S. Hrg. 107–1007

# SUPERFUND PROGRAM: REVIEW OF THE EPA INSPECTOR GENERAL'S REPORT

# HEARING

BEFORE THE

SUBCOMMITTEE ON SUPERFUND, TOXICS, RISK, AND WASTE MANAGEMENT

OF THE

# COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS UNITED STATES SENATE

ONE HUNDRED SEVENTH CONGRESS

SECOND SESSION

ON

JULY 31, 2002

Printed for the use of the Committee on Environment and Public Works



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(II)

# CONTENTS

## JULY 31, 2002

## OPENING STATEMENTS

Baucus, Hon. Max, U.S. Senator from the State of Montana	32
Letter, Helena site cleanup	33
Boxer, Hon. Barbara, U.S. Senator from the State of California	1
Article, Florida Superfund Site, New York Times	119
Clinton, Hon. Hillary Rodham, U.S. Senator from the State of New York	34
Carper, Hon. Thomas R., U.S. Senator from the State of Delaware	12
Corzine, Hon. Jon S., U.S. Senator from the State of New Jersey	19
Crapo, Hon. Michael D., U.S. Senator from the State of Idaho	13
Inhofe, Hon. James M. Inhofe, U.S. Senator from the State of Oklahoma	4
Jeffords, Hon. James M., U.S. Senator from the State of Vermont	29
Smith, Hon. Bob, U.S. Senator from the State of New Hampshire	6
Chronology	6
Letter, Superfund cleanups	8

## WITNESSES

Horinko, Marianne Lamont, Assistant Administrator, Office of Solid Waste	
and Emergency Response, U.S. Environmental Protection Agency	23
Charts	40
Prepared statement	36
Responses to additional questions from Senator Jeffords	42
Nelson, Hon. Bill, U.S. Senator from the State of Florida	14
Tinsley, Nikki, Inspector General, Office of the Inspector General, U.S. Envi-	
ronmental Protection Agency	22
Prepared statement	35
Torricelli, Hon. Robert, U.S. Senator from the State of New Jersey	16

## ADDITIONAL MATERIAL

## Letters:

To Rep. John Dingell	44
To Superfund Program Managers	1-119
Statements:	
Durbin, Hon. Richard J., U.S. Senator from the State of Illinois	9
Kennedy, Hon. Edward M., U.S. Senator from the Commonwealth of	
Massachusetts	29
Kerry, Hon. John, U.S. Senator from the Commonwealth of Massachu-	
setts	30
Tables, Superfund Cleanup Program 4	47 - 80

Page

## SUPERFUND PROGRAM: REVIEW OF THE EPA INSPECTOR GENERAL'S REPORT

## WEDNESDAY, JULY 31, 2002

U.S. SENATE,

Committee on Environment and Public Works, Subcommittee on Superfund, Toxics, Risk and Waste Management,

Washington, DC.

The subcommittee met, pursuant to notice, at 10 o'clock a.m. in room 406, Dirksen Senate Office Building, Hon. Barbara Boxer (chairman of the subcommittee) presiding.

Present: Senators Boxer, Inhofe, Crapo, Carper, Corzine, and Jeffords (ex officio).

### OPENING STATEMENT OF HON. BARBARA BOXER, U.S. SENATOR FROM THE STATE OF CALIFORNIA

Senator BOXER. The subcommittee will come to order. Welcome, Senator Inhofe.

We will be having colleagues who are very interested in the Administration's proposal on Superfund coming here this morning. Their names are up—Senators Kerry, Schumer, Nelson, and Torricelli. Because this is the last week we're here, everybody is being pulled in many different directions, so I thought I would hold a hearing today that would accommodate colleagues as best as possible, so what I'll do is—Senator Inhofe, are your time constraints major at this point?

Šenator INHOFE. No.

Senator BOXER. OK. Then I'll give my brief statement, then I'll call on you to give yours, and then what we'll do is we will, as colleagues come in, we will permit people who are speaking to complete and we'll go to the colleagues. It is going to be a little bit flexible this morning.

Today the Superfund Toxics, Risk and Waste Management Subcommittee will conduct its second oversight hearing into the Superfund program at the Environmental Protection Agency. The focus of this hearing, from my perspective, will be on the continued threats to the Superfund program recently documented in a report by the Inspector General's Office of the Inspector General of the EPA.

Why does the health of the Superfund program matter so much? The Superfund program is critically important because these toxic sites threaten the health and well-being of every community where they are located. The number of people affected by Superfund sites is surprisingly high. There are over 1,200 national priority Superfund sites. You can see them. One in four Americans, including ten million children, live within four miles of a Superfund site.

Why is it important to note that 10 million children live there? We know that children are much more vulnerable to these kinds of toxics. The proof is in on that.

California has about 100 sites and ranks No. 2, second only to New Jersey in the number of toxic sites. Over 40 percent of Californians live within four miles of a Superfund site.

The health effects of these sites are very real. Superfund sites contain hazardous materials like arsenic, lead, mercury, even agent orange. The Agency for Toxic Substances and Disease Registry reports that living near a Superfund site is associated with increased birth defects, low birth weight, changes in pulmonary function, neurological damage, and leukemia.

For months, we have been seeking information on the state of the Superfund program. I convened the first oversight hearing on Superfund in this subcommittee because it has quickly become clear that the very foundation of this program is being undermined. The raw numbers of sites being cleaned up and projected for cleanup looks bleak.

To try and get some answers, the chair and ranking members of the full committee and this subcommittee sent an information request to EPA on March 8th. Unfortunately, we have yet to receive a complete response to our request. Senator Jeffords and I sent a second request. Senator Chafee and I sent a third request. This has been necessary due to enormous gaps in the information provided to us by the Environmental Protection Agency.

EPA's responsibility to provide requested information to this committee is clearly not a partisan issue. There has been a great reluctance on EPA's part to share information with this oversight committee and with the public. In fact, nearly every document shared with this subcommittee has been marked "privileged." We even have received blank pieces of paper marked "privileged." The emphasis on secrecy where the public right to know is so clear is extremely disturbing. We even had documentation at the last hearing that the home office here sent a note out to the regional offices not to answer any questions at all on Superfund, but rather to get them to the PR people to handle. Well, this isn't a PR issue; this is a public health and safety issue. It's a children's health issue. And it's just not going to wear well with this subcommittee and this full committee if we can't get the information, regardless of what side of the fence we are on on Superfund.

After months of negotiation, EPA has agreed to more fully respond to our information request. If they mean it this time, they should provide those documents to me next week. We have made every effort to obtain cooperation from EPA without issuing a subpoena, but time is running out.

I reviewed the Inspector General's report with great interest because it provided some of the answers we have been looking for on how the slow-down of the Superfund program is affecting local communities. These communities surely have a right to know and to weigh in if cleanups of their site are in jeopardy. The Inspector General surveyed the regions and came up with evidence of a growing backlog in this program. I want to commend the Inspector General for her efforts.

EPA has recently moved money from other sites to partially fund a few of the sites in the Inspector General's report, but let me stress the majority of the sites that were going to be cleaned remain unfunded. Millions of dollars worth of work that the regional offices requested may still go undone this year, alone.

