United States Department of Energy

Savannah River Site

Record of Decision

for the

Ford Building Waste Unit (643-11G)

Operable Unit (U)

WSRC-RP-98-4066
Revision 1
April 1999
RECORD OF DECISION
FOR THE FORD BUILDING WASTE UNIT (643-11G)
OPERABLE UNIT (U)

WSRC-RP-98-4066
Revision 1
April 1999

Savannah River Site
Aiken, South Carolina

Prepared by:
Westinghouse Savannah River Company
For the
U. S. Department of Energy Under Contract DE-AC09-96SR18500
Savannah River Operations Office
Aiken, South Carolina
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DECLARATION

Site Name and Location

Ford Building Waste Unit (643-11G)
Savannah River Site
Aiken, South Carolina

The Ford Building Waste Unit (643-11G) (FBWU) Operable Unit is listed as a Resource Conservation and Recovery Act (RCRA) 3004(u) Solid Waste Management Unit/Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) unit in Appendix C of the Federal Facility Agreement (FFA) for the Savannah River Site (SRS).

Statement of Basis and Purpose

This decision document presents the selected remedial for the FBWU, in Aiken, South Carolina, which was chosen in accordance with CERCLA, as amended by SARA, and, to the extent practical, the National Oil and Hazardous Substances Pollution Contingency Plan (NCP). This decision is based on the Administrative Record File for this specific RCRA/CERCLA site.

The state of South Carolina concurs with the selected remedy.

Description of the Selected Remedy

The selected remedy for FBWU is “No Further Action”. The Baseline Risk Assessment (BRA) considered current, future industrial and future residential land use scenarios. Based on these scenarios, the BRA concluded that there were no final constituents of concern (COCs) (i.e., no contaminant migration constituents of concern [CM COCs], human health COCs, or ecological COCs). Therefore, no further action is required to clean up the FBWU to acceptable levels.

Declaration Statement

A time-critical removal action was implemented in early 1997. This removal action focused
on removing secondary sources consisting of surface and subsurface soils that contained levels of cesium-137 above the time-critical action cleanup goal of 0.35 pCi/g. The cleanup goal was set to the unit-specific two times (2X) average background.

Based on the FBWU RCRA Facility Investigation/Remedial Investigation (RFI/RI) Report and the BRA, no further action is necessary at the FBWU to ensure the protection of human health and the environment. Since the FBWU poses no risk to human health and the environment, and no further action is needed, the CERCLA Section 121 requirements are not applicable. 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 meant to be a permanent solution, and final action, for the FBWU operable unit.

Section 300.430(f)(ii) of the National Oil and Hazardous Substances Pollution Contingency Plan requires that a Five-Year Review of the Record of Decision (ROD) be performed if hazardous substances, pollutants, or contaminants remain at the unit. The US EPA, SCDHEC, and US DOE have determined that a Five-Year Review of the ROD for the FBWU operable unit will not be performed. The remedial action for this unit ("No Further Action") results in no hazardous substances, pollutants, or contaminants remaining in the soils of the FBWU operable unit.
Date Thomas F. Heenan
Assistant Manager for Environmental Programs
U. S. Department of Energy, Savannah River Operations Office

Date Richard D. Green
Division Director
Waste Management Division
U. S. Environmental Protection Agency - Region IV

Date R. Lewis Shaw
Deputy Commissioner
Environmental Quality Control
South Carolina Department of Health and Environmental Control
DECISION SUMMARY
FOR THE FORD BUILDING WASTE UNIT (643-11G)
OPERABLE UNIT (U)

WSRC-RP-98-4066
Revision 1
April 1999

Savannah River Site
Aiken, South Carolina

Prepared by:
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TABLE OF CONTENTS

Section

DECLARATION ....................................................................................................................... 1

I. Site Name, Location, and Description .............................................................................. 1

II. Site History and Enforcement Activities ........................................................................ 6

III. Highlights of Community Participation ....................................................................... 9

IV. Scope and Role of Operable Unit Within the Site Strategy ........................................... 11

V. Site Characteristics ......................................................................................................... 12

VI. Summary of Site Risks ................................................................................................... 17

VII. Conclusions .................................................................................................................. 30

VIII. Explanation of Significant Changes ........................................................................... 32

IX. Responsiveness Summary .............................................................................................. 32

X. REFERENCES ............................................................................................................... 33

LIST OF FIGURES

Figure 1. Location of FBWU at the SRS ................................................................................. 2
Figure 2. Oblique Aerial Photograph of the FBWU Area (April 1996) ................................ 3
Figure 3. Location of FBWU in the Fourmile Branch Watershed ........................................ 4
Figure 4. Central Shops Enlarged Figure 3-3 from the FIP .................................................. 5
Figure 5. Excavation Map with Pre-Removal Sodium-Iodide Detector Survey Results .... 7
Figure 6. Location of Background Soil Borings ................................................................. 13
Figure 7. FBWU Sampling Locations .................................................................................. 14
Figure 8. Conceptual Site Model for the FBWU ................................................................. 15
Figure 9. Summary of Chemical Risks and Hazards Across Pathways .............................. 19
Figure 10. Summary of Radiological Risks Across Pathways ............................................. 20
LIST OF TABLES

Table 1. Risk Characterization Summary: Current Land Use Scenario – Surface Soil ........22
Table 2. Risk Characterization Summary: Future Land Use Scenarios – Surface Soil ........23
Table 3. Risk Characterization Summary: Future Land Use Scenarios – Subsurface Soil ....24
ACRONYMS

