect to alternatives presented in the feasibility study.

What follows are a series of tables that list community, State and PRP concerns by topic type.

Index to Community Comments

1. Offsite Disposal (EPA)

2. Hocomonco Pond Dredging (EPA)

3. Otis Street Capping (EPA)

4. Future Responsibilities (EPA)

5. Stability of Contamination Levels (NUS/TRC)

Ongoing Monitoring of Otis Street Well (NUS)

7. Period of Testing (EPA)

8. Safety of Pond for Human Use (NUS)

9. Drinking Water Quality (NUS)

10. Testing Prior to NPL Listing (EPA)

11. Reverse Runoff (NUS/TRC)

12. EPA Involvement (EPA)

13. Westborough Liability (EPA)

14. Onsite Disposal (EPA)

15. Storm Sewer (EPA)

16. Water Drainage System Effects (EPA)

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17. Site Fencing (EPA)

Response

Community Concerd

1. Offsite Disposal

The Westborough Board of Selectmen support removal (and disposal) of the materials from the Former Layoon and Kettle Pond Areas by the most cost-effective means. One local citizen is concerned about the amount of material that would have to be moved.

What is estimated to be 18,000 cubic yards of waste material in the Former Lagoon will not be removed. Monitoring well data immediately downgradient of the Former Lagoon indicate that it is not currently a source of groundwater contamination. Since groundwater contamination is not currently occuring, the appropriate remedial response is to cap the area to ensure groundwater contamination does not occur in the future. A cap will be an effective control to protect public health, welfare, and the environment. The storm drain which passes next to the Former taminant migration, via the drain, to the surface

| Response | ち ー 目 | | | | · | | |
|--------------------------------|---|--|---|---|---|---------------------------------------|--|
| Re | The U.S. Environmental Protection Agency also supports the use of mechanical dredging of con taminated sediments from llocomonco Pond. | | | | | | |
| Community Concern ¹ | Hocomonco Pond Dredging The Board of Selectmen support the use of mechanical dredging. They conclude that hy- draulic dredging would have the potential for contaminating the Town's water supply from the Otis Street Well. | | · | · | | · · · · · · · · · · · · · · · · · · · | |

Community Concern

3. Otis Street Capp Rig

The capping of the Otis Street embankment would be acceptable to the Town if the health and safety of the local residents can be ensured and the cost of monitoring is borne by some other party.

Response

Capping of the east embankment of Otis Street is not considered the most cost-effective remedy for this area. The selected remedy, scaling of the storm drain, will meet the public health and environmental response objectives by preventing contaminant migration into the open-joint drainage system and subsequent discharge of contamination to surface water in the llocomonco Pond discharge stream. The cost of monitoring would normally be the responsibility of the State if the project is funded by the Superfund; however, depending on the outcome of negotiations and/or litigation with potential responsible parties (PRPs), the PRPs could be liable for the cost of monitoring. The subject of

responsibility/liability is addressed in greater detail in the response to Community Comment ltem 4, future responsibilities.

Community Concern

4. Future Responsibilities

The Board of Selectmen included the following eight questions regarding the town's liability in the event of future problems at the site:

- a. Who would pay for the monitoring costs in the future? With State and Federal budget cuts. changes in administration, etc., funds might dry up to monitor the site.
- b. Who would be responsible for any future contamination caused by any number of reasons, including natural disasters, natural processes, vandalism, etc.?
- c. Who would be responsible for replacement of the containment systems, including the caps, lining of onsite disposal area, etc.?
- d. Who would be responsible if the designed systems failed to provide the necessary protection of the environment?
- Who would be responsible if future Federal or State regulations should require that the hazardous waste contained on this site be removed and incinerated, or the like?
- f. Who would be responsible for future potential health problems that are undetected because of present technology?

Response

The liabilities of the Town of Westborough for the Nocomonco Pond site would arise from their ownership and operation of the storm drain running from Smith Parkway into Nocomonco Pond. Section 107 of CERCLA states that the owner and operator of a facility is liable for all costs incurred at a Superfund site consistent with the National Contingency Plan. This plan is set out at 40 C.F.R Part 300. Thus, if a court were to determine that the Town was liable under the Superfund act, the Town were not found to be liable by a court, the following answers would response to questions 4a - f. a. Before remedial construction is initiated at a Superfund site, EPA and the State enter into a contract wherein the State assures that it will provide all necessary operation and maintenance for the expected useful life of the remedial action. Monitoring is typically considered an operation and maintenance responsibility assumed by the State. With respect to adequate funding for monitoring, the State is required to provide as part of the contract an operation and maintenance plan that addresses the source of funding for its responsibilities.

