RECORD OF DECISION

SELECTED REMEDIAL ALTERNATIVE FOR THE

CHEN CENTRAL SITE WYONING, MICHIGAN

STATEMENT OF BASIS AND PURPOSE

This decision document presents the selected remedial action for the Chem Central Site, in Wyoming, Michigan, which was chosen in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA), and to the extent practicable, the National Oil and Hazardous Substances Pollution Contingency Plan (NCP). This decision is based on the Administrative Record for this site.

The State of Michigan concurs with the selected remedy.

ASSESSMENT OF THE SITE

Actual or threatened releases of hazardous substances from this site, if not addressed by implementing the response action selected in this Record of Decision (ROD), may present an imminent and substantial endangerment to public health, welfare, or the environment.

DESCRIPTION OF THE SELECTED REMEDY

The selected remedy is for ground water and on-property and offproperty soils, with the exceptions noted below. The selected remedy uses treatment to address the principal threats at the site. Soils beneath the Chem Central building and paved areas on the Chem Central property are not part of this remedy.

The major components of the selected remedy include:

- Continue operation of the current existing ground-water collection and treatment system.
- Install and operate an expansion of the current off-property ground-water collection system, by either extending the interceptor trench or installing additional purge wells.
- o Install and operate a purge well at the deep lens of contaminated ground water location and hook this well into the current ground-water collection and treatment system.

- Collect oil accumulating in the purge wells and dispose of the oil at an off-site facility in accordance with applicable federal and state regulations.
- Install and operate a soil vapor extraction system for soils on-property as well as two off-property locations just north of the property.
- Impose institutional controls, such as deed restrictions to prohibit the installation of water wells in the site area and any future development that might disturb contaminated soils.
- o Implement a ground-water monitoring program capable of demonstrating the effectiveness of the ground-water capture system and that ground-water treatment technology is achieving clean-up standards.

STATUTORY DETERMINATIONS

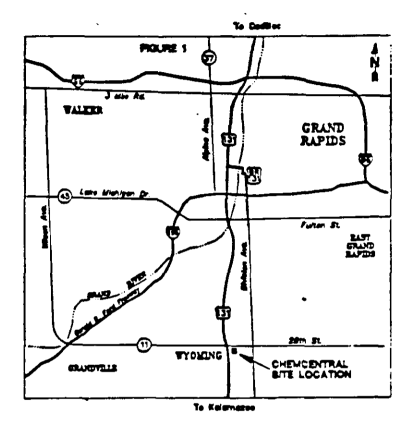
The selected remedy is protective of human health and the environment, complies with Federal and State requirements that are legally applicable or relevant and appropriate to the remedial action, and is cost-effective. This remedy utilizes permanent solutions and alternative treatment or resource recovery technologies, to the maximum extent practicable, and satisfies the statutory preference for remedies that employ treatment that reduces toxicity, mobility, or volume as a principal element.

Because this remedy will result in hazardous substances remaining on-site above health-based levels, a review will be conducted within five years after commencement of the remedial action to ensure that the remedy continues to provide adequate protection of human health and the environment.

Valdas V. Adamkus Regional Administrator

Date

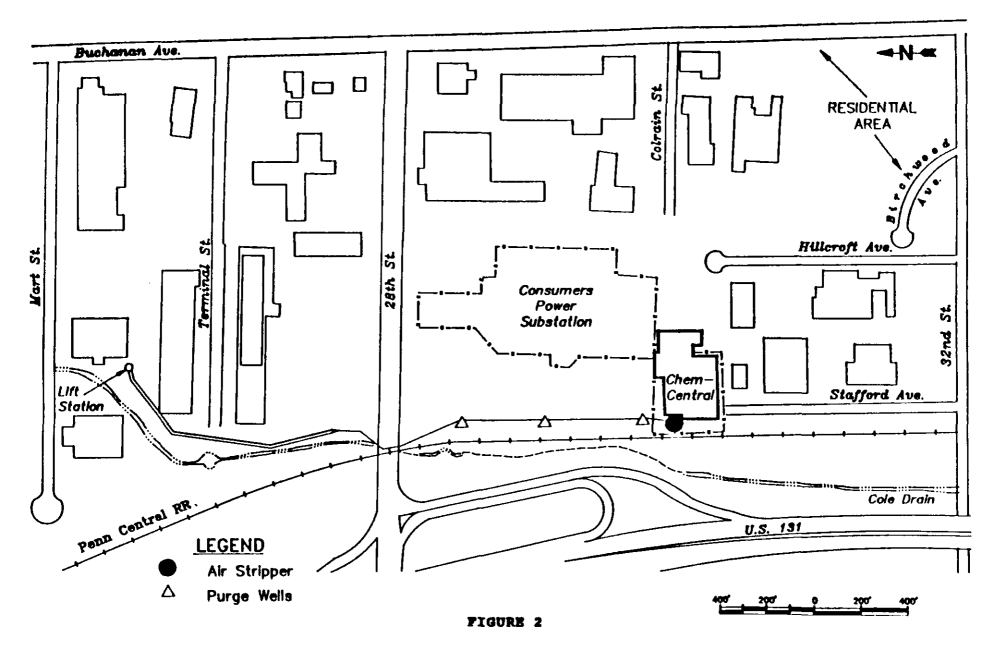
DECISION SUMMARY FOR THE RECORD OF DECISION CHEM CENTRAL SITE WYONING, MICHIGAN



BITE LOCATION AND DESCRIPTION

The Chem Central property is a 2-acre parcel of land located at 2940 Stafford Avenue in Wyoming, Michigan (Figures 1 & 2). The City of Wyoming is a southern suburb of Grand Rapids which is located in west-central Michigan, approximately 25 miles east of Lake Michigan in Kent County. There are approximately 10,000 people living within one mile of the site.

The site is situated in a mixed residential and commercial section of the City of Wyoming that includes small industrial facilities. The nearest residences to the site are located approximately 500 feet west of the property boundary. The residential areas primarily consist of single family residential homes. There are two hotels located within approximately 800 feet of the site. The "site" encompasses both a square shaped piece of property owned by the Chem Central Corporation which is the location of the currently operating plant and a rectangular piece of land owned by Consumers

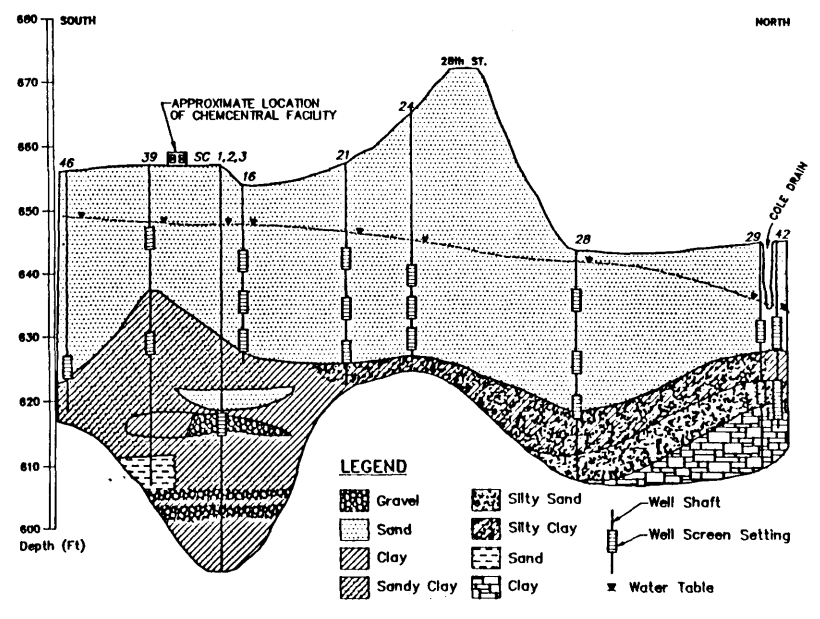


CHEMCENTRAL SITE MAP

Power extending north from the Chem Central property with the approximate dimensions of 1,800 feet in length and 300 feet wide. In addition, the site includes Cole Drain, and any place where hazardous substances on the property have come to be located. The Chem Central property is relatively flat however, the rectangular piece of property consists of a more undulating terrain. Cole Drain, a small urban creek flowing in a northerly direction, is located along the site's western boundary. This creek receives most of the surface runoff from the site. Cole Drain enters Plaster Creek at a confluence approximately 2,500 feet north of the site. Plaster Creek enters the Grand River approximately 2.5 miles northwest of the site. The Grand River flows to the west for approximately 30 miles and enters Lake Michigan at Grand Haven.

The Chem Central plant, constructed in 1957, receives bulk chemicals by truck or railroad tanker and stores these chemicals in on-site tanks before redistribution to various industries. The plant consists of one structure with two loading docks and a rail spur on the west side of the plant. Approximately 10 above ground storage tanks are located along the plant's north side and are surrounded by a concrete containment wall and paved ground surface. The Chem Central property is fenced along the western and northern property lines and the actual walls of the building serve as barriers to entrance to the property on the south and east sides of The rectangular portion of the property extending the property. north from the Chem Central property is currently unused and unfenced. The undulating terrain and sandy soils have however made this area (south of 28th Street) an attractive area to dirt bike riders, as evidenced by the numerous trails criss-crossing the terrain. The property to the east of this unused portion of the property, is currently used as a transformer yard by the Consumers Power Company. Consumers Power owns the unused portion of the site. The land adjacent to the site on the west is the right of way for the Conrail Railroad Company's single line track. Adjacent to the rail line is U.S. Route 131, a four-lane limited-access The adjacent property north and south of the site is highway. privately owned, and is occupied by commercial and light industrial facilities.

The subsurface geology of the site area consists of a glacial sand deposit averaging approximately 30 feet in depth (see Figure 3). Underlying this sand unit is a low permeable clay layer which acts as an aquiclude to the migration of ground water from the upper sand unit down into the underlying bedrock which is comprised of gypsum and shales. The clay layer does contain small lenses of sand and gravel but these lenses are not hydraulically connected to the upper sand aquifer. There are no drinking water wells in the immediate site area. The City of Wyoming has a municipal water supply which uses Lake Michigan as its source. An intake on the Grand River (upstream of the site) is also used as a backup supply during the summer. The nearest public well to the site is located approximately 1.5 miles south of the property. An industrial well



GEOLOGY BENEATH CHEMCENTRAL SITE AREA

is located at the C.D. Osborn Company which is situated approximately 500 feet south of the site.

Cole Drain is the only surface water body in the immediate site area. This creek is narrow and shallow and poorly suited for swimming. However, there are areas of the creek where pooling occurs and children could potentially swim. Fish inhabit this creek, and it is possible that some occasional fishing occurs.

BITE HISTORY AND ENFORCEMENT ACTIVITIES

The Chem Central property was undeveloped prior to construction of the present plant. In 1957, the chemical distribution plant was constructed. Between 1957 and 1962 hazardous substances entered the ground at the plant through a construction error in a T-arm pipe used to transfer liquid products from bulk storage tanks to small delivery trucks. The T-arm pipe was located on the west side of the building near the southwest corner. After losses in chemical inventories were noted, the construction flaw was discovered and then repaired. It is also possible that additional hazardous substances entered the ground through accidental spills.

The Chem Central site first came to the attention of federal and state officials in July 1977, when a routine biological survey of Plaster Creek conducted by Michigan Department of Natural Resources (MDNR), identified a contaminated ditch draining into Cole Drain (tributary to Plaster Creek). The ditch was located north of 28th Street and east of Cole Drain. Sample analysis of the ditch indicated oils contaminated with organic compounds, including Polychlorinated Biphenyls (PCBs), as well as heavy metals to be present. In 1977 the MDNR attempted to control the movement of oil and other contaminants from the ditch into Cole Drain by damming the ditch. In 1978, the United States Environmental Protection Agency (U.S.EPA) excavated sludges from the ditch, resulting in the removal of twelve 55-gallon drums for off-site disposal. Consumers Power Company, which owned the ditch at that time, placed warning signs and a fence around the ditch. Despite these efforts, ground water, oils, and various contaminants continued to enter the ditch. MDNR then attempted to filter water from the ditch and subsequently pump it into Cole Drain. This attempt at preventing the oils and contaminants from entering the drain was unsuccessful. Oil absorbent booms were then used to collect oil from the surface of the water of the ditch. In October 1978, MDNR and U.S.EPA then focused all efforts on finding and eliminating the source of the contamination. Between 1978 and 1986, an extensive investigation was made of soils, ground water, and surface water around the Chem Central plant and the area between Chem Central and the ditch north of 28th Street. The investigation was conducted by MDNR, U.S.EPA and an environmental contractor to the Chem Central Corporation. Results of the investigation indicated that ground water and soils surrounding and downgradient of the Chem Central plant were contaminated with volatile and semi- volatile organic compounds.

In an effort to get the Chem Central Corporation to clean up the contamination and institute a ground-water monitoring program, the MDNR filed a suit in the Kent County Circuit Court in 1980. In 1984 the court ordered Chem Central to undertake clean-up activities which included (1) defining the extent of contamination, designing, constructing, and operating a ground-water (2) collection and treatment system until court-ordered clean-up standards were met, and (3) cleaning up contaminated soils in the In the fall of 1984, as a result of the court order, three ditch. ground-water extraction wells, an interceptor trench, and a water treatment system (air stripper) were installed (see Figure 2 for In 1985, also as a result of the court order, locations). contaminated water, sludges and soils from the contaminated ditch were excavated and transported to hazardous waste landfills in Michigan and New York. The ditch was backfilled with clean soil.

In December 1982, the Chem Central site was proposed for inclusion on the NPL. In 1986, U.S.EPA issued a Special Notice Letter to the Chem Central Corporation. In June of 1987, U.S.EPA and Chem Central signed an Administrative Order By Consent (AOC) to conduct a Remedial Investigation (RI) and Feasibility Study (FS) for the Chem Central site. In July of 1987 the site was finalized on the NPL. Chem Central conducted the RI from 1988 through 1989. The FS was conducted from 1989 through 1991.

COMMUNITY RELATIONS HISTORY

Community relations activities for the Chem Central site began in July 1987 when a press release was issued seeking comments from the public on the AOC. In July 1988, the Community Relations Plan was issued by MDNR. A progress report was first issued for the site in July 1988 and another in March 1989. A public meeting was held at the Wyoming City Hall on July 26, 1988 to discuss the upcoming RI/FS for the site. A fact sheet for the RI/FS Meeting was written and distributed to the public.

U.S.EPA took the lead for community relations for the Chem Central site in 1990. A fact sheet and press release were issued prior to a March 1991 public meeting to discuss the results of the RI at Chem Central. The U.S.EPA's Community Relations Coordinator for the Chem Central site met with local city officials to discuss issues related to the site prior to the public meeting. In accordance with CERCLA Section 117(a), the Proposed Plan for the Chem Central site was released for public comment on July 10, 1991. The public comment period began on July 10, 1991 and closed September 9, 1991. A public meeting to discuss the Chem Central Proposed Plan was held July 18, 1991. At the Proposed Plan public meeting, U.S.EPA and MDNR discussed the remedial alternatives considered, as well as the preferred alternatives. Notice of the Proposed Plan, the public comment period, the public meeting, and the availability of the RI/FS and other site-related documents were published in the <u>Advance</u> (the local Wyoming, Michigan newspaper) and the <u>Grand Rapids Press</u>.

The RI for the Chem Central site was released to the public in March 1991, and the FS was released in July 1991. Both documents were made available at the information repository maintained at the Wyoming Public Library. The Administrative Record was also made available at this location.

All comments which were received by U.S.EPA during the public comment period are addressed in the Responsiveness Summary, which is part of this Record of Decision.

SCOPE AND ROLE OF THE RESPONSE ACTION

The selected remedy addresses several principal threats at the site which include the contaminated soils surrounding the Chem Central plant as well as areas of soil contamination north of the plant. The remedy also addresses the ground-water contamination plume which emanates from the plant and spreads northward for approximately 1,800 feet.

Unacceptable risks to human health and the environment have been identified for soils on and off the Chem Central property. Surface soils on the Chem Central property present a risk to human health through direct contact and incidental ingestion. Contaminated soils on and off the Chem Central property present a risk to the environment due to potential for further migration of contaminants into the ground water. The potential use of ground water as a drinking water source also presents an unacceptable risk.

The role of this response action is to protect public health and the environment from the unacceptable risks associated with the Chem Central site. These risks included the potential ingestion of and direct contact with contaminated soils; the possible ingestion of contaminated ground water; the movement of contaminants from the soils into ground water; and the discharge of contaminated ground water into Cole Drain.

These objectives will be achieved by expanding the current collection/treatment system for ground water by adding additional purge wells or extending the interceptor trench to capture that portion of the ground-water contamination plume not currently addressed by the system. An additional purge well will be installed on-site to collect and treat contaminated ground water from a deep sand/gravel lens beneath the main sand aquifer. Oils contaminated with organic compounds, including PCBs, which are accumulating in the active purge wells will be collected and disposed of off-site in accordance with applicable federal and state regulations. Soil vapor extraction will be implemented to address contamination in the on-property and off-property soils. Institutional controls and a ground-water monitoring program will also be implemented.

Soils beneath the Chem Central building and paved areas on the Chem Central property are not included in this response action. These soils have not been ruled out as potential source areas for further ground-water contamination for the following reasons:

1. Soils beneath the building and paved areas have never been investigated subsequent to the discovery of the flawed T-arm pipe.

2. The source of some contaminants (i.e., PCBs) in the oil accumulating in the active purge wells has not yet been identified. Because the levels of PCBs found in the oil are several times greater than that found in the surrounding soils which have been investigated, it is possible that soils beneath the building and paved areas are contaminated with PCBs and other organic compounds.

3. Current soil analysis around the edges of the Chem Central building indicates that some of the highest levels of various compounds are located in these areas (i.e., volatile and semi-volatile organic compounds), possibly indicating that levels in adjoining soils beneath the building may also be contaminated.

4. As evidenced by 35 years of aerial photos, the present Chem Central building is the result of several additions to the original structure. The possibility exists that soil impacted by releases in the past is now covered by buildings.

Based on the above facts, the soils beneath the building and paved areas will need to be investigated further at a later date.

SUMMARY OF SITE CHARACTERISTICS

As part of the RI, samples of soil, ground-water, sediment, and surface water from the site and adjacent areas were collected. Samples from all media were analyzed for organic and inorganic compounds.

HYDROGEOLOGY

A sand unit comprises the shallow aquifer in the site area. This shallow aquifer is unconfined. The depth to the water table in this aquifer varies from less than 5 feet near Cole Drain to 30 feet in the south eastern portion of the site area. The shallow aquifer is fairly thin, with a saturated thickness of less than 10 feet to 25 feet. This sand unit thickens toward an area to the east of the Consumers Power Substation. The base of the aquifer (top of clay) dips to the east in the site area.

The soils identified in cluster wells and borings have shown the aquifer materials to consist of fine to medium grained sands with variable concentrations of stones or gravel in apparently interrupted layers. The shallow aquifer is underlain by a clay layer. The underlying clay, which has been penetrated to a thickness of 38 feet, has a fairly uniform topography. It is a clean to sandy gray clay. Sand and gravel lenses are also located in this unit. The top of the clay dips to the east in the area. The Chem Central plant overlies an apparent clay elevation closed topographic high. The northeast area of the site exhibits the greatest degree of dip at the top of the clay.

Gypsum and shales of the Michigan Formation are encountered beneath the sand and clay units in the northeastern portion of the site area. A 5 foot thick sand layer is encountered between the base of the clay and bedrock in the northern portion of the site area.

Ground water flow in the shallow sand unit is to the north. The ground water in the area appears to flow roughly parallel to the north trending segment of Cole Drain before beginning to enter the underdrain approximately 700 feet north of 28th Street. The hydraulic gradient in the area changes from approximately 0.4 percent south of 28th Street to 2.4 percent north of 28th Street. This trend may be consistent with a generally northwest thinning of the aquifer.

In-situ permeability testing and analysis reveals that the permeability varies from values of a little less than 100 gallons per day per square foot to 600 gallons per day per square foot. An average permeability of 260 gallons per day per square foot appears to be the typical permeability value.

Contaminant Analyses

The analytical results of the sampling are presented in Table 1. Analysis of the samples indicates that soils contain approximately twenty-two different organic compounds (volatile and semivolatile), at concentrations above background soil levels, including low levels of PCBs. An estimate of the volume of contaminated soil on the Chem Central property is approximately 6,200 cubic yards.

Analysis of ground-water samples indicates that it contains approximately thirty-five different organic compounds (volatile and semi-volatile) at concentrations above background (upgradient) ground-water levels. The majority of these contaminants are above the Maximum Contaminant Levels (MCLs) in the Federal Safe Drinking Water Act and the Michigan Act 307 Type B criteria.

SUMMARY OF THE OCCURRENCE OF CHEMICALS

		SURPACE SOIL BORING CONCENTRATIONS' (mg/kg)				SEDIME	NT CONCE	TRATIC	DNS (mg/k	g)		
		ON-	SITE SOIL	S	OFF-SITE SOILS			UPSTRE	۱M	D	OWNSTR	EAM
COMPOUND*	CAS No.	Ave Mir	Max C	ouni**	Ave Min Max Cou	M	Ave	Min M	x Count**	Ave	Min Maj	Count**
PHENOL, TOTAL	108952	ND		0/18	NA		ND		0/2	ND		0/7
ORPASE & OL		320 150	1050	18 / 18	276.5 98 990 157	7 13	109.5	60 1	9 2/2	231.4	60 398	7/1
ANTIMONY	7440360	ND		0/18	NA		ND		0/2	ND		0/7
ARSENIC	7440382	3.211 2		18 / 15	NA Jaka Antonio	1998 - 1998 -	1.85	1.12		2.057	1.5 3.1	
CADMUM	7740439	4.845 0.2		2/18	NA		ND		0/2	ND		0/7
CHROMUM	7440473	9.544 6.2	15 🐺	18/18	NA		11.45	TR.9 1	4 2/2	8.543	6.1 11	717
COPPER	7440508	8.094 5.6	16	18 / 18	NA		9.55	8.1 1		8.1	6.2 12	7/7
LEAD	7437921	5.953 1.1	ાં 16 🔅 🛛		NA States and the state		103		0 2/2		13 110	
MERCURY		ND		0/18			0.1	0.1 0		ND		0/7
NICKEL DELCARTER STATE	7440020	5.667 4.3	- XXX - XXX		NA			2.5 4		3,171	2.2 4.6	7/7
SELENIUM	7782492	0.055_0.0		4 / 18	NA		ND		0/2		0.044_0.04	4 1/7
ZINC INDEX AND A	7440666	23.67 12	- SALAN - 2003-	18 18	NA		30.5	72	1 2/27	31	25 🧖 48	717
BARIUM	7440393	73.38 5.5		4/18	NA		ND		0/2	6.7	4.2 10	5/7
IRON	15438310	10117-410	0 64000		NA	्यत्र	4400	2600 62	00 2/2	3700	2500** 500	0 7/7
ACHTONE	67641	ND		0/19		/ 15	ND		0/3	ND		0/7
BENZENB	A SIG 71432	ND	1. S. S. L. I	0/19		1 15	ND	10.00	073	ND T		0/1
CHLOROBENZENS	108907	ND		0/19		/ 15	ND		0/3	ND		0/7
CHILOROETHANE	75003	אר		0/19	(1) (1) (2) (3) (3) (3) (3) (3) (3) (3) (3) (3) (3	/ 15	ND *		0/3	ND		0/7
CHLOROPORM	67663	ND		0/19		/ 15	ND "		0/3	ND		0/7
1,1-DICHLOROETHANB	75143		New Series	0/19		1 15		6° 4° 6 689		ND	ર કે જે જે જે	0/1
1,2-DICHLOROETHANE	107062	ND		0/19		/ 15	ND		•/3	ND		• / 7
1,1-DICHLOROETHYLENE			1 0.0227		1 T SUBMA RAY AND SUBMA S SUBMA SUBMA SUBMA SUBMA SUBMA SUB SUBMA SUBMA SUB SUBMA SUBMA SUB SUBMA SUBMA SUBMA SUBMA SUBMA SUB SUBMA SUBMA SUBA SUBA SUBA SUBA SUBA SUBA SUBA SUB	7 15	ND 3	$Z = Q^{(n)} Q^{(n)}$		ND		•/7
TRANS-1,2-DICHLOROETHYLE		ND		0/19		/ 15	ND		•/3	ND		•/7
ETAYLBENZENE	100414	1.7 0.2	3 4.6		- 200 (State 1987) (State 1997) (State 1997)	/ 15	ND*	····	0/3	ND		0/7
METHYLENE CHLORUDE	75092	ND		0/19	ND 0	/ 15	ND		0/3	ND		0/7
1,1,2,2-THTRACIALOROETHANE		ND		0/19	ND 0	/ 15	ND			ND T	anna mar ann ann Saobh Shaine ann	0/1
TETRACHLOROETHYLENE	127184	8.029 0.0	1 81	14 / 19	0.141 0.012 0.38 4	/ 15	ND		0/3	ND		• / 7
TOLUENE	105883	3.963 9.9		6 D	ND 🐩 🖉 TO	1 15	ND?	NIQ ODD		ND		•/7
I,I,I TRICHLOROETHANE	71556	0.824 0.0		11/19	0.007	/ 15	ND		0/3	ND		0/7
TRICHLOROETHYLENE	79016		6 6.21		1	/ 15	ND	5 4 5 Ch 3 A	•/3	ND	9 1948 9.91 C	
VINYL CHLORIDE	75014	ND	*****	0/19	ND 0	/ 15	ND		0/3	ND	eligenter an la cu	•17
XYLENE		ND	Sec. 23	0/19		/ 15	ND	<u></u>	0/3	ND	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	0/7
ACENAPTHENE	\$3329	0.44 0.4		1/19		/ 15	ND		0/2	ND		0/8
ANTHRACENE	120127	ND		0/19		/ 15	0.26	0.26 0	\$ · \$ ·	ND	and and	0/8
BENZO (A) ANTHRACENE		ND		0/19		/ 15	0.74		74 1/2	1.7	1.7 1.7	
BENZO (B) PLUORANTHENE		ND	1997 (N. 1985)	0/19	ND 0	7 15	1.5	િં 1.5 🐺 (.5 841/2	0.877	0.51 1.9	3/8

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(centioned)

