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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION II 290 BROADWAY NEW YORK, NEW YORK 10007-1866

August 23, 2017

BY ELECTRONIC MAIL

Robert Law, Ph.D. CPG Project Coordinator de maximis, inc. 186 Center Street, Suite 290 Clinton, New Jersey 08809

Re: Lower Passaic River Study Area - Baseline Human Health Risk Assessment – Administrative Settlement Agreement and Order on Consent for Remedial Investigation/Feasibility Study (Agreement) CERCLA Docket No. 02-2007-2009

Dear Dr. Law:

The U.S. Environmental Protection Agency (EPA) has reviewed the Cooperating Parties Group's (CPG) July 2017 Final Baseline Human Health Assessment (BHHRA) prepared for the Lower Passaic River Study Area (LPRSA). In accordance with Section X, Paragraph 44(a) of the Agreement, EPA hereby approves the CPG's July 2017 Final BHHRA for the LPRSA.

In consideration of Section IX, Paragraph 37(f), EPA evaluated the BHHRA against the decision criteria outlined in the Peer Review Handbook and concluded that a peer review of the BHHRA is not necessary. Please see the enclosed memorandum which outlines EPA's decision based on EPA's Peer Review Handbook.

In accordance with Section XXVIII of the Agreement, EPA may ask for hard copies of the final BHHRA for inclusion in the information repositories established for the LPRSA.

Sincerely,

Jennifer LaPoma, Remedial Project Manager Lower Passaic River Study Area RI/FS

Enclosure

Cc: Zizila, F. (EPA)

Sivak, M. (EPA) Hyatt, B. (CPG)



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION II 290 BROADWAY NEW YORK, NEW YORK 10007-1866

DATE: August 2, 2017

SUBJECT: Lower Passaic River Study Area, Baseline Human Health Risk Assessment, Consideration of

Peer Review Handbook, 4th Edition

FROM: Jennifer LaPoma, Remedial Project Manager

Genniter Some Passaic, Hackensack, Newark Bay Remediation Branch

TO: File

The U.S. Environmental Protection Agency (EPA) Region 2 has evaluated the Baseline Human Health Risk Assessment (BHHRA) report (AECOM, 2017) for the Lower Passaic River Study Area (LPRSA) in consideration of the EPA's Peer Review Handbook, 4th Edition (USEPA, 2015). The LPRSA BHHRA has been performed in accordance with EPA's guidance on risk assessment and builds on a long history of assessments conducted by EPA and potentially responsible parties across the country under the Superfund program. Both the EPA guidance and the other risk assessments that served as precedents for the BHHRA were subject to external peer reviews and public comment.

The first through fourth editions of EPA's Peer Review Handbook discuss that a peer review may not be necessary if an application of an adequately peer-reviewed work product does not depart significantly from its scientific or technical approach or when the scientific or technical methodologies or information being used are commonly accepted in the field of expertise and have the appropriate documentation to support the commonly held view.

In the second edition of the Peer Review Handbook, and in later editions, the document discusses peer-input during the development of the product. During development of the LPRSA BHHRA work product, there was extensive interaction between EPA, the State and PRP consulting risk assessors. Under these circumstances including the on-going interaction and evaluation of comments received from all parties including a response to comments, a peer-review would not be necessary.

EPA has determined that the LPRSA BHHRA is not a work product that would be classified with any of the following designations: Influential Scientific Information (ISI), Highly Influential Scientific Assessment (HISA), or other scientific or technical work product designation. Consistent with the criteria set forth in Section 3 of the 4th Edition of the Peer Review Handbook and as outlined in the enclosed Peer Review Decision Summary Document, peer review of the work product is therefore not considered necessary. The LPRSA BHHRA does not establish significant precedent, model, or methodology that would require a peer review.

References

AECOM. 2017. Baseline Human Health Risk Assessment for the Lower Passaic River Study Area, Final. Prepared for: Cooperating Parties Group, Newark, NJ. July.

USEPA. 2015. Peer Review Handbook, 4th Edition. Science and Technology Policy Council. EPA/100/B-15/001. October.

Enclosure 1

EPA Peer Review Decision Summary Documentation (from Exhibit 3 on p. 15 of handbook)

- Work Product Title: Baseline Human Health Risk Assessment for the Lower Passaic River Study Area
- Work Product Description: Baseline human health risk assessment (BHHRA)
 prepared as part of the Lower Passaic River Study Area (LPRSA) remedial
 investigation/feasibility study (RI/FS) conducted under the Comprehensive
 Environmental Response, Compensation, and Liability Act (CERCLA),
 commonly referred to as Superfund.

The BHHRA was performed in accordance with EPA's guidance on risk assessment that includes guidance, policies, and guidelines from Superfund and other parts of the Agency. The report builds on a long history of assessments conducted by EPA and potentially responsible parties across the country under the Superfund program and meets the goals of the Superfund program for consistency in assessments. EPA guidance including Risk Assessment Guidance for Superfund (RAGS), guidelines (e.g., Dioxin Toxicity Equivalence Factors for Human Health, Guidelines for Carcinogen Risk Assessment, Supplemental Guidance for Early Childhood Susceptibility from Early Life Exposure to Carcinogens, Framework for Human Health Risk Assessment to Inform decisions), and policy (e.g., Role of the Baseline Risk Assessment OSWER Directive 9355.0-30) served as a basis for the BHHRA. The guidelines referenced above were developed by the Agency's Risk Assessment Forum and were subject to public comment and external peer review. Additionally, EPA used the Integrated Risk Information System (IRIS) chemical files for polychlorinated biphenyls (PCBs) and dioxin and other chemicals in the BHHRA that were made available for public comment and externally peer reviewed. Thus, the BHHRA does not establish significant precedent, model, or methodology that would require a peer review.