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- 4. Future Responsibilities (Cont'd.)
- g. Who would be responsible for the added costs to the Town under any scenario; i.e., increased cost of insurance, police protection, loss of insurance coverage, testing of wells, etc.?
- h. What happens and who pays if conditions at the site change; i.e., higher water tables, etc.?

Response

- b, c and d. All Superfund sites in the country have been placed on the National Priorities List on the basis of the threat they pose to public health, welfare and the environment. So long as a site remains on the list, it would legally he eligible for monies from the Superfund for necessary future remedial activities.
- e. EPA has taken the position that CERCLA remedial actions are not legally subject to the requirements of other federal and state environmental statutes, but that as a matter of policy, the Agency will select alternatives that meet relevant and applicable federal standards.
- . See answers to h, c and d above.
- g. Increased costs to the Town would, under the current Superfund leyislation, be borne by the Town.
- h. See answers to b, c and d above.

| Concern | |
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6. Ongoing Monitoring of Otis Street Well

A local resident asked whether or not ongoing monitoring of the Otis Street Well will be discussed in the final remedial action plan.

Response

Based on the results of the hydrogeological investigation, it has been determined that there is no potential for contaminant migration into the well. Further, there is no potential for future contamination assuming that the well continues pumping at its present rate.

Addition of supplies wells in that area may change flow conditions and equifer response and the connections to llocomonco Pond would have to be assessed at that time. Continued water quality monitoring at the Otis Street well as well as the effects of constructing additional supply wells in that area would necessarily be addressed under the Massachusetts Water Supply Guidelines. Response

Creosote, buried on-site, was discovered during the construction of the 36" storm drain from

Community Concern

7. · Period of Testin

A citizen questioned why "it (took) so long to determine the areas of contamination if (all the) testing was done between 1967 and 1980.

Smith Parkway in 1976. Subsequent to that discovery, several studies were conducted by the State and private parties on-site (refer to Community Comment No. 10). These studies were conducted over the period of time from 1971 to 1982. The EPA became involved in June 1982, during the site evaluation conducted as part of the site ranking process for eligibility for superfund status. The site was ranked in October 1982,

The EPA became involved in June 1982, during the site evaluation conducted as part of the site ranking process for eligibility for superfund status. The site was ranked in October 1982, according to hazards Identified and the potential health threat related to those hazards. As a result of the ranking, the site was proposed for inclusion on the National Priorities List (Superfund sites) in December 1902. The site was proposed for included on the NPL as the Hocomonco Pond Site. The EPA conducted a general site inspection in January 1983. A more detailed site survey was conducted for the RNA by the NUS Corporation, Field Investigation and survey provided the information to determine the scope of the Romoducted during the period determine the scope of the spring of 1985.

It is clear from the preceding discussion that all the testing was not done between 1967 (1976?) and 1980. The reason "it took so long" is that the process the EPA must follow (defined by the National Contingency Plan 40 C.F.R. Part 300) is

| Response | very detailed and comprehensive. This process is necessary to ensure that the extent and character of the problem are properly defined in order to select an appropriate and comprehensive remedial response. | | | · · · | | • |
|-------------------|---|----|--|-------|---|---|
| | very detailed a necessary to er of the problem select an appro response. | · | | | · | |
| Community Concern | <u>Period of Testing</u> (Cont'd.) | \$ | | | | |

Response

Community Concern

8. Safety of Pond for Human Use

A citizen questioned what criteria were used to determine the Pond to be safe for public swimming. A related question was set forth regarding the length of time it would take to clean up the "area".