ChemCentral #20986

TABLE 1

SUMMARY OF THE OCCURRENCE OF CHEMICALS

		SURFACE SOIL BORING CONCENTRATIONS' (mg/kg)				SEDIMEN	T CONCE	TRATI	ONS (mg/kg)	
		ON SIT	E SOILS	OFF-SITE S	SOILS	UPSTREAT	M	1	DOWNSTRE	АМ —
COMPOUND*	CAS No.	Ave Min	Max Count**	Ave Min Ma	Count**	Ave Min Max	[Count**	Ave	Min Max	Count**
BENZO (K) PLUORANTHENE		ND	0/19	ND	0/15	0.71 0.71 0.71	• , -	1.1	1.1 1.1	1/8
BENZO (A) PYRENE		ND	0/19	ND .	0/15	0.89 0.89 0.89		1.3	<u>13 7 13</u>	***1/8
BIS-(2-ETHYLHEXYL)PHTHA		14.73 0.28	57 9/19	ND	0 / 15	ND		ND		0/8
BUTYLE BENZYL PHTHALATE	and the good of the second	1.357 0.46		ND	できり/15日	ND	0/2	ND **		0/8
CHRYSENB	85687	ND	0/19	ND	0/15		1/2	2.2	2.2 2.2	1/8
DIN BUTYL PHTHALATE	La 14741		0.66 4 / 19	ND ND	ገሮ 0 / 15	ND	S () 2 "	0.638	0.39 🖑 1.1 🖞	° 6/8
DIBTILYLPHALATE	\$4662	ND	0/19	ND	0/15	ND	0/2	ND		0/8
A+DIMETHYLPHENOL	105679	ND	0/19	ND As a straight	0/15	ND States	0/2	ND		0/8
DI-N-OCTYLPHTHALATE	117840	0.414 0.2	0.71 5/19	ND	0/15	ND	0/2	ND		0/8
PLUCROANTRENE	204440	1 	0.16 2/19	0.18 0.15 0.2		1.8 331.6 331.6	1/2 1	1.653	0.76 3 3.1 5	3/8
ISOPHORONB	78591	2.2 2.2	2.2 1/19	ND	0/15	ND	0/2	ND		0/8
S-METHYLNAPITHALIENS	91576	0.34 0.347		ND TRANSPORT	ःः ०७१ १५	ND	0/2	ND		0/8
2-METTIYLPHENOL	95487	ND	0/19	ND	0/15	ND	0/2	ND		0/8
A-METHYLPHENOL	106445	ND	0/19	ND	0/15	ND ND	77 0/2	ND		0/8
NAPHTHALENE	91203	0.295 0.11	0.65 4/19	ND	•/ 15	ND	•/2	ND		
PENTACALOROPHENOL	BX 17145		0/19	ND DE CONT	0/15	ND SO ISS	0/2-	ND	1.6.2.7	<u>70/8</u>
PHENANTHRENE	85018	0.34 0.11	0.54 37.19	ND	0/15	1.2 1.2 1.2	1/2	0 98	0.97 0.99	2/8
PHENOL	104952	ND 7	TT 07 19	ND	07 15	ND ST	0/2	ND **	2	*** 0/8
PYRENE	129000	0.125_0.12	0.13 2/19	0.185_0.18_0.1	9 2/15	1.5 1.5 1.5	1/2	1.567	ê.81 3 -	3/8
BENZENES, SUBSTITUTED	a state and the second seco	13,28 2.6	39 - 5/5	NA BUSH SHOLD	Sec. Astronom	NA threads we	A a stàite stàite	NA	1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -	
4-PROPYLPHENOL	THE MENOR AND A STOCK	NA		NA		NA		NA		
	90004	NA		NA		NA		NA 77	ani lan di sakalin di sa	
DIHYDRO-INDENE-ONE	1. (1999) Carlos (1994) Carlos (1997) (1997)	NA		NA	-	NA		NA	× •	
HYDROCARDONS, TOTAL		109.4 1.2	220 878	NA		NA		NA		Sa ntin Charle in a
HEPTACHLOR	7644\$	ND	0/18	NA		ND	0/2	ND		0/7
PCB-1248	134363	0.205 0.13	8.32 4/18	NA		ND		ND *	·········	******

* Chemicals in BOLD print are indicator chemicals

* Surface Soil encycles include all semples taken within the 0 to 2 feet range, either completely or partially

** Count includes all duplicate and companion samples

NA= Not Analyzed for in this area/modium

ND = Net Detected

TABLE 1

SUMMARY OF THE OCCURRENCE OF CHEMICALS

					G	OUN	IDWA'	TER CO	ONCE	TRATIC	NS (m	v)**		
			UPGI	RADIE	NT		D) WNG	RADIE	INT		DE	ep wei	.LS
COMPOUND*	CAS No.	Ave	Min	Max	Cou	nt++	Ave	Min	Мах	Count**	Ave	Min	Мах	Count**
PHENOL, TOTAL	100952	ND			0	/ 10	0.424	0.07	0.75	8/37	ND			0/7
OREASE A OIL		1.817	1,17	2.6	ົ 6	/ 14	6.071	1.2	30	17 / 39	1.9 🏾	" 1.1 "	2.6	<u>3/7</u>
ANTIMONY	7440360	NA					0.003	0.003	0.003	1/38	ND	فانفاعه نيجعها الألا		0/7
ARSENIC	7440382	NA.	, 	+	19:5 75,777 - 74	****	0.01	0.003	0.024	Ĩ11/38	0.003	Ŭ. 002	8.004	~ 2/7
CADMIUM	7740439	NA	•••••				ND			0/38	ND			0/7
CHROMIUM	7440473	NA 3	******		8. C	\$	ND	≁.v ∳.	and Congress	° 0/38	ND ^{**}	6 2 0- 2648	dine. cression	0/7
COPPER	7440508	NA			· ·.		ND			0/38	ND			0/7
LEAD	7439921	NA	and a state			3 	DN ³		en la constant	°° 0/38	ND	80° C 0 199 18 1	ana n'ny sora	~0/7
MERCURY		NA.					ND			0/38	ND			0/7
NICKEL	7440020	NA	1	~ ; , , , , , ; , v	1	29 ×	ND			🖱 0 / 38	ND"	se pec ar : C	, F Fri America	0/7
SELENIUM	7782492	NA					0.002	0.002		4 / 38	ND			0/7
ZINC	7440666	NA				2010	1.697	0.05	6.2	<u> </u>	2.243		41	~7/7
BARIUM	7440393	NA				sin a l	0.362	0.1	0.7	9/38	ND			0/7
IRON	15438310	NA-					5.578	0.06	16	17 / 38	DN *	alan sana	- 28 - 8 S 27 - 27 - 27 - 27 - 27 - 27 - 27 - 2	0/7
ACETONE	67641	ND			0	/ 15		0.068		1/41	ND			0/7
BENZENB	71432	ND			0	/ 15	0.009	0.002	0.021	* 3/41	DN	Regeneratives de	en an	0/7
CHLOROBENZENE	108907	ND		~ •		/ 15	0.002	0.001	0.002	4/41	ND			0/7
CHLOROETHANE	75003	ND	an a	a series of the	0	/ 15	1.143	0.16	2.8	ें 6/41		10 M	al dan	0/7
CHLOROPORM	67663		0.001			/ 15	ND			0/41	ND	·		0/7
1,1-DICHLOROETHANE	75343		2 0.002	0.00	2 7 1	/ 15	2.273	0.003	9.5	~ t6 / 4 1	ND [®]	.	: 198 60 197 10 199 ;	°0/7
1,2-DICHLOROETHANE	107062	ND				/ 15	0.003	0.003	0.003	2/41	ND			●17
1,1-DICHLOROETHYLE	NE 75354	ND	<u> </u>		S ()	/ 15	0.344	0.002	0.89	***7 / 41	0.745	[∞] ●.72	0.77	217
TRANS-1,2-DICIILOROE		ND			•	/ 15	8.775		53	21/41	3.55	3.5	3.6 _	2/7
ETH YLBENZENE	100414	ND		<u> </u>	0 💭	/ 15	2.669	0.003	8	15/41	0.185	0.18	0.19	2/7
METHYLENE CHLORIDE	75092	ND			0	/ 15	0.35	0.34	0.36	2/41	ND	N - 4 - 4m text - cor -		0/7
1,1,2,2-TETRACHLOROETHANE	79145	ND	. ಕೆ. ನ ೧೯೪೧)	/ 15	0.002				ND		0.000.000.000	<u>ົ 0 / 7</u> ΄
TETRACHLOROETHYLI		0.029	0.002	:ू●.Eķ	1●	/ 15	0.242		1.4	<u>ु 16 / 41</u>	ND	· * * * *	*	•17
TOLUBNE	108883	ND	· /		18. -	/ 15	18.63		∛ 7●	i) 15 / 4L	0.039	0.039	0.039	217
1,1,1-TRICHLOROETHANE	71556	0.024		0.04	2 3	/ 15		0.003	150	30 / 41	0.049	0.043	0.054	2/7
TRICHLOROETHYLEN		0.005	5 8.044		€ ® 3	/ 15	0.785		~-	^{**} 17 / 41	1.3	, I	1.6	~~2/7
VINYL CHLORIDE	75014	ND	v			/ 15		0.022		7/41	1.15	. t.t	1.2	2/7
XYLENE	1330207	ND			_	<u>/ 15</u>	6.351	0.01	13	10/41	ND	<i></i>	·····	0/7
ACENAPTIENE	83329	ND			0		ND		ge nera n jage	0/40		Bakarata	5 8 9 7 8 2 6 3	0/8
ANTIRACENE	120127	ND	2.1	3.5		/ 15	ND			🖱 0 / 40			a a agus	0/8
BENZO (A) ANTURACENE	energenergenergenergen alle in der anderen im der	ND	1.50 11.164	n nga na a	a	/ 15	ND		a sa sa	0/40		× .		0/8
BENZO (B) FLUORANTHENE	and the second	ND		· ·	. 0	/ 15	ND			0/40	ND			0/8

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(continued)

SUMMARY OF THE OCCURRENCE OF CHEMICALS

		GROUNDWATER CONCENTRATIONS (mg/1)**													
			UPGR	ADIE	NT		D	OWNG	RADII	ENT			DE	EP WEI	LS
COMPOUND*	CAS No.	Ave	Min	Max	Coun	(**	Avc	Min	Мах	[Ċou	n1**	Ave	Min	Мах	Count*
BENZO (K) FLUORANTHENB		ND			0/	15	ND			0	/ 40	ND			0/8
BENZO (A) PYRENE	an stand and a second	ND	8160 - C	a an an an angen	ੇ 0 /	15	ND			<u>`</u> 0	/ 40	ND	e is Antonio i i este	va nacio rue	0/8
BIS-(2-ETHYLIIEXYL)PH	THALATE 117817	0.019	0.003	0.043	4/	15	0.067	0.002	0.4 3	22	/ 40	0.017	0.00 8	0.026	2/8
BUTYLE BENZYL PHTHALATE		[0.003	0.003	0.003	2/	15	0.04B	0.004	0.092	2	/ 40	ND			0/8
CHRYSENE	85647	ND			0/	15	ND			0	/ 40	ND			0/8
DI-N-BUTYL PHTHALATE	A 14742	0.001	0.001	0.00i	* 37	15	0.016	0.001	0.043	9	/ 40	0.014	ĨÕ.014	0.014	1/8
DIETHYLPHALATE	\$4662	ND			0/	15	0.005	0.005	0.005	1	/ 40	ND			0/8
4-DIMETHYLPHENOL	105679	ND			0/	15	0.033	0.033	0.033	1	/ 40	ND ²			0/8
DI-N-OCTYLPHINIALATE	17840	ND	· ••• •		0/	15	0.02	0.002	0.037	4	/ 40	ND	·		0/8
PLUOROANTHENE	206440	ND	· · · · · · · · · · · · · · · · · · ·	********	/ 0	15	ND			Ĵ Ö 📆	/ 40	ND	and the second sec	3814 999978 079	*``0/8
SOPHORONE	78591	ND			0/	15	ND	5. A		0	/ 40	ND	290 - F. 1993		0/8
METHYLNAPHTHALENE	91576	ND		59#: **// * /	0/	15	0.037	0.03	0.043	3	/ 40	ND	19 91	a and the second	°°0/8
METHYLPHENOL	95487	ND) (<u>)</u> () () () () () () () () () () () () ()	eren (* 1919) 1	0/	15	0.176	0.008	0.42	ື 7	/ 40	ND	a ser Ar.		0/8
METHYLPHENOL	106445	ND"	****		0/	15	0.093	0.008	0.2	7	/ 40	ND			⁶⁶ D / 8
NAPHTHALENE	91203	ND	1	1997 - 1987), 1987) 1	•/	15	0.122	0.003	0.35	13	/ 40	ND		1.1947	0/8
BNTACRILOROPHENOL	17465	ND	- <u></u>	18 1 18	* 0 /	15	0.047	0.012	0.082	ື 2	/ 40	ND	sti znare	5- 5 9 0.000	0/8
PHENANTHRENB	85018	ND		n al a Mala	0/	15	ND			0	, 1 40	ND		<i></i>	0/8
	108952	ND			0 / D	15	0.052	0.004	0.1	° * 7	/ 40	ND	• • • • • • • • • • • • • • • • • • •	ot worder of the	0/8
PYRENE	129000	ND	2 198	يويلا بالإرابا	/	15	ND				/ 40	ND			0/8
BENZENES, SUBSTITUTED		NA.	્હું કર	Sec. 3	9.01 1		1.313	0.058	-	-13	113	NA			
+ PROPYLPHENOL	n station. Talaka ka kupu ku fi ing ing ing ing panakatan kaka ka	NA.			~ .		0.008	0.002	0.015	2	12	NA			
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	90006	° NA '			1. (.) Y		0.008	0.007	0.008	2 2	12	NA	1999 165	· · · · · · · · · · · · · · · · · · ·	an shekarar
DIIIYDRO INDENE ONE	n an	NA	8. 8.	en años e e		~	0.186	0.011	0.88	5	15	NA			
IYDROCARBONS, TOTAL		0.132	0.015	70.51	71	7	0.063	0.04	11.0	<u> </u>	13	NA'	***	? \$? ~ ~ ~ ~ ~ ~	an the second
HEPTACILLOR	76448	NA						4E-04	4E-0	Ī	7 34	ND			0/7
PCB-1248	1336363	S NA				1995 C	ND	··· ·	e		134	I ND	*** ***	an the second	*****/7

* Chemicals in BOLD print are indicator chamicals

** The upgradient and downgradient groundwater samples are from a shallow squifer. No upgradient deep wells were sampled.

** Count includes all deplicate and companion samples

NA= Net Analyzed for in this sets/modium

ND = Net Detected

SUMMARY OF THE OCCURRENCE OF CHEMICALS

		SURFACE V	SURFACE WATER CONCENTRATIONS (mg/l)							
		UPSTREA	м	DO	WNSTREAM					
COMPOUND [®]	CAS No.	Ave Min Ma	u Count**	Ave M	in Max Count*					
MIENOL, TOTAL	108952	ND	0/2	ND	0/7					
OREASE A OIL		4 4 4	1/2	5.629 1.	7 11 7/7					
ANTIMONY	7440360	ND	0/2	ND	0/7					
ARSENIC	7440382	ND	■12	ND	0/7					
CADMIUM	7740439		0/2	ND	0/7					
CHROMIUM	7440471	ND	··· U/ Z	0.243 0.0						
COPPER	7440508	0.045 0.04 0.0	· · · ·	0.063 0.0	0.1 7/7					
LEAD	7439921	🐪 ND 👯 🧖	0/2	ND	0/7					
MERCURY		ND	0/2	ND	0/7					
NICKEL	74+0020	ND	0/2	0.075 0.0	0.12 2/7					
SELENIUM	7782492	ND	0/2	ND	0/7					
ZINC	7440666	i 0.06 0.06 0.0	6 1/2	ND 🗋	0/7					
BARIUM	7440393	ND	0/2	ND	0/7					
IRON	15431310	• ND	0/2	0.86 0.	10.86 1/7					
ACETONE	67641	ND	0/2	ND	0/7					
BENZENB	71412	ND ND	0/2	ND	0/7					
CHILOROBENZENE	108907	ND	0/2	ND	0/7					
CHLOROETHANE	75003	ND ND	0/2	ND	0/7					
CIILOROPORM	67663	ND	0/2	ND	0/7					
1,1-DICHLOROETHANE	75143	ND ND	0/2	ND	0/7					
1,2-DICHLOROETHANE	107062	ND	●/2	ND	0/7					
1.1-DICHLOROETHYLENE	75354	ND	***************************************	ND 🐩	• 1 7					
TRANS-1,2-DICHLOROETH	IYLENE 156605	0.004 0.004 0.0	• 1/2	ND	9/7					
ETHYLBENZENE	100414	📅 ND 💈 🎺 🖄 👘	0/2	ND	······································					
METHYLENE CHLORIDE	75092	ND	0/2	ND	0/7					
1.1.2.2 THTRACHLOROETHANE	79145	ND	°°°° 0/2	ND	ל/0					
TETRACHLOROETHYLEN	E 127184	ND	0/2	ND	0/7					
TOLUENE		ND	°°°° ●/2	ND	0/7					
	71556	ND	0/2	ND	0/7					
TRICHLOROETHYLENE	79016	ND ND	12	ND	017					
VINYL CHLORIDE	75014	ND	0/2	ND	0/7					
XYLENE	1330207	ND ND	0/2	ND	0/7					
ACENAPTHENE	81129	ND	$\frac{1}{0/2}$	ND	0/7					
ANTHRACENE	120127	ND ND	0/2	ND	0/7					
BENZO (A) ANTIIRACENE	(Evier	ND	0/2	ND	0/7					
BENZO (B) FLUORANTHENE	:	ND	0/2	ND	0/7					

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SUMMARY OF THE OCCURRENCE OF CHEMICALS

		SURFACE WATER CONCENTRATIONS (mgA)								
		UPSTREAM			DOWNSTREAM					
COMPOUND*	CAS No.	Ave Min Max C	Count**	٨vc	Min Max Count**					
BENZO (K) FLUORANTHENE		ND	0/2	ND	0/7					
BENZO (A) PYRENE		ND	0/2	ND	0/7					
BIS-(2-ETHYLHEXYL)PH1	HALATE 117817	ND	•/2	NÐ	0/7					
BUTYLE BENZYL PHTHALATE		ND	0/2	ND	0/7					
CHRYSENE	15617	ND	0/2	ND	0/7					
DI-N-BUTYL PHTHALATE	54742	ND	0/2	ND	0/7					
DIETHYLPHALATE	8466 2	ND	0/2	ND	0/7					
2,4-DIMETHYLPHENOL	105679	ND	0/2	ND	0/1					
DI N OCT YLPITHALATE	117840	ND	0/2	ND	0/7					
HLUOROANTHENE	206440	ND	0/2	ND	0/7					
ISOPHORONE	78591	ND	0/2	ND	0/7					
2-METHYLNAPHTHALINE	91576	ND	0/2	ND	° / 0 / 7					
2 METHYLPHENOL	95487	ND	0/2	ND	0/7					
4 METHYLPHENOL	106445	ND ND	0/2	ND	7 0/7					
NAPHTHALENE	91203	ND	•/2	ND	• / •					
PENTACHLOROPHENOL	\$7865	ND	0/2	DN	0/7					
PHENANTHRENB	E 501 1	ND	0/2	ND	0/7					
PHENOL	108952	ND	0/2	ND [°]	0/7					
PYRENE	129000	ND	<u>0/2</u>	ND	0/7					
BENZENES, SUBSTITUTED	State of the second	NA		NA						
4 PROPYLPHENOL		NA		NA.	na kantara d a riya kana kana kana					
2.5THYLFIENOL	90006	NA STATE		NA						
DIHYDRO-INDENB-ONB	· · · · · · · · · · · · · · · · · · ·	NA		NA	a sur statute en enteren en en el					
HYDROCARBONS, TOTAL		NA CONTRACTOR		NA	a see the second se					
REPTACIDOR	76448	ND	0/2	ND	0/7					
PCB-1248	1336363	ND	0/2	ND	•/7					

* Chemicals in BOLD print are indicates chemicals

** Court includes all duplicate and companion samples

NA+ Not Analyzed for in this area/medium

ND = Not Detected

Analysis of sediment samples from Cole Drain indicates that Cole Drain contains low levels of a few organic compounds. However, most of these compounds were also detected in upstream samples indicating that these compounds probably originated from a source other than the contaminated soils on the Chem Central property. Analysis of surface water samples from Cole Drain did not detect any contaminants. Oils accumulating in two of the active purge wells at the site were analyzed. The oil contains approximately fourteen different organic compounds, including PCBs, at high levels.

Potential Migration Pathways

The potential migration pathways identified for the Chem Central site include the following:

AIR: The public may be exposed to contaminants in air emitted from the air stripping tower or that volatilize from contaminated soils. The potential exposure points are the property itself, nearby homes, nearby businesses, a nearby hotel, and nearby schools.

SURFACE WATER: A portion of the ground-water contamination plume (as much as 10% of the total plume) is bypassing the current ground-water collection/treatment system. This ground water is most likely discharging into Cole Drain and therefore may be impacting the surface water and sediments quality. If the groundwater collection/treatment system were to fail, or be shut down, there would be a potential increase in the contaminant load to Cole Drain.

SOIL: Persons working on the Chem Central property may be exposed to contaminants in the soil by direct contact with the soil or by incidental ingestion of the soil. The majority of the contaminated soil is currently covered with pavement or loose gravel. If the pavement or gravel areas were disturbed, the potential for exposure would increase. Under a future residential scenario, persons in the vacant area extending north of the Chem Central property (and south of 28th Street) may be exposed to contaminants found in these soils. This area is also subject to wind erosion and fugitive dust may be generated. Persons could be exposed to contaminants in these soils by inhalation of fugitive dust or direct contact. Volatilization of chemicals from the soil could also occur.

Contaminated soils on and off the Chem Central property act as a major source for ground-water contamination. As precipitation moves through these contaminated soils it carries contaminants into the aquifer.

GROUND WATER: Ground water beneath the site area is contaminated with organic compounds. The ground-water contamination plume originating from the Chem Central site presently does not affect any drinking water wells. If the current collection/treatment system were to fail, or be shut down, the ground water would discharge into Cole Drain and not affect any existing wells. The exposure pathway is based on the potential that a drinking water supply well could be placed in the affected area of ground water in the future.

SUMMARY OF SITE RISKS

A baseline risk assessment was conducted for the Chem Central site as part of the RI. The baseline risk assessment was conducted in accordance with the Superfund Public Health Evaluation Manual (U.S.EPA, 1986) and, to the extent practicable, the Risk Assessment Guidance for Superfund (U.S.EPA, 1989).

Unacceptable risks to human health have been identified for direct contact with or ingestion of the surface soils on the Chem Central property; and for the ingestion of ground water from the plume area beneath the site.

Unacceptable risks to the environment have also been identified for the soils on and off the Chem Central property and for the surface water in Cole Drain. The risks from soils are primarily due to the potential migration of contaminants from the soils into ground water. The potential risk to surface water in Cole Drain is due to that portion of the contaminated ground-water plume bypassing the current collection system. Some of the contaminants present in ground water could potentially pose a risk through bioaccumulation.

The risk assessment, which includes the identification of sitespecific indicator chemicals, an exposure assessment, a toxicity assessment, and a risk characterization, is described in greater detail in the following sections.

Indicator Chemicals

Indicator chemicals were selected from the fifty-one organic chemicals that were detected at the Chem Central site. The indicator chemicals for the Chem Central site where selected to represent the most toxic, mobile, and persistent chemicals at the site, those chemicals present at the highest concentrations and the chemicals most prevalent at the site. The indicator chemicals at the Chem Central site include VOCS, SVOCS, PCBs, and heavy metals. Table 2 lists the specific indicator chemicals for the Chem Central site.

Exposure Assessment

The potential risks to human health and the environment were calculated based on the assumption that no future remedial actions would be taken at the site. The media for which risks were calculated included air, surface water (Cole Drain), soil on the Chem Central property, soil on the vacant property north of the

Indicator Chemicals

- 1. 1,1-Dichloroethylene
- 2. Vinyl Chloride
- 3. Trichloroethylene
- 4. Tetrachloroethylene
- 5. 1,2-Dichloroethane
- 6. Bis(2-ethylhexyl)phthalate
- 7. PCB
- 8. Naphthalene
- 9. Pyrene
- 10. trans-1,2-Dichloroethylene
- 11. Toluene
- 12. Arsenic
- 13. Zinc

Chem Central property, and ground water. The risk assessment scenarios for each media included: (1) existing site conditions with the collection/treatment system on; (2) existing site conditions with the system off; (3) future site conditions with the system on; (4) future site conditions with the system off; and (5) future residential development with the system off.

The human populations potentially exposed to the contamination at the site include persons working at the Chem Central plant, children who may play in Cole Drain or in areas where contaminants have been detected in soils, employees of nearby businesses, hotel residents, and residents of nearby areas. In addition, it was assumed that drinking water supply wells would be installed in the area of ground-water contamination. The users of these wells may also be exposed.

Several ecosystems and animal populations, in addition to natural resources, may be potentially exposed to contamination at the Chem Central site. The potentially exposed ecosystems and animal populations include small to medium sized trees (siberian elm, box elder, and cottonwood), shrubs and other weedy species. Cole Drain also supports some filamentous algae and watercress. Animal populations include fish, amphibians and reptiles, mammals and birds. Common species are listed in Table 3. Threatened or endangered species that may be found in the Grand Rapids area include the peregrine falcon, cooper's hawk, red shouldered hawk, marsh hawk, osprey, black rat snake, eastern box turtle, and least shrew. The primary natural resources at the Chem Central site are the ground-water aquifer and Cole Drain.

The following potential routes of exposure were quantitatively evaluated for the human and animal populations at or near the Chem Central site. All exposure routes were evaluated for short-term and long-term exposure to adults and short-term exposure to children.

Human Population

- Inhalation of air emissions from the stripping tower;
- o Dermal contact (swimming) with water in Cole Drain;
- o Consumption of fish from Cole Drain;
- o Dermal contact with soil and sediments;
- Ingestion of soils, sediments, and ground water.

Animal Population

o Drink, swim, or feed from Cole Drain.

Birds:

English sparrows Rock doves Starlings Grackles Red-winged black birds Pheasants Mourning doves Song sparrows White-throated sparrows Chickadees Downy woodpeckers Nuthatches Mallards Yellow warblers

Mammals:

Norway rats Muskrats Raccoons Opossum Skunks Fox squirrels Flying squirrels White-footed field mice Bats Moles Shrews Woodchucks Cottontail rabbits

Reptiles & Amphibians:

Garter snakes Ribbon snakes Eastern box turtle Green frogs Leopard frogs American toads

Fish:

Sticklebacks Minnows Bluegills Carp Steelhead (in Plaster Creek near Cole Drain confluence) Intake of the indicator chemicals was evaluated for the human populations in these scenarios under worst case conditions. The exposure points were assumed to be in the area with the highest concentrations of indicator chemicals. The major assumptions (e.g., body weight, frequency, and duration) used to evaluate both carcinogenic and non-carcinogenic risks for the identified exposure routes are presented in Table 4.

In addition, a qualitative evaluation of relationship between the on and off property soils at the Chem Central site and the ground water beneath them was performed.

Toxicity Assessment

Cancer potency factors (CPFs) have been developed by U.S.EPA's Carcinogenic Assessment Group for estimating excess lifetime cancer risks associated with exposure to potentially carcinogenic chemicals. CPFs, which are expressed in units of (mg/kg-day)⁻¹, are multiplied by the estimated intake of a potential carcinogen, in mg/kg-day, to provide an upper-bound estimate of the excess lifetime cancer risk associated with exposure at that intake level. The term "upper bound" reflects the conservative estimate of the risks calculated from the CPF. Use of this approach makes underestimation of the actual cancer risk highly unlikely. Cancer potency factors are derived from the results of human epidemiological studies or chronic animal bioassays to which animal-to-human extrapolation and uncertainty factors have been applied.