A question I will ask today is: what States will suffer because funds are not available for their sites? And remember, when you take money from other sites in the country, those sites are going to be short money. So now we are in a situation where they are robbing Peter to pay Paul to take a little heat off of them, and what's going to happen when those other sites need the funding? We're going to be back in a circular problem.

So many of the sites have waited so long that even the remedy may no longer fit, and so when you delay you're going to wind up costing more time and more money. In fact, I just learned that the chemical insecticide site in New Jersey, which was the subject of our last oversight hearing, not only hasn't received any funds, but seems to be leaking into the back yards in a residential neighborhood once again. This site has severe contamination, including agent orange, arsenic, and dioxin. There is apparently—and this is new information—a strong chemical odor in the stream that runs from the site—this is new—because of these delays.

The temporary cap that was placed on may have reached the end of its life. Public health may well be threatened again. The Superfund program must address this site and others like it.

A key to restoring the program is to put it on solid financial ground. We need the support of this Administration. Senator Chafee and I have a bill for our renewal of the polluter fee, the polluter tax. This is another example of corporate responsibility run amuck.

The bottom line, as my mother used to say to me, is: "Gotta cleanup your room. You made the mess, you've got to clean it up." The same thing must apply to these companies. And we give them a break. Some of them are terrifically innocent of any problem. They get a fee, a fund. It's very small, if you look at the numbers— a percentage of their annual budget—and they get certain liability waivers because of it. It is a good, solid program. My understanding is this is the first Administration never to support this fund. That goes for the Republican Administrations, that goes for Democratic Administrations. We don't hear any encouraging word. As a matter of fact, in the budget it is specifically stated that they do not support the tax.

So bottom line is we have a way to solve the problem. Let's do it together. We have a bipartisan bill, Senator Chafee and I, to get this polluter fee back in play. We need the help of the Administration. Certainly the Environmental Protection Agency shouldn't turn into the Environmental Pollution Agency. That isn't what their job is.

We've got heartache out there in the countryside, and some of those people are here today, because, A, they're not sure if they're going to be cleaned; B, they think they're not; C, the Inspector General has issued this report that's pretty detailed; D, the EPA's response to the newspaper articles is to shove a few dollars from other projects into some of these projects, but they still leave most of them unattended.

So I say that this Administration needs to step up to the plate. They will find tremendous cooperation from this committee, and I think the people in our country deserve no less.

What I'm going to do is call first on Senator Inhofe, Senator Carper, then Senator Nelson.

## OPENING STATEMENT OF HON. JAMES M. INHOFE, U.S. SENATOR FROM THE STATE OF OKLAHOMA

Senator INHOFE. Thank you, Madam Chairman.

I think that the record needs to be set straight on a number of fronts, including funding. It is industry, not the EPA, that has been funding the vast majority of the cleanups. Over 70 percent of the site cleanups have been conducted and paid for by private parties. Now, I think your mother would be pleased to know that they're cleaning up their own rooms.

The law puts the burden of paying for cleanup squarely on the responsible parties. The trust fund only bears the cost of cleanup when no responsible party can be found or where Congress has exempted the responsible party, such as they exempted a responsible party in South Dakota.

In the 7 years since Superfund tax has expired, responsible parties continue to pay for all cleanup costs at their sites and reimburse the EPA for its oversight of the cleanup. Last year the EPA collected a record \$1.7 billion in cleanup funds from responsible parties, more than EPA spends for Superfund each year.

Of the remaining 30 percent of the sites, the Bush Administration has not cut funding for Superfund cleanups. All sites with ongoing cleanups will receive funding in the fiscal year 2002 to allow work to continue, and no work is being suspended. This is contrary to some of the articles, including the "New York Times" that made people believe something that is not true.

In my State of Oklahoma, one site, the Hudson Refinery, will be allowed to begin cleanup. I do not think that the EPA funding this site at \$3 million to begin cleanup is a step in the wrong direction. The other site, Tar Creek—Tar Creek happens to be the Nation's worst Superfund site, and we'll continue ongoing efforts to clean up that site.

Now, let me say something about the IG report. The IG report is not an accurate depiction of what is really happening. The Superfund cleanup construction program is constantly evolving, and funding decisions are made over the course of the entire year, not simply at the beginning of the fiscal year. As a result, the Inspector General's report represents a snapshot in time 2 months ago and does not reflect accurately current funding decisions nor all final funding decisions. When phases of the Superfund cleanup process are completed, some funding may remain in related contrast. This left-over money may be applied to fund construction at other sites. This funding is often secured toward the end of the fiscal year. Moreover, final funding decisions may occur late in the fiscal year. Far from cutting or eliminating sources of funding, the EPA plans to use all of its fiscal year 2002 funding for cleanup construction—that's \$224 million—and is also working diligently to secure additional funding from completed Superfund contracts that have dollars left over after they've completed the process.

Now, Senator Boxer and I do not see eye-to-eye on a lot of things, but we worked very well together on the brownfields legislation; however, when moving the brownfields legislation I made it crystal clear that the Superfund taxes should not be reinstated until comprehensive reform is enacted. I'm talking about comprehensive liability reform, comprehensive used oil recycling reform. While important, the brownfields legislation is not comprehensive reform; therefore, I'd strongly oppose any efforts to reinstate taxes until true reforms are enacted.

Despite what will be implied today, Superfund will continue to take action to address imminent threats to human health and the environment through the Superfund energy removal program. Furthermore, the Bush Administration has been and will continue to ensure that our Nation's most contaminated sites are cleaned up.

Thank you, Madam Chairman.

Senator BOXER. Thank you so much.

[The prepared statement of Senator Inhofe follows:]

## STATEMENT BY HON. JAMES M. INHOFE, U.S. SENATOR FROM THE STATE OF OKLAHOMA

I think that the record needs to be set straight on a number of fronts. Industry not EPA—has been funding a vast majority of cleanups. More than 70 percent of site cleanups have been conducted and paid for by private parties. The law puts the burden of paying for cleanup squarely on responsible parties. The Trust fund only bears the costs of cleanup when no responsible party can be found, or where Congress has exempted the responsible parties. In the 7 years since Superfund taxes expired, responsible parties continued to pay for all cleanup costs at their sites and reimbursed EPA for its costs to oversee cleanup. Last year, EPA collected a record \$1.7 billion in cleanup funds from responsible parties—more than EPA spends for Superfund each year.

Superfund each year. Of the remaining 30 percent of sites, the Bush Administration has not cut funding for Superfund cleanups. All sites with on-going cleanups will receive funding in fiscal year 2002 to allow work to continue, and no work is being suspended.

In my home State of Oklahoma, one site will be allowed to begin cleanup. I do not think that EPA funding this site at \$3 million to begin cleanup is a step in the wrong direction. The other site, Tar Creek—the Nation's worst Superfund site, will continue ongoing efforts to clean up the site.

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Far from cutting or eliminating sources of funding, EPA plans to use all of its Fiscal Year 2002 funding for cleanup construction (\$224 million) and is also working diligently to secure additional funding from completed Superfund contracts that have dollars left over after the bills are paid.