Therefore, the study proceeded from the standpoint

Prior to initiation of this study, the Pond had

already been posted as a no-swliming area.

that the pond had previously been determined to

be unfit for swimming by the Westhorough Board of Health. It has been determined that an actual health risk associated with coming in direct contact (i.e., dermal, inhalation, ingestion) with the contaminated substances does exist. Through implementing the remedial action involving mechanical dredging of the contaminated sediment, recreational restrictions concerning

inrough implementing the remental action involving mechanical dredging of the contaminated sediment, recreational restrictions concerning public use could be removed in the future. This action would be effective and permanent since the source(s) of contamination would be eliminated through remedial actions at the former lagoon and Kettle Pond areas.

Community Concern

9. Drinking Water Quality

A citizen asked for recommendations regarding the utility of the Otis Street Well in the event that Nocomonco Pond is not cleaned up. There was concern about the safety of water usage in the area. Finally, the citizen asked if EPA would recommend the water resources as suitable for human consumption.

Response

The Otis Street Well is currently being used. Additionally, testing performed at the Otis Street Well detected no organic contaminant. Therefore, it is considered as currently safe for human use/consumption. However, the groundwater in the Kettle Pond Area is not recommended for human consumption since it is contaminated. The risks involved with such use are presented in the Risk Assessment section of the Feasibility Study. (Such use is not taking place at the present time.)

Under present pumping conditions the Otis Street well does not draw water from Hocomonco Pond or the areas southeast of it (Kettle Pond). As previously noted, construction of additional wells in the existing Otis Street well area may change groundwater flow into that area and the effects of this would be evaluated at that time.

| Community Concern ⁴ 10. Testing Prior to MPL Listing A citizen inquired about the names and dates of testing to determine the water resource | Response Several studies were conducted at the Hocomonco Pond Site prior to U.S. EPA involvement. The |
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| (Otis Street well) is fit for human consump- tion prior to EPA involvement at the Nocomonco Pond site. It is assumed then the citizen wanted record of the agency (e.g., Common- wealth) or firm name. | companies involved and the purpose of the studies are listed below: July and August 1971 and August 1902 - Massachusetts Department of Environmental Quality Engineering (DEQE) sampled fish from the Hocomonco Pond to evaluate stock density, repro- duction and bioaccumulation of chemicals by fish. |
| | November 1979 and 1902 - Massachusetts Division of Fisheries and Wildlife Investigated fish kills in Hocomonco Pond. |
| · · · · | 1980 - Flynn Engineers, Inc. was retained by Smith Valve Company, Inc. to locate the source of creosote and to study the feasibility of relocat- ing the storm drainage pipe. |
| | September 1981 - Whitman and Howard, Inc. prepared a report, the Westborough Ground Water Resource Management Study, describing the town's hydrogeology and ground water resources. This study included work related to OLis Street well and its development. |
| | June 1982 - The EPA became involved during the site evaluation conducted as a part of the site ranking process. The site was ranked in October 1982 and proposed for inclusion on the National Priority List (Superfund sites) in December 1982. |
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Community Concerh

10. Testing Prior to NPL Listing (Cont'd.)

Response

July and August 1902 - Massachusetts Department of Environmental Quality Engineering (DEQE) sampled the oily faction of the storm drain discharge and water from the pond outlet. October 1982 - Flynn Engineers, Inc. completed another study of the llocomonco Pond site. This study addressed the past history and proposed a method of determining and removing and/or containing creosote on the site.

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Community Concern

Response

11. Reverse Runoff

A citizen was concerned about "reverse" runoff from the llocomonico Pond site affecting other areas. (It is unclear if "reverse runoff" refers to surface runoff (overland flow) or to "induced infiltration" of Nocomonco Pond water into the Otis Street well. Both are responded to here.)

All surface water runoff from the site itself flows into Nocomonco Pond. Therefore, "runoff from the site" is not regarded as a pathway for migration to other adjacent properties. Please see response to related question number five under Community Concerns. As discussed in the response to Comment No. 9, the Otis Street well under present operating conditions does not induce water from locomonco Pond. However, increases in pumping rates may alter conditions and the amount of induced infiltration would have to be evaluated at that time.

Response Refer to Item 7. A citizen questioned when EPA became involved in the "exploration", i.e., remedial activi-ties, in the area. Community Concern' 12. EPA Involvement

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Community Concern

13. Westborough Liability

A citizen questioned what the cost to the Westborough taxpayer would be to clean up the area.