2X  two times
ARARs  Applicable, or Relevant and Appropriate Requirements
bls  below land surface
BRA  Baseline Risk Assessment
CERCLA  Comprehensive Environmental Response, Compensation and Liability Act
CM COCs  Contaminant Migration Constituents of Concern
COCs  Constituents of Concern
COPCs  Constituents of Potential Concern
ELCR  Excess Lifetime Cancer Risk
FBWU  Ford Building Waste Unit (643-11G)
FFA  Federal Facility Agreement
FIP  FFA Implementation Plan
ft.  feet
HI  Hazard Index
HQ  Hazard Quotient
km  Kilometer
m  Meter
mi.  Mile
pCi/g  Picocurie/gram
RAOs  Remedial Action Objectives
RBC  Risk Based Concentration
RCRA  Resource Conservation and Recovery Act
RFI  RCRA Facility Investigation
RGOs  Remedial Goal Options
RI  Remedial Investigation
ROD  Record of Decision
SCA  Soil Contamination Area
SCDHEC  South Carolina Department of Health and Environmental Control
SCHWMR  South Carolina Hazardous Waste Management Regulations
sq.  Square
SRS  Savannah River Site
TCHI  Total Cumulative Hazard Index
TCL  Target Compound List
TCR  Total Cumulative Risk
TICs  Tentatively Identified Compounds
TMR  Total Medium Risk
URMA  Underground Radioactive Materials Area
USCs  Unit-Specific Constituents
US DOE  U.S. Department of Energy
US EPA  U.S. Environmental Protection Agency
WSRC  Westinghouse Savannah River Company
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I. SITE NAME, LOCATION, AND DESCRIPTION

Savannah River Site (SRS) occupies approximately 800 sq. km (310 sq. mi.) of land adjacent to the Savannah River, principally in Aiken and Barnwell counties of South Carolina. SRS is a secured U.S. Government facility with no permanent residents. SRS is located approximately 40 km. (25 mi.) southeast of Augusta, Georgia, and 32 kilometers (20 miles) south of Aiken, South Carolina.

SRS is owned by the U.S. Department of Energy (US DOE). Management and operating services are provided by Westinghouse Savannah River Company (WSRC). SRS has historically produced tritium, plutonium, and other special nuclear materials for national defense.

The Ford Building Waste Unit (643-11G) (FBWU) is located near the center of the SRS (Figure 1). A photograph of the unit is provided as Figure 2. The FBWU now consists of a rectangular area measuring 9.1 to 10.4 m (30 to 34 ft) wide by 53.0 m (174 ft) long. Prior to a time-critical removal action in 1997, approximately one-half of the FBWU was marked with yellow chains and signs delineating an Underground Radioactive Materials Area (URMA). Additionally, the FBWU contained a Soil Contamination Area (SCA) of approximately 1 x 1 m (3 x 3 ft).

The FBWU is a source control and groundwater operable unit in the Fourmile Branch watershed (Figure 3). The Federal Facility Agreement (FFA) lists FBWU as a Resource Conservation and Recovery Act (RCRA)/Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) unit, requiring evaluation using an investigation/assessment process that integrates and combines the RCRA Facility Investigation (RFI) process with the CERCLA Remedial Investigation (RI) to determine the actual or potential impact to human health and the environment.

The FBWU is located in the industrial buffer zone of N Area (Central Shops) and will remain industrial use in the future, in accordance with SRS Citizens Advisory Board Recommendation #2. The unit is not located within an area expected for future Heavy Industrial (Nuclear Use) activity. Figure 4 (i.e., Figure 3-3 of FIP) is an enlarged section of the CAB Recommendation #2 map.
Figure 1. Location of FBWU at the SRS
Figure 2. Oblique Aerial Photograph of the FBWU Area (April 1996)
Photograph was taken prior to the 1997 time-critical removal action; the unit is currently grass-covered with two mature pine trees remaining near the northwest corner of the unit (lower left side of the unit on the photograph).
Figure 3. Location of FBWU in the Fourmile Branch Watershed
Figure 4. Central Shops Enlarged Figure 3-3 from the FIP
II. SITE HISTORY AND ENFORCEMENT ACTIVITIES

Operable Unit History

Operations with regulated radioactive equipment probably occurred at the FBWU (WSRC, 1998a). The nearby Ford Building was used for the reconfiguration and repair of reactor heat exchangers and other process equipment that had been decontaminated prior to receipt at the facility. There are no records of waste disposal for the FBWU. However, in the past, objects identified on the surface of the waste unit included shoe covers, step-off pads, coveralls, and rubber gloves. These are typical wastes from work performed in radiological controlled areas. In addition, a sign typically used to designate a radiologically controlled area marked the site. This sign, personal protective clothing, and contamination control equipment indicate that regulated work was performed at this location. All surface debris was removed from the unit in an undocumented removal sometime prior to 1992.

Cesium-137 was produced at SRS in tremendous quantities and is a ubiquitous SRS contaminant with a relatively long half-life (about 30 years). It is reasonable to conclude that the radiological work performed at this location resulted in releases of cesium-137 to the soil.

Low levels of radioactivity were detected at the FBWU in 1988 while grounds maintenance work was being performed. A subsequent radiation survey, conducted in 1990, also detected low levels of radioactivity (1 millirem per hour). As a result of these findings, the area was posted as a Soil Contamination Area (SCA) to protect site workers from inadvertent exposure. Additionally, a larger area was designated as an Underground Radioactive Materials Area (URMA) to indicate the possibility of buried material. However, subsequent Ground Penetrating Radar survey results, soil sampling results and a time-critical removal action demonstrated that there was no buried waste at the unit.

Based on pre-Work Plan analytical data, cesium-137 was detected at elevated levels in the surface and subsurface soils (Figure 5). A time-critical removal action was implemented in early 1997 to address these secondary sources of contamination. The time-critical removal action focused on removing secondary sources consisting of surface and subsurface soils that contained levels of cesium-137 above the time-critical removal action cleanup goal of 0.35 pCi/g. The cleanup goal was set to the unit-specific two times (2X) average background.
Figure 5. Excavation Map with Pre-Removal Sodium-Iodide Detector Survey Results
concentration using established protocols at the time. The goal of the time-critical removal action was to remove contaminated soil so that the concentrations and risks associated with cesium-137 in the remaining unit soils would be indistinguishable from those of background. The time-critical removal action was guided by analytical results of soil samples collected during the removal action and field surveys with a sodium-iodide detector calibrated for cesium-137. The following areas, depicted in Figure 5, were removed:

- The SCA and the area around boring FBWU-01 were excavated to a depth of approximately 1.5 m (5 ft) (Area A)
- The URMA was excavated to a depth of approximately 0.3 m (1 ft) (Area B)
- An area measuring approximately 3 x 6 m (10 x 20 ft) west of the URMA around the site of soil boring FBWU-04 was excavated to a depth of approximately 0.15 m (0.5 ft) (Area C)
- An area of soil at the south perimeter of the URMA measuring 7.5 x 27 m (25 x 90 ft) was excavated to a depth of 0.15 to 0.3 m (0.5 to 1 ft) (Area D)
- An area of soil south of the URMA measuring 2.4 x 3.0 m (8 x 10 ft) was excavated to a depth of 0.15 to 0.3 m (0.5 to 1 ft) (Area E)

A total of 96.3 m³ (126 yd³) of soil was removed. The waste was placed in skid pans and dispositioned to engineered trenches at the SRS Low Level Radioactive Waste Disposal Facility in E Area. The SRS radiological control organization removed the SCA postings and associated barricades after the time-critical removal action.