Senator Boxer and I do not see eye-to-eye on a lot, but we worked very well together on the brownfields legislation. However, when moving the brownfields legislation, I made it crystal clear that the Superfund taxes should not be reinstated until comprehensive reform is enacted. While important, brownfields legislation is NOT comprehensive reform. Therefore, I will strongly oppose any efforts to reinstate the taxes until true reforms are enacted. Despite what will be implied today, Superfund will continue to take action to address imminent threats to human health and the environment through the Superfund emergency removal program. Furthermore, the Bush Administration has been and will continue to ensure that our nation's most contaminated sites are cleaned up.

Senator INHOFE. One more thing?

Senator BOXER. Yes.

Senator INHOFE. I was supposed to ask unanimous consent to insert Senator Smith's opening statement in the record at this point.

Senator BOXER. Without objection, so ordered. I will also insert into the record Senator Durbin's statement, which I hope the EPA will read. He has numerous concerns.

[The prepared statements of Senators Smith and Durbin follow:]

# STATEMENT OF HON. BOB SMITH, U.S. SENATOR FROM THE STATE OF NEW HAMPSHIRE

Today's hearing focuses on a recent EPA IG report—or more, to the point, this hearing is responding to how the media has characterized this report. Unfortunately, some are taking the media characterization as fact. It is my hope that the facts will finally get their chance. When the IG report was issued, it was a snapshot in time—that is all. In fact, had the IG done similar reports 5 or 10 years ago, we would have seen basically the same picture. The Superfund funding decisionmaking process has not changed with this Administration. Needless to say, when I read the New York Times article and saw a New Hampshire site on the list I was particularly disturbed because it was my understanding that the cleanup of the Merrimack site was on schedule. Of course when I spoke with EPA after reading the article, they assured me that the cleanup was, in fact, on schedule and its inclusion was being grossly mischaracterized. We all know this hearing is about the elections in November, plain and simple. You take a report from the Inspector General office, leak it to the New York Times with a misleading spin, and all of the sudden you have good story.

There has also been an on-going dialog between EPA and this committee regarding information on Superfund. Many have been claiming that EPA has been nonresponsive and uncooperative in providing documents to the committee on this matter. The correspondence that

I have received however indicates otherwise. For the record, I would like to submit the letter from EPA to the Superfund Subcommittee chair and ranking member, in addition to a chronology of the steps taken to provide the committee with documentation.

Playing politics with the environment is nothing new, and it is always unproductive. Every single major environmental law passed the Congress with strong bipartisan support. Every time political grandstanding entered into the debate progress stopped—but of course political points were scored. It's a shame when you put environmental politics above environmental progress. I hope that we can put this partisanship behind us and move forward on protecting the environment.

#### CHRONOLOGY OF SEPW INFORMATION REQUEST

### March 8, 2002

Senators Jeffords, Smith, Chafee, and Boxer mailed letters (dated "March 8, 2001") to each of EPA's ten regional offices. The letters requested detailed information regarding the Superfund program. Although some regions did not receive the request, headquarters made sure that all the regions were aware of the request so that they could begin to prepare responses.

#### March 15, 2002

Ed Krenik of OCIR sent a letter to Senator Jeffords, et al., requesting a meeting to discuss the scope of the letter and to request that in the interest of accuracy, timing and resources, that the scope be defined to exclude redundant and non-responsive materials.

#### March 26, 2002

EPA Headquarters Office of congressional and Intergovernmental Affairs (OCIR) and Office of Solid Waste and Emergency Response (OSWER) participated in a conference call with SEPW committee staff (including Boxer staff) in order to clarify

the request so that the information can be provided prior to the April 10, 2002, hearing.

#### April 4, 2002

Information discussed at meeting is delivered to Senators Jeffords, Smith, Chafee and Boxer. Information provided included the regional responses to questions 1, 2, 3, 4, 5, 6, and 7 including headquarters attachments referred to by the regional offices (new start list, January 3 funding distribution memo for 1St and 2d quarters of fiscal year 2002, and 3 construction completion status updates). At this time, it was OCIR's understanding that all information requested by the March 8, 2002, letter had been provided.

### April 10, 2002

SEPW subcommittee hearing was held at which Marianne Horinko testified.

## Week of April 15, 2002

Senator Boxer's staff called to request information in addition to that provided for the April 10' hearing.

#### Week of April 22, 2002

OCIR and OSWER staff requested another meeting to determine exactly what information is being requested.

#### May 13, 2002

Meeting and a briefing on Superfund performance is held in SEPW hearing room. Meeting is widely attended by representatives from SEPW committee and the Democratic Party Communications Staff. During the meeting, Senator Boxer's staff again requests a list of "unf inded" sites. Again, OCIR staff explain how program is managed and why there is no Agency listing of "unfunded" sites.

#### May 23, 2002

Governor Whitman met with several Senators regarding Clean Air issues. The Governor and Senator Boxer also discussed Superfund issues.

#### May 31, 2002

OCIR (Ed Krenik and Don McKinnon) met with the staff of Senators Jeffords and Boxer and provided copies of fiscal year 2001 ConstructionCompletion Candidate Site Status updates, copies of fiscal year 2002Construction Completion Candidate Site Status updates, the fiscal year 2002Construction Completion Candidate Sites update—May 2002, the list of fiscal year 2001 sites that reached construction completion, and a list of the reasons sites identified in first fiscal year 2001 Construction Completion Candidate Site Status update did not reach construction completion.These documents are later officially provided in the letter dated June 4, 2002. *May 31, 2002* 

Letter from Senators Jeffords and Boxer asking for the additional information by June 20.

## June 4, 2002

Letter to Senator Boxer from Ed Krenik including e-mails from OCIR staff asking for the regions to submit additional information.

#### June 20, 2002

Letter to Senators Jeffords and Boxer with approximately a 3-foot stack of documents delivered to SEPW staff. Documents provided include a privileged June 6, 2002, funding memo distributing the 3d and 4th quarter fiscal year 2002 funding for the Superfund Program, a list of Federal facilities that are megasites, and a compilation of the updated regional responses to questions 1, 4, 5., 6, and 7.

### June 27, 2002

Responses to questions from the April 10, 2002 hearing were provided to the committee. EPA has requested, and is waiting for, the hearing transcript.

#### July 23, 2002

Letter dated July 23, 2003 sent by the SEPW committee received by EPA. The letter was effectively an outline of concerns on the part of the committee regarding EPA's response to the March Stn information request.

#### July 24, 2002

Response to aforementioned letter sent to the committee from Ed Krenik. The response consisted of assurances that the Agency made every attempt to comply with the original request and an outline of EPA's commitment to obtaining the additional information identified and requested by the committee in its July 23d letter.

### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

#### OFFICE OF CONGRESSIONAL AND INTERGOVERNMENTAL RELATIONS, Washington DC 20480, July 24, 2002.

The Honorable BARBARA BOXER, Chair,

Subcommittee on Superfund, Toxics, Risk, and Waste Management, Committee on the Environment and Public Works,

U.S. Senate,

Washington, DC 20510

DEAR MADAM CHAIR: Thank you for your letter of July 23, 2002 to Administrator Whitman requesting documents related to EPA's management of Superfund site funding. Administrator Whitman and I appreciate the importance of congressional oversight, and we will continue to make our best effort to meet the oversight needs of the subcommittee.