The cost (if any) to the taxpayers in the Town of Westborough cannot be determined at this time. Since the town has been named as a potentially responsible party, it is possible that the town may have some financial liability. This matter will be addressed in negotiations or litigation with the U.S. EPA. The result of the negotiations and subsequent effect on the taxpayers cannot be assessed at this time.

| Response | The alternatives presented in the FS which utilize on-site disposal are for waste from this site only. A landfill would be designed and con- structed on the site according to standards set forth in the Resource Conservation and Recovery Act (RCRA) to dispose of only waste from this site. | чі, | | ·· |
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| Community Concern 14 Dusite Disnosal. | The Selectmon expressed concern that on-site disposal area would be constructed to receive waste from other sites as well as Hocomonco Pond site waste. | | · · | |

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Community Concernⁱ

Response

15. Storm Sewer

A Selectman raised the concern that the Smith Parkway Storm Sewer, which was installed in 1976 passes by the Former Lagoon area, is only a minimal contributor to contamination in the Pond, while operations at the site were putting (substantial quantities of) waste in the pond during operations 50 years ago.

Objectives of the remedial investigation were to determine the types, locations and extent of contamination that exists today, past, present and future migration of contamination and fale of this contamination. Information on historical use of the site was obtained early in the planning process to develop a field investigation program based on historical site use and disposal practices. Indeed, each area that was previously used for disposal was characterized. We recognized that waste were put in the Pond during operations 40 - 60 years ago but also find the Smith Parkway storm sewer is a route of present.

| The effort to address the contamination at the source will affect the quality of the water in the Hocomonco Pond and any other water bodies for which it is a tributary in the future. Effects on downstream water of the past pollution problems associated with Hocomonco Pond cannot be addressed under the scope of the present action. | | · | | • •• | |
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| 16. Water Drainage System Effects A commentor stated that the long-term con- tamination of the Hocomonco Pond would have broader effects on the entire water drainage system. | | | | | |

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Response

Community Concern

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17. Site fencing

A citizen believes that there are few possible effects upon health from contamínants in Hocomonco Pond, and suggested fencing the pond as an alternative to excavation.

Response

Refer to PRP comments, items 7 and 10, Risk Assessment Data and Potential Contaminant Exposure. Fencing of Hocomonco Pond itself would not adequately address the adverse environmental impacts on Hocomonco Pond.

Index to State Comments

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1. Economic Burden (EPA)

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| State Comments ' | Response |
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| Economic Burden | • |
| A representative of State Senator John Houston stated that the Senator is opposed to the idea that the Town of Westhorough should shoulder any significant amount of financial burden. | The financial burden to the town relative to the town's status as a potentially responsible party (PRP) has yet to be determined. The town's financial burden will be determined either by negotiations with the EPA and other PRPs, or |
| | through litigation. |
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1. Offsite Dispusal - Former Lagoon

in general the potentially responsible parties (PRPs) are opposed to offsite disposal. For emedy. This alternative was justified on the sludges and slaked fines" serve as an adequate ambiguity in the FS as to the contribution the asis that there was no groundwater contaminaalternative that dealt directly with the storm fon detected in this area. They argued that storm sewer was making to the overall levels storm sewer relocation would be a sufficient was made on the basis that this was the only che Former Lagoon Area. This recommendation he natural bed of "relatively impervious... elocation and site grading and capping for the Former Layoon Area it was argued that second PRP recommended both storm sewer sewer. The PRP did however, note some barrier to migration of contaminants. of contamination.

Response

The U.S. EPA does not advocate off-site disposal of the wastes in the Former Lagoon. The remedial response action selected for the Former Lagoon is site grading and capping with relocation of the storm drain which is a migration route for contamination entering Hocomonco Pond.

2. Offsite Disposal - Keitle Pond

capping alternative was recommended. This was tamination (even though the FS is ambiguous on this point), a long-term threat is not indisettle Pond Area. Either a no-action or site tion route of site contaminants...is from the former Lagoon Area and not Kettle Pond". Furthermore, PRPs argue that since 40 years have passed with no apparent groundwater concated. Consequently, capping would be sufficlent to attain the objective of reducing the potential for direct contact. This theory is based on the fact that the "principal migraitmited groundwater contamination associated In general, the PRPs are opposed to offsite disposal of contaminated materials from the that the objective does not follow from the with the Kettle Pond Area. The PRP argues remedial response objective to reduce the consistent with one PRP's objection to a summary risk assessment and it therefore serves no public health function.