**SRS Compliance History**

Waste materials handled at SRS are regulated and managed under RCRA, a comprehensive law requiring responsible management of hazardous waste. Certain SRS activities have required federal operating or post-closure permits under RCRA. SRS received a hazardous
waste permit from the South Carolina Department of Health and Environmental Control (SCDHEC); the permit was most recently renewed on September 5, 1995. Part V of the permit mandates that SRS establish and implement an RFI program to fulfill the requirements specified in Section 3004(u) of the federal permit.

On December 21, 1989, SRS was included on the National Priorities List. The inclusion created a need to integrate the established RFI program with CERCLA requirements to provide for a focused environmental program. In accordance with Section 120 of CERCLA, US DOE has negotiated an FFA (FFA, 1993) with U.S. Environmental Protection Agency (US EPA) and SCDHEC to coordinate remedial activities at SRS into one comprehensive strategy to fulfill these dual regulatory requirements.

Operable Unit Compliance History

As previously stated, the FBWU is listed in the FFA as a RCRA/CERCLA unit requiring further evaluation to determine the actual or potential impact to human health and the environment. Because pre-Work Plan data indicated the need for a time-critical removal action, an RFI/RI Work Plan was not submitted and a Field Start date was omitted. A Removal Site Evaluation Report (WSRC, 1997) was submitted in September 1996, and the time-critical removal action was performed from January 8 to June 2, 1997. Results of the time-critical removal action were presented in the RFI/RI with Baseline Risk Assessment (B&4) (WSRC, 1998a). The RFI/RI/BRA was submitted in accordance with the FFA and the approved implementation schedule, and was approved by US EPA and SCDHEC in June 1998. By agreement between US EPA, SCDHEC, and US DOE, a “No Further Action” Statement of Basis/Proposed Plan was developed without the need for a Corrective Measures Study/Feasibility Study. The Statement of Basis/Proposed Plan was submitted in accordance with the FFA and the approved implementation schedule and was approved by the US EPA and SCDHEC in October 1998.

III. HIGHLIGHTS OF COMMUNITY PARTICIPATION

Both RCRA and CERCLA require that the public be given an opportunity to review and comment on the draft permit modification and proposed remedial remedy. Public
participation requirements are listed in South Carolina Hazardous Waste Management Regulation (SCHWMR) R.61-79.124 and Sections 113 and 117 of CERCLA. These requirements include establishment of an Administrative Record File that documents the investigation and selection of the remedial remedy for addressing the FBWU soils and groundwater. The Administrative Record File must be established at or near the facility at issue. The SRS Public Involvement Plan (US DOE, 1994) is designed to facilitate public involvement in the decision-making process for permitting, closure, and the selection of a remedial solution. The SRS Public Involvement Plan addresses the requirements of RCRA, CERCLA, and the National Environmental Policy Act. SCHWMR R.61-79.124 and Section 117(a) of CERCLA, as amended, require the advertisement of the draft permit modification and notice of any proposed remedial action and provide the public an opportunity to participate in the selection of the remedial action. The Statement of Basis/Proposed Plan for the Ford Building Waste Unit (643-11G) (WSRC, 1998b), which is part of the Administrative Record File, highlights key aspects of the investigation and identifies the preferred action for addressing the FBWU.

The FFA Administrative Record File, which contains the information pertaining to the selection of the response action, is available at the US EPA office and at the following locations:

- U. S. Department of Energy Public Reading Room
- Asa H. Gordon Library Savannah State University
- Gregg-Graniteville Library Tompkins Road
- University of South Carolina-Aiken Savannah, Georgia 31404
- 171 University Parkway (912) 356-2183
- Aiken, South Carolina 29801 (803) 641-3465
The public was notified of the public comment period through the SRS Environmental Bulletin, a newsletter sent to approximately 3,500 citizens in South Carolina and Georgia, through notices in the Aiken Standard, the Allendale Citizen Leader, the Augusta Chronicle, the Barnwell People-Sentinel, and The State newspapers. The public comment period was also announced on local radio stations.

The 45-day public comment period for the Statement of Basis/Proposed Plan and the draft RCRA permit modification began on November 15, 1998, and ended on January 1, 1999. No comments were received during the public comment period.

IV. SCOPE AND ROLE OF OPERABLE UNIT WITHIN THE SITE STRATEGY

The overall strategy for addressing the FBWU was to (1) characterize the waste unit by delineating the nature and extent of contamination and identifying the media of concern (perform the RFI/RI); (2) perform a time-critical removal action; (3) perform a BRA to evaluate media of concern, constituents of concern (COCs), exposure pathways, and characterize potential risks; and (4) evaluate and perform a final action to remediate, as needed, the identified media of concern.

The FBWU is a source control and groundwater operable unit in the Fourmile Branch watershed. There are no ditches, drainage areas, or surface waters associated with the unit. An unnamed tributary of Fourmile Branch is located approximately 396 m (1,300 ft) to the north-northeast of the FBWU.

The SRS has recently concluded a surface and subsurface soil investigation at the FBWU. The unit was initially evaluated with another waste site, but based upon preliminary
characterization results, SCDHEC and US EPA concurred with US DOE’s proposal to separate the operable unit into two operable units (i.e., the FBWU and the Fire Department Hose Training Facility). SCDHEC and US EPA also agreed that the investigation at the FBWU adequately characterized contamination within that unit and along potential migration pathways. This Record of Decision (ROD) will propose a final remedial action for the FBWU operable unit.