I would like to take this opportunity to explain how we responded to the committee's previous request, and the steps we will use for this request. First, I want to assure you the Agency has made every attempt to comply with the original request of March 8, 2002. As you know, the committee's original letter was sent to all 10 EPA Regions. After several Regional offices began asking Headquarters how to respond to the broad scope of the letter, we requested a meeting with your staff and committee staff to discuss ways to better target the request toward information that would be useful to the committee, and to provide information prior to the April 10, 2002 subcommittee hearing. After meeting with your staff, we followed up with several emails to our Regional offices-including an email to each Regional Administrator-referencing your letter and requesting that they search for responsive documents. We provided clarifications and attempted to give examples of what would be responsive and what would not be necessary to collect, based on our understanding of your needs. For example, based on our understanding that your staff was interby EPA with regard to Superfund sites, we directed Regional staff to exclude construction and design plans, copies of contracts, invoices and related communications, personnel related papers, etc. We had numerous conversations with several Regions to explain the scope of the request, answer questions, and to request further docu-ment searches for materials that fell within the request, as it was written, particularly when we saw significant variability in the Regional responses. All of the Re-gional documents, about a three foot stack, were provided to the committee.

While it is true that we did not provide your staff with a copy of Headquarter's communications with the Regions until after we had begun providing documents to you, the process of negotiating your request was entered into in good faith. Our actions following those conversations likewise were good faith efforts to meet your needs. As we move forward we will redouble our effort to keep your staff informed of our internal process for document collection. While this level of transparency is unprecedented in our experience with Congress, we are pleased to make every effort to give you the assurances you need that all appropriate documents are collected and forwarded to the subcommittee.

Please let me assure you that information gaps (email attachments, etc.) in the documents that we provided you on June 20, 2002, were unintentional. Any such problems can be resolved with a phone call to me or my designated staff. Nonetheless, at the July 17, 2002 meeting of your staff and Marianne Horinko, Assistant Administrator for lid Waste and Emergency Response, the Agency committed to providing copies of all such information that was mistakenly not printed out, and will specifically request that Regions print such documents in our next instructions to Headquarters and Regional offices.

We will again send your letter to each Regional Office,—as well as Headquarters offices that may have responsive documents. If there are any instructions included with the transmittal of your letter to EPA offices, I will provide your staff an opportunity to review the transmittal, as discussed at the July 17 meeting. My staff has made recommendations on how your request could be targeted to more efficiently meet your oversight needs without requiring EPA staff to collect extraneous documents. However, if you prefer, we will transmit your request without any modification with respect to the type of documents requested. In any event, we will provide instructions for assembling and reviewing the documents (identifying privileged documents, etc.).

Enclosed, in response to your July 23d letter, is the enforcement sensitive Remedial Action Priority List. Although we had not received a written request for this list prior to your July 23, 2002 letter, we did make several offers to your staff to review the document at EPA. You should be aware that, on the advice of EPA's General Counsel, Office of Enforcement and Compliance Assurance, Office of Solid Waste and Emergency Response, and the Department of Justice, access to this document must be carefully controlled. I remain very concerned that the release of this document, or any information from the document, could seriously undermine ongoing enforcement activity and the effectiveness of the Federal Superfund program. The Remedial Action Priority List contains information that is subject to the deliberative process privilege and is enforcement sensitive, and is marked as privileged. EPA's disclosure of this document to you does not constitute a waiver of any applicable exemptions under the Freedom of Information Act (FOIA) that EPA may claim in response to FOIA requests for this document. In addition, EPA's disclosure of this document to you does not constitute a waiver of this document to you preserve the confidentiality of this document and all documents marked privileged or sensitive by refraining from making or providing copies, or otherwise communicating the contents of these documents, to persons other than those with a need to know as part of this congressional oversight review.

I have also enclosed a fact sheet and status report on 33 Superfund sites that have been the subject of media attention. While not requested in your letter, these documents were requested by your staff at the July 17, 2002 meeting. To date, in addition to this letter and enclosures described above, the Agency has

To date, in addition to this letter and enclosures described above, the Agency has provided to you a privileged June 6, 2002, funding memo distributing the 3d and 4th quarter fiscal year 2002 funding for the Superfund Program, a list of Federal facilities that are megasites, and a compilation of the 10 regional responses to questions 1, 4, 5, 6, and 7 of your March 8, 2002 letter. You have also received: the January 3, 2002 funding distribution memo for the 1st and 2d quarters of fiscal year 2002; the fiscal year 2001 Construction Completion Candidate Site Status updates; the fiscal year 2002 Construction Completion Candidate Site Status updates; the fiscal year 2002 Construction Completion Candidate Sites update (dated May 2002); the list of fiscal year 2001 sites that reached construction completion; and a list of the reasons that sites identified in first fiscal year 2001 Construction Completion Candidate Site Status update did not reach construction completion. These documents were officially provided in the letter to the committee dated June 4, 2002. If L can be of further sestence plagse don't hesitate to contact me or your staff

If I can be of further assistance, please don't hesitate to contact me, or your staff may call John Reeder on 202/564–5200. Sincerely.

### EDWARD KRENIK, Associate Administrator.

## STATEMENT OF HON. RICHARD J. DURBIN, U.S. SENATOR FROM THE STATE OF ILLINOIS

Thank you, Senator Boxer, for inviting me to testify before the Subcommittee on Superfund, Toxics, Risk and Waste Management of the Senate Environment and Public Works Committee on the important topic of the Superfund program. I also want to thank Senator Jeffords, and the members of this subcommittee, for your leadership on the many critical environmental protection issues we face. Finally, I want to applaud Senators Boxer and Chafee for introducing legislation to reinstate the Superfund "polluter pays" taxes. I am proud to be a cosponsor. The Inspector General of the Environmental Protection Agency (EPA) reported on

The Inspector General of the Environmental Protection Ágency (EPA) reported on June 24 that the agency has slowed or stopped funding at 33 Superfund sites in 18 States. One of them, the Jennison Wright Corporation in Granite City, Illinois, is not receiving the funding needed to bring the site to the construction complete phase. For years we have seen the Superfund Trust Fund dwindle, as some in Congress, and now in the Administration, has resisted reauthorizing the "polluter pays" taxes. Today's testimony will demonstrate the high costs of this abdication of responsibility.

Superfund sites are cleaned up in one of three ways: 1) the potentially responsible parties (PRPs) enter into a Consent Decree with EPA to execute and pay for the cleanup, or remedial action; 2) the EPA cleans up the site and recoups the cost from PRPs through legal action; or 3) the EPA pays for and cleans up the site when PRPs are bankrupt, unidentifiable, or cannot be forced to pay for the site, despite enforcement or legal actions EPA has taken. The Superfund Trust Fund pays for the cleanups in the third category, making these sites the most threatened when this program is underfunded. Three dedicated taxes historically provided the majority of the Trust Fund's income, but expired in 1995. By the end of fiscal year 2003, the Fund's balance will have dwindled to \$28 million. Every year after 1995, the Clinton Administration requested that Congress reauthorize Superfund taxes as part of its budget, and Congress declined. The Bush Administration has not included such a request in its fiscal year 2003 budget submission or its fiscal year 2002 submission. As time passes, taxpayers are paying a larger portion of the cleanup than corporations. From 1.991– 1995, the portion of Superfund spending coming from general revenues averaged 17 percent; in fiscal years 20002002, it was 50 percent.