- Assistant Administrator (AA)-ship or Region and Originating
 Office/Division: EPA Region 2/ Emergency and Remedial Response Division
- 4. Decision/Rule/Regulation/Action/Activity That the Work Product Supports: The forthcoming Record of Decision (ROD) for the LPRSA. Specifically, the BHHRA supports a decision about whether action is warranted at the LPRSA due to human health risks and the associated remediation levels that will be documented in an anticipated ROD.
- 5. Categorization of Work Product
 - a. __Influential Scientific Information (ISI)
 - Highly Influential Scientific Assessment (HISA)
 - c. Other Scientific or Technical Work Product

- 6. Rationale for Work Product Categorization and if Peer Review is needed: Consistent with criteria identified in Section 3.3.2 of the handbook, peer review is not needed. The BHHRA was performed in accordance with EPA's guidance on risk including Superfund specific guidance such as Risk Assessment Guidance for Superfund Parts A through E. The assessment builds on a long history of assessments conducted by EPA and by potentially responsible parties across the country under the Superfund program. Thus, the BHHRA does not establish significant precedent, model or methodology that would require a peer review. 7. Peer Review Mechanism(s) to Be Used, If Applicable (check all that apply): (If the work product is designated as ISI or a HISA, conduct peer review Junless exempted or deferred]. For other scientific or technical work products, peer review should be conducted if the Decision Maker [DM] determines that it is appropriate. Evaluate and allot sufficient resources, including funds, time and personnel.) a. X Peer Review Not Necessary Internal External: Submit to Peer-Reviewed Journal External: Letter Reviews External: Contractor-Managed Panel External: Federal Advisory Committee (FAC) (e.g., Science Advisory
- 8. Opportunities for Public Participation (check all that apply):
 - a. Comment on Charge

Board [SAB])

- Nominate Potential Peer Reviewers
- Comment on Potential Peer Reviewers
- Comment on Draft Work Product
- e. ___ Comment on Peer Review Mechanism
- f. Oral Presentation to Reviewers

	Documentation/Approval of Decision for Peer Review Not Necessary
	Review Coordinator (Concurrence) Lindo M. Mauel, EPA Region 2 Peer Review Coordinator
Date	8/3/17
John	Prince, Acting Director, Emergency and Remedial Response Division
	: A peer review has not been deemed necessary. Therefore, a peer review leader have identified for this project.

External: Other Panels (e.g., National Academy of Sciences [NAS])

EPA Peer Review Decision Summary Documentation: Explanation (from Exhibit 3, page 16)

Designate the Work Product Category - DM and Peer Review Coordinator (PRC)

Is Work Product Scientific or Technical (includes economic and social work products)?

No, The BHHRA was performed 3.1.1 in accordance with EPA's guidance on risk assessment. The report builds on a long history of assessments conducted by EPA and potentially responsible parties across the country under the Superfund program and meets the goals of the Superfund program for consistency in assessments. EPA guidance including RAGS, guidelines (e.g., Dioxin Toxicity Equivalence Factors for Human Health, Guidelines for Carcinogen Risk Assessment, Supplemental Guidance for Early Childhood Susceptibility from Early Life Exposure to Carcinogens, Framework for Human Health Risk Assessment to Inform decisions), and policy (e.g., Role of the Baseline Risk Assessment OSWER Directive 9355.0-30) served as a basis for the BHHRA. The guidelines referenced above were developed by the Agency's Risk Assessment Forum and were subject to public comment and external peer review. Additionally, EPA used the IRIS chemical files for PCBs and dioxin and other chemicals in the BHHRA that were made available for public comment and externally peer reviewed. Thus, the BHHRA does not establish significant precedent,

			model, or methodology that would require a peer review.
If scie	ntific or technical, which designation	on does	the work product best fit:
substar policie Decision follow whether influer	Vill have or does have a clear and intial impact on important public as or private sector decisions. On makers should consider the ing factors when determining are a product is likely to be attal: Establishes a significant precedent, model or methodology.	3.2.1	a. This document does not meet the classification of an ISI.
b.	Is likely to have an annual effect on the economy of \$100 million or more.		b. No
c.	Is likely to adversely affect in a material way the economy; a sector of the economy; productivity; competition; jobs; the environment; public health or safety; or state, tribal or local governments or communities		c. No
d.	Addresses significant controversial issues		d. No
e.	Focuses on significant emerging issues		e. No
f.	Has significant cross- Agency/interagency implications		f. No
g.	Involves a significant investment of Agency resources		g. No
h.	Considers an innovative approach for a previously defined problem/process/methodology		h. No
i.	Satisfies a statutory or other legal mandate for peer review		i. No
HISA: A scientific assessment (i.e., an evaluation of a body of scientific/technical knowledge that typically synthesizes multiple inputs, data, models and assumptions and/or applies best professional judgment to		3.2.3	a. No. The BHHRA would not have a potential impact of more than \$500 million in any year.

inform	uncertainties in available nation) that meets the following: In addition to meeting the criteria for ISI, could have a potential impact of more than \$500 million in any year; or		
b.	Is novel, controversial or precedent-setting or has significant interagency interest.		b. No.
Other		3.2.5	

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