V. SITE CHARACTERISTICS

Media Assessment

The soil sampling activities conducted at the FBWU and background locations (Figures 6 and 7) provided data on the types and extent of constituents present. These data were supplemented by soil gas surveys conducted in 1986 and 1992 and field surveys with a sodium-iodide detector conducted in 1997. The primary source of contamination at the FBWU was miscellaneous radiological materials (removed prior to 1992). Secondary sources of contamination were surface and subsurface soils (removed by the time-critical removal action in 1997).

A conceptual site model was prepared which shows the potential human health and ecological receptors and exposure pathways to assist in determining what samples were needed during characterization. This conceptual site model is shown in Figure 8.

Pre-Work Plan sampling in 1996 consisted of five borings in the FBWU (FBWU-01 through -05) (Figure 7) and five background borings (FBFDBG-01 through -05) (Figure 6). Five depth intervals were sampled in each of these borings (0 to 0.3, 0.3 to 1.2, 1.2 to 2.1, 2.1 to 3.1, and 3.1 to either 4.0 or 4.3 m [0 to 1, 1 to 4, 4 to 7, 7 to 10, and 10 to either 13 or 14 ft] below land surface [bfs]). Each sample was analyzed for a comprehensive suite of constituents including Target Analyte List inorganics with cyanide, Target Compound List (TCL) volatile organic compounds with tentatively identified compounds (TICs), TCL semivolatile organic compounds with TICs, pesticides, polychlorinated biphenyls, and radionuclides. Gamma speciation was performed on all pre-Work Plan samples; alpha and
Figure 6. Location of Background Soil Borings
Figure 7. FBWU Sampling Locations
Figure 8. Conceptual Site Model for the FBWU
beta speciation was performed on selected samples. Alpha speciation included americium-241, radium-226, uranium-234, uranium-235, uranium-238, plutonium-238, plutonium-239, plutonium-240, plutonium-242, plutonium-244, thorium-228, thorium-230, and thorium-232; beta speciation included iodine-129, carbon-14, technetium-99, strontium-90, promethium-147, and radium-228. The sampling program was designed to establish the presence or absence of hazardous and/or radiological substances at the FBWU. The maximum detected concentration for each constituent was compared to 2X the average background concentration to identify unit-specific constituents (USCs). Based on the analytical data, cesium-137 was targeted for remediation. Using protocols established at the time, a 2X average background concentration of 0.35 pCi/g for cesium-137 was used as the time-critical removal action cleanup goal (WSRC, 1998a).

Composite confirmatory soil samples were collected during the time-critical removal action to guide soil removal. Samples were collected from the floors of the excavations as well as from unexcavated areas around the lip of each excavation (perimeter samples) (Figure 7). These samples were composite samples of five individual soil aliquots collected in each sampling area. The composite soil samples were split into two sets. One set was screened onsite by WSRC for cesium-137 to facilitate decision making during the time-critical removal action. If the cesium-137 concentration in any sample exceeded the time-critical removal action cleanup goal, additional soil was removed from that area and the area was sampled and screened again. If the onsite screening indicated the cesium-137 concentration was below the time-critical removal action cleanup goal, the excavation stopped and the remaining split sample set was sent to an US EPA-approved laboratory for analysis and verification (WSRC, 1998a). The time-critical removal action was considered complete when the cesium-137 concentrations, as determined by the US EPA-approved laboratory did not exceed the time-critical removal action cleanup goal of 0.35 pCi/g. Figure 7 shows the locations of 26 of the 29 composite confirmatory sample locations. The other three samples were collected from Area D and were removed by subsequent excavation (Figure 7). Contaminated soil and exhumed tree roots were the only materials removed under the time-critical removal action. The waste was placed in skid pans and dispositioned to engineered trenches at the SRS Low Level Radioactive Waste Disposal Facility in E Area.
(WSRC, 1998a). The SRS radiological control organization removed the SCA postings and associated barricades within the unit and declared the unit unrestricted.

After the time-critical removal action, 16 discrete, location-specific surface soil (0 to 0.3 m [0 to 1 ft] bls) and subsurface soil (0.3 to 1.2 m [1 to 4 ft] bls) samples were collected in December 1997 and analyzed for cesium-137 (borings FBWU-35 to -42). Cesium-137 was detected in six of the eight surface soil samples. The detected concentrations ranged from a minimum of 0.07 pCi/g (location FBWU-35) to a maximum of 0.22 pCi/g (location FBWU-37) with an average surface soil concentration of 0.095 pCi/g. No point sources of cesium-137 contamination were apparent. Cesium-137 was below method detection limits in all subsurface samples.

Due to the small areal extent of the unit (<464 m² [<5,000 ft²]), the surface and near surface location of the contamination (<3 m [<10 ft] bls), the distance from contamination to the water table (13.7 to 16.8 m [45 to 55 ft] bls), the high percentage of clays in the top 9.1 m (30 ft) of soil, and the affinity for cesium-137 to bind to clays, the FBWU was not considered a likely source of groundwater contamination. Consequently, the investigation of groundwater was not part of the pre-Work Plan characterization. However, a fate and transport analyses were performed as part of the RFI/RI/BRA evaluation.

Fate and transport analyses conducted for USCs identified at the FBWU revealed selenium and potassium-40 exceed the unit-specific soil screening levels. The predicted maximum concentration in groundwater for both exceeded the corresponding groundwater Applicable, or Relevant and Appropriate Requirements (ARARs), consequently, selenium and potassium-40 were retained as preliminary contaminant migration constituents of concern (CM COCs). Both preliminary CM COCs were eliminated in the uncertainty analysis, and no final CM COCs were retained at the FBWU.

VI. SUMMARY OF SITE RISKS

As a component of the remedial investigation process, a BRA was prepared for the FBWU. The BRA consists of human health and ecological risk assessments. Summary information for the human health and ecological risk assessments follows.
The environmental data used in the risk assessments, including the sample intervals, sample locations, and sample identification numbers, can be found in *RCRA Facility Investigation/Remedial Investigation Report with Baseline Risk Assessment for the Ford Building Waste Unit (643-11G)* (WSRC, 1998a).