Reference doses (RfDs) have been developed by U.S.EPA for indicating the potential for adverse health effects from exposure to chemicals exhibiting noncarcinogenic effects. RfDs, which are expressed in units of mg/kg-day, are estimates of lifetime daily exposure levels for humans, including sensitive individuals. Estimated intakes of chemicals from environmental media (e.g., the amount of a chemical ingested from contaminated drinking water) can be compared to the RfD (hazard index). RfDs are derived from human epidemiological studies or animal studies to which uncertainty factors have been applied (e.g., to account for the use of animal data to predict effects on humans). These uncertainty factors help ensure that the RfDs will not underestimate the potential for adverse noncarcinogenic effects to occur.

The cancer potency factors (slope factors) and the reference doses used to evaluate the potential risks at the Chem Central site are presented in Table 5. 1,1-Dichloroethylene, vinyl chloride, trichloroethylene, tetrachloroethylene, 1,2-Dichloroethane, bis (2ethylhexyl) phthalate, PCB, and arsenic are potential human carcinogens. These chemicals, and other indicator chemicals (Trans-1,2-Dichloroethylene, naphthalene, pyrene, toluene, and

TABLE 4

SUMMARY OF CONSTANTS USED TO ESTIMATE CHEMICAL INTAKES

	10-Year Old		
	Child	Adult	Reference
AIR			
Body weight (kg)	36	70	U.S. EPA, 1988
Inhalation rate (m ³ /hr)	1.3(1)	1.10)	U.S. EPA, 1988
Exposure period (days)	3650	25600	U.S. EPA, 1988
Frequency of exposure (events)	3650	25600	U.S. EPA, 1988
On-site duration of exposure (hour	s) O	8	
Off-site duration of exposure (hour	s) 24	16	
SURFACE WATER			
Duration (hours/event)	2.6	NA	U.S. EPA, 1988
Skin surface area (cm ²)	11800	NA	U.S. EPA, 1985
Body weight (kg)	36	NA	U.S. EPA, 1988
Frequency (events)	70	NA	U.S. EPA, 1988
Permeability (cm/hour)	(see Table 1-2)		U.S. EPA, 1988
Exposure period (days)	3650	25600	U.S. EPA, 1988
Fish consumption (kg/day)	0.0016	0.0016	U.S. EPA, 1988
Water ingestion (l/hr)	0.050	NA	U.S. EPA, 1988
SOIL			
Soil ingestion rate (g/day)	0.2	0.1	U.S. EPA, 1989
Skin surface area (cm ²)	7,764	4,515	U.S. EPA, 1985
Dust adherence (kg/cm ²)	2.77x10-6	2.77x10-6	U.S. EPA, 1988
Body weight (kg)	36	70	U.S. EPA, 1985
Exposure period (days, off-site)	3650	25600	U.S. EPA, 1988
Exposure period (days, on-site)	2740	19180	
Frequency (days)	640	13650	
GROUND WATER			
Ingestion Rate (liters/day)	2	2	U.S. EPA, 1988
Exposure Frequency (days/year)	365	365	
Exposure Duration (years)	10	70	U.S. EPA, 1988
Body Weight (kg)	36	70	•
Averaging Time (days)	3650	25600	•

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NA: Not Applicable (1) Weighted average. See text for explanation

TABLE 5

REFERENCE DOSES (CHRONIC AND SUBCHRONIC) AND CARCINOGENIC SLOPE FACTORS FOR INDICATOR CHEMICALS.

		Or	1		Inhalation					
	Reference (mg/k	ce Dose g/day)	Slope Factor	C/NC	Referen	ce Dose g/day)	Slope Pactor	C/NC		
Indicator Chemical	Chronic	Subchronic	(mg/tg/day)^-1	L	Chronic	Subchronic	(mg/kg/day)^-1	L		
1,1-DICHLOROETHYLENE	0.009(1)	0.009(2)	0.6(1)	c	N/A	NA	1.2(1)	С		
VINYL CHLORIDE	N/A	N/A	2.3(2)	С	N/A	N/A	0.295(2)	С		
TRICHLOROETHYLENE	N/A	N/A	0.011(2)	C	N/A	N/A	0.017(2)	С		
TETRACHLOROETHYLENE	0.01(1)	0.1(2)	0.051(2)	С	N/A	N/A	0.00033(2)	C		
1,2-DICHLOROETHANE	N/A	N/A	0.091(1)	C	N/A	N/A	0.091(1)	С		
BIS-(2-ETHYL HEXYL) PHTHALATE	0.02(1)	0.02(2)	0.014(1)	c	N/A	N/A	0.015(3)	С		
PCB-1248	N/A	N/A	7.7(1)	С	N/A	N/A	3.5(3)(4)	С		
NAPHTHALENE	0.004(2)	0.004(2)	N/A	NC	N/A	N/A	N/A	NC		
PYRENE	0.03(5)	N/A	N/A	NC	N/A	N/A	N/A	NC		
TRANS-1,2-DICHLOROBTHYLENE	0.02(1)	0.2(3)	N/A	NC	N/A	N/A	N/A	NC		
TOLUENB	0.3(1)	0.4(2)	N/A	NC	2.0(2)	2.0(2)	N/A	NC		
ARSENIC	0.001(2)	0.001(2)	1.75(1)	C	N/A	N/A	50(1)	С		
ZINC	0.2(2)	0.2(2)	N/A	NC	<u>N/A</u>	N/A	<u> </u>	NC		

(1) IRIS Documents

(2) Health Effects Assessments Summary Table, 3/90

(3) Derived in text

(4) Standard based on Aroclor 1260

(5) Flaga, 1990

N/A = Not Available

C = Carcinogen

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NC = Non-Carcinogen

zinc), also have the potential for causing acute and chronic noncarcinogenic health effects in humans.

<u>Risk Characterization</u>

<u>Human Health Risks</u>

Excess lifetime cancer risks are determined by multiplying the intake level with the cancer potency factor. These risks are probabilities that are generally expressed in scientific notation (e.g., 1×10^{-6} or 12-6). An excess lifetime cancer risk of 1×10^{-6} indicates that, as a plausible upper bound, an individual has a one in one million chance of developing cancer as a result of site-related exposure to a carcinogen over a 70-year lifetime under the specific exposure conditions identified.

Potential concern for noncarcinogenic effects of a single contaminant in a single medium is expressed as the hazard quotient (HQ) (or the ratio of the estimated intake derived from the contaminant concentration in a given medium to the contaminants's reference dose). By adding the HQs for all contaminants within a medium or across all media to which a given population may reasonably be exposed, the Hazard Index (HI) can be generated. The HI provides a useful reference point for gauging the potential significance of multiple contaminant exposures within a single medium or across media. Noncarcinogenic risks are considered to be unacceptable if the hazard index is greater than 1.0, that is, if the intake of a chemical exceeds the established reference dose for that chemical.

At the Chem Central site, unacceptable human health risks have been calculated for exposure to the on-property soils and ground water (Table 6). An unacceptable carcinogenic and noncarcinogenic risk for children and adults under worst case conditions exists for ingestion and dermal contact with soils on the Chem Central property. The estimated carcinogenic risks due to long-term dermal exposure and ingestion of on-property soils by adults is 1.0×10^{-3} . The estimated risk due to long-term exposure of adults to on-property soils is 2.5 X 10⁻⁴, when arsenic is removed from The noncarcinogenic Hazard Index calculated for consideration. dermal contact and ingestion of on-property soils by children (short term) under worst case conditions is 1.2, while the Hazard Index for adults (short term) is 1.1. It was assumed that the exposure to soils was the same whether the ground-water collection system was in operation or not. Therefore the risks posed by the soil would not change over time. The soil exposure route is currently not complete as the on-property soils are covered with pavement or loose gravel. This exposure route would be completed however, if the pavement or gravel is disturbed.

TABLE 6

ſ	Exisiung (Conditions	Future	Conditions	Residential
	System On	System Off	System On	System Off	System Off
Child Short-Term		····			
Air	3.6 E-4	0	3.6 E-4	0	0
Water (Cole Drain)	0	2.3 E-6	0	1.2 E-4	1.2 E-4
Off-site Soil	4.2 E-4	4.2 E-4	4.2 E-4	4.2 E-4	4.2 E-4
On-Site Soil	0	0	0	0	1.2 E+0
Ground Water	4.0 E+1	4.0 E+1	4.0 E+1	4.0 E+1	4.0 E+1
Total with Ground Water:	4.0 E+1	4.0 E+1	4.0 E+1	4.0 E+1	4.1 E+1
Total without Ground Water:	7.8 E-4	4.2 E-4	7.8 E-4	5.4 E-4	1.2 E+0
Adult Short-Term					
Air	1.6 E-4	0	1.6 E-4	0	0
Water (Cole Drain)	0	1.2 E-6	0	6.4 E-5	6.4 E-5
site Soil	3.7 E-4	3.7 E-4	3.7 E-4	3.7 E-4	3.7 E-4
On-Site Soil	0	0	0	0	1.1 E+0
Ground Water	2.0 E+1	2.0 E+1	2.0 E+1	2.0 E+1	2.0 E+1
Total with Ground Water:	2.0 E+1	2.0 E+1	2.0 E+1	2.0 E+1	2.2 E+1
Total without Ground Water:	5.2 E-4	3.7 E-4	5.2 E-4	4.3 E-4	1.1 E+0
Adult Long-Term					
Air	1.9 E-6	0	1.9 E-6	0	0
Water (Cole Drain)	0	1.2 E-6	0	6.5 E-5	6.5 E-5
Off-site Soil	2.0 E-3	2.0 E-3	2.0 E-3	2.0 E-3	2.0 E-3
On-Site Soil	0	0	0	0	6.4 E-1
Ground Water	1.8 E+1	1.8 E+1	1.8 E+1	1.8 E+1	1.8 E+1
Total with Ground Water:	1.8 E+1	1.8 E+1	1.8 E+1	1.8 E+1	1.8 E+1
Total without Ground Water;	2.0 E-3	2.0 E-3	2.0 E-3	2.0 E-3	6.4 E-1

SUMMARY OF HAZARD INDICES

Note: The totals shown are the sums of the hazard indices for various exposure routes

SUMMARY OF TOTAL RISKS

Γ	Exisiting	Conditions	Future	Conditions	Residential	
	System On	System Off	System On	System Off	System Off	
Adult Long-Term						
Air	2.5 E-7	0	2.5 E-7	0	0	
Water (Cole Drain)	0	2.4 E-10	0	1.7 E-8	o	
Off-site Soil	7.1 E-7	7.1 E-7	7.1 E-7	7.1 E-7	7.1 E-7	
On-Site Soil	0	0	0	0	1.0 E-3	
Ground Water	9.1 E-2	9.1 E-2	9.1 E-2	9.1 E-2	9.1 E-2	
Total with Ground Water:	9.1 E-2	9.1 E-2	9.1 E-2	9.1 E-2	9.2 E-2	
Total without Ground Water:	9.7 E-7	7.1 E-7	9.7 E-7	7.3 E-7	1.0 E-3	

The ingestion of ground water from the site area poses unacceptable carcinogenic and noncarcinogenic risks to children and adults under worst case conditions. The estimated carcinogenic risks to adults from exposure to ground water is 9.1×10^{-2} . Vinyl chloride is the major chemical contributing to the carcinogenic risks. The noncarcinogenic risk for children (short term) ingesting ground water is calculated at 40. The noncarcinogenic risks for adults ingesting ground water is 20 for short-term and 18 for long-term. These risks do not take into account the currently operating ground-water collection/treatment system. This exposure route is presently not complete, as no drinking water wells currently exist in the area of ground-water contamination. The exposure route is based on the potential that a drinking water well would be installed in the area of ground-water contamination.

Environmental Risks

A survey of wildlife in the site area has not been conducted. However, it is probable that species commonly found in urban areas in southern Michigan occur at the property (see Table 3). Threatened or endangered species that may be found in the Grand Rapids area include the peregrine falcon, cooper's hawk, red shouldered hawk, marsh hawk, osprey, black rat snake, eastern box turtle, and least shrew. Wildlife in the area could potentially be impacted by chemicals at the site if the currently operating ground-water collection/treatment system were to fail or be shut off. This is based on predicted contaminant load of indicator chemicals entering the drain under low flow conditions. Potential risks to animal populations from chemicals entering the drain include bioaccumulation.

Ground water is a natural resource that has been impacted by contaminants at the site. Soils on and off the Chem Central property present a risk to the environment due to the potential for migration of contaminants into the ground water. Contaminated soils act as a continuing source to ground-water contamination as precipitation moving through the soils carries the chemicals into the aquifer.

Actual or threatened releases of hazardous substances from this site, if not addressed by implementing the response action selected in this Record of Decision (ROD), may present an imminent and substantial endangerment to human health, welfare, or the environment.

DESCRIPTION OF ALTERNATIVES

Based on the results of the RI and Baseline Risk Assessment, a FS was conducted to identify and evaluate different alternatives for protecting human health and the environment from unacceptable risks posed by the Chem Central site. The remedial action objectives for the site are to prevent current or future exposure to both contaminated soil on and off the Chem Central property; prevent exposure to contaminated ground water in the site area; prevent further migration of contaminants in soil down into ground water; and prevent discharge of contaminated ground water into Cole Drain.

The FS identified seven remedial alternatives for soil and seven remedial alternatives for ground water. A No Action alternative Was included as part of the array of ground water alternatives. The No Action alternative addresses both ground water and soil. The alternatives considered involve a variety of containment, removal, and treatment technologies, and are described in greater detail in the following sections and within the FS.

GROUND WATER

ALTERNATIVE GW-A - NO ACTION: DISCONTINUE CURRENT REMEDIAL ACTIONS

The National Contingency Plan (NCP) requires that the no action alternative be considered at every Superfund site. Under this alternative, with the exception of institutional controls, such as deed restrictions, and ground water monitoring, no remedial activities would be implemented. The current ground-water extraction and treatment system would be discontinued.

Capital Cost	\$ 5,000
O & N (annual)	\$ 25,000
Present Worth	\$ 410,000

ALTERNATIVE GW-B: CONTINUE CURRENT REHEDIAL ACTIONS

This alternative would continue the current remedial activities required under the existing state court order. These remedial activities would consist of: (1) collecting ground water via purge wells and an interceptor trench, (2) transporting the collected, untreated water through a force main to a treatment system, (3) skimming off the floating oil layer in an oil-water separator, (4) treating the collected ground water on-property via an air stripping mechanism, (5) transporting the treated ground water through a force main to the discharge point, (6) discharging the treated ground water to the City of Wyoming's Waste Water Treatment Plant, and (7) treating air emissions from the air stripping device using a vapor phase carbon adsorption system. Treatment residuals generated from the air stripper would have to be treated as a hazardous waste if they fail the Toxicity Characteristic Leaching Procedure (TCLP). This alternative also includes quarterly monitoring of ground water.

Capital Cost	\$ O	
O & M (annual)	\$ 108,000 [°]	
Present Worth	\$ 1,400,000	
Estimated Time	Until Clean-Up Objective Is Met:	10 years

ALTERNATIVE GW-C: EIPAND CURRENT GROUND-WATER COLLECTION SYSTEM OFF-PROPERTY

This alternative involves the expansion of the current ground-water collection system (as described in Alternative GW-B) north of 28th Street to capture ground water currently not being captured east of the trench. There are two options for expanding the current system:

Option 1: The current interceptor trench would be extended further east or north to capture ground water currently bypassing the system. The interceptor trench would consist of a 4-inch polyethylene corrugated perforated pipe imbedded in pea stone gravel. This passive system would be placed approximately 10 feet below the water table. The pipe would slope so that infiltrating ground water would flow by gravity to the lift station which then pumps the collected ground water back to the air stripper.

Option 2: Two purge wells would be constructed east of the current interceptor trench to a depth of approximately 10 feet. The ground water would be pumped from the wells to the lift station and then to the air stripper for treatment.

For either option the ground water collection rate is estimated at 5 gallons per minute (gpm). This estimate is based on the current interceptor trench's collection rate and the geologic characteristics of the aquifer north of 28th Street. Ground water collected by either of these options would be treated as outlined in alternative GW-B, the current ground-water treatment system. Treatment residuals generated from the air stripper would have to be treated as a hazardous waste if they fail the Toxicity Characteristic Leaching Procedure (TCLP).

Option 1:	
Capital Cost	\$ 34,000
O & M (annual)	\$ 0
Present Worth	\$ 34,000
Option 2:	
Capital Cost	\$ 28,000
O & M (annual)	\$ 2,900
Present Worth	\$ 66,000

Estimated Time Until Clean-Up Objective Is Met: 10 years

ALTERNATIVE GW-D: EXPAND CURRENT GROUND-WATER COLLECTION SYSTEM ON-PROPERTY

As described in the RI Report, a sand and gravel lens is located in the clay layer beneath the site. Ground-water samples from this lens showed organic chemicals to be present. This indicates that contamination is present at greater depths in this area than in other areas at the site. This sand and gravel lens is located near the northwest corner of the Chem Central property. This alternative includes adding a purge well to the current groundwater collection system to address this deep area of contamination. A 4-inch well would be placed to a depth of approximately 45 feet to collect ground water in the sand and gravel lens. Ground water would then be pumped directly to the air stripper for treatment. The collection rate of ground water is estimated at 1 gpm. The collected ground water would be treated as outlined in Alternative GW-B. Treatment residuals generated from the air stripper would have to be treated as a hazardous waste if they fail the Toxicity Characteristic Leaching Procedure (TCLP).

Capital Cost	\$ 18,000
O & M (annual)	\$ 1,500
Present Worth	\$ 38,000

Estimated Time Until Clean-Up Objective Is Net: 10 years

ALTERNATIVE GW-E: COLLECTION AND OFF-PROPERTY DISPOSAL OF FLOATABLE OILS

As described in the RI Report, there is a thin film of floating oil accumulating in two of the active purge wells at the site. This alternative includes the removal of this oil by manual bailing. The collected oil would be disposed off-site in accordance with applicable regulations. If PCBs are present in the oil, incineration of the oils may be necessary. It is believed 90% of the floatable oils can be recovered from the aquifer and will be destroyed. This alternative assumes that the purge wells will be operating (Alternative GW-B), since the ground-water flow created by the purge wells causes the oils to accumulate. A conservative estimate of the amount of oil to be collected is two gallons annually.

Capital Cost	\$ O
O & M (annual)	\$ 3,200
Present Worth	\$ 42,000

Estimated Time Until Clean-Up Objective Is Net: 10 years

ALTERNATIVE GW-F: TREAT COLLECTED GROUND-WATER BY ULTRA-VIOLET-OXIDATION

This alternative includes treating collected ground water by ultraviolet oxidation instead of the currently used air stripping method. UV-oxidation is a chemical oxidation process which uses oxidizing agents such as ozone and/or hydrogen peroxide enhanced by ultraviolet light (UV) to oxidize organic compounds. In this process, many organic contaminants absorb UV light and undergo a change in their chemical structure or become more reactive with the oxidation agents. Commercial treatment systems have been developed in which the oxidation agent is injected into the ground water. The ground water would then pass through a UV light cell. Both hydrogen peroxide and ozone were also considered as oxidants. This system could be constructed and operated on the site to treat the ground water collected by the current ground-water collection system.

Capital Cost	\$ 670,000
O & M (annual)	\$ 232,000
Present Worth	\$ 3,700,000

Estimated Time Until Clean-Up Objective Is Met: 10 years

ALTERNATIVE GW-G: TREAT COLLECTED GROUND WATER BY BIOLOGICAL DEGRADATION

This alternative includes treating collected ground water by biological degradation instead of the currently used air stripping Biological degradation is a treatment method used to method. remove a variety of biodegradable organic compounds from water. One version of biological treatment used for ground water containing relatively low concentrations of degradable organic chemicals utilizes a submerged fixed film reactor consisting of a tank containing plastic media on which the microorganisms attach and grow. The contaminated ground water is passed through the reactor, and the acclimated microorganisms transform the contaminants to carbon dioxide and water. Oxygen and nutrients are supplied to the reactor to promote the growth of microorganisms. Commercial fertilizers could be used to supply nitrogen and phosphorous to meet biological nutrient requirements. This system could be constructed and operated on-site to treat the ground water collected by the current ground-water collection system. Treatment residuals generated from this system would have to be treated as a hazardous waste if they fail the Toxicity Characteristic Leaching Procedure (TCLP).

Capital Cost	\$ 700,000
O & M (annual)	\$ 123,000
Present Worth	\$ 2,200,000

Estimated Time Until Clean-Up Objective Is Net: 10 years

BOIL

ALTERNATIVE S-A: IN-SITU TREATMENT OF SOILS VIA SOIL VAPOR EXTRACTION

In this alternative, a grid of vapor extraction wells would be placed in the contaminated soil areas. Each well is screened in the unsaturated soil. The wells are interconnected by a shallow network of horizontal piping that enables connection to a vacuum pump. Contaminated vapors in the soil source areas are collected at the vacuum pump, treated in a vapor phase carbon adsorption system and then discharged to the atmosphere. An asphalt cover encompassing approximately 2,000 square yards would be placed over the areas of vapor extraction to prevent short-circuiting of the extraction system.

Capital Cost	\$ 73,000
O & M (annual)	\$ 38,100
Present Worth	\$ 182,400

Estimated Time Until Clean-Up Objective Is Net: 3 years

ALTERNATIVE S-B: IN-SITU TREATMENT OF SOILS VIA SOIL VAPOR EXTRACTION AND SOIL FLUSHING

In this alternative volatile organic compounds in the soil would first be removed by soil vapor extraction. After completion of the soil vapor extraction any organic compounds and semi-volatile compounds remaining in the soil would be remediated by soil flushing. The system would be similar to Alternative S-A with two exceptions: two of the venting wells would be constructed so they could also be used as purge wells, and an infiltration bed would be constructed over the soil areas of concern. The infiltration bed would consist of corrugated perforated polyethylene (PE) pipe imbedded in approximately 10 inches of sand. The sand is then topped with a synthetic cover and approximately 10 inches of compacted fill. An asphalt covering would cover the compacted fill. A flushing fluid would be injected into the piping and allowed to infiltrate into the contaminated soil. The fluid would consist of 4% biodegradable surfactant solution with the rest of the solution being City water. The fluid would be recovered by the purge wells pumping at approximately 10 gallons per minute to ensure that all the flushing fluid is recovered. The recovered flushing fluid would be pretreated on-site prior to discharge to Wyoming's Waste Water Treatment Plant.

Capital Cost O 5 M (annual)	\$ 240,000 \$ 33,900 (years 1-3) \$ 40,500 (years 4-7)
Present Worth	\$ 40,500 (years 4-7) \$450,000

Estimated Time Until Clean-Up Objective Is Met: 7 years

ALTERNATIVE S-C: IN-SITU TREATMENT OF SOILS VIA SOIL VAPOR EXTRACTION AND BIORECLAMATION

This alternative is similar to S-B with respect to the well systems and the infiltration bed. In addition, a nutrient tank would be required for preparation and storage of nutrient solution. The system described in Alternative S-A would be operated until the levels of volatile organic compounds in the soils diminish to concentrations which are no longer feasible to warrant continued vapor extraction. The soil vapor extraction system would then be restructured to inject and capture a nutrient solution which stimulates the growth of native microorganisms. The microorganisms would quickly acclimate to the constituents present, and with the addition of the essential nutrients, will degrade many organic compounds. Commercial grade fertilizer would be used to supply the nitrogen and phosphorous required. Hydrogen peroxide could be used as an oxygen source.

Capital Cost	\$ 250,000
O & M (annual)	\$ 33,900 (years 1-3)
	\$ 75,500 (years 4-8)
Present Worth	\$ 620,000

Estimated Time Until Clean-Up Objective Is Met: 8 years

ALTERNATIVE S-D: SOIL CAPPING

A soil cap would be placed over the off-property areas where soils are acting as sources for ground-water contamination. The cap would consist of 18 inches of low-permeability compacted soil along with 6 inches of top soil capable of supporting plant life. A cap would be designed to minimize the amount of precipitation that might further wash contaminants from the soil into the ground water. The cap would cover approximately 800 square feet of offproperty soil. Periodic monitoring and maintenance would be required for the soil cap.

Capital Cost	\$ 3,800
O & M (annual)	\$ 3,100
Present Worth	\$ 54,000

Estimated Time To Construct & Cap: 3 months

ALTERNATIVE S-E: FENCING

A fence would be placed around the off-property areas where soils act as a source for ground-water contamination. This fence would consist of a 6-foot-high, galvanized steel, chain-link fence topped with barbed wire and an 8-foot-wide gate to facilitate access of service vehicles.

Capital Cost	\$ 5,500	
O & M (annual)	\$ 1,600	
Present Worth	\$ 31,000	

Estimated Time To Construct & Fence: 3 months

ALTERNATIVE S-F: SOIL CAPPING AND FENCING

This alternative combines both Alternative S-D and S-E. Fencing around the capped area would help maintain the integrity of the cap.

Capital Cost	\$ 9,300
O & M (annual)	\$ 4,700
Present Worth	\$ 85,000

Estimated Time To Construct a Cap and Fence: 3 months

ALTERNATIVE S-G: EXCAVATION OF ON-PROPERTY SOILS AND DISPOSAL OFF-SITE

Two areas on-property would be excavated and soils disposed of at a licensed off-site disposal facility. The area on the west side of the Chem Central building would be excavated. This area encompasses a 60-foot by 275-foot area. The area north of the Chem Central building would also be excavated. This area encompasses a 60 foot by 75 foot area. The excavation would extend vertically to the water table (approximately 8 feet). The total volume of soil to be removed is estimated at 6,200 cubic yards. The railroad spur on the west side of the Chem Central building would have to be removed and replaced, as would the fence along the western property boundary. Metal sheeting would be required along the main line of the railroad tracks and the building to protect them from damage during the excavation activities. The costs listed below are presented for the two types of disposal facilities which could be used for the excavated soils. If analysis of the soil indicates it is a hazardous waste (fails TCLP), then the soil must be treated and disposed of in accordance with applicable Federal and State regulations at an U.S.EPA approved facility. If the soil is not a hazardous waste (passes TCLP), then it may be disposed of in a Michigan Type II landfill.

Capital Cost	\$ 560,000	(Type II Landfill)
0 4 X	\$ 13,000, 000 \$ 0	(Hazardous Waste Facility) (Type II Landfill)
Present Worth	\$ 0 \$ 560,000	(Hazardous Waste Facility) (Type II Landfill)
	\$ 13,000,000	(Hazardous Waste Landfill)

Estimated Time Until Clean-Up Objective Is Net: 1 year

SUMMARY OF COMPARATIVE ANALYSIS OF ALTERNATIVES

The remedial alternatives developed in the FS were evaluated using the following nine criteria. The advantages and disadvantages of each alternative were then compared to identify the alternative providing the best balance among these nine criteria.