The Boxer-Chafee would reinstate the Superfund "polluter pays" taxes. However, the Administration does not support reinstating these taxes. The Administration prefers that all taxpayers have the burden of paying for cleanup. In a recent editorial, EPA Administrator Christine Todd Whitman asserts, "Financing the cleanup of these orphan sites, as they are called, comes from the Superfund trust fund and from Congress's general revenues." The reality is that general revenues do not belong to Congress. These revenues are taxpayers' money. Also, while it is true that some funds from general revenues have historically contributed to orphan site cleanup, taxpayers are paying a significantly larger portion of the cleanup than corporations than they have in the past.

In response to a letter I sent to Administrator Whitman, she has told me that we should not worry that the Superfund taxes have expired, and that polluters no longer have to pay their fair share of the cleanup. In a letter she sent to me on June 28, she noted "Congress has supplemented the Superfund appropriation by appropriating dollars from general revenues. I am confident that Congress and the Administration will continue to work together to provide adequate funding for the Superfund program." She also told me that they do not yet have a clear understanding "as to whether project schedules in future years will be impacted by competing funding needs." There seem to be some major management issues in this program that need to be examined.

#### Illinois

In Illinois there are 39 Superfund sites. Only 19 have reached the milestone of "construction completion," where all the final remedies for the sites are fully in place, with operation and maintenance remaining, and, in some cases, an ongoing pump and treat system to restore the aquifer underlying the site to drinking water quality.

Recently I visited one of these sites, the Outboard Marine Corporation (OMC) in Waukegan, Illinois. I saw firsthand the environmental damage of that site, and how it is impacting the local community, especially its efforts to restore the beach of Lake Michigan and proceed with important economic development. Hazardous wastes at the OMC site include PCBs and Volatile Organic Com-

Hazardous wastes at the OMC site include PCBs and Volatile Organic Compounds (VOCs). From approximately 1948 to 1971, OMC purchased an estimated 8 million gallons of hydraulic fluid which contained PCBs for die casting of outboard marine/recreational engines. PCBs were discharged through floor drains into a tributary of Lake Michigan and were ultimately discharged to Waukegan Harbor. As a result, 700,000 pounds of PCBs were estimated to be present on OMC property soils and 300,000 pounds of PCBs in the soils and sediments of Waukegan Harbor.

In the early 1900's a wood-treating plant operated on the site, followed by a manufactured gas plant in the 1920's and a coke oven gas plant in the 1940's. Soil and grounwater contaminants include coal tar, which contains many polynuclear aromatic hydrocarbons (PNAs), phenols and volatile organic compounds (VOCs), and ammonia (byproducts of the manufactured gas and coke operations). Other contaminants, primarily in groundwater, include arsenic, cyanide and heavy metals.

nants, primarily in groundwater, include arsenic, cyanide and heavy metals. The plant was purchased and disassembled by OMC in approximately 1972. Between 1973 and 1989, OMC used the site for fire training. Other more current uses include waste oil storage, parking, stockpiling of sand from a dredging operation, and testing of snowmobiles. OMC declared bankruptcy in December 2000, complicating site cleanup actions.

PCBs have contaminated onsite soil and sediments in Lake Michigan. The Waukegan Harbor is identified as an Area of Concern by the Great Lakes Water Quality Agreement between the United States and Canada due to its persistent, harmful sediment problem. Although the PCB problem has begun to be dealt with, groundwater and soils are still contaminated with PNAs, ammonia, phenol and arsenic as a result of activities that occurred at the former Gas and Coke Plant.

The residents of Waukegan, Illinois, and I want to know: what is taking so long? Why isn't EPA cleaning up this site?

Unfortunately, cleanups in Illinois overall are slowing down. In my correspondence with the EPA, Administrator Whitman delivered a saddening piece of news. Whereas the USEPA had earlier projected that the Byron Salvage Yard, a Superfund site in Illinois, would reach the construction complete phase in fiscal year 2002, they are now projecting that it will not be until fiscal year 2003. That means only two sites will have reached the construction complete phase this fiscal year in Illinois, and one of those sites was carried over from last year. In addition, only one site, A & F Materials Reclaiming, is projected to be deleted from the list this yearmeaning it is the only site in Illinois that will be totally cleaned up.

The EPA's Inspector General also reveals that the Jennison Wright Corporationsite in Granite City, Illinois that will be totally cleaned up. The EPA's Inspector General also reveals that the Jennison Wright Corporationsite in Granite City, Illinois is not being cleaned up, even though it is not one of the "megasites" that EPA claims take longer to complete. Although the officials at the EPA requested \$12.5 million for clean-up of the Jennison Wright Corporationsite in Granite City, Illinois, this year, only \$570,000 has been allocated, meaning that the work has been put off. This Fund-lead Superfund site has groundwater, surface soil, and subsurface soil contamination, including arsenic, benzene, manganese, naphthalene, beryllium, chromium, and other contaminants. Surface waters are contaminated with creosote, pentachlorophenol, and other related compounds.

The Jennison-Wright Corporationsite is a 20-acre, bankrupt railroad. tie-treating facility in Granite City, which has a population of 33,000. The site is located in a low income, mixed industrial/residential neighborhood. Operations as a railroad tie treatment facility began prior to 1921 and continued until 1989. After operations ceased, wastes were left at the site in a railroad tank car, a buried railroad tank car, two above-ground storage tanks, and two lagoons. Neighboring residents may be affected through direct contact or ingestion of contaminants emanating from the site. Although the Illinois Environmental Protection Agency performed work on this site as early as 1992, it was not proposed to the list until October 1995, and it became final in June 1996. Despite being listed for 6 years and being known as a contaminated site for 10 years, it has not reached the construction complete phase. It seems that work is ready to proceed there, except for lack of funding. The appropriate clean-tip for this site should include soil excavation, offsite disposal, and a groundwater pump and treat system.

groundwater pump and treat system. Is the Jennison Wright Corporationsite not being funded due to lack of money in the Superfund Trust Fund? If so, why are we encountering so much resistance to reviving this important fund? Senators Boxer and Chafee, and members of this subcommittee, I hope you are able to get to the bottom of some of the pressing questions raised by my testimony and that of my colleagues in the Senate. We need answers before any further damage to our communities and to the public health is done.

Senator BOXER. I just wanted to respond to my friend and just say quickly that it is true that polluters are paying. They have in the history of the program, and that's good. But remember, it takes a lot of work to figure out who the responsible parties are, and as the money diminishes in the fund we can't really do that work and that enforcement, and it is—the problem we are facing—this chart shows the percentage of Superfund cleanups that have been paid historically by the polluters, 82 percent; taxpayers, 18 percent. This Administration is changing that equation. If they stay on the course they are on now, which appears to be the case, 54 percent will now be picked up by the taxpayers, 46 percent by the responsible parties. I mean, this is an accurate depiction. It is a snapshot of now. That's where we are.