**Human Health Risk Assessment**

The human health risk assessment characterizes both the potential risk from exposure to carcinogenic substances and adverse health effects from noncarcinogens to human receptors exposed to unit-related constituents under current and future land use conditions (Figures 9 and 10). The risks listed in this section were derived from the BRA (WSRC, 1998a) which used the data obtained from the RFI/RI characterization.

The BRA designates the constituents of potential concern (COPCs) based on a conservative screen against background concentrations and the relative potential of the chemicals to cause toxic or carcinogenic effects. Constituents soil concentrations that produce a threshold risk less than the risk-based concentration levels are screened from further analysis. Threshold risk is defined as constituent concentrations that exceed either a cancer risk of $1E \times 10^{-6}$ or a hazard quotient (HQ) of 0.1. At the FBWU, identified COPCs included cesium-137 and beryllium.

Three land use assumptions were made to describe the human receptors that may be exposed to these constituents. Potential receptors are expected to differ for the current and future land use scenarios. The possible receptor under the current land use scenario includes the known on-unit worker. The possible receptors under the future land use scenario include the on-unit industrial worker and the on-unit resident (adult and child).

Carcinogenic risks are estimated as the incremental probability of an individual developing cancer over a lifetime as a result of pathway-specific exposure to cancer-causing contaminants. The risk to an individual resulting from exposure to non-radioactive chemical carcinogens is expressed as the increased probability of cancer occurring over the course of a 70-year lifetime. Cancer risks are related to the US EPA target risk range of one in ten thousand ($1E \times 10^{-4}$) to one in one million ($1E \times 10^{-6}$) for incremental cancer risk at National Priorities List sites. Risk levels greater than $1E \times 10^{-6}$ require a risk management decision.
### On-Unit Worker

No chemical COPCs in surface soil

### Future Industrial Worker

![Diagram showing exposure pathways and chemical risks]

- Ford Building Waste Unit → Infiltration/Percolation → Subsurface Soil
- Inhalation: $<10^{-6}$
- Dermal Contact: $<10^{-6}$

### On-Unit Resident

- Ford Building Waste Unit → Infiltration/Percolation → Subsurface Soil
- Inhalation: $<10^{-6}$
- Dermal Contact: $<10^{-6}$
- Leafy Veg. Ingestion: $<10^{-6}$
- Tub. Veg. Ingestion: $<10^{-6}$
- Fruit Ingestion: $<10^{-6}$

### Figure 9. Summary of Chemical Risks and Hazards Across Pathways

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<tr>
<th>Pathway</th>
<th>Exposure Route</th>
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<th>Neurological Risks (Children)</th>
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Figure 10. Summary of Radiological Risks Across Pathways
where specific actions to reduce risk may be considered, while cancer risk levels below $1 \times 10^{-6}$ are considered to be insignificant.

Non-carcinogenic effects are also evaluated to identify a level at which there may be concern for potential non-carcinogenic health effects. The HQ, which is the ratio of the exposure dose to the reference dose, is calculated for each contaminant. HQs are summed for each exposure pathway to determine the specific hazard index (HI) for each exposure scenario. If the HI exceeds unity (1.0), the potential exists that adverse health effects might occur.

The following sections discuss the excess lifetime cancer risk (ELCR) and combined HI values that were determined in the BRA for current workers, future industrial workers, and the future residential child/adult. A summary of the human health risks for the various land use scenarios is provided in the following sections, Figures 9 and 10, and Tables 1 through 3.

**Current Worker**

The current worker was evaluated for the 0 to 0.3 m (0 to 1 ft) bls soil interval only. There are no chemical COPCs in the surface soil at the FBWU. Therefore, chemical carcinogenic risks and chemical noncarcinogenic hazards were not calculated for the known on-unit worker (Figure 9). Under the current land use scenario, radiological risks from cesium-137 are characterized for ingestion, external radiation exposure, and inhalation exposure to surface soil (Figure 10). The total medium risk (TMR) for the known on-unit worker based on the summation of exposure routes is $6 \times 10^{-5}$. All of the estimated risks are less than $1 \times 10^{-6}$, indicating that radiological risk is insignificant at the unit under current conditions.

**Future Industrial Worker**

The industrial worker was evaluated for the 0 to 0.3 m (0 to 1 ft) bls and 0 to 1.2 m (0 to 4 ft) bls soil intervals. Carcinogenic risks and noncarcinogenic hazards associated with beryllium were calculated for the hypothetical on-unit industrial worker from exposure to redistributed subsurface soil and air (Figure 9). Radiological risks associated with cesium-137 were calculated for the hypothetical on-unit industrial worker exposed to cesium-137 in surface soils and air (Figure 10).
Table 1. Risk Characterization Summary: Current Land Use Scenario – Surface Soil

<table>
<thead>
<tr>
<th>Medium</th>
<th>Exposure Route</th>
<th>Chemicals</th>
<th>Radionuclides</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Noncancer HI</td>
<td>Cancer Risk</td>
</tr>
<tr>
<td></td>
<td></td>
<td>On-Unit Worker</td>
<td>On-Unit Worker</td>
</tr>
<tr>
<td>Soil</td>
<td>Ingestion</td>
<td>0E+00</td>
<td>0E+00</td>
</tr>
<tr>
<td></td>
<td>Dermal/External</td>
<td>0E+00</td>
<td>0E+00</td>
</tr>
<tr>
<td></td>
<td>Inhalation</td>
<td>0E+00</td>
<td>0E+00</td>
</tr>
<tr>
<td></td>
<td>Subtotal</td>
<td>0E+00</td>
<td>0E+00</td>
</tr>
<tr>
<td>Leafy Vegetables</td>
<td>Ingestion</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Tuberous Vegetables</td>
<td>Ingestion</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Fruits</td>
<td>Ingestion</td>
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<td>NA</td>
</tr>
<tr>
<td></td>
<td>Subtotal</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Chemical Exposures</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Combined Hazard Index:</td>
<td></td>
<td>0E+00</td>
<td>B</td>
</tr>
<tr>
<td>Combined Cancer Risk:</td>
<td></td>
<td>0E+00</td>
<td>B</td>
</tr>
<tr>
<td>Radiological Exposures</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Combined Cancer Risk</td>
<td></td>
<td></td>
<td>6E-09</td>
</tr>
</tbody>
</table>