- Overall Protection of Human Health and the Environment --Addresses whether a remedy provides adequate protection and describes how risks posed through each pathway are eliminated, reduced, or controlled through treatment, engineering controls, or institutional controls.
- Compliance with ARARs -- Addresses whether a remedy will meet all of the applicable, relevant, or appropriate requirements (ARARs) of other Federal and State environmental laws and/or justifies use of a waiver.
- Long-Term Effectiveness and Permanence -- Addresses the expected residual risk and the ability of a remedy to maintain reliable protection of human health and the environment over time, once clean-up goals have been met.
- Reduction of Contaminant Toxicity, Mobility, or Volume Through Treatment -- Addresses the anticipated performance of the treatment technologies the remedy may employ.
- Short-Term Effectiveness -- Addresses the period of time needed to achieve protection and any adverse impacts on human health and the environment that may be posed during the construction and implementation period.
- Implementability -- Addresses the technical and administrative feasibility of a remedy, including the availability of materials and services needed to implement a particular option.
- Cost -- Addresses the estimated capital and O&M costs, as well as present-worth.
- State Acceptance -- Addresses the support agency's comments and concerns.
- Community Acceptance -- Addresses the public's comments on and concerns about the Proposed Plan and RI/FS Report.

The first two criteria, Overall Protection of Human Health and the Environment, and Compliance with ARARs, are threshold requirements that must be met for an alternative to be selected. The next five criteria are balancing criteria used to evaluate the advantages and disadvantages of each alternative. The final two criteria, state and community acceptance, are modifying criteria which are used in a final evaluation of each alternative. The comparative analysis of the alternatives for both ground water and soil is presented below.

GROUND WATER

Overall Protection of Human Health and the Environment

analyzing the various possible ground-water remedial In alternatives discussed above, U.S.EPA looked at two components in order to determine whether a particular remedial alternative is fully protective of human health and the environment: (1) whether the alternative would capture the proportion of the plume of contamination deemed necessary to fully protect human health and the environment, and (2) whether the particular treatment technology employed by the remedy would clean up the ground water to levels deemed fully protective by EPA. Some of the remedial alternatives, such as GW-C and GW-D, would use the current treatment technology, but would be expansions of the current ground-water collection system. Others, such as GW-F and GW-G, rely on alternate ground-water treatment technologies, but would utilize the current collection system. In order to be considered fully protective of human health and the environment, a remedial alternative both had to ensure the capture of all ground water contaminated above clean-up levels, and be capable of remediating the ground water to U.S.EPA's clean-up standards.

In the Superfund process, clean-up remedies are selected that reduce the threat from carcinogenic contaminants at sites such that the excess risk from any medium (i.e., soil or ground water) to an individual exposed over a lifetime generally falls within a risk range from 10^{-4} to 10^{-6} . U.S.EPA's preference is to select remedies that are at the more protective end of the risk range. Therefore, when developing its remediation goals (clean-up levels), U.S.EPA determined that a risk of 10^{-6} is necessary to fully protect human health and the environment.

The "No-Action" alternative does not provide overall protection of human health and the environment because it allows continued migration of the ground-water contaminant plume of contamination in the ground water and would allow contaminated ground water to discharge to Cole Drain. Alternative GW-G will most likely not provide overall protection of human health and the environment because biological degradation does not work effectively on chlorinated organics, which are the principal ground-water contaminants at Chem Central. Thus, Alternative GW-G would not be able to meet remediation goals. Alternative GW-G is also not fully protective because it relies on the current ground-water collection system, whose deficiencies are elaborated in this section's discussion of Alternative GW-B. GW-B will only partially protect human health and the environment because some ground water currently bypasses the current ground-water collection system. As such, the potential for contaminated ground water to discharge to Cole Drain exists. A discharge to Cole Drain may create a threat to humans and several animal populations that come into direct

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contact with the contaminated water. Alternatives GW-C and GW-D require that Alternative GW-B be implemented. Individually, Alternatives GW-C, GW-D and GW-E are not fully protective because they are not comprehensive remedies. It is necessary to combine Alternatives GW-D and GW-E with Alternative GW-C because Alternative GW-C alone will not remedy the contamination found in the deeper sand lens. Alternative GW-C alone, also, will not treat the floating oils found in the purge wells, which are highly contaminated with PCBs and organic compounds, which is addressed by Alternative GW-E. The collection of approximately 90% of the floatable oils in the purge wells using alternative GW-E is sufficient to address this aspect of ground-water contamination. However, implemented together, Alternatives GW-C, GW-D and GW-E would be protective because together they address all sources of ground-water contamination. Alternative GW-F intercepts, collects, and treats a portion of the contaminated ground water before it can discharge to Cole Drain. Alternative GW-F would be able to meet the clean-up standards that U.S.EPA has identified; however, since it relies on the current ground-water collection system, it is only partially protective, based upon the same reasoning as that contained in the above discussion for Alternative GW-B.

Since the No-Action Alternative and GW-G (Biological Degradation) do not provide adequate protection of human health and the environment, they are not available for selection and will not be discussed through the remainder of this analysis.

Compliance With ARARs

The major potential ground-water ARARs include the requirements of the Federal Safe Drinking Water Act; Federal Clean Water Act; Michigan 1929 Public Act 245 Parts 4 and 9, as amended; 1976 Public Act 399, as amended; and 1982 Public Act 307, as amended. The MDNR has issued rules to implement Act 307. These rules establish criteria for three acceptable clean-up types. Under the rules, a Type A cleanup generally achieves cleanup to background or nondetectable levels, a Type B generally achieves risk-based clean-up levels (10^{-6}) , and a Type C cleanup is based on a site-specific risk assessment that considers specific criteria.

U.S.EPA has used the framework outlined in the NCP that will reduce the concentration of hazardous substances to levels presenting a site risk of not greater than 10⁻⁶ for carcinogens and hazard index of 1 for noncarcinogens. Therefore, a risk level of 10⁻⁶ has been used as a point of departure by U.S.EPA in selecting the appropriate ARAR, or clean-up standard, for the site. In examining potential state ARARs, U.S.EPA has determined that the clean-up standards defined by a Michigan Act 307 Type B cleanup are those which are most compatible with U.S.EPA's preferred risk level, and which also allow for overall protection of human health and the environment. The major ARAR for Alternatives GW-B, GW-C, GW-D and GW-F is Michigan Act 307 Type B. Alternatives GW-C and GW-D will comply with this ARAR. As Alternative GW-B and GW-F do not capture approximately 10% of the ground-water contamination plume, they will not meet the Michigan Act 307 Type B.

Alternative GW-E must comply with the Toxic Substances Control Act (TSCA). Compliance with these requirements would be required if the oil contains \geq 50 ppm of PCBs. Alternative GW-E is capable of complying with this ARAR.

The major air ARARs include the requirements of Michigan's 1965 Public Act 348, as amended, and the Federal Clean Air Act. All Alternatives will comply with both of these ARARs.

Long-Term Effectiveness and Permanence

Alternatives GW-C, GW-D and GW-E provide a high degree of long-term effectiveness and permanence at the site by collecting and treating the contaminated ground-water and assuring that the contaminated ground-water does not impact Cole Drain. Alternatives GW-B and GW-F would only be capable of capturing approximately 90% of the plume as opposed to the vast majority of the plume. Alternative GW-B leaves the risk of contaminated ground-water discharging to These risks could result from a potential direct Cole Drain. contact threat to humans and several animal populations. **A**11 alternatives include institutional controls deed such as restrictions, to prevent the use of ground water in the site area. Ground-water monitoring would also be implemented in each alternative.

Short-Term Effectiveness

There is an increased risk of exposure to workers during construction of alternatives GW-C, GW-D, and GW-F but these risks can be minimized by following proper safety guidelines. Alternative GW-E presents a risk of dermal contact with the recovered oil and inhalation of volatile organics from the oil by workers collecting the oil. This risk can also be minimized by following proper safety guidelines and wearing protective clothing. Risks from increased air emissions of organic compounds from alternative GW-C are similar to those of alternative GW-B but are not expected to exceed federal or state air emission guidelines. Thus these increased air emissions would not present unacceptable risk levels.

Reduction of Contaminant Toxicity, Nobility, or Volume through Treatment

Alternative GW-C, GW-D, GW-E, and GW-F are all able to sufficiently reduce ground-water contamination through treatment. The floatable oils are removed and destroyed in Alternative GW-E. Alternatives GW-B and GW-F do not capture the entire plume. As such, these alternatives are not fully successful in reducing the toxicity, mobility and volume of contaminants in the ground water.

Technical and Administrative Difficulty

Alternatives GW-B, GW-C, GW-D, and GW-E are all relatively simple to construct and operate. These alternatives are reliant on the currently operating collection/treatment system. This system is operating to design specifications, and all air and water discharge permits have already been obtained. The treatment system currently meets or exceeds the performance specifications required by the City of Wyoming's Waste Water Treatment Plant for discharge of the treated ground water from the air stripper. Alternative GW-F would be the most difficult to implement. A pilot study of the UV-Oxidation system using the contaminated ground water present on the site would be required. This study would determine whether this type of system could be used on a large-scale and long-term basis. Alternative GW-F also requires a four month delivery time for the necessary equipment. In addition, before Alternative GW-F could be implemented, the current ground-water treatment system would have to be decommissioned. Alternative GW-F may be inconsistent with the obligations of the state court judgement. For all these reasons, Alternative GW-F is considered to be technically and administratively difficult.

Cost

A comparison of capital, operation and maintenance (O & M), and present worth costs for implementing the various ground-water alternatives at the site are presented below.

ALTERNAT	IVE	CAPITAL	<u> </u>	WORTH
No-Actic (Institu		<pre>\$ 5,000 s and Monitoring)</pre>	\$ 25,000	\$ 410,000
GW-B		\$ 0	\$ 108,000	\$ 1,400,000
GW-C	Option 1 Option 2	\$ 34,000 \$ 28,000	\$ 0 \$ 2,900	\$ 34,000 \$ 66,000
GW-D		\$ 18,000	\$ 1,500	\$ 38,000
GW-E		\$ O	\$ 3,200	\$ 42,000
GW-F		\$ 670,00	\$ 232,000	\$ 3,700,000
GW-G		\$ 700,000	\$ 123,000 .	\$ 2,200,000

NOTES: Present Worth Costs assume a 5% interest rate. Listed O & M Costs are annual costs. The costs presented are compiled for each individual alternative only and do not include costs for any other alternative which must also be used in conjunction. For instance Alternative GW-E requires that the purge well system be operating, such as GW-B; however, the costs shown are only for implementing GW-E, they do not include purge well operation.

State Acceptance

The response of MDNR has been discussed in the section describing the selected remedy.

Community Acceptance

Community acceptance is assessed in the attached Responsiveness Summary. The Responsiveness Summary provides: 1) a thorough review of the public comments received on the RI/FS and Proposed Plan; and 2) U.S.EPA's responses to the comments received.

BOIL

Overall Protection of Human Health and the Environment

In analyzing the various alternatives for their ability to meet the overall protectiveness criterion, U.S.EPA looked to two areas of concern: 1) the degree to which they would minimize or eliminate a direct contact threat to contaminated soils, and 2) the degree to which they would protect ground water from the leaching of soil contaminants.

The No-Action Alternative for soil remediation would not control exposure to the contaminated soil and would allow for continued migration of contaminants from the soil into ground water. The No Action Alternative would therefore not be protective of human health and the environment. Alternative S-E reduces the chances of direct human contact but does not affect migration of contaminants to the ground water. Therefore, it is not protective of human health and the environment by itself. Since the No Action Alternative and Alternative S-E do not provide adequate protection to human health and the environment, they are not available for selection and will not be discussed throughout the remainder of this analysis.

Alternatives S-A, S-B, and S-C are protective of human health and the environment because they reduce the migration of contaminants from the soil to ground water. These alternatives also include a soil cap in the areas where soil vapor extraction takes place. The soil cap will reduce the risk of direct human contact. Alternative S-D is also potentially protective of human health and the environment. Alternative S-D would reduce direct human contact risks and would reduce, but not prevent, the potential for the migration of contaminants from soils into ground water. Alternative S-F is a combination of Alternatives S-D and S-E. Alternative S-F will provide adequate protection of human health and the environment by reducing direct contact threats and by reducing, but not preventing, the migration of contaminants into the ground water. Alternative S-G is protective of human health and the environment because it requires the removal of contaminated soil which would eliminate the risk of contaminant migration to ground water. The risk of human exposure would also be eliminated.

Compliance With ARARs

The major soil ARAR for the Chem Central site is Michigan Act 307. MDNR has issued rules to implement Act 307. These rules establish criteria for three acceptable cleanup types. Under the rules, a Type A cleanup generally achieves background or nondetectable levels. The Type B cleanup achieves levels required: to protect ground water from the migration of contaminants from the soil into the ground water; to protect against unacceptable human health risks due to direct contact; and, to protect surface water quality. A Type C soil cleanup is based upon a site-specific risk assessment, that considers specific criteria. The clean-up standards for soils at the Chem Central site are consistent with Michigan Act 307 requirements.

Alternatives S-A, S-B, S-C and S-G are capable of complying with a Type B Michigan Act 307 cleanup. Alternatives S-D and S-F may not comply with a Type C Michigan Act 307 cleanup, which is the least stringent type of cleanup contemplated under this statute. The State of Michigan has indicated that Alternatives S-D and S-F as presented in the FS would not comply with Act 307, based upon the specific criteria used for evaluating a Type C cleanup.

The major air ARARs include Michigan's 1965 Public Act 348, as amended, and the Federal Clean Air Act. All soil alternatives will comply with these ARARs.

Long-Term Effectiveness and Permanence

Alternatives S-A, S-B, S-C and S-G will all result in a low longterm risk once the treatment or soil removal is completed. Each may leave some residual soil contamination but at levels which would still be protective of human health and the environment. Alternative S-D will reduce the chance of direct human contact as long as the cap is maintained. Since the cap only covers, and not removes, the contamination, it leaves a moderate long-term risk to human health and the environment. Alternative S-F poses a moderate long-term risk since fencing the capped soil areas will reduce access and therefore requires less maintenance of the cap. The effectiveness of Alternatives S-D and S-F over the long-term can be diminished from frost heave and desiccation.

Short-Term Effectiveness

Alternatives S-A and S-C may result in increased short-term risks to the community from air emissions. However, a carbon adsorption system can be used to minimize these emissions. Exposure through dermal contact and inhalation by workers in and around the construction area may occur during the installation of the vapor extraction system. Proper protective clothing will minimize the risk to workers in these areas involved with these hazards. Alternative S-B may result in the same short term risks as Alternative S-A. In addition, flushing fluid could be discharged to ground water if pump failure occurs, or if an inadequate gradient is produced in the purge wells. Alternatives S-D and S-F may pose a risk to residents and workers because during the construction of a cap volatiles or particulates can be released from the soil. Alternative S-G could result in a risk to workers in the area of soil removal as well as the community from vapors released from the soils during excavation, loading, transportation, and disposal.

Reduction of Toxicity, Mobility, or Volume Through Treatment

Alternatives S-A, S-B and S-C treat the contaminated soils thereby resulting in a reduction of the toxicity, mobility and volume of contaminants. Any residual contamination would be below acceptable risk-based levels for these alternatives. Alternatives S-D and S-F do not involve a treatment component and therefore do not reduce the toxicity, mobility, or volume of the contaminated soil through treatment. Alternative S-G removes the contaminated soil from the site but does not reduce toxicity, mobility, or volume of the contaminants if treatment is not required prior to disposal at the off-site facility.

Technical and Administrative Difficulty

Alternatives S-A, S-B, and S-C would all require pilot studies to maximize the efficiency of each system. Alternatives S-B and S-C would also require the removal of a railroad line running onto Chem Central's property. Removal of this railroad line would interrupt the company's business for a short period of time. Alternatives S-D and S-F are straightforward and require little technical However, implementation of these alternatives may expertise. require zoning variances. Alternative S-G would require the removal of the railroad line on Chem Central's property and would also require sheet piling along the building and the main rail Administrative difficulties may be encountered line. in identifying a landfill willing to accept the contaminated soil for disposal under Alternative S-G.

Cost

A comparison of the capital, operation and maintenance (0 \pounds M), and present worth costs for implementing the various soil alternatives at the site is presented below.

ALTERNATI	VE G	CAPITAL		<u>0 e m</u>	PRESENT WORTH
S-X	\$	\$ 73,000	\$	38,100	\$ 182,000
S-B	5		(yr.1-3) (yr.4-7)		\$ 450,000
S-C	:		(yr.1-3) (yr.4-7)		\$ 620,000
S-D	\$	\$ 3,800	\$	3,100	\$ 54,000
S-E	ę	\$ 5,500	Ş	1,600	\$ 31,000
S-P	ę	\$ 9,300	\$	4,700	\$ 85,000
	•	\$ 560,000 \$ 13,000,000	\$ \$	0 0	\$ 560,000 \$ 13,000,000

Notes: Present Worth Costs assume a 5% interest rate. Listed 0 & M Costs are annual amounts.

State Acceptance

The response of MDNR has been discussed in the section describing the selected remedy.

Community Acceptance

Community acceptance is assessed in the attached Responsiveness Summary. The Responsiveness Summary provides: 1) a thorough review of the public comments received on the RI/FS and Proposed Plan; and 2) U.S.EPA's and MDNR's responses to the comments received.

THE BELECTED REMEDY

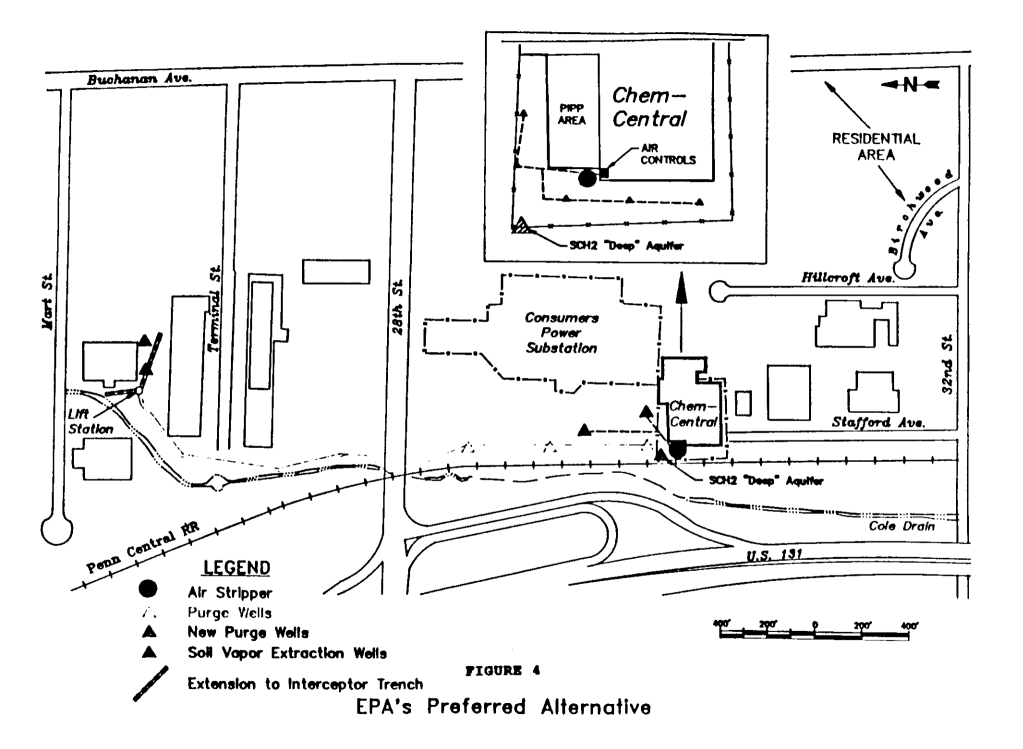
The selected remedy for ground water is a combination of alternatives evaluated for the Chem Central site. These include: Alternatives GW-B, Continue Current Remedial Actions; GW-C, expansion of the current ground-water collection system offproperty; GW-D, expansion of the current system on-property; and GW-E, collection of floatable oils from the purge wells. The selected remedy for soil on and off the Chem Central property is Alternative S-A, soil vapor extraction. The major components of the selected remedy are illustrated in **Figure 4** and include:

- Continue operation and maintenance of the current groundwater collection and treatment system.
- Install, operate and maintain an expansion of the current off-property ground-water collection system, either by extending the interceptor trench or installing additional purge wells.
- Install, operate and maintain a purge well at the deep location of contaminated ground water identified in the RI.
- Collect oil in the purge wells and dispose of the oil at an off-site facility in accordance with applicable federal and state regulations
- Install, operate and maintain a soil vapor extraction system for soils on-property as well as two off-property locations just north of the Chem Central property.
- Institutional controls such as deed restrictions to prohibit the installation of water wells in the site area and any future development that might disturb contaminated soils, will be sought.
- Implement a ground-water monitoring program capable of demonstrating the effectiveness of the ground-water capture system.

EXPANSION OF CURRENT GROUND-WATER COLLECTION SYSTEM OFF-PROPERTY

This remedy involves the expansion of the current ground water collection system north of 28th Street to capture ground water currently bypassing the collection system. The current groundwater collection system includes the following:

- collecting ground water via purge wells and an interceptor trench,
- transporting the collected, untreated ground water through a force main to a treatment system,
- skimming off any floating layer in an oil-water separator,
- treating the collected ground water on-site via air stripping,



- transporting the treated ground water through a force main to the discharge point,
- discharging the treated ground water to the City of Wyoming POTW, and
- treating air emissions from the air stripper using a vapor phase carbon adsorption system.

To collect the portion of the ground-water plume currently bypassing the interceptor trench north of 28th Street, one of the following options will need to be implemented.

OPTION 1

An interceptor trench would be constructed east or north of the lift station as shown in Figure 4. The interceptor trench would consist of a perforated pipe imbedded in gravel. This passive system would be placed below the water table (approximately 10 feet) so that ground water will infiltrate into it. The pipe would slope so that the infiltrating ground water would flow by gravity to the lift station. Any dewatering required during construction would be discharged to the lift station.

OPTION 2

Two purge wells would be constructed to an approximate depth of ten feet. Approximate locations are shown in Figure 4. The ground water would be pumped from the wells and transmission piping would convey the water to the lift station.

For either option the ground-water collection rate is estimated at 5 gpm. This estimate is based on the current underdrain system's collection rate and aquifer characteristics. The collected ground water will be transferred from the lift station to a treatment system through the transmission piping. The ground water will be treated as outlined above in the description of the current collection/treatment system.

A final decision on the option to be implemented will be made during the remedial design phase based on a comparison of the effectiveness of the two options.

EXPANSION OF GROUND-WATER COLLECTION SYSTEM ON-PROPERTY

The ground-water collection system will be expanded on the Chem Central property by adding a purge well to capture on-property ground water in the sand/gravel lens at SCH-2 near the northwest corner of the property (see Figure 4). A well will be placed to an approximate depth of 45 feet. Transmission piping will be installed to convey the ground water to a treatment system. The collection rate of ground water is estimated at 1 gpm. This estimate is based on the hydrogeological characteristics of the aquifer. The ground water will be treated as outlined in the description of the current collection/treatment system under "Expansion of Current Ground-Water Collection Off-Property".

COLLECTION AND OFF-SITE DISPOSAL OF FLOATABLE OILS

The thin film of floatable oils present in the purge wells will be removed by manual bailing. The collected oil will be disposed of off-site in accordance with applicable federal and state regulations. A conservative estimate of the amount of oil collected is 1 gallon per recovery event, with two events per year. Along with the oil, approximately 9 gallons of water will also be collected.

IN-BITU TREATMENT OF BOILS VIA BOIL VAPOR EXTRACTION

A soil vapor extraction system will be installed, operated and maintained for on-property and off-property soils impacted by organic chemicals. Venting wells will be spaced approximately 75 feet apart. The actual number of wells and the exact spacing needed to effectively cover the area of concern will be determined during the remedial design. Based on soil characteristics, a conservative estimate for the yield at each well is approximately 20 cubic feet of air per minute (CFM). This flow rate will determine the size of the blower required to create a vacuum of approximately 5 psi. The estimated emission of VOCs in the air stream generated during this operation is 0.4 lb/hr. Air controls consisting of a vapor phase carbon adsorption system will be required for treatment of air emissions. The extracted soil vapor will be conveyed to the air treatment system through buried A cover of suitable material will be placed over the ducting. currently exposed areas to be vapor extracted.

The soil vapor extraction system is expected to reduce the contaminant levels in soil to below the soil cleanup standards for the site. However, some semi-volatile compounds may be more difficult to vapor extract. It is estimated that 80% of semivolatile compounds will be removed using soil vapor extraction. If, following a treatability study or through additional soil testing during the operation of the soil vapor extraction system, it is determined that the system is unable to reduce the semivolatile compounds to below the soil cleanup standards, additional treatment methods in order to reduce the compounds to below the soil cleanup standards will be evaluated and implemented to supplement the vapor extraction system. This may include soil flushing or bioreclamation as described under Alternatives S-B and S-C.

TABLE 7A

MICHIGAN ACT 307 TYPE B CLEAN-UP STANDARDS FOR GROUND WATER AT THE CHEMCENTRAL SITE

CHEMICAL	CLEAN-UP LEVEL (PPb)	BASIS FOR LEVEL	METHOD DETECTION LIMIT (ppb)
Benzene	1	нв	1
Bis(2-Ethylhexyl)phthalate	2	нв	5
Chloroethane	9	НВ	1
1,1-Dichloroethane	700	НВ	1
1,2-Dichloroethane	0.4	нө	1
1,2-Dichloroethene	70	нв	1
1,1-Dichloroethylene	7	НВ	1
Trans-1,2-Dichloroethylene	100	HB	1
Ethylbenzene	30	SW/R.57	1
Methylene Chloride	5	НВ	1
2-Methylnaphthalene	10	HB	10
2-Methylphenol	40	SW/R.57	10
Naphthalene	29	SW/R.57	5
Pentachlorophenol	0.3	HB	20
Tetrachloroethylene	0.7	нө	5
Toluene	100	SW/R.57	1
1,1,1-Trichloroethane	117	SW/R.57	1
1,1,2,2-Tetrachloroethane	0.2	HB	1
Trichloroethylene	3	нв	1
Vinyl Chloride	0.02	HB	1
Xylene	59	SW/R.57	1

NOTES: -ppb: "parts per billion" or ug/L

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-HB: Health Based

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-SW/Rule 57: Surface water protection based on Michigan Water Resources Commission Act, Public Act 245, Rule 57.

When the ground water or soil clean-up level is lower than the method detection limit, the method detection limit is then used as the clean-up standard.

TABLE 7B

MICHIGAN ACT 307 TYPE B CLEAN-UP STANDARDS FOR SOILS AT THE CHEMCENTRAL SITE

CHEMICAL	CLEAN-UP LEVEL (ppb) (20 x Ground water)	DIRECT CONTACT CLEAN-UP LEVEL (ppb)	METHOD DETECTION LIMIT (ppb)
Bis(2-Ethylhexyl)phthalate	40	90,000	330
Butylbenzylphthalate	20,000	50,000,000	330
Chlordane	0.01	1,000	1.7
Chrysene	100	100	330
Di-n-octylphthalate	2,000	5,000,000	330
1,2-Dichloroethene	1,000	800,000	10
Ethylbenzene	600	8,000,000	10
Isophorone	200	90,000	330
2-Methylnaphthalene	200	400,000	330
Naphthalene	600	1,000,000	330
Tetrachloroethylene	10	8,000	10
Toluene	2,000	16,000,000	10
1,1,1-Trichloroethane	2,000	400,000	10
Trichloroethylene	60	40,000	10
Xylene	1,200	160,000,000	10

NOTES:

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ppb: "parts per billion" or ug/L
ND: Clean-up level is to non-detect.