Response

welfare and environment. "Environment" by defini-tion under the statute and the National Contincontamination in direct contact with groundwater and contaminated groundwater. Groundwater con-tamination is documented; the FS is not ambiguous on this point. Refer to the FS for data on water quality monitoring well no. 4 (shallow and deep). Addressing the groundwater problem in the Kettle provide adequate protection of the public health gency Plan includes groundwater. Thus no public andfill. This alternative has been selected to excavation of contaminated materials from Kettle ond and on-site disposal in a properly designed The U.S. EPA does not advocate off-site disposal health threat needs to exist to justify groundwould not adequately address the effect of conof contaminated materials from the Kettle Pond. address a condition which includes a source of The selected remedial response action includes Pond area is based on EPA's responsibility to water protection. Site capping or nu-action amination on the environment.

Response

3. Hocomonco Pond Capping

the "no action" or the "capping" alternative One PRP goes on 2RP recommendations for Nocomonco Pond reme-'absence of a conclusive demonstration that there is no evidence of contaminants in the water of the pond itself, no risk of direct to state that if EPA does not choose either dial actions are to take "no action" or to costs of dredging are unjustifiable in the "cap" the sediments. They argue that the equires control". They argue that since the pond sediments create a hazard that mechanical dreaming would be the least "undestrable" of the two remaining contact would be presented. alternatives.

occur by wading in the area of contaminated sediments. An increased risk of exposure, via inges-Dredging is direct contact) and fulure potential migrations of the surface water and the release of volatile o contaminated sediments. Direct contact could contaminated sediments resulted in contamination vond would in the future allow for the reopening tion and inhalation, would exist if agitation of The U.S. EPA does not recommend the "no action" for aquatic species in the pond. The selected remedy for Hocomonco Pond is to remove contami-It would also improve the environment organic compounds. Clean-up of the Nocomonco justified to eliminate the hazard of exposure of the pond to recreation, 1.c., swimming and nated sediments by mechanical dredging. or "capping: remedial alternatives. fishing.

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4. Otis Street Remoded Action

PRPs recommend a "no action" alternative for the Otis Street cmbankment. This recommendation is made on the basis that there are no identified exposure pathways. It is added that, if a remedy other than "no action" is selected, the storm drain sealing would be the preferred alternative because of its lower cost.

The selected remedy for OLIS Street (east side) is storm drain sealing. The objective of this action is to prevent contamination from entering the open-jointed drainage pipe and discharging to surface waters in the pond discharge stream.

6. Factual Inaccuracies

Two issues were called factually inaccurate by a PRP. First, the recognition of creosote in 1976 at the drain outlet preceded the listing of the 23-acre National Priorities List (NPL) site by several years. The PRP seems to be concerned both by an alleged ambiguous reference to the boundaries of the NPS site and by the time (1982) at which it was notified that its property posed a pollution problem for the Hocomonco Pond. A second inaccuracy cited the dimensions of the site. The PRP wanted to document that the Smith Valve Manufacturing Plant was distinct from the Hocomonco Pond Superfund Site. The PRP stated that a portion of its property is, however, included within the boundaries of the Superfund Site.

Response

The report summarizes the chronology of site activities beginning with the first reported site contamination following storm sewer construction. Regulatory implications of the site history were not discussed nor implied. The Remedial Investigation report was amended to note that the Smith Valve Manufacuring Plant site is not within the boundaries of the Superfund site. The Superfund site does include all the identified contamination areas and the locations of past site operations.

7. Risk Assessment Data

A PRP has evaluated EPA's risk assessment and feels that it deals too much with calculations without enough objective considerations of site conditions and risks. The PRP is concerned that the criteria used for selection of non-carcincgenic critical contaminants is somewhat arbitrary. The PRP also feels that, given EPA's list of critical contaminants, there are uncertainties associated with analytical data in the risk assessment, and that there has been no attempt to account for these uncertainties. Possible exposure of the public to site contaminants has been overestimated.