NA - pathway not evaluated
0E+00 - pathway evaluated but no risks could be calculated due to lack of US EPA-approved toxicity values
B - HI ≤ 1 or ELCR ≤ 10⁶
E - HI > 1 or ELCR > 10⁶
Table 2. Risk Characterization Summary: Future Land Use Scenarios – Surface Soil

<table>
<thead>
<tr>
<th>Medium</th>
<th>Exposure Route</th>
<th>Noncancer HI</th>
<th>Cancer Risk</th>
<th>Radionuclides</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Resident</td>
<td>Industrial</td>
<td>Resident</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Child</td>
<td>Adult</td>
<td>Worker</td>
</tr>
<tr>
<td>Soil</td>
<td>Ingestion</td>
<td>0E+00 B</td>
<td>0E+00 B</td>
<td>0E+00 B</td>
</tr>
<tr>
<td></td>
<td>Dermal/External</td>
<td>0E+00 B</td>
<td>0E+00 B</td>
<td>0E+00 B</td>
</tr>
<tr>
<td></td>
<td>Inhalation</td>
<td>0E+00 B</td>
<td>0E+00 B</td>
<td>0E+00 B</td>
</tr>
<tr>
<td></td>
<td>Subtotal</td>
<td>0E+00 B</td>
<td>0E+00 B</td>
<td>0E+00 B</td>
</tr>
<tr>
<td>Leafy Vegetables</td>
<td>Ingestion</td>
<td>0E+00 B</td>
<td>NA</td>
<td>0E+00 B</td>
</tr>
<tr>
<td>Tuberous Vegetables</td>
<td>Ingestion</td>
<td>0E+00 B</td>
<td>NA</td>
<td>0E+00 B</td>
</tr>
<tr>
<td>Fruits</td>
<td>Ingestion</td>
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<td>NA</td>
<td>0E+00 B</td>
</tr>
<tr>
<td></td>
<td>Subtotal</td>
<td>0E+00 B</td>
<td>NA</td>
<td>0E+00 B</td>
</tr>
</tbody>
</table>

Chemical Exposures

Combined Hazard Index: 0E+00 B 0E+00 B 0E+00 B

Combined Cancer Risk: 0E+00 B 0E+00 B

Radiological Exposures

Combined Cancer Risk: 8E-06 2E-06

NA - pathway not evaluated
0E+00 - pathway evaluated but no risks could be calculated due to lack of US EPA-approved toxicity values
B - HI ≤ 1 or ELCR ≤ 10⁻⁶
E - HI > 1 or ELCR > 10⁻⁶
Table 3. Risk Characterization Summary: Future Land Use Scenarios – Subsurface Soil

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Exposure Route</th>
<th>Chemicals</th>
<th>Noncancer HI</th>
<th>Cancer Risk</th>
<th>Radionuclides</th>
<th>Cancer Risk</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Child</td>
<td>Adult</td>
<td>Industrial Worker</td>
<td>Resident</td>
<td>Industrial Worker</td>
</tr>
<tr>
<td>Soil</td>
<td>Ingestion</td>
<td>5E-04 B</td>
<td>5E-05 B</td>
<td>2E-05 B</td>
<td>1E-06 B</td>
<td>1E-07 B</td>
</tr>
<tr>
<td></td>
<td>Dermal/External Inhalation</td>
<td>4E-04 B</td>
<td>3E-04 B</td>
<td>1E-04 B</td>
<td>3E-06 E</td>
<td>9E-07 B</td>
</tr>
<tr>
<td></td>
<td></td>
<td>0E+00 B</td>
<td>0E+00 B</td>
<td>0E+00 B</td>
<td>6E-11 B</td>
<td>2E-11 B</td>
</tr>
<tr>
<td></td>
<td>Subtotal</td>
<td>9E-04 B</td>
<td>3E-04 B</td>
<td>1E-04 B</td>
<td>4E-06 E</td>
<td>1E-06 B</td>
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<tr>
<td>Lettuce Vegetables</td>
<td>Ingestion</td>
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<td>3E-05 B</td>
<td>NA</td>
<td>3E-07 B</td>
<td>NA</td>
</tr>
<tr>
<td>Broccoli Vegetables</td>
<td>Ingestion</td>
<td>3E-05 B</td>
<td>2E-05 B</td>
<td>NA</td>
<td>2E-07 B</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3E-06 B</td>
<td>5E-05 B</td>
<td>NA</td>
<td>5E-07 B</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Subtotal</td>
<td>2E-04 B</td>
<td>9E-05 B</td>
<td>NA</td>
<td>1E-06 B</td>
<td>NA</td>
</tr>
<tr>
<td>Combined Exposure</td>
<td>Combined Hazard Index:</td>
<td>1E-03 B</td>
<td>4E-04 B</td>
<td>1E-04 B</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Combined Cancer Risk:</td>
<td>5E-06 E</td>
<td>1E-06 B</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Biological Exposure</td>
<td>Combined Cancer Risk</td>
<td>0E+00</td>
<td>0E+00</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Note:**
- 'pathway not evaluated'
- 'pathway evaluated but no risks could be calculated due to lack of US EPA-approved toxicity values'
- 'EI ≤ 1 or ELCR ≤ 10^6'
- 'EI > 1 or ELCR > 10^6'
Carcinogenic Risk: For subsurface soil, the TMR for the hypothetical on-unit industrial worker based on the summation of exposure routes is $1 \times 10^{-6}$. All of the estimated risks by pathway are less than $1 \times 10^{-6}$ (ingestion of soil = $1 \times 10^{-7}$, dermal contact with soil = $9 \times 10^{-7}$, and inhalation of particulates from soil = $2 \times 10^{-11}$). Under future conditions, chemical risk for the industrial worker is insignificant at the unit.

Noncarcinogenic Hazard: For subsurface soil, the total cumulative hazard index (TCHI) for the hypothetical on-unit industrial worker based on the summation of exposure routes is $1 \times 10^{-6}$. The HIs for all pathways are well below 1. All of the estimated hazards by pathway are well below 1. Under future conditions, chemical hazard for the industrial worker is insignificant at the unit.