Senator INHOFE. Well, I would disagree with you. I don't think you could come up with an accurate figure in the circle under 2003 because I don't think you have the information to do that. But I would also repeat that not only has industry paid for the cleanup, but also the administration cost to oversee that, which is some of the cost that you are talking about.

Senator BOXER. Senator, we took this from the Administration's figures on the sites they are going to clean, the number of sites, and where they are getting the funding from. This was drawn from their documents. But we will certainly go back and review it with the Administration.

Senator INHOFE. Yes, and I will do the same.

Senator BOXER. Of course. And let me also state that I'm going to put in the record a specific list of regions that have expressed concern about cutbacks—Region Four, Region Six, Region Seven, Region Eight. I'm going to put that in.

Senator INHOFE. And you put at the top of that Tar Creek, for example, which is the worst in the United States of America. However, they were mislead to believe that funding was going to be cut in areas that I don't believe it is going to be cut.

Senator BOXER. OK. We will certainly know that by the end of the year, which is September 30th, just a month away. You know, when you say "a snapshot in time," of course that's true of everything in life. A report is a snapshot in time. This particular report was 3 months before the end of the year when the money has to be spent.

So, Senator, I have great respect for you, and we will see, once the end of the year comes, what cleanups took place and what didn't. Even the most optimistic figures of the Administration could you put up the chart that shows the 80 sites cleaned up by the Clinton Administration—this is the Administration's own estimates of what they're going to clean up. The revised estimates are down to 40 sites, compared to the 87 we did under Bill Clinton, so we are really talking about a major cut. That's their plan that they admit to, without getting to the specifics of what sites, so you're looking at a cut in half. That's just the facts.

You could argue that maybe they're cleaning up the harder sites, and we can get into that debate.

Senator INHOFE. Yes.

Senator BOXER. But the raw numbers I believe speak for themselves.

Senator INHOFE. But I think it is important to add, Madam Chairman, that any work that is ongoing at the present time is not going to be cutoff, it's going to continue. The public was not led to believe that that's the case, so a lot of terror was inflicted to a lot of people unnecessarily.

Senator BOXER. Senator, we have people out there who have been told their sites have been stopped and stalled, so let's just instead of debating this now, I'm going to call on Senator Carper, if I might, followed by Senator Jeffords.

Senator CARPER. I'd like you to continue debating.

Senator BOXER. Well, we'll debate this until November, I'm sure. Go ahead.

## OPENING STATEMENT OF HON. THOMAS R. CARPER, U.S. SENATOR FROM THE STATE OF DELAWARE

Senator CARPER. I watched Senator Nelson and Senator Torricelli come into the hearing room. Looking at the four of us up here, I am reminded that, I think in 1986, when Superfund was modified and some major changes were made to it, I think we were all serving together in the House of Representatives. One of the reasons why we made those changes is because they needed to be changed. Along the way we've made some changes, not so much legislative but certainly administratively.

While there is plenty of work still to be done, I think it is probably worthwhile to say today, roughly two decades after the first legislation was adopted, a great deal has been accomplished. Roughly half the sites that were identified have been cleaned up, and we're well on the way to cleaning up a number of others.

Like some of you, I share a concern that we don't sort of sit back and rest on our laurels. There's obviously more that ought to be done. And I hope, as we hear from our colleagues and others who follow, that we will be able to figure out what we're doing well and where we need to make some further modifications.

I look forward to hearing from our first two lead-off witnesses especially. Thank you.

Senator BOXER. Thank you, Senator.

Senator Jeffords?

Senator JEFFORDS. I don't have an opening statement. Senator BOXER. OK. Senator Crapo? Welcome.

## **OPENING STATEMENT OF HON. MICHAEL D. CRAPO,** U.S. SENATOR FROM THE STATE OF IDAHO

Senator CRAPO. Thank you very much, Madam Chairman. I appreciate the fact that we're holding this hearing and I look forward to the testimony that will be brought before us today, both from members of the Senate, as well as Assistant Administrator Horinko and our IG. We appreciate your coming.

I just wanted to say I had to step out during some of the conversation that took place, but I, too, hope that one way or the other we will not lose sight on our focus of comprehensive reform of the Superfund statute. We have been working on this now for at least a decade or more. My political involvement here has been over the last decade almost on this issue, and I believe that there is a crying need for major reform that will help us to be much more effective in putting resources where the need is and making sure that we get the cleanup accomplished in ways that need to be done.

In that context, I look forward to working with all of my colleagues on the committee to try to find a path forward. We have been battling over one thing or another for too long, and hopefully we will be able to find a path that will give us a route out of the political and the partisan bickering that takes place and toward some type of a compromise plan that can maybe not give every one of us everything we want in the reform process, but at least help us find those areas of common ground where we can work forward.

I also look forward to the testimony today, and if I am able to be here through the entire hearing and have a chance to ask questions, I'd like to discuss with our friends from the EPA some of the issues we have going in north Idaho right now. Again, I look forward to this opportunity. Thank you, Madam

Chairman, for holding the hearing.

Senator BOXER. Thank you, Senator Crapo.

Let me just say I hate partisan bickering. I do welcome debate. You know, when we have different philosophies, I think that's good for us. And I don't view this as partisan, since we have Senator Chafee and I together on this and Senator Jeffords-Democrat, Republican, Independent. So I really don't see this committee as being particularly partisan and I welcome the debate and I respect differences, for sure.

Senator CRAPO. Well, Madam Chairman, I agree with that. In fact, I think one of the things that makes America strong is the clash of ideas. You know, the fact that in America we can have differences of opinion and engage in solid, strong, open debate on that is healthy, and so I don't have a problem with that at all, Madam Chairman.

Senator BOXER. Wonderful. Senator Nelson, you came first. Do you mind, Senator Torricelli, if I call on your colleague first? Senator Nelson of Florida.

## STATEMENT OF HON. BILL NELSON, A UNITED STATES SENATOR FROM THE STATE OF FLORIDA

Senator NELSON. Madam Chairman, you and I have discussed this issue at length, and I just wanted to come and offer some support to the inquiry of this committee about the importance of funding the Superfund trust fund. Senator Carper, it was 1980 when I was in the House that we voted on setting up the Superfund, and one of the deals struck when we passed it was, in order to get the oil companies and the chemical companies to come together so that we could—you know, we had to do some bargaining. One of the things was that the oil companies had a great deal of liability hanging over their heads, and so, in exchange for them being willing to contribute under the theory that the polluter pays, the oil companies' liability was removed, and that the trust fund, under the theory that the polluter, not the taxpayer, would pay, would fill up this trust fund so that, as we found these sites all over America, that there was a pot of money that we could go to when we couldn't hold the polluting party responsible because they had gone bank-rupt or they had flown the coop or they were in jail, or whatever it was. Then there was a pot of money that we could go to.

Now, we've got five of these Superfund sites in Florida, and I just want to briefly sketch some of those for you so that you can see how this is affecting us. But this is the year 2002, not the year 1980, when we enacted the law. Of course, what has happened, with it being denied in the mid-1990's to continue with the funding into the fund—the fund is dwindling so that you're going to have just a few million dollars next year in the fund, and what is the result is what is happening, and we'll give you a case example in Florida.