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EPA believes that given the level of toxicological data on site contaminants and the existing data base, the Risk Assessment presents a reasonable evaluation of hazard characterization, dose-response assessment, exposure assessment and risk assessment. EPA recognizes that there is always uncertainty associated with site analytical data and toxicological data, especially with respect to non-carcinogenic compounds. EPA disagrees that the Risk Assessment overstates possible exposure of the public to site contaminants.

8. Cost-Effective Remedial Action

A PRP raised the issue that the remedial action must be cost-effectively tailored to the degree of risk found at the site. The PRP believes that the Risk Assessment supports their earlier recommendations for cost-effective remedial alternatives and is concerned that implementation of any of the more expensive remedies presented in EPA's RL/FS (remedial investigation and feasibility study) would violate both the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and EPA's National Contingency Plan, which require implementation of a cost-effective remedy.

Response

The final Risk Assessment sets forth calculated human health risks based on available site data and existing literature. The feasibility study discusses environmental threats of source contamination at the site. EPA's remedial objective is to protect public health, welfare, and the environment. The agency has determined that the selected alternatives are both cost-effective and necessary for adequate protection of public health, welfare, and the environmont.

PRP Connents

9. Deletion of State as PRP

A PRP objected to the EPA's deletion of the Commonwealth of Massachusetts as a potentially responsible party at the site. The PRP alleges that as owner of Hocomonco Pond, the state is properly a PRP.

Response

The Commonwealth of Massachusetts is the Trustee of Hocomonco Pond. Identification of PRPs is an exercise of enforcement discretion. Recent law suggests Trustee Ownership may not be a valid justification for linhility under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA).

10. Potential Contaminant Exposure

A PRP questions the validity of frequency assumptions and figures used in scenarios of children contacting or ingesting muck or dry soil. The PRP further states that even if there was exposure, it could be curtailed by foncing the site and/or providing security.

Response

Since fencing is clearly needed and is recommended, but continuous security beyond that is infeasible for the long term. Fencing and security will, in fact, relieve the threats of human contact with or ingestion of waste only if 100 percent effective, but it does nothing for future groundwater contamination.

PRP Connents

11. Potential Use of Contaminated Groundwater

A PRP believes that the use of contaminated groundwater from Kettle Pond is speculative and that no current exposure exists from this groundwater contamination.

Response

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It is true that there are prsently no users of contaminated groundwater. Only constant, longterm monitoring and aguifer use restrictions will ensur no future use of this contaminated groundwater. The assumption of potential future use is valid. The Comprehensive Environmental Response, Compensat and Liability Act authorizes EPA, in its remedial actions, to protect the environment groundwater, an water supplies. This authority is in addition to t protection of public health.

'12. Validity of Risk Assessment

A PRP states that the Risk Assessment incorporates invalid assumptions concerning frequency and risk of fishing and swimming in the Pond, since use of Pond is restricted by posting, and there is currently limited surface water contaminations. Further, relocation of the Smith Parkway storm sewer which discharges to the Pond will eliminate contamination in Hocomonco Pond sediments.

Response

Hocomonco Pond sediments are contaminated, the Pond is used for fishing even though the Pond is posted. Swimmers may contact contaminated sediments which exist in the pond and will not be addressed as a results of relocating the storm scwer.

Public Comment Period

o Senator John Houston.

- o The Board of Selectmen of the Town of Westborough, Massachusetts.
- o Koppers Company, Inc., Science and Technology, a PRP.
- o Stephen D. Anderson, Esq., on behalf of Smith Valve Company, Inc.
- o Walter Ward, Citizen.

The issues and concerns raised in these letters were summarized in the preceding discussion.

A supplemental public comment period was conducted between September 4 and September 25, 1985 to allow comment on the selection of alternatives as they relate to the health risk assessment released to the public September 4, 1985.

One letter was reviewed at that time from

o Virginia and Robert Otto, Citizens.

Remaining Concerns

A policy concern raised by both officials from the Town of Westborough and by State Senator John Houston was the issue of financial burden for the cleanup operation. Both parties were opposed to shifting the burden of payment for capital costs and operation and maintenance costs to the town.

A concern raised by Raymond E. Welsh, Town Selectman, was the potential liability of American Dil, a national contractor.