When the ground water or soil clean-up level is lower than the method detection limit, the method detection limit is then used as the clean-up standard.

Carcinogenic PAH soil clean-up levels are set at the Direct Contact level (i.e., Chrysene)

Cleanup Standards

In the Superfund process, clean-up remedies are selected that reduce the threat from carcinogenic contaminants at sites such that the excess risk from any medium (i.e., soil or ground water) to an individual exposed over a lifetime generally falls within a risk range from 10^{-4} to 10^{-6} . U.S.EPA's preference is to select remedies that are at the more protective end of the risk range. Therefore, when developing its remediation goals (clean-up standards), U.S.EPA determined that a risk of 10^{-6} was necessary in order to be fully protective of human health and the environment.

The Clean-up Standards for the Chem Central site are listed in **Table 7A \leq 7B.** The clean-up standards for ground water have been established at the 10⁻⁶ level for each carcinogenic contaminant and at the Human Life Cycle Safe Concentration (HLSC) for each noncarcinogenic contaminant. The clean-up standards for soil have been established based on direct contact at the 10⁻⁶ level for each carcinogenic contaminant and at the HISC for each noncarcinogenic contaminant. In addition, a soil clean-up objective has been established to protect ground water from the leaching of soil contaminants into the ground water. In order to demonstrate compliance with this objective, the contaminant levels in the on and off-property soils must be reduced to less than twenty (20) times the ground-water clean-up standard for each chemical (see Table 7A & 7B), or leach tests (TCLP) performed on the soils must produce leachate with contaminant levels below the ground-water clean-up levels, or the results of other test methods (other than TCLP) that accurately simulate conditions at the site must be employed to demonstrate that contaminants are not leaching into the ground water above the ground-water clean-up standards.

Points of Compliance

Compliance points to be measured during the course of ground-water remediation, to determine the progress towards the attainment of ground-water clean-up standards, include the treatment system effluent and monitoring well analyses. The area of attainment for ground-water contamination extends throughout the plume in the aquifer underlying the Chem Central site.

The compliance points for soil remediation include all soils on the Chem Central property and the soils immediately north of the Chem Central property. The area of attainment for soil contamination extends throughout the soil column.

INPLEMENTATION TIME AND COSTS

The selected ground-water remedy will take approximately 10 years before clean-up objectives are met. The soil remedy will take an estimated 3 years before clean-up objectives are met.

The current cost estimate for the selected remedy is approximately \$2,099,000 or \$2,131,000 (reflects present worth costs) depending on whether an extension to the interceptor trench is constructed or two new purge wells are added to the current collection and treatment system for ground water. A break down of the costs associated with the selected remedy is as follows:

CONTINUED OPERATION OF CURRENT GROUND-WATER COLLECTION SYSTEM

Capital Cost	\$ 0
O & M (annual)	\$108,000
Present Worth	\$1,400,000

EXPANSION OF CURRENT GROUND-WATER COLLECTION SYSTEM OFF-PROPERTY

Option 1 (interceptor trench)

Capital Cost	\$34,000
O & M (annual)	\$0
Present Worth	\$34,000

Option 2 (purge wells)

Capital Cost	\$28,000
O & N (annual)	\$2,900
Present Worth	\$66,000

EXPANSION OF CURRENT GROUND-WATER COLLECTION SYSTEM ON-PROPERTY

Capital Cost	\$18,000
O & M (annual)	\$1,500
Present Worth	\$38,000

SOIL VAPOR EXTRACTION

Capital Cost	\$72,000
O & M (annual)	\$35,500
Present Worth	\$175,000

MONITORING AND INSTITUTIONAL CONTROLS (30 years)

Capital Cost	\$5,000
O & M (annual)	\$25,000
Present Worth	\$410,000

STATUTORY DETERMINATIONS

Under its legal authorities, U.S.EPA's primary responsibility at Superfund sites is to undertake remedial actions that achieve adequate protection of human health and the environment. In addition, Section 121 of CERCLA establishes several other statutory requirements and preferences. These specify that when complete, the selected remedial action must comply with applicable or relevant and appropriate environmental standards established under Federal and State environmental laws unless a statutory waiver is justified. The selected remedy must also be cost-effective and utilize permanent solutions and alternative treatment technologies to the maximum extent practicable. Finally, the statute includes a preference for remedies that employ treatment that permanently and significantly reduce the volume, toxicity, or mobility of hazardous wastes as their principal element. The following sections discuss how the selected remedy meets these statutory requirements.

PROTECTION OF HUMAN HEALTH AND THE ENVIRONMENT

The selected remedy protects human health and the environment through treatment of ground water and soils impacted by organic chemicals at the Chem Central plant. Institutional controls will also be implemented to protect human health and the environment.

Overall protection of human health and the environment will be achieved by continuing operation of the current ground-water collection and treatment system; expanding the current collection/treatment system to intercept and recover all of the ground-water contaminant plume, including the contaminants present in a deeper sand and gravel lens for treatment; and implementing a soil vapor extraction system for soils on and off the Chem Central property.

Implementation of the ground-water component of the selected remedy will reduce the risks identified for that media. All ground water contaminated above clean-up levels within the contaminant plume will be captured, preventing the uncontrolled discharge of contaminants to Cole Drain. In addition, the contaminants present in ground water will be treated by an air stripper. Air emissions off the air stripper will also be controlled.

Soil vapor extraction will treat soil contamination, thereby significantly reducing the migration potential for contaminants to move from soil to ground water and by reducing the direct contact risks at the site. Although contaminants are transferred from soil to air through soil vapor extraction, air emissions from the soil vapor will be controlled via carbon adsorption.

The selected remedy does not pose any short-term threats that cannot be readily controlled, and no adverse cross-media impacts are expected from its implementation.

COMPLIANCE WITH APPLICABLE OR RELEVANT AND APPROPRIATE REQUIREMENTS

The selected remedy will comply with all applicable or relevant and appropriate chemical, action, and location-specific requirements

(ARARs). The ARARs for the selected remedy at the Chem Central site are presented below.

Action-Specific ARARs:

Action-specific ARARs are requirements that define acceptable treatment and disposal procedures for hazardous substances.

Federal ARARs

 Resource Conservation and Recovery Act, Subtitle C (RCRA) addresses the proper handling treatment, storage and disposal of hazardous wastes. These requirements may be ARARs for the Chem Central site due to the fact that the oil removed from the purge wells and the treatment residuals generated from the air stripper and soil vapor extraction system may be RCRA characteristic wastes.

40 CFR 262: Regulations for Hazardous Waste Generators. This is an ARAR if site materials (i.e., treatment residuals, oils) are shipped off-site to for treatment, storage or disposal.

40 CFR 263: Department of Transportation (DOT) Hazardous Materials Transportation Act,42 USC 1801. This is an ARAR for any shipment of hazardous materials.

40 CFR 264, Subpart D: Contingency Plan and Emergency Procedures. Technical requirements are ARARs for the onsite treatment of soils to minimize hazards to human health and environment

40 CFR 264, Subpart E: Manifest System, Recordkeeping and Reporting. This regulation requires written records of waste management operations. This is an ARAR if hazardous wastes are shipped to a RCRA facility.

40 CFR 268, Land Ban Restrictions. Disposal of treatment residuals and contaminated oil must be in accordance with the RCRA Land Disposal Regulations.

- Occupational Safety and Health Act (OSHA) regulations under 40 CFR 300 (300.38). This is an applicable regulation which establishes safety and health standards for protecting employees from unsafe work conditions.
- Toxic Substance Control Act (TSCA), 15 USC 2601. This regulation requires testing and use restrictions for PCBs.

40 CFR 761 (761.60): PCB Storage and Disposal. Is an ARAR if PCB concentrations are over 50 ppm in any media.

- U.S.EPA Pretreatment Standards; 40 CFR 403.5; POTW's 0 NPDES Permit. This ARAR prohibits discharge to a POTW of pollutants that "pass-through" (exit the POTW in quantities or concentrations that violate the POTW's NPDES permit) or cause "interference" (inhibits or disrupts the POTW, its treatment processes or operations, or its sludge processes, use or disposal, thereby causing a violation of the permit). Under these regulations, certain POTWs, specified in Section 403.8, are also required to develop pretreatment standards for specified users where pollutants discharged to the public system or pass-through. could cause interference The regulations also prohibit introduction into a POTW of: (1) pollutants which create a fire or explosion hazard, (2) pollutants which will cause corrosive structural damage, (3) solid or viscous pollutants that will obstruct flow, (4) pollutants discharged at a flow rate and/or concentration that will cause interference, and (5) heat that will inhibit biological activity.
- Federal Clean Air Act, 42 USC 1857; 40 USC 52, R52.21: 0 U.S.EPA Regulations on Approval and Promulgation of (Prevention of Significant Implementation Plans Deterioration of Air Quality). These provisions impose various requirements (e.g., use of best available control technology) on any new major source of a federally regulated air pollutant in an area which has been designated attainment or unclassifiable for that A "major stationary source" is a source pollutant. listed in 40 CFR 52.21 which emits, or has the potential to emit, 100 tons per year of a federally regulated air pollutant or any non-listed source that emits, or has the potential to emit, 250 tons per year of a federally regulated air pollutant. This requirement is relevant and appropriate if any treatment system used during remediation would constitute a major stationary source of any federally regulated air pollutant.

State ARARs

Michigan Environmental Response Act 307. MDNR has issued rules to implement Act 307. These rules establish criteria for three acceptable clean-up types. Under the rules, a Type A cleanup generally achieves cleanup to background or non-detectable levels, a Type B generally achieves risk-based clean-up levels (10⁻⁵), and a Type C cleanup is based on a site-specific risk assessment that considers specific criteria. Act 307 may be an applicable requirement; however, even if it is not, U.S.EPA has determined that it is a relevant and appropriate requirement. The clean-up standards selected

for soil and ground water at the Chem Central site are consistent with a Type B cleanup.

• Michigan Water Resources Commission Act Public Act 245, Part 4. This is a relevant and appropriate requirement that provides general prohibition of concentrations in surface water for substances which impart unpalatable flavor to food, fish, or otherwise interfere with the reasonable use of the surface water in the state.

> Part 4, Rule 57; Acute Toxicity: provides that surface water must not be acutely toxic to aquatic life (except in small zones to initial dilution at discharge points).

> Part 4, Rule 57; Chronic Toxicity: provides that surface water with designated aquatic life uses shall not be chronically toxic to aquatic life (except in mixing zones and below critical low-flow conditions).

> Part 4, Rule 57; General Toxicity: provides that surface waters must not be toxic or injurious to man or to terrestrial or aquatic life.

> Part 4, Rule 57; Human Toxicity: provides that surface water must be maintained to preclude adverse toxic effects on human health resulting from contact recreation, consumption of aquatic organisms, or consumption of drinking water after reasonable treatment.

> Part 4, Rule 57; Toxicity Criteria: provides that concentrations of toxic materials for which no numerical criteria have been specified must not exceed values which are chronically toxic to representative, sensitive aquatic organisms, as determined from appropriate chronic toxicity data or calculated as 0.1 of the median lethal concentrations (LC50) for non-persistent toxics.

> Part 4, Rule 57; Numerical Criteria for Toxics: provides for numerical criteria for certain toxic materials including some site indicator chemicals.

> Part 4, Rule 98; Antidegradation: requires maintenance and protection of existing waters when water quality is better than water

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quality standards, especially when discharging wastewater. In addition, this rule would address ground water discharges to surface water bodies.

Part 9, Rule 234; Wastewater Reporting. This is an applicable regulation which provides reporting requirements for discharges of wastewater to the waters of the state or for discharges to a sewer system. An ARAR because treated ground water is discharged to a POTW.

 Michigan Air Pollution Control (MAPC) Act; Michigan Public Act 348. Part 3, R336.1301 and 336.1331: Particulates. This is an applicable regulation for the air stripper and soil treatment unit.

> Part 3, R336.1371 to 1373: Fugitive Dust. This is an ARAR for loading and unloading of bulk materials that act as a source of fugitive dust. Trucks with less than a 2-ton capacity that are used for transporting of bulk materials are exempt. Trucks larger than 2ton capacity must abide by Rule 372 provisions when transporting.

Part 7, R336.1702: New Sources of VOC Emissions. Any person responsible for any new source of VOC emissions shall not cause or allow the emission of VOC emissions from the new source to exceed the lowest maximum allowable emission rate of the following: (1) the maximum allowable emission rate listed by the commission on its own initiative or based upon the application of the best available control technology. (2) The maximum allowable emission rate specified by a new source performance standards promulgated by the U.S.EPA under authority enacted by Title 1, Part A, Section III of the Clean Air Act, as amended, 42 USC 7413. (3) The maximum allowable emission rate specified by a permit to install or a permit to operate. The requirements may be an ARAR if remediation operations cause emissions of VOCs that exceed 50 tons/year, 1000 pound/day and 100 pounds per hour.

Part 9, R336.1901: Emissions Limitations and Prohibitions. This ARAR regulates the discharge of air contaminants from any source in such concentration and duration as may be injurious to or adversely affect human health or welfare, animal life, vegetation, or property, or as to interfere with the normal use and enjoyment of animal life, vegetation, or property.

Part 10, R336.2001: Intermittent Testing and Sampling. This is an ARAR for sources of emissions on-site. This regulation may require the owner or operator of any source of air contaminant to conduct acceptable performance tests, in accordance with Rule 1003.

o Michigan Hazardous Waste Management Act, PA 64. This regulation is substantially similar to U.S.EPA's RCRA Subtitle C requirements, and may apply to the proper handling, treatment, storage and/or disposal if the oil removed from the purge wells and any treatment residuals generated at the Chem Central site are characteristic wastes under the Michigan regulations implementing the RCRA program in that State.

Michigan Hazardous Waste Management Rules, Part 3: Generators of Hazardous Wastes. These requirements are substantially similar to Federal ARAR 40 CFR 262.

Michigan Hazardous Waste Rules, Part 4: Transporters of Hazardous Waste. These requirements are substantially similar to Federal ARAR 40 CFR 263 (DOT).

Michigan Hazardous Waste Rules, Part 6: Contingency Plan and Emergency Procedures. These requirements are substantially similar to Federal ARAR 40 CFR 264, Subpart D.

Michigan Hazardous Waste Rules, Part 6: Recordkeeping and Reporting. These requirements are substantially similar to Federal ARAR 40 CFR Subpart E.

 Michigan Occupational Health and Safety Laws, Michigan Act 154: Workers Protection. These requirements are substantially similar to Federal ARAR 40 CFR 300

Chemical-Specific ARARs

Chemical-specific ARARs regulate the release to the environment of specific substances.

Federal ARARs

 Safe Drinking Water Act; 42 USC. 300. Part 141 U.S.EPA National Primary Drinking Water Standards Maximum Contaminant Levels (MCLs). This is a relevant and appropriate requirement when an aquifer is potentially usable as a drinking water source.

> 40 CFR 141.50; U.S.EPA National Primary Drinking Water Standards; Maximum Contaminant Level Goals (MCLGs). The National Contingency Plan states that ground water that is or could be used for drinking water will be restored to MCLGs that are above zero. When MCLGs are set at zero the corresponding MCLs will be used as the cleanup level. MCLs, where MCLGs are set at 0, are considered by U.S.EPA to be fully protective of human health and the environment as these standards fall within the acceptable risk range of 10^{-4} to 10^{-6} for carcinogens.

- o Toxic Substances Control Act (TSCA); 40 CFR 761.60; PCB Disposal. This is an applicable requirement when PCBs are detected in oils removed through the operation of the groundwater pump and treat system.
- o Federal Clean Air Act, 42 USC 1857, 40 CFR Part 50; U.S.EPA Regulations on National Primary and Secondary Ambient Air Quality Standards (NAAQS). This may be an ARAR for the air stripper and soil treatment units. The NAAQS specify the maximum concentrations of federally regulated air pollutants (i.e., sulfur dioxide, particulate matter, nitrogen dioxide, carbon monoxide, ozone, and lead) in an area resulting from all sources of that pollutant. No new construction or modification of facility, structure or installation may emit an amount of any criteria pollutant that will interfere with the attainment or maintenance of a NAAQS.

State ARARs

- Michigan Environmental Response Act 307. (see section on State ARARs for Action-Specific ARARs.
- Michigan Environmental Protection Act MCL Section 691; Protection of the Air, Water and Other Natural Resources and the Public. This is a relevant and appropriate requirement that provides judicial basis and coordinated management action for protection of the state's air, water, and other natural resources as well as the health,

safety and general welfare of the public from hazardous substances.

o Michigan Water Resources Commission Act Public Act 245, Part 4. This is a relevant and appropriate requirement that provides general prohibition of concentrations in surface water for substances which impart unpalatable flavor to food, fish, or otherwise interfere with the reasonable use of the surface water in the state.

> Part 4, Rule 57; Acute Toxicity: provides that surface water must not be acutely toxic to aquatic life (except in small zones of initial dilution at discharge points).

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quality standards, especially when discharging wastewater. In addition, this rule would address ground water discharges to surface water bodies.

Part 9, Rule 234; Wastewater Reporting. This is an applicable regulation which provides reporting requirements for discharges of wastewater to the waters of the state or for discharges to a sewer system. An ARAR because treated ground water is discharged to a POTW.

- Michigan Safe Drinking Water Act; Michigan Public Act 399. Act 399 is a relevant and appropriate requirement because although a "public drinking water supply system" as defined under the Act does not or may not currently exist at or near the site, ground water could potentially be used as a drinking water source in the future.
- Michigan Air Pollution Control (MAPC) Act; Michigan Public Act 348. Part 3, R336.1301 and 336.1331: Particulates. This is an applicable regulation for the air stripper and soil treatment unit.

Part 3, R336.1371 to 1373: Fugitive Dust. This is an ARAR for loading and unloading of bulk materials that act as a source of fugitive dust. Trucks with less than a 2-ton capacity that are used for transporting of bulk materials are exempt. Trucks larger than 2ton capacity must abide by Rule 372 provisions when transporting.

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Part 10, R336.2001: Intermittent Testing and Sampling. This is an ARAR for sources of emissions on-site. This regulation may require the owner or operator of any source of air contaminant to conduct acceptable performance tests, in accordance with Rule 1003.

Location-Specific ARARS

Location-Specific ARARs are requirements placed upon the concentration of hazardous substances or the conduct of activities solely because they are in specific locations.

 Endangered Species Act; 16 USC. 1531 et seq.; 50 CFR part 200; Game Law of 1929, Public Act 286. Statute requires that proposed actions minimize effects on endangered species. It is an applicable requirement if plant or animal endangered species or "critical habitat" is adversely impacted by the site.

OTHER CRITERIA, ADVISORIES OR GUIDANCE TO BE CONSIDERED (TBCs) FOR THIS REMEDIAL ACTION (This list is not all inclusive):

- RCRA Air Emission Standards 3 lbs/hour total organic emissions from all units.
- Health Effects Assessments (HEAs) and Proposed HEAs, (Health Effects Assessment for (Specific Chemicals).
- Reference Doses (RFDs), ("Verified Reference Doses of U.S.EPA, "ECAO-CIM-475, January 1986). See also Drinking Water Equivalent Levels (DWELS), a set of medium-specific drinking water levels derived from RFDs.
- Carcinogenic Potency Factor (CPFs) (e.g., Q1 Stars, Carcinogen Assessment Document for Tetrachloroethylene (Perchloroethylene).

- Public health criteria on which the decision to list pollutants as hazardous under Section 112 of the Clean Air Act was based.
- Guidelines for Ground Water Classification under the U.S.EPA Ground Water Protection Strategy.
- U.S.EPA Ground Water Protection Strategy (August 1984).
- U.S.EPA Guidelines for Ground Water Classification (December 1986).
- o Elements of aquifer identification (October 1979).
- OSHA health and safety standards that may be used to protect public health (non-workplace).
- Health Advisories, U.S.EPA Office of Water.
- U.S.EPA Water Quality Advisories, U.S.EPA Office of Water, Criteria and Standards Division.
- U.S.EPA, Superfund Public Health Evaluation Manual (October 1986), Provide Acceptable Intake Concentration (AIC) Reference Dose (RFD) and Minimum Effective Dose (MED).
- Health Advisories (U.S.EPA Office of Drinking Water).
- Risk Assessment Guidance for Superfund, Volume I, Human Health Evaluation Manual (Part A), Interim Final, December 1989
- Risk Assessment Guidance for Superfund, Volume II, Environmental Evaluation Manual, Interim Final, March 1989.
- U.S.EPA Integrated Risk Information System.
- o U.S.EPA Proposed Maximum Contaminant Level Goals (MCLGs).
- U.S.EPA Carcinogen Assessment Group (CAG) potency factors.
- Federal Sole Source Aquifer requirements
- Court-Ordered Ground Water Remediation Criteria. The court decided that Chem Central/Grand Rapids Corporation may discontinue purging ground water when the following conditions are met:

a. The concentration of a compound in ground water is equal to or less than the 10^{-5} risk level of NOAEL as appropriate for the particular compound; or

b. When the concentration of the compound has been reduced to the point of diminishing return as calculated according to a specified method.

- o Soil Properties, Classification, and Hydraulic Conductivity testing.
- A Method For Determining the Compatibility of Hazardous Wastes.
- o Guidance Manual on Hazardous Waste Compatibility.
- Federal Clean Water Act, Section 304 (g) Guidance Document, Revised Pretreatment Guidelines (3 volumes).
- o Guidance for POTW Pretreatment Program Manual.
- Developing Requirements for Direct and Indirect Discharges of CERCLA Wastewater, Draft (1987).
- o Guidance for Implementing RCRA Permit by Rule Requirements at POTWs.
- o Draft Guidance Manual on the Development and Implementation of Local Discharge Limitations Under the Pretreatment Program.
- Water Related Environmental Fate of 129 Priority Pollutants.
- Water Quality Standards Handbook.
- Technical Support Document for Water Quality-based Toxics Control.
- o Lab Protocols Developed Pursuant to the Clean Water Act.

The source of the oil contaminated with PCBs and other organic compounds collecting in the active purge wells is presently unknown and may in fact be a continuing source of ground-water contamination. Due to this possible source, ground-water ARARs may not be met utilizing the proposed remedial alternative. Before any findings are made regarding the technical impracticability of achieving ground-water ARARs, a full investigation of the nature and extent of soil and ground-water contamination under the Chem Central building and paved areas must be conducted.

COST-EFFECTIVENESS

The selected remedy is cost-effective since it provides overall effectiveness proportional to its costs. The net present worth value is approximately \$2,100,000. The selected remedy for ground water is the least costly alternative which provides full protection of human health and the environment. Soil vapor extraction is the least costly soil alternative providing both treatment of the contamination (as opposed to containment) and overall protection of human health and the environment.

UTILIZATION OF PERMANENT SOLUTIONS AND ALTERNATIVE TREATMENT TECHNOLOGIES (OR RESOURCE RECOVERY TECHNOLOGIES) TO THE NAXIMUM EXTENT PRACTICABLE

U.S.EPA has determined that the selected remedy represents the maximum extent to which permanent solutions and treatment technologies can be utilized in a cost-effective manner at the Chem Central site. Of those alternatives which protect human health and the environment and comply with ARARs, U.S.EPA has determined that the selected remedy provides the best balance of tradeoffs in terms of long-term effectiveness and permanence, reduction in toxicity, mobility, or volume achieved through treatment, short-term effectiveness, implementability, cost, the statutory preference for treatment as a principal element, and State and community acceptance.

The selected remedy for both ground water and soil does result in air emissions which may increase short-term risks to the community and the environment during implementation; however, vapor phase carbon adsorption will be used to minimize these emissions to within acceptable risk levels. The remedy for both ground water and soil is a treatment technology and therefore satisfies U.S.EPA's preference for treatment as a principal element. The remedy is easy to construct and operate and presents little or no administrative difficulty. The ground water remedy for the most part is in place and operating to design specifications, air and water discharge permits have also been obtained. A pilot study will be required for the soil remedy prior to full-scale application. The remedy is the least costly of the alternatives or combination of alternatives which provide full protection of human health and the environment and use treatment to address the contamination. Institutional controls and operation and maintenance will ensure that the remedy is effective in the longterm. In addition, the State of Michigan has concurred with the selected remedy.

PREFERENCE FOR TREATMENT AS & PRINCIPAL ELEMENT

As mentioned above, the remedy for both ground water and soil at the Chem Central site satisfies U.S.EPA's preference for treatment as a principal element. Ground water is (and will be) treated using air stripping, and soils will be treated using soil vapor extraction.

DOCUMENTATION OF SIGNIFICANT CHANGES

The Proposed Plan for the Chem Central site was released for public comment July 10, 1991. The Proposed Plan identified Alternatives GW-C, GW-D, GW-E, and S-A as the preferred alternatives. U.S.EPA reviewed all written comments (no verbal comments were made) submitted during the public comment period. Upon review of these comments, it was determined that no significant changes to the remedy, as it was originally identified in the Proposed Plan, were necessary.

RESPONSIVENESS SUMMARY CHEM CENTRAL SITE WYOHING, MICHIGAN

I. <u>RESPONSIVENESS SUMMARY OVERVIEW</u>

The U.S.Environmental Protection Agency (U.S.EPA) held a public comment period from July 10, 1991 to September 9, 1991 for interested parties to comment on the Remedial Investigation/Feasibility Study (RI/FS) report and the Proposed Plan for the Chem Central site in Wyoming, Michigan.

The Proposed Plan provides a summary of the background information leading up to the public comment period. Specifically, the Proposed Plan includes information pertaining to the history of the site, the scope of the proposed clean-up action and its role in the overall site cleanup, the risks posed by the site, the descriptions of the remedial alternatives evaluated by U.S.EPA, the identification of U.S.EPA's preferred alternative, the rationale for U.S.EPA's preferred alternative, and the community's role in the remedy selection process.

U.S.EPA held a public meeting at 7:00 p.m. on July 18, 1991, at the Wyoming City Hall in Wyoming, Michigan, to discuss the results of the RI/FS and to present U.S.EPA's proposed remedial alternative for treating contamination at the site.

The responsiveness summary, required by Superfund law, provides a summary of citizens' comments and concerns identified and received during the public comment period, and U.S.EPA's responses to those comments and concerns. All comments received by U.S.EPA during the public comment period were considered in U.S.EPA's final decision for selecting the remedial alternative for addressing contamination at the Chem Central site.