Take, for example, these five sites. There are three of them in the Pensacola area. No less than the Chamber of Commerce has come to me and come to Senator Graham and to their Congressmen—so this is bipartisan in nature. They are scared to death that the future quality of life of their community, their ability as a Chamber of Commerce to attract business, their ability as a Chamber of Commerce to expand business that is already there, this cloud of potential pollution is hanging over Escambia County and the Pensacola area. There's no wonder, because the health statistics for Escambia County and the next county to it, Santa Rosa County, are very troubling, because the rate of cancer deaths per 100,000 people exceeds the rest of Florida's rate in every category, so is there any reason that the Chamber of Commerce is concerned. By the way, Pensacola is the cradle of Naval aviation, and that, of course, is the main engine that drives that economy, but they have diversified over time, so they just can't have the kind of community they want unless these sites can be cleaned up.

Now, we're not only talking about the forms of cancer in Escambia and Santa Rosa counties have far exceeded the national rates, but the childhood cancer rates have been among the highest in the Nation over the past decade, and Escambia County—that's Pensacola—is in the top 40 in childhood cancer rates. So, needless to say, not only the environmental community but the business community has come and asked us to plead their case in front of you.

But I want to take another case. Let's go down to a different part of Florida and there is something known as "Solitron Microwave" in Port Salerno. If you pick up the "New York Times," this is to day's article. What happened down there is you had this Port Salerno microwave, old plant, that started leaching all of this stuff into the ground. We have a high water table there. You get your water from shallow wells. The place became so contaminated that the water supply, they couldn't do it. So EPA promised, "We're going to send you to 150 homes. We're going to send you public water through a public water system," and that has now been delayed because there's no money in the kitty.

So what they did in Florida and what the substance of the "New York Times" article today is they're trying to figure a way around it. The Florida Department of Environmental Protection had some extra money, so they went and borrowed that. Now, they're not quite sure this is legal, what they did, and that's another question, but there are 150 homes that have got to have a clean water supply. Their theory is they're going to give them a credit on whatever the future EPA projects would be for the State of Florida. That's what they're trying to do. It is band-aiding and chewing gum, patching together something that ought to be a reservoir of money.

Then I'll give you another one. Trans-circuit is in a community down in Palm Beach County called Riviera Beach, and it is a middle class, minority community that has been fighting contaminated drinking water problems for 20 years. The money is not there.

Last year EPA signed a record decision with Trans-circuit, a former electronics facility site, which noted the need to continue to operate a certain kind of machinery to decontaminate the water until the EPA cleanup could be performed, and that region requested a pitiful, paltry \$200,000 for this machinery, but that money has not come through yet. It's just another example.

And I want to tell you about one that I went to personally. It's 12 miles west of Orlando. It's right near a big lake called Apopka. Apopka used to have 4,000 alligators. Today, Apopka has 400 alligators, and some of them have mutated bodies. Now, there are a lot of sources of pollution into Lake Apopka, but let me tell you one of the sources. This old Tower Chemical plant where, honest indian, they brewed DDT—they boiled DDT to get a derivative, and all of this stuff spilled over into a natural crevice, a kind of little pond area. The problem was that natural crevice was a sink hole. It went right down to the Floridian aquifer, which is this big sponge of water all over central Florida that supplies central Florida with its water supply. Some of it even spilled over the edge of this sink hole into a creek that flowed directly into Lake Apopka.

I went out there, and this thing has been abandoned now since the late 1980's or early 1990's. There are houses all around it, and what they want to do is to get special water filters on the wells for these houses. I did everything. I want to commend the EPA project manager. I mean, he understands the importance of this. He's out of Atlanta assigned to this particular project. It's just gut-wrenching to him that all these folks around him don't have these water filters.

And so, I think because we kicked up such a fuss, now the residents are going to finally receive the water filters that they need to safeguard for the time being until that whole site can ultimately be cleaned up.

Now, my question to you—and I conclude with this—is: why do these communities need to continue to suffer? Why have some of the 33 communities listed in the Inspector General's report as lacking money now received funding and others have not?

We need to take these communities that are at great risk and be sure that we get the funding to them, and there's no better way to do that than to go back to the principle of the polluter pays and replenish that trust fund.

Thank you, Madam Chairman.

Senator BOXER. Thank you so much, Senator. You have brought home to us why we're here, what we're supposed to be doing, and I can't tell you how helpful you have been to me as we fight this issue. Thank you.

Senator NELSON. May I be excused?

Senator BOXER. You may be excused.

Senator NELSON. I'm going to Iraq.

Senator BOXER. You are not.

Senator NELSON. It's in the Foreign Relations Committee.

Senator BOXER. Good. I'm supposed to be there, too, but I'll stay here for the moment.

Senator Torricelli, I am so glad you are here. No one, I just want to say for the record, has talked to me more about this Superfund program and the need to reinvigorate it with the Superfund fee and to move forward, and no one has more sites in his State than Senator Torricelli. Senator Corzine the same way has been just—the two of them have been constantly talking to me about it.

Senator TORRICELLI. Thank you.

Senator BOXER. We have the second number of sites, so we are giving you that title for the moment. But I want to make sure that we all reduce—and there is, on cue, your partner, Senator Corzine. Senator Torricelli, I hope you are just going to lay it out here for us like you laid out to me on the floor of the Senate very often when you grabbed my ear. Please let us know why it is important to get this program up and running.

## STATEMENT OF HON. ROBERT TORRICELLI, A UNITED STATES SENATOR FROM THE STATE OF NEW JERSEY

Senator TORRICELLI. Thank you, Madam Chairwoman and members of the committee. Thank you for this opportunity. It is actually difficult to understand why we have to be here. Senator Carper noted that this is a conversation that was held almost 20 years ago in the U.S. Congress. Democrats and Republicans came together in a Republican Administration and made a promise to the American people. There were industrial sites around America where ownership was still clear, and there the responsibility was with those companies. They would be forced to pay. Where there were orphan sites, we could not find those responsible, in fairness to the American people we would not do the double damage of forcing them to live with these polluted sites and force them to use their personal income taxes to pay for them, and so a fee was placed on the petrochemical industry, those that had the source materials that in some way would bear some responsibility, and the sites would be cleaned.

John Corzine and I probably represent as much of that chemical industry and petrochemical industry as anybody in the Nation. I've never had a single company complain to me that they are paying this fee, not one. This isn't coming from the corporations. This isn't the practical part of doing business. This is an ideology.

Members of the committee, you're right, this shouldn't be a partisan fight. It never was a partisan fight. Ronald Reagan supported this fee. Former President Bush supported this fee. Republicans in the Congress supported this fee. The country hasn't changed. The philosophy of some of those that were part of this arrangement has changed.

I thought Senator Nelson made a good point that I've heard Senator Corzine make many times—this is also part of a comprehensive settlement. We would list liabilities from those in the industry that faced potentially billions of dollars worth of exposure in exchange for them paying this fee. Now they don't have the liability, but now they're not paying the fee.