Finally, an issue raised by Stephen D. Anderson, Esq., on behalf of Smith Valve Company, Inc. was the fact that EPA had not released the section of the RI that deals with "Public Health and Environmental Concerns" (RI, Section 6.0) during the public comment period. He stated that "Smith Valve objects to the requirement that public comments be submitted prior to the release of this section of the study."

ROD ABSTRACT

The Hocomonco Pond site consists of approximately 23 acres, located in the Town of Westborough, Worcester County, Massachusetts, and is bordered on the northwest by Hocomonco Pond. Research into the past activities at the Hocomonco Pond Site indicates that from 1928 to 1946, the site was used for a wood-treating operation by Montan Treating Company and American Lumber and Treating Company. This business consisted of saturating wood products (e.g., telephone poles, railroad ties, pilings and fence posts) with creosote to preserve them. During the operations, wastes were discharged into a pit lagoon (referred to as the "former lagoon"). The lagoon was excavated on the property to intercept and contain spillage and waste from the woodtreating operation. As this lagoon became filled with waste creosote, sludges, and water, its contents were pumped into two depressions, referred to as Kettle Pond, which is located east of the site, near the west side of Otis Street. In addition, site contamination extends into Hocomonco Pond and its discharge stream. The wood-treatment facility operated until the mid-1940s when it was converted into an asphalt mixing plant. Discarded aggregate and asphalt are common throughout the site. The last use of the site was as a cement plant from which dry cement was distributed in bulk.

The selected remedial alternative for this site includes: site grading, capping and relocation of the storm drain pipe currently located adjacent to the east side of the former lagoon; for the Kettle Pond area, dewatering the pond and lowering the ground water level in the immediate area, soil/waste excavation based primarily on visible contamination criteria, with additional removal of contaminants based on sampling and analysis of soil conducted during excavation to ensure that contaminated soils are excavated to the extent necessary to ensure mitigation of ground water contamination, and dewatering of sediments with disposal in an onsite landfill; mechanical dredging and onsite disposal of contaminated sediments for the Hocomonco Pond and discharge stream; sealing the storm drain for Otis Street; removal and onsite disposal of contaminated materials at three isolated areas of contamination (soil near Monitoring Well-1, tank bases adjacent to former lagoon, and drain channel sediments at the southwest side of Hocomonco Pond); and air and water quality monitoring and post closure activities consistent with RCRA regulations. Total capital cost for the selected remedial alternative is \$2,213,000 with O&M costs approximately \$56,000 per year.

<u>PERFORMANCE STANDARDS OR GOALS</u>: The extent of soil/waste removal in the Kettle Pond area will be based primarily on visible contamination criteria but will include additional removal of contaminants based on sampling and analysis of soil conducted during excavation to ensure that contaminated soils are excavated to the extent necessary to ensure mitigation of ground water contamination. The extent of excavation beyond the visible contamination criteria is expected to be approximately two to three feet. The cleanup level for ground water and the duration of the pump and treatment phase at the Kettle Pond area will be determined for the site conditions

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existing after soil/waste removal. Final ground water cleanup levels will be set based upon background levels, Maximum Contaminant Levels (MCLs) or a demonstration of Alternate Concentration Limits (ACLs) according to 40 C.F.R. Part 264. The action levels for air contamination at the site boundary may be those proposed by the Centers for Disease Control, 2 ppm total concentration of volatile organic compounds in the air.

INSTITUTIONAL CONTROLS: The area of the site cap, in the former lagoon area, will not be available for future development, and deed restrictions are required. In addition, deed restrictions are required for the embankment area at the east side of Otis Street.

<u>COMMENTS</u>: 1) Consolidation -- Materials from Kettle Pond, Hocomonco Pond and discharge stream, and isolated areas will be disposed of onsite. Materials will be disposed on top of the former lagoon, in the onsite RCRA landfill constructed for the Kettle Pond soil/waste, or a combination of both will be used depending on final design considerations related to the facility's capacity and on the topography of the cap.

<u>KEYWORDS</u>: Arsenic; Benzo (a) Pyrene; Cadmium; Capping; Carcinogenic Compounds; Chromium; Dredging; Excavation; Ground Water; Ground Water Monitoring; Heavy Metals; Inorganics; Onsite Disposal; Organics; Phenols; Sediments; Sludge; Soil; Surface Water; Wetlands.