This responsiveness summary is organized into sections as described below:

- I. RESPONSIVENESS SUMMARY OVERVIEW. This section outlines the purpose of the Public Comment period and the Responsiveness Summary. It also references the appended background information leading up to the Public Comment period.
- II. BACKGROUND ON COMMUNITY INVOLVEMENT AND CONCERNS. This section provides a brief history of community concerns and interests regarding the Chem Central site.
- III. SUMMARY OF MAJOR QUESTIONS AND COMMENTS RECEIVED DURING THE PUBLIC MEETING AND U.S.EPA RESPONSES TO THESE COMMENTS. This section summarizes the oral comments received by

U.S.EPA at the July 18, 1991 public meeting, and provides U.S.EPA's responses to these comments.

IV. WRITTEN COMMENTS RECEIVED DURING THE PUBLIC COMMENT PERIOD AND U.S.EPA RESPONSES TO THESE COMMENTS. This section summarizes the written comments received by U.S.EPA during the public comment period, as well as U.S.EPA's responses to these comments.

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II. BACKGROUND ON COMMUNITY INVOLVEMENT AND CONCERN

Community interviews were conducted in January 1988 and again in early 1991, to determine the interest and concerns of the community over the Chem Central site. U.S.EPA and MDNR interviewed state, county, and city officials as well as a local environmental organization. The respondents indicated that there was relatively little community concern with respect to the Chem Central site. This is most likely due in part to the fact the site is situated in an industrial/commercial area with residences no closer than 500 feet from the site. Also, the local population receives its drinking water supply from outside the site area.

The local environmental organization was concerned with the potential for contaminated ground water to discharge to Cole Drain, a tributary to Plaster Creek. The environmental organization completed a study named "Plaster Creek Watershed Project" which included recommendations on how to clean it up.

As part of U.S.EPA's responsibility and commitment to the Superfund program, the community has been kept informed of ongoing activities conducted at the Chem Central site. U.S.EPA has established an information repository where relevant site documents may be reviewed. The repository is located at the Wyoming Public Library. Documents stored at the repository include:

- RI/FS Work plan, Health and Safety Plan, Quality Assurance Project Plan, Community Relations Plan;
- o RI/FS Reports;
- o Proposed Plan;
- Fact sheets, summarizing the technical studies conducted at the site;
- o Public Meeting Transcript;
- Written comments received during the public comment period.

U.S.EPA's selection of the remedy to treat contamination at the Chem Central site is presented in a document known as a Record of Decision (ROD). The ROD and the documents containing information which U.S.EPA used in making its decision (except for documents that are published and generally available) will also be placed in the information repository, as will this responsiveness summary.

III. SUMMARY OF QUESTIONS AND COMMENTS RECEIVED DURING THE PUBLIC MEETING AND U.S.EPA RESPONSES TO THESE COMMENTS.

No oral comments were raised during the public meeting for the Chem Central site.

IV. SUMMARY OF WRITTEN COMMENTS RECEIVED DURING THE PUBLIC COMMENT PERIOD AND U.S.EPA RESPONSES TO THESE COMMENTS.

Written comments received during the public comment period for the Chem Central site have been summarized below together with U.S.EPA's response to these comments. Copies of the original letters are available for review in the information repository.

COMMENT: A resident near the site expressed concern about the length of time necessary before ground-water clean-up levels are achieved. The resident stated that 10 years to clean up ground water is "not fast enough." The resident also asked if the water was tested in his neighborhood and if the same contaminants as those at the Chem Central site were detected. The resident expressed concern for his family's health.

RESPONSE: The City of Wyoming receives its drinking water supply from intakes in Lake Michigan. A backup supply on the Grand River, upstream from the Chem Central site, is also used during the summer months. Because the source of Wyoming's drinking water is well outside the area of contamination at the Chem Central site, there is no threat of contamination of Wyoming's current drinking water supply. The risks described in the Baseline Risk Assessment for the Chem Central site include a risk to human health <u>if</u> groundwater wells were to be installed in the area of contaminated ground water at the Chem Central site. This risk of exposure is not currently complete. There are no wells in the site area used for drinking water purposes. No current drinking water supplies are threatened by contamination at the Chem Central site.

Regarding the length of time required until the cleanup of ground water is complete; U.S.EPA's proposed remedy for ground water is estimated at approximately 10 years until clean-up levels are achieved. Ground-water cleanups generally require a relatively lengthy period of time for a number of reasons. One factor which usually controls the length of time for a ground-water cleanup is based on the "Law of Diminishing Returns." This relates to the fact that contamination levels in ground water decrease at a more rapid rate at the beginning of a remedial action, but, as the treatment continues, the rate at which the contamination levels continue to decrease slows down. Therefore, it requires a longer period of time to capture the same amount of contaminants in the ground water in the latter part of a cleanup than at the beginning.

U.S.EPA would like to emphasize that although the time required to clean up ground water may seem lengthy, what is important to

remember is that ground water in the Chem Central site area is not currently being used for any purpose. The ground-water cleanup is being conducted for two reasons: 1) to protect against any <u>future</u> risks should ground water ever be used for drinking water purposes; and 2) because it is known that ground water discharges to surface water (Cole Drain), the collection system guards against any further discharges of contaminants into Cole Drain and therefore is protective of both human health and the environment.

COMMENT: The Chem Central Corporation compiled a list of documents which it believes are appropriate for inclusion in the Administrative Record and has requested that U.S.EPA include them in the Administrative Record.

RESPONSE: Because the Chem Central Corporation has included the documents as part of their public comments (exhibit 2), U.S.EPA will include them in the Administrative Record. U.S.EPA did not originally include any of these documents in the Administrative Record because according to the NCP, Section 300.810(b) "The lead agency is not required to include documents in the Administrative Record which do not form a basis for the selection of the response action."

The list compiled by Chem Central clearly does not include documents which the U.S.EPA relied upon in its decision making process regarding the remedial action for the Chem Central site. For instance, Chem Central has included several cover letters originally submitted with documents during the RI/FS process. These cover letters do not include any technical information, but merely point out which document is attached and some make reference to aspects of the project schedule. Chem Central also included documents which include comments made by U.S.EPA, MDNR and Chem Central regarding draft documents. It is the final documents that are relied upon in the decision making process, not the draft documents or comments made on the draft documents.

Letters requesting extensions, approving extensions, acknowledging personnel changes, and letters discussing non-substantive related issues, played no role in forming a basis for the selection of the response action. Therefore these letters are not required for inclusion in the Administrative Record. U.S.EPA believes the documents originally included in the Administrative Record accurately represent the documents relied upon in the selection of the response action.

COMMENT: The Chem Central Corporation commented that the U.S.EPA has no basis for recommending soil vapor extraction as a means for treating soil contamination in two off-property soil locations. Chem Central points to the Proposed Plan which states that only on-property soils pose an unacceptable human health risk.

RESPONSE: The Baseline Risk Assessment for the Chem Central site does state that unacceptable human health risks are associated with ground water and on-property soils. The Baseline Risk Assessment examined potential exposures only to surficial soils (0 to 2 feet below surface) both on-property and off-property. However, the Baseline Risk Assessment did not assess the potential direct contact threat from exposure to deeper off-property soils (>2 feet below surface) under a future residential scenario. Human health risks from exposure to off-property surficial soils were found to be within U.S.EPA's acceptable risk range $(10^{-4}to 10^{-6})$. However, some chemical concentrations in off-property soils deeper than 2 feet are as high, or higher, than those in surficial soils onproperty. Under a future residential scenario, it is possible that these deeper soils could be disturbed (i.e., construction of foundations or landscaping) and direct human contact could occur. While no calculations were made to determine the level of risk that may occur in this scenario, it is possible that the risks would exceed U.S.EPA's acceptable risk range.

Another aspect of risks posed by off-property soils includes the risk to the environment. Superfund law requires U.S.EPA to address risks to both human health and the environment. As stated on page 5, column 2, first full paragraph of the Proposed Plan, "Both the contaminated on-property and off-property soils are acting as sources for ground-water contamination." The underlying shallow sand aquifer is a major feature of the natural environment. It is also documented in the RI that ground water in this aquifer discharges to Cole Drain, also a major feature of the natural environment. To "eliminate" the requirement for off-property soil remediation, as suggested by the commentor, essentially means U.S.EPA would be ignoring a risk to the environment. U.S.EPA therefore proposed soil vapor extraction as a treatment method for both on-property and off-property soils. Contamination in both soil areas is similar and the soil vapor extraction system is the least complicated and least costly excavation and construction treatment system proposed for soil remediation.

COMMENT: The Chem Central Corporation commented that the U.S.EPA had failed to consider the administrative difficulties inherent in implementing off-property remediation, such as continuation of the interceptor trench.

RESPONSE: There is little discussion in the Proposed Plan of potential administrative difficulties in implementing any offproperty activities. The reason is that U.S.EPA believes there will be only a minimum amount of difficulty in securing access and easements to the off-property areas. There was little difficulty in obtaining access and easements to install the currently operating ground-water collection/treatment system located offproperty. Expanding this system and installing a soil vapor extraction system on property not owned by Chem Central is not expected to create insurmountable difficulties which would lead U.S.EPA to reconsider its proposal for remedial activities offproperty.

COMMENT: The Chem Central Corporation commented that U.S.EPA failed to consider the cost of off-site soil remedial activities. The commentor stated that without a cost estimate for this aspect of off-property soil remediation, U.S.EPA was unable to properly assess the cost effectiveness.

RESPONSE: The costs listed on page 9 of the Proposed Plan for Alternative S-A, soil vapor extraction, reflect only the costs for soil vapor extraction of on-property soils. On page 15, the costs for U.S.EPA's preferred alternative are listed and the cost of soil vapor extraction is increased by \$5,000 to reflect the cost of two additional purge wells. This additional cost was calculated by U.S.EPA using the Engineering Cost Estimates in Appendix B of the FS. U.S.EPA erroneously added this \$5,000 to the present worth cost when in fact it should be reflected in the capital costs for soil vapor extraction. The revised costs for soil vapor extraction for both on-property and off-property soils should read as follows:

Total Capital Costs.....\$73,000 Total O & M Cost (annual)...\$38,100 Present Worth.....\$182,400

The present worth cost for the overall preferred remedial alternative then becomes \$2,106,400 or \$2,138,400 depending on whether an extension to the interceptor trench is constructed or two new purge wells are added to the current collection/treatment system for ground water. This increase equates to an approximately .3% increase in the present worth cost for the overall preferred remedy as it was originally presented in the Proposed Plan. The additional \$5,000 in capital costs to install two soil vapor extraction wells off-property compares favorably to \$3,800 to cap (Alternative S-D) these off-property soils and is less expensive than the estimated \$9,300 to cap and fence (Alternative S-F) these same soils. In fact, there is a significant savings when comparing the present worth costs of these three alternatives. The present worth cost for soil vapor extraction increases by only \$7,400 when off-property soils are considered in this alternative. This compares to a present worth cost of \$54,000 for capping offproperty soil (Alternative S-D) and \$85,000 for capping and fencing off-property soils (Alternative S-F).

In summary, the increases in capital costs for conducting soil vapor extraction off-property are insignificant when compared to the costs for the other two off-property soil remedial alternatives. Using soil vapor extraction off-property is actually more cost effective when comparing present worth costs. Therefore, U.S.EPA sees no reason to alter its decision to conduct soil vapor extraction for off-property soils as well as on-property soils. COMMENT: The Chem Central Corporation commented on U.S.EPA's determination that there be further investigation of soils underlying the Chem Central building. The Chem Central Corporation stated that this determination is unwarranted and should be removed from the Proposed Clean-up Plan. Chem Central believes there is no technical justification for the investigation, it conflicts with the Kent County Judgement Order for remediation at this facility, and it is inconsistent with the NCP.

RESPONSE: In a March 14, 1991 letter, U.S.EPA requested that Chem Central conduct an investigation of the soils beneath the Chem Central building. This request was based on several concerns on the part of U.S.EPA and MDNR.

- 1. Analysis of oils accumulating in the purge wells at the Chem Central site detected significantly higher levels of PCBs than those in soils surrounding the Chem Central facility (196 mg/kg in oil vs. .54 mg/kg in soils). The concern is that the relatively low levels of PCBs in soil may not be the source for the higher levels seen in the oil. One area of the Chem Central site which has never been investigated to any significant degree is the soil beneath the Chem Central building. These soils must then be considered as a possible source area for PCBs. In a March 28, 1991 letter from Chem Central to U.S.EPA, the Chem Central Corporation refused to conduct any investigation beneath the building.
- 2. Some of the highest concentrations of other organic chemicals found in soils at the Chem Central site are concentrated in soils along the west wall of the Chem Central building and along the northern edge of the Pollution Incident Prevention Plan (PIPP) area on the Chem Central property. The PIPP area is the containment area for several above ground storage tanks. U.S.EPA's and MDNR's concern is that these concentrations of organic chemicals near the building may be part of a larger concentration of organic chemicals located underneath the adjacent building. U.S.EPA reviewed aerial photographs taken of the Chem Central facility over the past 30 years and the photos indicate the successive addition of buildings to the facility. This fact gives rise to the question of what materials may have entered the ground and are still in the soils currently covered by structures?

The Chem Central Corporation stated that they did handle PCBs at the facility in factory packed containers. They also stated they have no evidence that PCBs were spilled or otherwise disposed of on the property. However, PCBs were detected in the only two soil samples collected from beneath any structure at the facility (loading dock). The highest level of PCBs detected at this location was 1.8 mg/kg, which, while being a relatively low concentration, is still more than 3 times greater than any concentration of PCBs detected in the soils surrounding the Chem Central building. Collecting only two samples from beneath a loading dock is insufficient to support Chem Central's conclusion that soils beneath the building do not present a threat to human health and the environment or that these soils should not require additional investigation.

Chem Central also claims that the higher concentrations of PCBs detected in the oil accumulating in the purge wells are a result of the oil acting as a solvent which then extracts PCBs in soil as it flows along the piezometric surface of the water table. As a result, the PCBs accumulate at higher levels in the oil. U.S.EPA agrees that this is a plausible explanation for the higher levels of PCBs in the oil compared to those in the soils. However, there are several factors which prevent U.S.EPA from accepting this as the only plausible explanation. For instance, past concentrations of PCBS in the leached soil are not known; the volume of solvents (including oil) and the solubility of the PCBs in the solvents is not known; and the effects of processes which may decrease the volume of solvent relative to the volume of PCBs (e.g., loss of solvents through volatilization, dissolution, etc.) are not known.

Chem Central also commented that the Remedial Investigation (RI) did not require an under the building investigation. The RI work plan did not require this type of investigation, however, the Administrative Order By Consent entered into by Chem Central and the U.S.EPA, a legally binding document which requires Chem Central to undertake all actions required by the terms and conditions made part of the document, includes a provision for additional work. Section XI of the Order states that U.S.EPA may propose additional work to that specified in the RI/FS work plan. U.S.EPA's approval of the RI/FS work plan in no way precludes U.S.EPA from proposing additional work not originally mentioned in the work plan. U.S.EPA did propose to Chem Central that an under building investigation be conducted, in accordance with the provision of the Order. Chem Central refused to conduct the work.

The commentor asserts that U.S.EPA is inconsistent with the NCP in its decision to require further investigation beneath the building. However, CERCLA Section 104(b) provides that "whenever the President has reason to believe that a release [of hazardous substances into the environment] has occurred . . . he may undertake such investigations, monitoring, surveys, testing, and other information gathering <u>as he may deem necessary or appropriate</u> to identify the existence and extent of the release or threat thereof." Given this broad grant of statutory authority and the technical uncertainty regarding the possible presence of PCBs and other organic contaminants, U.S.EPA finds that it is highly consistent with the National Contingency Plan to leave open the possibility of investigations in the future. An under the building investigation is also consistent with the program goal, as stated in the NCP, "...to select remedies that are protective of human health and the environment, that maintain protection over time, and that minimize untreated waste." In fact, in the light of the above-referenced technical uncertainty, U.S.EPA would not be properly discharging its duty to protect human health and the environment if the Agency now ruled out doing any investigations of these soils in the future.

For the above reasons, the concern of U.S.EPA and MDNR that under the building soils may be a source of on-going contamination, U.S.EPA must reject Chem Central's request to remove a possible investigation from the selected remedy.

COMMENT: The Chem Central Corporation commented that U.S.EPA's proposal for conducting soil sampling during the operation of the soil vapor extraction system is neither cost-effective nor warranted.

RESPONSE: The purpose of soil sampling during the operation of the soil vapor extraction system is to determine if the system is reducing the levels of semi-volatile compounds. Certain kinds of semi-volatiles are more difficult than others to reduce using soil vapor extraction. The commentor suggests that periodically monitoring the soil vapor concentrations to determine whether semivolatiles are being removed from the soil is sufficient.

Soil vapor monitoring should indicate semi-volatile levels being removed from soil but, it will still require soil sampling at some point during the system's operation to determine compliance with the clean-up standards. Because semi-volatiles are more difficult to vapor extract from soil, it is more effective to conduct soil sampling during the operation of the system to determine if in fact the semi-volatiles are being removed. If soil sampling indicates that soil vapor extraction is not effective at reducing semivolatiles to the level required, then the system will need to be supplemented. Vapor monitoring alone will not determine compliance. A monitoring program including soil sampling will be examined further during the RD phase.

COMMENT: The Chem Central Corporation commented that U.S.EPA's rejection of Alternative GW-B (Continue Current Remedial Actions) as an adequate remedial action for collecting and treating ground water is without technical or legal foundation.

RESPONSE: U.S.EPA rejected Alternative GW-B as a stand-alone alternative. U.S.EPA has selected ground-water alternatives which rely on the continued operation of the current ground-water collection/treatment system. An extension to the current system is warranted because previous sampling of ground water monitoring wells east of the point where the current collection trench ends indicates a portion of the contamination plume is bypassing the trench. Based on ground-water flow direction, unless the trench is extended or purge wells are installed in this area, the portion of the plume bypassing the current system will discharge into Cole Drain. U.S.EPA's decision to extend the current system is also based on the potential for increased levels of contamination to move in the direction of the "bypassed zone" over time. Significantly higher levels of contamination have been detected in monitoring wells upgradient of the trench. As ground water moves towards the trench there is a high likelihood that the contamination levels in the plume bypassing the current trench will also increase significantly, resulting in increased loads of contaminants to Cole Drain.

In summary, because the current collection/treatment system does not capture all of the ground-water plume, it is not fully protective of human health and the environment. Therefore, U.S.EPA will not alter its decision to extend the current ground-water collection system.

COMMENT: The Chem Central Corporation commented that errors presented in the Proposed Plan for costs and duration of some remedial alternatives for soil should cause U.S.EPA to re-evaluate the proposed remedy.

RESPONSE: The remedial alternatives for soil which were incorrectly quoted in the Proposed Plan include S-D (Capping Off-Property Soils); S-E (Fencing Off-Property Soils); and S-F (Capping and Fencing Off-Property Soils). The present worth cost of Alternative S-G (Excavation of On-Property Soils and Disposal Off-Site) was incorrectly quoted in the Proposed Plan at \$3,000,000. This typographical error was detected after distribution of the Proposed Plan to the public. On August 2, 1991, U.S.EPA issued a letter to the public describing this typographical error and then reported the actual present worth cost for the alternative as \$13,000,000. This was an error only in the Proposed Plan. In its initial evaluation of alternatives, U.S.EPA used the correct cost, as stated in the FS, of \$13,000,000.

U.S.EPA incorrectly quoted costs for alternatives S-D, S-E and S-F. The correct costs are as follows:

S-D	Total Ca	apital Cost	.\$3,800
	Total O	& M (annual)	\$3,100
	Present	Worth	.\$54,000

S-E Total Capital Cost.....\$5,500
Total O & M (annual).....\$1,600
Present Worth.....\$31,000 /

S-F Total Capital Cost.....\$9,300
Total O & M (annual).....\$4,700
Present Worth.....\$85,000

The corrected present worth costs calculate out to an increase of 4% for S-D; 7% for S-E; and 5% for S-F. As stated in the FS for the Chem Central site, "The evaluation of costs was completed at a cursory level of detail." The listed costs in the FS therefore can be as much as 50% over or 30% under the actual costs for implementing any one alternative. The fact that the corrected present worth costs are no more than 7% above those erroneously presented in the Proposed Plan, makes no significant difference in the overall evaluation of these alternatives. Also, these three alternatives were not selected for inclusion in U.S.EPA's preferred remedial alternative because of their costs. They were rejected because they either would not provide overall protection of human health and the environment, or would not comply with ARARS.

In regard to duration for the three alternatives. U.S.EPA erroneously stated the estimated time to construct each of these alternatives was 30 months. The correct length of time is 3 months. As with the cost evaluation, U.S.EPA rejected these three alternatives for inclusion in the preferred remedial alternative for reasons other than duration.

In summary, the increased costs and shorter duration for alternatives S-D, S-E, and S-F are not significant changes and therefore do not alter U.S.EPA's decision for off-property soil remediation at the Chem Central site.

COMMENT: As part of their comments, the Chem Central Corporation submitted a proposed ground-water monitoring plan. Chem Central states that this plan "will adequately monitor the effectiveness of the selected ground-water alternative and meets the ground-water monitoring requirements in the Judgement Order..."

RESPONSE: An RD work plan will be required as part of the RD phase at the Chem Central site. The work plan will require a groundwater/air monitoring plan. U.S.EPA will consider Chem Central's proposal for monitoring at that time. The proposed monitoring plan, submitted as exhibit 6 of Chem Central's comments on the Proposed Plan, will be added to the Administrative Record for the Chem Central site.

COMMENT: The administrative record is deficient because it does not contain documents relative to U.S.EPA's selection of applicable or relevant and appropriate requirements (ARARs) for the Chem Central site.

RESPONSE: The administrative record, at the time that the Proposed Plan was issued for the Chem Central site, included two letters, both dated September 14, 1990, from Louis M. Rundio, Jr., Esq., the attorney for Chem Central. The letters discuss the ARARs status of the Kent County judgment Order, and Michigan Act 307. Also included in the record was correspondence from Norman Niedergang, the then Acting Associate Division Director, Office of Superfund, Region V, U.S.EPA to Mr. Rundio dated December 21, 1990. This December 21, 1990 letter addressed in great detail both of the ARARs issues which Mr. Rundio had raised in his September 14, 1990 letters. Hence, U.S.EPA must reject Chem Central's suggestion that the administrative record was deficient as to U.S.EPA's selection of ARARs for the Chem Central site.

COMMENT: U.S.EPA's failure to provide documents requested by Chem Central under the Freedom of Information Act (FOIA) made it impossible for Chem Central to comment on U.S.EPA's ARARS selection of the Chem Central site; for that reason, the public comment should be extended or the Proposed Plan withdrawn until the documents are provided and Chem Central has an adequate opportunity to comment.

RESPONSE: In responding to Chem Central's FOIA request, U.S.EPA provided Chem Central with hundreds of pages of documents and spent numerous staff hours. Chem Central received all of the FY '90 and '91 Records of Decision (RODs), some of the FY '89 RODs, and all of the FY '91 Proposed Plans (for which a ROD had not yet been issued) for the State of Michigan. With regard to Chem Central's FOIA regarding the consideration of a state court judgement as an ARAR, U.S.EPA provided a memorandum prepared by Mr. Larry Starfield of U.S.EPA's Office of General Counsel, discussed later in this responsiveness summary. In response to this FOIA request, U.S.EPA conducted a search not only within Region V, but also within several branches of its Headquarters Office.

All of the documents responsive to Chem Central's FOIA request for which Chem Central had authorized reimbursement of U.S.EPA's search and photocopying charges, and which were not exempt from mandatory disclosure under FOIA, were provided to Chem Central by August 23, 1991, and many of the documents were provided as much as three weeks prior to this date. Under these circumstances, Chem Central had both sufficient information and time to prepare responsive comments to U.S.EPA's Proposed Plan. Chem Central is still not satisfied because it wants to obtain handwritten U.S.EPA attorney notes, drafts of documents prepared by U.S.EPA's attorneys, confidential correspondence between U.S.EPA and the Michigan Department of Natural Resources (MDNR), and other draft documents. Such documents are exempt from mandatory disclosure under FOIA. Disclosure would interfere with U.S.EPA's preparation for litigation/negotiation for this site, invade the Agency's attorney/client privilege, and disrupt the full and frank discussion of various policy issues relating to the site, both internally and with the State of Michigan. In view of the importance that the National Contingency Plan (NCP) places upon state involvement in the remedy selection process, the quarding of

the integrity of that federal-state discussion is vitally important to U.S.EPA. It was for these reasons that the Agency did not exercise its discretion to release documents which under FOIA it was entitled to withhold. In addition, in consultation with U.S.EPA's headquarters, Region V has investigated the status of all of the classes of documents withheld, and is satisfied that U.S.EPA's decision to withhold these documents is defensible under applicable legal precedents under FOIA. U.S.EPA has also informed Chem Central of its right to an administrative appeal of the FOIA denials. For these reasons, U.S.EPA rejects Chem Central's demand that the public comment period be extended and/or the Proposed Plan withdrawn.

COMMENT: U.S.EPA improperly excluded relevant written public comments from the administrative record, denying the public the opportunity to review and comment on such information.

RESPONSE: Letters from Mr. Rundio dated March 18, May 29, May 31, and June 3, 1991, which addressed the ARARs selection for the Chem Central site, and presented Chem Central's position on the site study, initially were not included feasibility in the administrative record for the site. They were not included initially because it was the Agency's determination that the issues raised by the correspondence were essentially duplicative of the ARARs issues, considered in great detail by the Agency, which resulted in its December 21, 1990 response to Mr. Rundio's letters of September 14, 1991. In addition, the "alternate" pages of the feasibility study submitted by Chem Central were deemed by the Agency to be portions of a draft document; normal Agency practice is to include only the final version of documents generated during the Superfund remedy selection process.

However, all of the above-referenced correspondence, with the exception of the May 29, 1991 letter, were added by U.S.EPA to the administrative record at the time public comment was extended on August 8, 1991. The May 29, 1991 letter, indicates only that Chem Central disagreed with the modifications that U.S.EPA made to the site feasibility study, that it had submitted its "alternate" pages under separate cover, and that its positions would be the subject of further correspondence. The March 31 letter actually submitting these pages, and the pages enclosed with the letter were, as stated before, added on August 8, 1991. As public comment did not close until September 9, 1991, the public had an adequate opportunity to comment on these later-added documents.

COMMENT: The Michigan Act 307 Rules are not applicable to the Chem Central site.

RESPONSE: U.S.EPA's December 21, 1991 response did not specify whether the Michigan Act 307 Rules are applicable standards, or are relevant and appropriate standards. The State of Michigan takes the position that, in certain circumstances, the Act 307 Rules would be applicable to the Chem Central site. Chem Central argues that because it undertook cleanup activities in response to the Kent County Judgment Order, and (it argues) since the Rules by their very terms do not apply to remedial actions undertaken before the Rules' effective date, they cannot be applicable to the site.

The question of the Rules' applicability is a question of state law, which is currently the subject of the declaratory judgment action which Chem Central has filed against the State of Michigan. It is impossible at this juncture to predict the outcome of that litigation.