Radiological Risk: For surface soil, the TMR for the hypothetical on-unit industrial worker based on the summation of exposure routes is $2 \times 10^{-6}$. Radiological risks were estimated for three soil exposure routes: ingestion of soil ($2 \times 10^{-7}$); direct, external radiation exposure from soil ($2 \times 10^{-6}$); inhalation of particulate from soil ($1 \times 10^{-11}$). Cesium-137 is a preliminary COC for the external radiation exposure pathway.

**Residential Adult/Child**

The residential scenario was evaluated at the 0 to 0.3 m (0 to 1 ft) bls and the 0 to 1.2 m (0 to 4 ft) bls soil intervals. Under the future land use scenario, carcinogenic risks and noncarcinogenic hazards associated with beryllium were calculated for the hypothetical on-unit resident (adult and child) from exposure to redistributed subsurface soils, air, and homegrown produce (Figure 9). Radiological risks associated with cesium-137 were calculated for the hypothetical on-unit resident from exposure to surface soils, air, and homegrown produce (Figure 10).

Carcinogenic Risk: For subsurface soil, the total cumulative risk (TCR) for the hypothetical on-unit resident based on the summation of exposure routes and media is $5 \times 10^{-6}$ (soil TMR = $4 \times 10^{-6}$, produce TMR = $1 \times 10^{-6}$). Estimated risks equal or exceed $1 \times 10^{-6}$ for both soil and produce pathways. Chemical risks were estimated for three soil exposure routes: ingestion of soil ($1 \times 10^{-6}$), dermal contact with soil ($3 \times 10^{-6}$), and inhalation of particulates from soil.
Chemical risks were estimated for three produce exposure routes: ingestion of leafy vegetables \(3 \times 10^{-7}\), ingestion of tuberous vegetables \(2 \times 10^{-7}\), and ingestion of fruits \(5 \times 10^{-7}\). Beryllium is a preliminary COC for the dermal contact and ingestion pathways.

Noncarcinogenic Hazard: Based on the summation of exposure routes and media, the TCHIs for the hypothetical on-unit resident child and adult are \(1 \times 10^{-3}\) and \(4 \times 10^{-4}\), respectively. The HIs for all pathways are well below 1, indicating that chemical hazard for the hypothetical on-unit resident is insignificant.

Radiological Risk: For surface soil, the TCR for the hypothetical on-unit resident based on the summation of exposure routes and media is \(8 \times 10^{-6}\) (soil TMR = \(7 \times 10^{-6}\), produce TMR = \(1 \times 10^{-6}\)). Radiological risks were estimated for three soil exposure routes: ingestion of soil (\(9 \times 10^{-9}\); direct, external radiation exposure from soil (\(7 \times 10^{-6}\); inhalation of particulates from soil (\(2 \times 10^{-13}\)). Radiological risks were estimated for three produce exposure routes: ingestion of leafy vegetables (\(4 \times 10^{-4}\)), ingestion of tuberous vegetables (\(8 \times 10^{-4}\)), and ingestion of fruits (\(8 \times 10^{-7}\)). Cesium-137 is a carcinogenic preliminary COC for the external radiation pathway.

**Ecological Risk Assessment**

The ecological BRA for the FBWU evaluated the likelihood of harmful effects to ecological receptors from exposure to contaminants in soil. Ecological receptors serve as assessment endpoints for the risk to plant and animal populations and ecosystems at FBWU.

COPCs are those constituents whose maximum measured concentrations exceeded a toxicity screening value for ecological receptors and 2X the background mean concentration. No ecological COPCs were identified from among constituents detected at FBWU. Therefore, all exposure pathways are incomplete and the calculation of ecological HQs for current and future exposure of ecological receptors was not required. Consequently, no preliminary COCs were carried forward into the uncertainty analysis and no ecological final COCs were retained.
Uncertainty

Preliminary CM COCs identified by the fate and transport analyses and preliminary COCs identified during the risk assessment are evaluated through an uncertainty analysis to determine final COCs. Remedial goal options (RGOs), which become the basis of and the focus for remediation are developed for the list of final COCs.

Fate and transport analyses identified selenium and potassium-40 as preliminary CM COCs. The human health risk assessment identified no preliminary COCs for surface soil under the current land use. Under future industrial land use, cesium-137 was identified as a preliminary COC for surface soil. Under future residential land use, cesium-137 was identified as a preliminary COC for surface soil, and beryllium was identified as a preliminary COC for subsurface soil.

Following the uncertainty analysis, no constituents were retained as final COCs and no RGOs were developed. Key uncertainties for each preliminary COC are summarized below.

Potassium-40 was not retained as a final CM COC for the following reasons:

- At the FBWU, potassium-40 concentrations range from 0.83 pCi/g to 3.51 pCi/g. The observed range in background values is virtually identical, 0.76 pCi/g to 3.5 pCi/g. There does not appear to be a difference between the observed unit and background values and, using present protocols, both unit and background data sets fail the background screen.

- Potassium-40 is a naturally occurring radionuclide present in soils at the SRS. There is no process history of potassium-40 use associated with FBWU and no reason to postulate that it would be associated with the regulated activities that are suspected to have occurred there.

- Potassium-40 was detected in all of the unit samples analyzed. The values that exceed the 2X background screen are greater than 1.2 m (4 ft) deep and are probably associated with natural soil profile development. They are not near the surface where the primary source for this unit was located.
Selenium was not retained as a final CM COC for the following reasons:

- At the FBWU, selenium concentrations range from 1.5 mg/kg to 3.4 mg/kg. The observed range in background values is similar, 0.416 mg/kg to 2.9 mg/kg. The unit and background values are similar and, using present protocols, both data sets fail the background screen.

- The laboratory results for selenium are highly questionable. The laboratory method used to identify selenium (inductively coupled plasma) often results in false positives from spectral interference when elevated levels of iron are present in the sample. Review of the unit data found that in all cases where selenium values exceed the background levels, elevated iron concentrations are present in the same sample. The selenium values are therefore viewed as false positives.

- Selenium is a naturally occurring metal. There is no process history of selenium use associated with FBWU and no reason to postulate that it would be associated with the regulated activities that are suspected to have occurred there.

- Selenium was detected in only 5 of 20 samples. The detections are at depth, not near the surface where the primary source for this unit was located. The associated high iron values are probably associated with natural soil profile development.