However, even if the Michigan court determines that the Rules are not applicable to the Chem Central site, that does not affect U.S.EPA's determination that they are relevant and appropriate for the site. U.S.EPA here is treating the Michigan Act 307 Rules in a manner very similar to the Agency's treatment of the regulations implementing the Resource Conservation and Recovery Act (RCRA) in the Superfund process. At many Superfund sites, the hazardous substances were disposed of before 1980, the effective date of RCRA, or were not generated as a result of RCRA-regulated activity. Thus, because RCRA's jurisdictional prerequisites are not met, the statute's implementing regulations may not be applicable, but because they "address problems or situations sufficiently similar to those encountered at a CERCLA site, the Agency may find that their use is well suited to the particular site." August 8, 1988 Interim Final Guidance on "CERCLA Compliance With Other Laws Manual," ("ARARs Guidance"), p. xiii. In this case, the RCRA regulations are determined to be relevant and appropriate.

Since Rule 107 of the Michigan Act 307 Rules states that the Rules pertain to "all known sites of environmental contamination," the Agency determined that the substantive criteria contained in the Rules are relevant and appropriate for the Chem Central site. The ARARS Guidance states as follows: "When the analysis results in a determination that a requirement is both relevant and appropriate, such a requirement must be complied with to the same degree as if it were applicable." ARARS Guidance, p. xiv. Thus, even if Chem Central is correct in its position that the Rules are not applicable to the Chem Central site, the Rules are still fully binding on the Agency.

COMMENT: The Act 307 Rules do not establish numerical cleanup standards; hence they do not meet the precise levels and standards for control required by § 121(d)(2) of CERCLA and the ARARs Guidance and cannot be ARARs.

RESPONSE: The Act 307 Rules establish criteria for three acceptable cleanup types. Under the Rules, a Type A cleanup generally achieves cleanups to background or non-detectable levels; a Type B generally achieves risk-based cleanup levels (10^{-6}) , and a

Type C cleanup is based on a site-specific risk assessment that considers specific criteria. U.S.EPA has not determined that any "overall goals and objectives" which might be contained in the Michigan Act 307 Rules are ARARs for the Chem Central site. However, contained within each cleanup type are very definite standards, and a detailed methodology for calculating these standards. These precise standards and accompanying methodology are what U.S.EPA has determined are ARARs, and the issue is again discussed in greater detail in the December 21, 1990 letter from Norman Niedergang to Louis Rundio, referred to above.

COMMENT: The Kent County Judgment Order is an ARAR.

RESPONSE: Again, as detailed in the December 21, 1990 letter referred to above, Section 121(d)(2)(A) of CERCLA, used to determine whether a certain standard is an ARAR, refers to standards that have been <u>promulgated</u> under a state environmental <u>law</u>. Similarly, Section 300.5 of the NCP, defining both applicable requirements and relevant and appropriate requirements, also incorporates the concepts of a promulgated state environmental law. In defining "promulgated," Section 300.430(g)(4) of the NCP states that ". . the standards are <u>of general applicability</u> and are legally enforceable." (Emphasis supplied.)

Although U.S.EPA agrees that the state court judgment is legally enforceable, it disagrees that the judgment is either a law or of general applicability. A judgment, by its very nature, binds only the parties to that judgment and their privies, for the circumstances which gave rise to the cause of action and which are resolved by the judgment. The state court judgment, thus, could in no way bind MDNR's or U.S.EPA's ability to select standards or an analysis different than those applied by the Kent County Court to remediate any other site.

Before determining whether a particular regulation or standard meets jurisdictional requirements, it must be determined whether that standard is both legally enforceable and of general applicability. If the standard does not fit within the CERCLA and NCP definitions quoted above, U.S.EPA does not undertake any further analysis to determine whether the standard might otherwise meet jurisdictional requirements. Chem Central is correct that the words "threshold requirements" (referring to enforceability and general applicability), which were used in the December 21, 1990 letter, do not appear in the ARARS guidance, but that fact does not undermine the underlying analysis of the letter, which is based upon definitions contained in the Superfund statute and the NCP.

In addition, the "support" that Chem Central makes for its contention that the Kent County Judgment Order is generally applicable is highly unpersuasive. The judgment binds only Chem Central and the State of Michigan, the parties to the Judgment Order for the Chem Central site for circumstances which occurred prior to the entry of the Judgment Order. It does not bind the State of Michigan for other sites within the State, and, if subsequent violations of Michigan environmental statutes were to occur, the Judgment Order would not even bind the State of Michigan <u>at the Chem Central site</u>. See Cellar Door Production, Inc. v. Kay, 897 F.2d 1375 (6th Cir. 1990) (A suit based upon a course of wrongful conduct occurring subsequent to a judgment is not based on the same, but a different cause of action, and therefore, is not bound by principles of <u>res judicata</u>.) In addition, Chem Central has in no way demonstrated that the Judgment Order binds U.S.EPA. 1B Moore's Federal Practice, ¶ 0.405 [1] (Judgments only bind parties and their privies).

The only "binding" nature that this judgment might have is some sort of stare decisis effect. However, as the Judgment Order was rendered by a lower state court, it might be looked at by other in rendering their own interpretations of Michigan judges environmental statutes, but the Judgment would generally not be considered to compel a particular result outside of Kent County, Michigan. Even its "binding" effect in Kent County is highly in doubt; another judge in the Kent County Circuit Court would be able to independently review Michigan environmental statutes and regulations and could render a statutory interpretation contrary to that rendered by the judge in the Chem Central action. In addition, the promulgation of the implementing regulations for Michigan Act 307, occurring subsequent to the judgment and substantially supplementing pre-existing state environmental law, brings into question as to whether the legal conclusions reached by the judge in the Kent County action remain good law.

In its May 31, 1991 letter, Chem Central also argues that wetlands regulations, as applied to a particular location, would be location-specific ARARS, and analogizes this particularized application to the Kent County Judgment Order. However, Larry Starfield of U.S.EPA's Office of General Counsel, in a memorandum dated July 20, 1990 and prepared for another site, examined this precise question, and reached a contrary conclusion. Starfield's memorandum turned upon the interplay between CERCLA Section 121 (e)(1), and CERCLA Section 121 (d)(2)(A)(i), in a situation where the U.S.EPA Administrator had applied the wetlands regulations to a particular location, by issuing a Final Determination restricting the site in question for the discharge of dredged or fill material. The remedial plan was allegedly inconsistent with the specific restrictions in the Final Determination.

Section 121(e)(1) provides that "No Federal . . .permit shall be required for the portion of any removal or remedial action conducted entirely on-site, where such remedial action is selected and carried out in compliance with this section." Section 121(d)(2)(A)(i) requires on-site actions to meet the substantive standards set forth in applicable, relevant and appropriate

requirements. Starfield analogized the Final Determination to a permit, and found that the CERCLA remedial action, under Section 121(e)(1), was exempt from the specific restrictions contained in the Final Determination, but that the action was bound by the <u>underlying</u> substantive requirements of Section 404 of the Clean Water Act. Similarly, here, U.S.EPA's chosen remedial action would not be bound by the Kent County court judgment, but only by the substantive requirements of Michigan environmental laws.

The Starfield memorandum was provided to Chem Central, in response to its Freedom of Information Act (FOIA) request on July 29, 1991. However, Chem Central, in its comments on the proposed plan, has to refute Mr. Starfield's attempt statutory made no In view of the lack of any response by Chem interpretations. Central on this issue, Region V has determined that Mr. Starfield's interpretation is the most reasonable statutory interpretation, and that the Judgment Order is not an ARAR for the Chem Central site. The Starfield memorandum has been added to the administrative record.

There is another reason why the Judgment Order is not an ARAR for the Chem Central site. CERCLA § 121, which set forth standards for determining ARAR status, requires the adoption, as ARARs, of only those standards that are more stringent than equivalent Federal regulations. The letter from Louis Rundio dated May 31, 1991 explicitly does not address the question as to whether the Judgment Order would meet this criterion: "CHEMCENTRAL/Grand Rapids realizes that should the cleanup requirements and criteria in the Judgment Order be less stringent than federal requirements and criteria, the federal requirements and criteria will control. This letter and the September 14, 1990 letter do not address this aspect of applying ARARs to the CHEMCENTRAL/Grand Rapids facility." Since Chem Central is urging the adoption of the Judgment Order as an ARAR, it is incumbent upon it to make the "more stringent" showing as mandated by CERCLA § 121. As the company has not demonstrated compliance with this statutory requirement, the Judgment Order is not entitled to ARAR status.

Thus, U.S.EPA has demonstrated that the Judgment Order cannot be an ARAR, and was properly evaluated by the Agency in the "to be considered" category.

COMMENT: The Judgment Order was previously identified by U.S.EPA as an ARAR in a January 4, 1988 letter.

RESPONSE: U.S.EPA does not think that the section quoted by Chem Central in this 1988 letter supports the company's interpretation of the Judgment Order's ARAR status. The quoted section stated that: "The State Court Judgment <u>will be considered</u> by U.S.EPA when evaluating alternatives. The Judgment is a legally applicable state standard for the CHEMCENTRAL/Grand Rapids facility but is not a legally applicable federal standard under § 121 of SARA. (Emphasis supplied).

As discussed previously, Section 121 of SARA (CERCLA) mandates that the remedial action meet the substantive standards of state environmental statutes. U.S.EPA thinks that the fairest interpretation of the quoted language is that while the judgment is binding upon Chem Central from the State's point of view, it nonetheless is not an ARAR, binding upon U.S.EPA in its remedy selection process, under the standards of § 121. The language that the state court judgment "will be considered," is precisely consistent with the weight that U.S.EPA gave the Judgment Order; i.e., it was treated as a "TBC," or "to be considered." Thus, U.S.EPA's January, 1988 interpretation is fully consistent with the later, more fully developed discussion set forth in the December 21, 1990 correspondence directed to Chem Central's attorney. However, even if the Judgment Order had been incorrectly identified as an ARAR in the January 1988 correspondence, that would not prevent U.S.EPA from later reaching a contrary decision upon further deliberation.

COMMENT: The Kent County Judgment Order was not included in the Administrative Record.

RESPONSE: Although the Judgment Order was mistakenly not placed in the administrative record for the site, it was considered by the U.S.EPA in reaching its Record of Decision. This is evidenced, in part, by U.S.EPA's discussion of the technical impractibility of implementing Alternative GW-F (which would have used ultraviolet light to clean up the site groundwater). This Alternative was considered administratively and technically impracticable, in part, precisely because it would have required the dismantling of the operating groundwater treatment system and also because it might subject Chem Central to inconsistent federal and state obligations.

COMMENT: The Kent County Judgment Order does not require an under the building investigation.

RESPONSE: As discussed at length elsewhere in this responsiveness summary, U.S.EPA is not bound by the Judgment Order; thus, the fact that the Judgment Order does not require an investigation of soils under the Chem Central building does not prevent U.S.EPA from deciding to undertake such an investigation in the future.

COMMENT: The Proposed Plan at one point suggests that the selected alternative would capture "the vast majority" of the contaminant plume and at another suggests that the alternative would capture "all" of the plume. In addition, U.S.EPA's finding that GW-C, the selected alternative, was consistent with CERCLA, is inconsistent with its finding that GW-B, which utilizes an identical collection system, is inconsistent with CERCLA. These inconsistencies cast doubt on the remedy selection process, render the selected remedy inconsistent with CERCLA, and require re-evaluation of the various remedial alternatives discussed in the Proposed Plan.

RESPONSE: U.S.EPA does not think that the alleged inconsistency between the words "the vast majority" and "all" render the Proposed Plan inconsistent with CERCLA. As to inconsistencies between its findings relative to GW-B and GW-C, Chem Central is simply incorrect that the collection systems described in the two Alternatives are identical. GW-C provides for extensions to the current system described in the Alternative GW-B. It was these additions to the current collection system, which would collect the vast majority of the approximately 10% of the plume of contamination currently <u>not</u> being collected by GW-B, which caused U.S.EPA to differentially evaluate these two alternatives.

COMMENT: Inconsistencies between U.S.EPA's evaluation of the two groundwater alternatives GW-B and GW-F raise questions about the validity of the entire remedy selection process.

RESPONSE: GW-B and GW-F rely on the same groundwater collection process, but in the Proposed Plan, GW-F was found to meet ARARs, while GW-B was found not to meet ARARs. The Record of Decision has been revised to reflect this comment. In the Record of Decision, GW-F is found not to meet ARARs, and is rejected due to its technical and administrative infeasibility due in part to its inconsistency with the Kent County Judgment Order.

COMMENT: The selected remedy is not required by CERCLA, and is cost ineffective.

RESPONSE: The Proposed Plan, this Record of Decision, and the Responsiveness Summary discuss at length the reasons for U.S.EPA's determination that the remedy selected is the least costly alternative for both soil and groundwater which provides full protection of human health and the environment. The selected remedy also satisfies the statutory preference for treatment as a principal element, and utilizes permanent solutions. As such, it is highly consistent with both CERCLA and the NCP.

COMMENT: With regard to Alternative S-D, the Proposed Plan is inconsistent with the Feasibility Study, because the Feasibility Study states that only a "moderate risk" would remain if the area were capped and maintained. The Proposed Plan indicated a "high" long-term risk.

RESPONSE: This has been changed in the Record of Decision to reflect consistency with the Feasibility Study. 'However, the Alternative was also in part rejected because, in addition to leaving a moderate long-term risk on-site, it does not satisfy the CERCLA statutory preference for treatment which significantly reduces the toxicity, mobility or volume of contaminants.

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STATE OF MICHIGAN



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U.S. EFA, REGION V WASTE MARAGEMENT DIVISION

OFFICE OF THE DIRECTOR

JOHN ENGLER, Governor

DEPARTMENT OF NATURAL RESOURCES

STEVENS T. MASON BUILDING P.O. BOX 30028 LANSING, MI 48909

XXXXXXXXXXXXXXXXX Roland Harmes, Director

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NATURAL RESOURCES COMMISSION MARLENE J FLUHARTY GORDON E GUYER

SEP 2 6 1991

U. S. EPA REGION 5 OFFICE OF REGIONAL ADMINISTRATOR September 24, 1991

0:WMD CC RA/RF WESTLAKE

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Mr. Valdas Adamkus, Regional Administrator U.S. Environmental Protection Agency Region 5, 5RA-14 230 South Dearborn Street Chicago, Illinois 60604

Dear Mr. Adamkus:

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OFFICE OF SUFERFUND ASSOCIATE DIVISION DITE

The Michigan Department of Natural Resources (MDNR), on behalf of the State of Michigan, has reviewed the draft Record of Decision (ROD) which we received on September 9, 1991, for the CHEMCENTRAL/Grand Rapids (CCGR) Superfund site in Kent County, Michigan. We are pleased to inform you that we concur with the selected remedy outlined in the draft ROD.

The major activities required by the selected remedy include:

- o continuing operation of the existing groundwater collection and treatment system;
- o imposing institutional controls such as deed restrictions to prohibit installation of water wells in the site area and any future development that , might disturb contaminated soils. The institutional controls will continue until the groundwater and soil remedies have been completed;
- **o** installing and operating an expansion of the current off-property groundwater collection system, either by extending the interceptor trench or installing additional purge wells;
- o installing and operating an in-situ soil vapor extraction (SVE) system for soils on-property as well as two off-property locations just north of the property. If, following a treatability study or through additional soil testing during operation of the SVE system, it is determined that the system is unable to reduce the semi-volatile compounds to below the soil cleanup standards, additional treatment methods will be evaluated and implemented to attain the desired cleanup standards. The cleanup levels for soils will be dictated by the Type B cleanup levels for soils as described in the Michigan

Mr. Valdas Adamkus

-2-

Environmental Response Act (MERA) (1982 P.A. 307, as amended), MCL 299.601 et seq., and its rules. Since groundwater discharge to Cole Drain is or may be occurring, consistent with the MERA Rule 713 (2), soil cleanup numbers will be set based on 20 times the allowable level specified pursuant to Rule 57(2) of the Part 4 Rules of the Michigan Water Resources Commission Act (WRCA) (1929 P.A. 245, as amended) where these are more stringent than those resulting from the MERA Rules 711(2) or 711(5). However, if a leach test is performed consistent with Rule 711(2), the cleanup numbers maybe revised to reflect the results of the leach test. These numbers are listed in Table 7 of the draft ROD;

- o installing and operating a purge well at the deep lens referred to as SCH-2 to extract contaminated groundwater. This well will be piped into the existing treatment system;
- o collecting oil accumulating in the purge wells and disposing of the oils at an off-site facility in accordance with applicable state and federal regulations;
- **o** implementing a groundwater monitoring program capable of demonstrating the effectiveness of the groundwater capture system.

The groundwater cleanup numbers for all groundwater will be dictated by the Type B numbers generated pursuant to the MERA Rule 709 or, as required by the MERA Rule 713(2), the Rule 57(2) numbers, whichever is more stringent. These cleanup criteria are listed in Table 7 of the draft ROD.

The MDNR also concurs with the Statutory Determination Summary with the following exception. The MDNR has previously identified the WRCA MCL 323.6(a) and the associated Part 22 Administrative Rules, MAC R.323.2201 <u>et seq.</u> as ARARs for this site. It remains our position that the WRCA and the associated Part 22 Rules are ARARs for the remedial action for this site because hazardous substances in the aquifer beneath the site are migrating to degrade previously uncontaminated groundwater.

It is the MDNR's judgement, however, that the selected remedial action for this site will provide for attainment of all ARARs, including the WRCA and the Part 22 Rules, by preventing further discharges of injurious substances into the groundwater outside of the containment area, and by remedying the existing groundwater contamination.

Mr. Valdas Adamkus

We still have the same concerns outlined in our letter of September 20, 1991, containing comments on the proposed plan for this site. These concerns are that the selected remedy may not be able to meet the cleanup objectives in a timely manner due to the presence of a floating product layer on the groundwater; soil vapor extraction may not be able to treat semi-volatile contaminants; and soils in the water table fluctuation zone would be treated faster by active remediation than by natural flushing with contaminated groundwater. We reiterate our position that the ROD should explicitly set a timeline for conducting the additional work activities for the soils under the buildings and paved areas on the CCGR property.

We are encouraged, however, that the U.S. Environmental Protection Agency will set the cleanup standards at those specified as Type B rules of our MERA. We understand that these numbers will become the performance standard that will have to be achieved, regardless of the technology employed to meet the standards.

If you have questions regarding this site, please contact Mr. Mitchell Adelman at 517-373-8436, or you may contact me directly.

Sincerely,

Delbert Rector Deputy Director 517-373-7917

- cc: Mr. Jonas Dikinis, EPA
 - Ms. Wendy Carney, EPA
 - Mr. Michael McAteer, EPA
 - Mr. Jeremy Firestone, DAG
 - Mr. Alan Howard, MDNR
 - Mr. William Bradford, MDNR
 - Mr. Peter Ollila/CCGR File
 - Mr. Mitchell Adelman, MDNR

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Page Bo. 1 24/02/90

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ADMINISTRATIVE RECORD INDEX USEPA Remedial Action Superfund Site Chencentral Grand Rapids, MI

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'ICBE/TRANE	P1685	DATE	TITLE	AUTSOR	RECIPIEST	DOCUMENT TYPE	DOCIDEBER
	6	86/89/25	Certified letter rea The opportunity to abate the release or threatened release of bazardous substances at the Chemcentral site	Constantelos, USEPL	Chencentral	Correspondence	
	2	86/18/17	Letter re: Chencentral's carrying out of the provisions of a judgement ordered entered in May of 1984	Rundio, Chemcentral Atty.	Smith, USEPA	Correspondence	
	3	87/03/16	Letter serving as notification of a proposed Superfund project to be funded by USBPA	Constantelos, JSBPA	Boffman, HI Dept.Commerce	Correspondence	
	:	57/87/82	Certified letter re: DSEPA's issuance of an Administrative Order by Consent	Adankos, USBPA	Guyern XDBR	Correspondence	
	2	87/07/29	Letter forwarding a copy of the Statement of Work (SOW) for responsible party RI/PS oversight	Rollins, USEPA	US Army Corps of Eng.	Correspondence	
	1	87/08/13	Letter forwarding SOM for PRP-RI/PS oversight by the DS Army Corp of Engineers (Corp)	Rollins, USEPA	Klein, USBPA	Correspondence	
	:	87/08/18	Letter re: The Corp providing technical assistance and oversight review of PRP-RI/PS	US Army Corp of Engineer	s Rollins, USEPA	Carrespondence	
	3	87/68/27	Certified letter re: The Consent Order issued by USEPA is effective as issued upon closure of the public comment	Adankus, USBPA	Hough, Chemrentral	Correspondence	

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TCEE/FRAKE	PAGES	DATE	TITLE	LUTEOR	RECIPIENT	DOCCHERT TIPE	DOCEDHBER
			period				
	6	88/07/18	Certified letter re: Approval of the BI/FS Work Plans	Rollins, DSRPA	Rundio, Chencentral Atty.	Correspondence	
	¢	88/98/17	Letter requesting revisions to the RI/PS Sampling Plan and GAPP	Phillips, BDI Engineering	Rollins, ESEPE	Correspondence	
	(88/08/31	Letter re: Confirmation of a revision to RI/PS Work Plan and Sampling Plan	Phillips, SDI Engineering	Rollins, USEPA	Correspondence	
	3	88/12/14	Certified letter re: Groundwater analytical results	Rolligs, ESSPA	Phillips, EDI Engineering	Correspondence	
	6	89/02/46	Various forwarding letters for RI/TS Tasks 3.1, 3.3, 3.5, 3.6, 3.7, and 3.8 without attachments	Phillips, EDI Engineering	Rollins, USEPA	Correspondence	
	3	89/\$5/11	Letter connenting on SDI's Technical Memo covering all tasks regarding the Phase I RI at Chencentral	Adelsan, HDBR	Rollins, USBPA	Correspondence	
	7	89/05/16	Letter sent via certified far responding to BDI Bogineering's technical memo regarding completion of Phase I Field activities	Rollins, USEFA	Phillips, EDI Sogineering	Correspondence	
	÷	39/05/22	Letter documenting Chemcentral's ittent to comply with USSPR's request for additional work under the approved RI/ES Work Plan	Robólo, Chemcentral Atty.	Rollins, USEPA	C::respondence	

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ICER/TRAKE	PAGES	DATE	TITLE	AUTBOR	RECIPIENT	DOCUMERT TYPE	DOCHUMBER
-	1	89/05/38	Letter requesting additional documents be submitted to the Agency for review including an addendum to the Work Plan and an addendum to the QAPP	Rundio, Chencentral Atty.	Rollins, USEPA	Correspondence	
	6	85/07/14	Letter sent via certified far rei Approval of Phase II Work Plan and requesting that a schedule for field activities be prepared	Rollins, USEPA	Phillips, BDI Bagimeering	Correspondence	
	1	89/88/23	Letter re: Superfund Activity in need of Period of Performance extension	US Army Corp of Engineers	Hateer, OSSPA	Correspondence	
	ł	89/11/06	Letter sent via express mail re: Revised RI/7S schedule	Gade, USEPA	Garner, Chencentral	Correspondence	
	3	89/11/30	Letter sent via fax re: Completion of the draft RI for the Chemcentral site	Rollins, JSEPA	Dietrich, EDI Engineering	Correspondence	
	T	90/01/11	Letter sent via certified far re: Review of the Alternatives Array document	Rollizs, USEPA	Dietrich, BDI Engineering	Correspondence	
	1:	94/01/23	Letter sent via fax re: USBFA's intentions to perform additional remedial investigation work at the Chemcentral site	Rollins, USEPA	Dietrich, EDI Engloeering	Correspondence	
	÷0	50/02/16	Group of letters, memos, etc. containing	Tarious autoors	Rollins, USEPA	Correspondence	

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ADEIBISTRATIVE RECORD INDEE USEPA Remedial Action Superfund Site Chencentral Grand Rapids, MI

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'ICBE/?RAKE	PAGES	DATE	TITLE	AUTHOR	RECIPIENT	DOCUMENT TIPE	DOCAUNSER
			CORBERTS Rade on Alternatives Array GocGRERT for Chemcentral with far cover sheet				
	1	90/02/21	Letter rei Access to property obsite and specifics of the underground wires,	Bradley, Consumers Power	Rollins, USEPA	Correspondence	
			etc.				
	8	98/43/48	Letter transmitting comments on RI report, etc.	Rollins, USEPA	Dietrich, EDI Bugineering	Correspondence	
	1	88/07/20	Fact Sheet: Chencentral's RI/FS Introductory Public Neeting Scheduled	KDBR		Pact Sbeet	
	5	88/07/26	Pact Sheet prepared for 7-26-88 RI/TS Meeting	KDIR		Fact Sbeet	
	1	89/03/23	NDIR Progress Report 82	KOAS		fact Sheet	
	1	88/07/25	Newspaper Ad publicizing Public Keeting to take place 7-25-88			Heet139 Botes	
	2	88/47/26	Handouts from 7-26-88 Beeting 1. That is an RI/FS? 2. The Superfund Process (RPN, PLEASE CHECK AND MAIE CERTAIN THIS IS CORRECT)	see docusents		Keeting Notes	
	4	38/12/28	Kemo re: Approval of the Amendment to the QAPP for RI Activity at Chemcentral	Adams, USEPA	Niedergang, ISBPÁ	Kenorandan	
	9 -	39/03/31	Technical Memo covering the completion of	Fbillips, 3DI Bugineering	Follins, ESEPA	Menorandan	

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ADMINISTRATIVE RECORD INDEX USEPA Remedial Action Superfund Site Chemcentral Grand Rapids, MI

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ICEE/FRAME	PLEES	DATE	TITLE	AUTEOR	RECIPIENT	DOCUMENT TIPE	DOCEDEBER
			Phase I field work and data objectives of the Work Plan with forwarding letter				
	2	\$3/04 /24	Nemo re: The Deep Aquifer Testing Report for the Chescentral RI/PS	Milejczak, MDDR	Adelman, KDWR	Kenorandun	
	22	89/05/16	Technical Hemo re: RI/TS Work Flam Task 10, Remedial Action Technologies Screening	BDI Ragineering	Rollins, USEPA	Henorandas	
	22	89/05/16	Technical Nemo re: Chemcentral's RI/TS Work Plan Task 10, Remedial Action Technologies Screening	Phillips, EDI Engineering	Rollins, DSEPA	Xebofabdub	
	11	89/03/00	QA reports #364- #396 for 8-14-89 through 9-14-89 with forwarding memo	Lorebce		<u>Yenorandan</u>	
	3	89/10/27	Technical Memo re: Bvaluation of of Phase II Data for Chemcentral Corp. RI, Recommendations Not to Conduct Phase III Field Activities and to Proceed with the Completion of the RI report	Dietrich, IDI	Rollins, USEPA	Kegoraddug	
	2	87/07/18	USEPA Environmental Seve Releases EPA Seeks Comment on Chemcentral Superfund Site Investigation Consent Order	USEPA	•	Nevs Release	
	1	96/00/00	Short summary of Themcentral site			Other	

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ADHIBISTRATIVE RECORD IBDED USEPA Resedial Action Superfund Site Chemcentral Grand Rapids, MI

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ICBE/FRAME	PAGES	DATE	TITLE	AUTHOR	RECIPIENT	DOCUMENT TYPE	DOCHUMBER
	15	4 8/ 0 8/ 0 0	Chescentral site's BI/75 Statement of Work {sttachment I to Administrative Order by consent}	85871		Other	
	ł	87/86/86	Statement of Work (SOW) for Responsible Party RI/PS Study oversight at the Chemcentral site			Other	
	3	89/11/29	Draft Proposed Alternative for the Chemcentral site with fax cover sheet (RPH-WE GREERALLY DOR'T INCLUDE THESE)			Other	
	19	84/05/03	HI AG vs. Chencentral 1. Opinion and Judgement 2. Chemcentral Proposed Findings of Fact and Law			Pleadings/Orders	
	34	87/06/38	AO by Consent re: RI/25	USEPA		Pleadings/Orders	
	4	79/11/27	Preliminary Assessment	Paskanis, USBPA		2eports/Studies	
	1	86/03/10	Tentative Disposition of Potential Hazardous Taste Sit	Pactanis, USEPA		Reports/Stadies	
	14	82/09/08	Site Inspection Report	Banne, I & I		Reports/Studies	
	23	87/10/12	Republy Status Reports with forwarding letters for 9-87 through 8-88	Rundio, Chencentral Atty.	USEPA	Reports/Studies	
	7 8 3	88/06/00	Work Plan for RI/PS Activity	EDI Engineering	USBPA	Reports/Studies	
	:0	88/07/15	Community Relations Plan for the Chemcentral even with formation	Adelman, MDBR	Rollins, USEFL	Reports/Studies	

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			letter				
	81	\$\$/11/ 00	Chencentral site BI/FS fask Report On-Site Soil Borings-Task 3.7	BDI Bagineering	USEPA	Beports/Stadies	
	100	88/12/00	Chencentral site's BI/TS fask Report 28th Street Ditch Area Soil Borings- fask 3.6	BDI Bagineering	USEPA	Beports/Studies	
	145	88/12/00	Chenceptral site RI/IS Task Report Cole Drain Investigation Task-3.9	EDI Engineering	DSEP1	Reports/Studies	
	145	88/12/00	Chenceptral site RI/IS Task Report Full Characterization Sampling-Task 3.1	EDI Sagineering	USEPA	Reports/Studies	
	159	83/00/00	Quality Assurance Reports 8-30-88 through 1-89	various authors		Reports/Stadies	
	18	89/01/00	Chemcentral site RI/TS Task Report Deep Aquifer Tests/ Well Sampling-Task 3.4	EDI Engineering	USEPA	Reports/Studies	
	286	83/42/88	Chemcentral mite RI/FS Tamk Report Downgradient Plome Verification-Tamk 3.3	BDI Engineering	USBPA	Reports/Studies	
	87	89/02/04	Chencentral site R1/75 Task Report Opgradient Bydrogeological Investigation-fask 3.5	EDI Engineering	D5871	Reports/Studies	
	84	85/83/08	Chencentral site RI/IS Task Report Off-site Borings/ Purge Well Floatable Oil Sampling-Task 3.8	SDI Bogibeering	US BPL	Reports/Studies	

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ADMINISTRATIVE RECORD INDEX USEPA Remedial Action Superfund Site Chemcentral Grand Rapids, MI

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ICER/PRINE	P1615	DATE	TITLE	AUTEOR	RECIPIERT	DOCUMENT TYPE	DOCHURBER
	6	89/63/10	Preliminary Health Assessment for Chencentral	OS Public Health Service		Reports/Studies	
10	32	89/07/00	RI/PS Work Plan Addeadum for Phase II Field Work	EDI Bagiseering	USBPA	Reports/Studies	
	25	89/08/16	Quality Assurance Reports \$148 to \$363 for 1-10-89 through 8-13-89	Lorence		Reports/Studies	
	124	89/18/46	Chemcentral site RI/TS Task Report Phase II Investigation of Opgradient Soils and Groundwater and Mart Street Area Groundwater with forwarding letter	EDI Bagineeting	USEPA	Reports/Studies	
	173	89/10/00	Chencentral site RI/FS Task Report Phase II Investigation of Offsite Soil Borings and Groundwater Flow Rear Mart Street	BDI Bogineering	USEPA	Reports/Studies	
	33	56/61/66	DRAFT Chenceptral site Alterna <u>tives Array</u> (RPH-WE GENERALLY DOB'T INCLUDE DRAFT DOCUMENTS)	W E ngineering & Science	858PA	Reports/Studies	

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GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

TITLE	AUTHOR	DATE
with Other Laws Manual: RCRA (Resource Conservation and Recovery Act) ARARs (Applicable or Relevant and Appropriate Requirements) - Focus on Closure Requirements		
Expediting Remedial Construction	USEPA	89/10/00
Determining Soil Response Action Levels Based on Potential Contaminant Migration to Ground Vater: A Compandium of Examples	USEPA	89/10/00
Mendatory Community Relations Training: Superfund Management Review Implementation Product (Recommendation: #43.P(i))	USEPA	89/10/31
Guidelines for Effective Management of the Contract Leboratory Program, Part 1: Contact Award. Part 2: Contract Administration	USEPA	89/11/00
The Remedial Investigation: Site Characterization and Trestability Studies	USEPA	89/11/00
A Guide to Developing Supefund Records of Decision	USEPA	89/11/00
Office of Solid Vaste and Emergency	USEPA	89/11/00

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Page No. 1 07/11/91

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ADMINISTRATIVE RECORD INDEX REMEDIAL ACTION CHEN CENTRAL - UPDATE NO. 1 GRAND RAPIDS, MICHIGAN

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FICHE/FRAME	PAGES	DATE	TITLE	AUTHOR	RECIPIENT	DOCUMENT TYPE	DOCMUNSER
	60	90/08/30	Letter re: Ground Penetrating Radar Survey ChamCentral/Grand Rapids Site	Chris Dietrich, EE Engineering	Frank Rollins, USEPA	Correspondence	1
~	10	90/09/14	Letter re: Chemcentral/ Grand Rapids Corporation R1/FS ARARs - State Court Judgement Order	Louis Rundio, NcDermott, Will & Emery	Frank Rollins, USEPA	Correspondence	2
	5	90/09/14	Letter re: Chemcentral/ Grand Rapids Corporation R1/FS ARARs - Act 307 Rules	Louis Rundio, Hobermott, Will & Emery	Frank Rollins, USEPA	Correspondence	3
~	5	90/12/21	Letter re: Response to counselfs letters of September 14, 1990 addressed to Mr. Frank Rollins	Norman Niedergang, USEPA	Louis Rundio	Correspondence	4
	4	91/03/14	Letter re: Request for Additional Activities at the Chemcentral/ Grand Rapids Site	Nichael NCAteer, USEPA	Robert Garner	Correspondence	5
	4	91/03/15	Letter re: Conversation with Joe Williams at the Ada iab on May 14, 1991	Michael McAteer, USEPA	Don Draper, USEPA/RSKERL	Correspondence	6
	5	91/03/28	Letter re: Response to Request for Additional Activities at Chemcentral/ Grand Rapids Site	Steven Hoin, ChemCentral	Michael McÁteer, USEPA	Correspondence	7
	2	90/10/11	Memorandum re: Ground Papatration	Mark Vendi, Herba	Mike MCAteer, USEPA	Kemorandum	8

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FICHE/FRAME	PAGES	DATE	TITLE	AUTHOR	RECIPIENT	DOCUMENT TYPE	DOCIUMBER
			Radar Survey				
	2	91/06/05	Memorandum re: Chemcentral/Grand Rapids Site	Steven Acree, USEPA	Nichael McAteer, USEPA	Netorandus	•
	22	9 0/02/27	Chemcentral Wyoming, Nichigan Ground Penetrating Radar Survey	USEPA	Verious	Report/Studies	10
	1080	90/04/00	Chemcentral Grand Rapids Corporation Site Remedial Investigation Report (Volume 11)	W Engineering & Science	USEPA	Report/Studies	11
	335	90/04/00	Remedial Investigation Report (Volume I) for Chemcentral/ Grand Rapids Corporation	W/Engineering & Science	USEPA	Report/Studies	12
-	74	90/07/00	Chemcentral Grand Rapids Corporation Site - Remedial Investigation Baseline Risk Assessment	W Engineering & Science	USEPA	Report/Studies	13
	236	91/05/00	Chencentral/Grand Rapids Corporation Site - Feasibility Study Report	W Engineering 1 Science	USEPA	Report/Studies	14
•	i9 -	91/07/00	EPA Proposes Cleanup Plan for the Chem Central/Grand Rapids Superfund Site with cover letter	USEPA	Residents ,	Report/Studies	15

Page No. 2 07/11/91

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ADMINISTRATIVE	RECORD I	NDEX
REMEDIAL	ACTION	
CHEM CENTRAL -	UPDATE NO	D. 2
GRAND RAPIDS,	, NICHIGAI	N.

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FICHE/FRAME	PAGES	S DATE	TITLE	AUTHOR	RECIPIENT	DOCIMENT TYPE	DOCHUNBER
	47	91/08/05	Correspondence re: Feasibility Study pages dated 3/18/91, and further correspondence dated 5/31/91 and 6/3/91 from Louis N. Rundie Jr. with attached cover letter	Nichsel McAteer/ Sherry Estes, USEPA	Admin. Record	Correspondence	1

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Page No. 08/09/91 1

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ADMINISTRATIVE RECORD INDEX REMEDIAL ACTION CHEM CENTRAL - UPDATE NO. 3 GRAND RAPIDS, MICHIGAN

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FICHE/FRAME	PAGES	DATE	TITLE	AUTHOR	RECIPIENT	DOCUMENT TYPE	DOCNUMBER
	381	91/09/06	Public Written Comments by Chem Central/Grand Repids Corporation and Correspondence, Memoranda, Complaints, and Opinion and Judgment regarding the Proposed Cleanup Plan and Feasibility Study Dates: Dec. 8, 1988 - Sept. 6, 1991	NcDermott, Will & Emery, U.S.EPA, W Engineering & Science, Inc.	Var i ous	Correspondence	1
	4	90/07/20	Memo re: Effect of Section 404(c) of the Clean Water Act on Remedial Action under CERCLA	C. Winer-U.S.EPA L. Storfield-U.S.EPA	R. James-U.S.EPA	Kemor and um	2
	1	91/08/08	Comments on the Proposed Plan and Feasibility Study	G. Sebcock-Aree Resident	U.S.EPA	Public Comments	3
~	44	90/09/24	Michigan Act 307 Type & Calculations		U.S.EPA	Reports/Studies	4
	46	91/04/24	Ground Penetrating Radar Survey with Radar Lines attached	U.S.EPA-Technicai Support Unit		Reports/Studies	5
	28	91/07/18	Transcript of the Feasibility Study/ Proposed Plan Heeting	T. White, Notary Public and CSR - Associated Reporting	U.S.EPA	Transcript	6

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Page	No.	1

10/24/91

ADMINISTRATIVE RECORD INDEX REMEDIAL ACTION - UPDATE NO. 4 CHEM CENTRAL SITE GRAND RAPIDS, MICHIGAN

FICHE/FRAM	E PAGES	DATE	TITLE	AUTHOR	RECIPIENT	DOCUMENT TYPE	DOCWIMBER
	3	91/09/20	Letter re: MDNR has reviewed the proposed plan for remediation and included some additional ideas	A. Howard-MDWR	J. Traub-U.S.EPA	Correspondence	1
~	3	91/09/24	Letter rs: MDNR has reviewed the draft Record of Decision (ROD) and concur with the selected remedy outlined in the draft ROD	D. Rector-MDNR	V. Adamkus-U.S.EPA	Correspondence	2
	87	91/09/30	Record of Decision	U.S.EPA		Reports/Studies	3

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GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago 1L

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TITLE	AUTHOR	DATE
Standard Operating Safety Guides EPA/9285.1-01C	OSHA/EPA	88/07/05
Health and Safety Audit Guidelines: SARA Title I, Section 126 EPA/540/G-89/010 EPA/9285.8-02	OSHA/EPA '	89/12/00
Notification of Mazardous Waste Sites Required Under Section 103(c) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) of 1980	USEPA	82/03/00
Nazardous Waste Sites: Descriptions of Sites on Current Mational Priorities List, October 1984	USEPA	84/12/00
Covers for Uncontrolled Nazardous Waste Sites	USEPA	85/09/00
Dust Control at Nazardous Waste Sties; Nandbook	USEPA	85/11/00
Leachate Plume Management	USEPA	85/11/01
Superfund Treatment Technologies: A Vendor Inventory	USEPA	86/00/00
Interim RCRA/CERCLA Guidance on Non- Contiguous Sites and On-Site Management of Waste and Treatment Residue	USEPA	86/03/27

10/24/91

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GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE ND. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

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ŧ

TITLE	AUTHOR	DATE
Discharge of Wastewater from CERCLA Sites into Publicly Owned Treatment Works (POTWs)	USEPA	86/04/15
CERCLA Off-Site Policy: Providing Notice To Facilities	USEPA	86/05/12
Nobile Treatment Technologies for Superfund Wastes	USEPA	86/09/00
Superfund: A Six-Year Perspective	USEPA	86/10/00
Superfund Innovative Technology Evaluation (SITE) Program Strategy and Program Plan	USEPA	86/12/01
Use of Expanded Removal Authority to Address NPL and Proposed NPL Sites	USEPA	87/02/07
Guidelines for Producing Superfund Documents	USEPA	87/02/09
Data Quality Objectives for Remedial Response Activities: Volumes 1 & 2	USEPA	87/03/00
Data Guality Objectives for Ramedial Response Activities: Development Process (Volume 1)	USEPA	87/03/ 00
Data Guality Objectives for Remedial Response Activities: Example	USEPA	87/03/00

Page No. 3 10/24/91

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

•

.

٢

TITLE	AUTHOR	DATE
Scenario: RI/FS Activities at Site with Contaminated Soils and Ground Water (Volume 2)		
RI/FS Improvements	USEPA	87/07/23
Expanded Site Inspection: Guidance for FY-88	USEPA	87/10/00
Superfund: Looking Back, Looking Ahead	USEPA	87/12/00
A Compendium of Superfund Field Operations	USEPA	87/12/01
Assessment of International Technologies for Superfund Applications: Technology Review and Trip Report Results	USEPA	88/00/00
Technology Screening Guide for Treatment of CERCLA Soils and Sludges	USEPA	88/00/00
Superfund Innovative Technology Evaluation (SITE) Program: Progress and Accomplishments in FY-87	USEPA	88/03/00
Superfund Exposure Assessment Manual	USEPA	88/04/00
Nodeling Remedial Actions at Uncontrolled Nazardous Waste Sites	USEPA	88/04/01
RI/FS Improvements Follow-Up	USEPA	88/04/25
Comunity Relations In	USEPA	88/06/00

10/24/91

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review st USEPA Region V-Chicago IL

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•

TITLE	AUTHOR	DATE
Superfund: A Nandbook (Interim Guidance)		
Resource Distribution for the Technical Assistance Grant Program	USEPA	88/06/29
CERCLIS Site Location Extract	USEPA	88/07/00
Field Screening Methods Catalog	USEPA	88/08/00
CERCLA Compliance with Other Laws Manual, Part I (Interim Final)	USEPA	88/08/00
Superfund Automated Records of Decision System (RODS): User Hanuel	USEPA	88/08/00
OSWER Integrated Health and Safety Policy	USEPA	88/08/16
Superfund Analytical Data Review and Oversight	USEPA	88/08/18
Guidance for Conducting Remedial Investigations and Fessibility Studies (RI/FS) Under CERCLA	USEPA	88/10/00
Preliminary Assessment Petition	USEPA	88/11/00
User's Guide to Contract Laboratory Program	USEPA	88/12/00
Guidance on Remedial Actions for Contaminated Ground Water at Superfund Sites	USEPA	88/12/00

10/24/91

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

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TITLE	AUTHOR	DATE
State and Local Involvement in Superfund Program	USEPA	89/00/00
Debarment and Suspension	USEPA	89/00/00
Insuguration of the On-Site Coordinator (OSC)/Remedial Project Manager (RPM) Program	USEPA	89/02/03
Advancing the Use of Treatment Technologies for Superfund Remedies	USEPA	89/02/21
Risk Assessment Guidance for Supefund, Volume II: Environmental Evaluation Hanual	USEPA	89/03/00
Guide to Treatment Technologies for Hazardous Wastes at Superfund Sites	USEPA	89/03/00
SI/HRS Information Bulletin	USEPA	89/04/00
Superfund: Getting Into the Act - Contracting and Subcontracting Opportunities in the Superfund Program	USEPA	89/04/00
Progress Toward Implementing Superfund: FY-87 Report to Congress	USEPA	89/04/00
A Guide on Remedial Actions for Contaminated Ground Water	USEPA	89/04/00

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GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

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ì

TITLE ·	AUTHOR	DATE
Policy for Superfund Compliance with the RCRA Land Disposal Restrictions	USEPA	89/04/17
Procurement Under Presuthorization/ Mixed Funding	USEPA	89/04/19
Applicable or Relevant and Appropriate Requirements (ARARs) Qs & As	USEPA	89/05/00
Results of FY-88 Record of Decision Analysis	USEPA	89/05/01
American Combustion Pyretron Destruction System: Applications Analysis Report	USEPA	89/06/00
Superfund Community Relations Program: A Guide to Effective Presentations With Visual Aids	USEPA	89/06/00
Nanegement Review of the Superfund Program	USEPA	89/06/00
Control of Air Emissions From Supefund Air Strippers at Superfund Ground Water Sites	USEPA	89/06/15
Superfund LDR Guide #2: Complying with the California List Restrictions Under Land Disposal Restrictions (LDRs)	USEPA	89/07/00
Terra Vac In Situ Vacuum Extraction	USEPA	89/07/00

10/24/91

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE ND. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

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TITLE	AUTHOR	DATE
System: Applications Analysis Report		
Superfund LDR Guide #1: Overview of RCRA Land Disposal Restrictions (LDRs)	USEPA	89/07/00
Superfund LDR Guide #3: Treatment Standards and Minimum Technology Requirements Under Land Disposal Restrictions (LDRs)	USEPA	89/07 /0 0
Superfund Program Management Manual, FY-90: Volume 1	USEPA	89/07/00
Use of Removal Approaches to Speed Up Remedial Action Projects	USEPA	8 9/07 / 07
Treatability Studies Contractor Work Assignments	USEPA	89/07/12
Superfund Treatability Clearinghouse Abstracts	USEPA	89/08/00
CERCLA Compliance with Other Laws Manual, Part II: Clean Air Act and Other Environmental Statutes and State Requirements	USEPA	89/08/00
Forum on Innovative Nazardous Waste Treatment Technologies: Domestic and International	USEPA	89/09/00
An Analysis of State Superfund Programs: 30-State Study	USEPA	89/09/00

50-State Study

10/24/91

.

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

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.

ì

TITLE .	AUTHOR	DATE
ARCS Construction Contract Modification Procedures	USEPA	89/09/00
Evaluation of Ground Water Extraction Remedies, Volume 1: Summary Report	USEPA	89/09/00
CERCLA Compliance with Other Laws Manual: Guide to Manual	USEPA	89/09/00
Decebtralization of Superfund Bottle Repository Functions	USEPA	89/09/01
Notification of Out-of-State Shipments of Supefund Site Wastes	USEPA	89/09/14
Management Review of the Superfund Program: Implementation Plan	USEPA	89/09/21
Mandatory Training Requirements for On-Scene Coordinators and Remedial Project Managers	USEPA	89/09/29
Nealth Effects Assessment Summary Tables Fourth Quarter FY-89	USEPA	89/10/00
Evaluation of Ground Water Extraction Remedies, Volume 3: General Site Data, Data Base Reports (Interim Final)	USEPA	89/10/00
CERCLA Compliance	USEPA	89/10/00

10/24/91

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

.

.

ì

TITLE	AUTHOR	DATE
Response (OSWER) Comparative Risk Project: Executive Summary and Overview		
The Feasibility Study: Development and Screening of Remedial Action Alternatives	USEPA	89/11/00
Innovative Technology: BEST Solvent Extraction Process	USEPA	89/11/00
A Guide to Developing Superfund Proposed Plans	USEPA	89/11/00
Innovative Technology: Soil Washing	USEPA	89/11/00
Getting Ready: Scoping the RI/FS	USEPA	89/11/00
Update: Superfund Technical Assistance Grants	USEPA	89/11/00
Innovative Technology: Slurry Phase Biodegradation	USEPA	89/11/00
The Superfund Innovative Technology Evaluation Program: Technology Profile	USEPA	89/11/00
Innovative Technology: In Situ Vitrification	USEPA	89/11/00
Innovative Technology: Glycolate Dehalogenation	USEPA	89/11/00
Analysis of Treatability Data for Soil and Debris: Evaluation of Land Ban Impact on Use of Supefund	USEPA	89/11/30

10/24/91

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GUIDANCE DOCUMENTS INDEX GHEN CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago 1L

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	······	
TITLE	AUTHOR	DATE
Treatment Technologies		•
Treatability Studies Under CERCLA: An Overview	USEPA	89/12/00
Guide for Conducting Treatability Studies Under CERCLA (Interim Final)	USEPA	89/12/00
USACE Preplaced and Rapid Response Contracts	USEPA	89/12/00
Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Hanual, Part A	USEPA	89/12/00
CERCLA Compliance with Other Laws Manual: Overview of Applicable or Relevant and Appropriate Requirements (ARARs) - Focus on ARAR Waivers	USEPA	89/12/00
CERCLA Compliance with Other Laws Manual: CERCLA Compliance with State Requirements	USEPA	89/12/00
Update to the "Procedured for Completion and Deletion of National Priorities List Sites" Guidance Document Regarding the Performance of Five-Year Reviews	USEPA	89/12/29
Handbook on In Situ Treatment of Hazardous Waste-Contaminated Soils	USEPA	90/01/00

10/24/91

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago 1L

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TITLE	AUTHOR	DATE
Audits and the Superfund Program Manager	USEPA ,	90/01/00
Directory of EPA/ State Contracts by Specialty	USEPA	90/02/00
Scoper's Notes: A Remedial Investigation/Ressibility Study (RI/FS) Costing Guide	USEPA	90/02/00
The Final National Coantingeny Plan: New Directions for Superfund	USEPA	90/02/00
Organic Contract Compliance Screening Systam (OCCSS) Software for the PC, User Manual	USEPA	90/02/00
CERCLA Compliance with Other Laws Manual: CERCLA Compliance with the Clean Water Act (CWA) and the Safe Drinking Water Act (SDWA)	USEPA	90/02/01
Involvement of Superfund Program Managers in Superfund Response Agreement Audits	USEPA	90/02/12
Organic Contract Compliance Screening System (OCCSS) Software (for Microcomputers)	USEPA	90/02/12

10/24/91

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

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١

TITLE	ALITHOR	DATE
Guidance on Oversight of Potentially Responsible Party Performed Remedial Design and Remedial Action	USEPA	90/02/14
The Feasibility Study: Detailed Analysis of Remedial Action Alternatives	USEPA	90/03/00
Planning for Sufficient Community Relations	USEPA	90/03/07
Use of Office of Research and Development's Bioremediation Expertise in Superfund Removal Program	USEPA	90/03/12
CERCLA Compliance with Other Laws Manual, Summary of Part 31: CAA, TSCA, and Other Statutes	USEPA	90/04/00
Political Subdivision Involvament in Superfund	USEPA	90/04/00
ROD (Record of Decision) Annual Report, FY-89	USEPA	90/04/00
Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Hanuel, Pert A	USEPA	90704700
A Guide to Selecting Superfund Remedial Actions	USEPA	90/04/00
Status of State Involvement in the Superfund Program:	USEPA	9 0/04/ 00

10/24/91

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

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TITLE	AUTHOR	DATE
FY-80 to FY-89		
ARARs Qs & As: Compliance with the Toxicity Characteristics Rule: Part 1	USEPA	90/05/00
EPA/U.S. Army Corps of Engineers Payment Process, Direct Site/ Revised Reimbursement Hethods	USEPA	90/05/00
CERCLIS Data Handling Support Policy Statement	USEPA	90/05 <i>/3</i> 0
ARARs Qs & As: Compliance with Federal Water Quality Criteria	USEPA	90/06/00
Role of Community Interviews in the Development of a Community Relations Program for Remedial Response	USEPA	90/06/15
A Guide on Remedial Action at Superfund Sites with PCS Contamination	USEPA	90/08/00
Guidance on Expediting Remedial Design and Remedial Action	USEPA	90/08/00
CERCLA Waste Capacity Assurance	USEPA	90/08/00
Approval of Long-Term Contracting strategy for Superfund (Superfund Management Review: Recommendation E.2)	USEPA	90/08/31
Community Relations:	USEPA	90/08/31

Page No. 15 10/24/91

GUIDANCE DOCUMENTS INDEX CHEM CENTRAL - UPDATE NO. 4 Guidance Documents are available for review at USEPA Region V-Chicago IL

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TITLE .	AUTHOR	DATE
Use of Senior		
Environmental		
Employees in Superfund		
(Superfund Hanagement		
Review: Recommendation		
43.K,L)		
A Guide to Delisting	USEPA	90/09/00
of RCRA Wastes for		
Superfund Remedial		
Responses		
Basics of Pump and	USEPA	90/09/00
Sesics of rump and Treat Ground Water	USEPA	90/09/00
Remediation Technology		
Remediation reconology		
CERCLA Site Discharges	USEPA	90/09/00
to POTWs: Guidance		
Manual		
Criminal Investigations	USEPA	90/09/00
and the Supefund		
Program		
Long-Term Contracting	USEPA	90/09/00
Strategy for Superfund		
Proposed Nethod to	USEPA	90/09/18
Evaluate the Effectiveness		
of Community Involvement		
in Supefund (Supefund		
Management Review:		
Recommendation #43.A)		
OSVER Superfund	USEPA	90/10/00
Telephone Directory	¥øsfra	707 107 VV
receptione of eccory		

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Page No. 04/02/90	:	TESX-005-005020-5E8-12-0064
•••••	ACRORYM GUIDE for the Administrative Record	
	Chemcentral Grand Rapids, Michigan	
ACRONTH	DEFIFITION	
10	Administrative Order	
1815	Applicable, Relevant and Appropriate Requirement	
17501	Agency for foric	
	Substance and Disease	
	Registry	
CERCLA	Comprehensive Bavironmental	
	Response, Compensation and Liablity Act of 1980	
	Stability act of 1964	
CORFS	Bnited States Army Corp	
	of Engineers	
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	Fiscal Tear	
	Bazard Ranking System Richigan Dept. of	
	Jataral Resources	
	Attorney General of	
	Hichigan	
17L	Tational Priorities List	
	On Scene Coordinator	
/11	USEPA Office of Solid	
	Taste and Emergency	
	Response	
PR? Q177	Potential Responsible Party	
	Quality Assurance Project Plas	
2021	Resource, Conservation	
	and Recovery Let	
11/25	Remedial Investigation/	
	Teasibility Study	
	lecord of Decision	
1?K 5111	Remedial Project Hanager Semanford Langemann	
3444	Superfund Incodnent and Reauthorization ict of	
	1986	
SOT	Statement of Tork	•
TAT	Technical Assistance feam	
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	Protectics Agency	

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