Beryllium was not retained as a final COC for the following reasons:

- Within the subsurface soils, beryllium concentrations range from 0.09 mg/kg to 0.21 mg/kg. The observed range in background values is comparable, 0.04 mg/kg to 0.20 mg/kg. The 2X average background screening value is 0.15 mg/kg and the RBC screening value is also 0.15 mg/kg. The observed unit and background values are indistinguishable, and using present protocols, both unit and background data sets fail the background and RBC screens.

- Beryllium is a naturally occurring metal present in soils at the SRS. There is no process history of beryllium use associated with FBWU, and no reason to postulate that it would be associated with the regulated activities that are suspected to have occurred there.
• Beryllium is a preliminary COC in subsurface soils at the FBWU for the hypothetical future resident scenario only. The cancer risk associated with this preliminary COC is $4 \times 10^{-6}$. Background risk associated with beryllium for the future resident yields a similar value ($2 \times 10^{-6}$).

Cesium-137 was not retained as a final COC for the following reasons:

• Only 1 of the 8 surface soil samples from the discrete, post-removal sampling event in December 1997 slightly exceeded the 2X average background value for cesium-137 (i.e., 0.22 pCi/g unit vs. 0.19 pCi/g background). Cesium-137 was not detected in subsurface soils.

• The single cesium-137 value that exceeded 2X background is located on the perimeter of the waste unit and represents backfill from the Central Shops Borrow Pits.

• Cesium-137 background values for surface soil at the Central Shops Burning Rubble Pits, which are adjacent to the Borrow Pit, ranged from 0.101 – 0.338 pCi/g. The maximum unit value of 0.22 pCi/g for cesium-137 is within this range.

• Cesium-137 background values from 16 waste sites at SRS were reviewed. As reported in the Preliminary Background Soils Study Report (US DOE, 1996), the 2X average background value for cesium-137 in surface soils is 0.213 pCi/g with a maximum background value of 0.57 pCi/g. The 90th percentile for the SRS background surface soils is 0.258 pCi/g for cesium-137. Thus, 1 out of 10 background samples would be expected to be greater than 0.258 pCi/g. The maximum FBWU unit value of 0.22 pCi/g out of 8 samples is consistent with the observed background.

• A statistical review of the unit dataset from the 8 discrete post-removal samples and the background dataset indicates that the mean concentrations of cesium-137 are not statistically different (i.e., mean background concentration is 0.094 pCi/g and mean unit concentration is 0.099 pCi/g).

• The risk from the FBWU and the unit background are similar. Both the FBWU unit risk and the unit background risk for the Industrial Worker is $2 \times 10^{-6}$ for external exposure to
surface soil. Residential risk for external exposure to unit surface soil is $7E \times 10^{-6}$ and $5E \times 10^{-6}$ for exposure to unit background surface soil.

Because no final COCs were identified, no RGOs were developed for the FBWU.

**VII. CONCLUSIONS**

Fate and transport analyses identified two preliminary CM COCs (potassium-40 and selenium). No human health preliminary COCs were identified under current land use assumptions. Preliminary COCs were identified for the hypothetical industrial worker (cesium-137) and hypothetical on-unit resident (cesium-137 and beryllium). Due to the elimination of both preliminary CM COCs and both human health preliminary COCs through the uncertainty analysis process, no final COCs were retained. Because no final CM COCs, ecological final COCs, or human health final COCs were identified, any residual soil contamination at the unit does not pose a future risk to groundwater, a current or future risk to ecological receptors, or a current or future risk to human health.

**Site-Specific Considerations**

Site-specific considerations, based on the conclusions of the BRA and RFI/RI, which suggest no potential for significant risk include:

1) All surface debris was removed from the unit sometime prior to 1992, and no primary sources of contamination remain.

2) The concentrations of constituents in the soil after the time-critical removal action are indistinguishable from the background data.

3) Fate and transport analyses indicate that the unit does not represent a current or future risk to groundwater.

4) The BRA did not identify any final COCs after the uncertainty analysis; therefore, any residual soil contamination at the unit does not pose a current or future risk to human health.
Remedial Action Objectives

Remedial action objectives (RAOs) specify USCs, media of concern, potential exposure pathways, and remediation goals. Remediation goals are developed based upon ARARs or RBCs. After the uncertainty analysis, the BRA determined that there are no unit-specific contaminants. Therefore, there are no RAOs. “No Further Action” will be protective of human health and the environment.

Description of “No Further Action” Decision

According to the US EPA guidance document Guidance on Preparing Superfund Decision Documents (US EPA, 1989), if there is no current or potential threat to human health or the environment and no action is warranted, the CERCLA Section 121 requirements are not triggered. This means that there is no need to evaluate other alternatives or the “No Further Action” remedy against the nine criteria specified under CERCLA.

Under “No Further Action”, no treatment will be performed, no institutional controls or engineering controls will be implemented, and no cost will be associated with the remedy. Because no remedial action is being chosen in this ROD, the requirements of CERCLA Section 121 are not triggered and an ARARs analysis is not required.

Based on the RFI/RI/BRA, the FBWU poses no significant risk to human health and the environment. Therefore, “No Further Action” has been selected as the remedy that satisfies the CERCLA criteria. “No Further Action” is the final action for the FBWU operable unit. This solution is meant to be permanent and effective in both the short and long term and is applicable to all media evaluated (soil, groundwater, etc.). The “No Further Action” decision is the least cost option with no capital, operating, or monitoring costs, and is protective of human health and the environment.

This proposal is consistent with US EPA guidance and is an effective use of risk management principles. The Statement of Basis/Proposed Plan provided for involvement with the community through a document review process and a public comment period.
The selected remedy is protective of human health and the environment and complies with federal and state requirements that are legally applicable or relevant and appropriate to the remedial action.

VIII. EXPLANATION OF SIGNIFICANT CHANGES

The Statement of Basis/Proposed Plan and draft permit modification provide for involvement with the community through a document review process and a public comment period. No comments were received during the public comment period; therefore, no changes were made based on public comments.

IX. RESPONSIVENESS SUMMARY

No comments on the Statement of Basis/Proposed Plan were received from the public during the public comment period. Therefore, a Responsiveness Summary was not prepared.
X. REFERENCES