This hearing never should have been necessary. This should have been reauthorized years ago without a beat, but here we are back. What can you say of the Superfund? Here's my analysis of the Superfund: it's no longer super and it isn't much of a fund. If this is only being paid by the American taxpayers, it isn't super; and a fund that has dwindled from over \$3 billion to \$28 million isn't a fund. The more honest thing would be to cancel the program and just do this through the EPA and the American taxpayers' money, because that's what we're doing. You're maintaining a false facade telling the American people—giving them the impression that someone who is responsible is paying to clean up these sites when, in fact, it is being paid out of money that should be going to educate their children, pay down the national debt, reduce their taxes, pay for prescription drugs. Instead, we're paying the obligations of corporations that have escaped their responsibilities.

Well, as the chairlady noted, Senator Corzine and I have the distinction of representing a State with 111 of these sites in the most densely populated region of the Nation. There is no one who could sit here today and tell you that there's a connection between the fact that we have the highest cancer rates and the most Superfund sites. I can't give you the science, but, like Senator Nelson, is there anyone here who really doubts it? Do you really think there's not some connection? Chemical sites, dangerous substances sitting atop well water, leaching into the ground, getting into dust particles, blown into the air, ingested by people. What are we thinking? Whatever could somebody have in mind who is opposed to restoring this fund and getting these sites cleaned? It's not as if we were participating in a failure. We have stopped a success. It's almost as if we said, "It's going too well. We're doing too much. Stop us before we solve the problem."

The Clinton Administration, as the chairlady noted, got to the point we were cleaning 80 sites. That will reduce this year by more than half. Four of those are in New Jersey of enormous importance to the people of my State: Chemical Insecticide in Edison of New Jersey, Burnt Fly Bog in Marlboro, Montgomery Township Housing Development in Rocky Hill, and Somerset County. Another five have had their funding severely reduced.

The most important of these to me was the Chemical Insecticide site in Edison. Cleanup was to begin this November. I'm not going to prolong my testimony before the committee, but I want you to understand what this means. This is among the most densely populated communities in among the most densely populated county in the most densely populated State in the Nation. Here's what Chemical Insecticide means to people who live there. Agent orange was manufactured there during the Vietnam War. It is so contaminated that rabbits living on the site have turned green through a mutation called "dinoset" from a pesticide found there in large quantities. For years children played there. The truth was never told to the community about agent orange or the impacts. A generation of children have now grown up in America, without doubt that some of these elements are in their bodies.

It will cost \$40 million dollars to clean the site. Wildlife is still throughout the region. As I noted, cleanup was to begin in November of this year. The EPA has now announced there's not enough money to begin, perhaps for several years to come.

Among all the brave colleagues we have who will stand there in defense of the industry who would pay this fee, is there anyone so brave that you will come to Edison, New Jersey, and speak to the mothers and the fathers whose children played on this site? Anybody so convinced of your position that you'll explain to these people that the Federal Government does not have the resources or the will to continue the Superfund, to protect their children? I doubt it. That's what you should do. Isn't an explanation owed?

As I told you that story, I can tell you another ten, another twenty. Behind all of them is a family that wonders why their infant child had a birth defect, why somebody is ill, why they lost somebody in the family. I can't give you the science, but I can give you the reasoning.

This fee will be authorized. We will fight this battle as long as it takes. I have already filed amendments in the Legislation and Finance Committee. I will return until it is done. It is not right and it is not fair that we don't restore this.

Yes, Madam Chairlady, it should be bipartisan. As I noted, it always was. Without Ronald Reagan's signature we wouldn't have had a Superfund. A lot of this engineering for sites that Bill Clinton cleaned up, the engineering was done under former President Bush. It always was. But for a few brave souls, it isn't now.

If I could, I'd like to submit my full testimony for the record and spare you the rest of my comments.

Senator BOXER. Thank you so much, Senator. You've added enormously to this debate.

Senator Corzine?

Senator CORZINE. Do you think I want to follow Senator Torricelli with my remarks?

[Laughter.]

## OPENING STATEMENT OF HON. JON S. CORZINE, U.S. SENATOR FROM THE STATE OF NEW JERSEY

Senator CORZINE. You know, the concept that we are turning our back on the 77,000 people that live and work around this chemical insecticide plant that's got a tarp that lays over the top of this that's punctured with holes is our response to clean up of a Superfund site, and realizing that there are people where the concentration of cancer contraction is higher than in normal population rates is just unfathomable to anyone. You don't have to be a Democrat. You don't have to be a Republican. You just have to be a human being to understand that something ought to be done about these kinds of risks to our population.

I can't say it as well as Senator Torricelli has, but I'd like to see the people come to Edison and say that this is responsible behavior on the part of our Nation, given the commitment we have to try to protect the health and safety of our population.

This is terrorism, in itself, and I believe that we made a bargain in 1980 about how we were going to put together these situations. The idea that we waive liability and that stays in place and we pull away the revenue-raising element to fund the Superfund site is unconscionable, in my view. The idea that we are not taking those steps to make sure that the Superfund is exactly what it is supposed to be—a bipartisan-created vehicle to protect the health and safety of our families and our communities—is, without question, a meritable objective of what I think we should be doing here, and I hope we can go visit every one of those four sites in New Jersey that Senator Torricelli talked about to demonstrate that the need is real, that the risk is real, and that we need to have the resources to deal with this and ask others to come and do it.

I have a statement that I'd put in the record if the chairlady would allow.

Senator BOXER. Without objection.

[The prepared statement of Senator Corzine follows:]

# STATEMENT OF HON. JON S. CORZINE, U.S. SENATOR FROM THE STATE OF NEW JERSEY

#### INTRODUCTION

Thank you, Madame Chairman. I want to thank you for your commitment and leadership on Superfund. I also want to welcome our colleagues to the committee, particularly Senator Torricelli. Senator Torricelli has been fighting to clean up New Jersey's Superfund sites his whole career in Congress. It's been an honor for me to join him in that effort. Madame Chairman, it's an unfortunate fact that you're never far from a Superfund site in New Jersey. We have more sites than any other State, and I have visited many of these sites already in my first term.

When you talk to the people who live around these sites, you hear about cancer clusters. You hear about contaminated streams, and rabbits that have turned green from exposure to chemicals. And you hear the frustration of people who can't get a straight answer from EPA about when a site is going to be cleaned up.

a straight answer from EPA about when a site is going to be cleaned up. Madame Chairman, I share my constituents' frustration, because I can't seem to get a straight answer out of EPA either. It's been almost 4 months since our last hearing on this issue. At that time, I asked EPA about whether cleanup of the Chemical Insecticide Corporationsite in Edison, New Jersey would be funded this year. The answer I got was "we don't know and we can't tell you."

#### THE CHEMICAL INSECTICIDE CORPORATION SITE

Madame Chairman, you have alluded to the Chemical Insecticide Corporationsite in your testimony already, but I think it's worth talking about in a bit more detail. From 1954 to 1972, pesticides, herbicides, and fungicides, including Agent Orange, were manufactured there. After the owner went bankrupt, the residents of Edison were left with a vacant lot with heavily polluted soil and groundwater. Contaminants at the site include arsenic, heavy metals, pesticides, and dioxins. Many of these are known carcinogens. The Agency for Toxic Substance and Disease Registry examined the site and declared it a "Public Health Hazard."

This site was added to the Superfund list in 1990—12years ago. But not much happened at the site until local residents got actively involved. In April, one of these people, Bob Spiegel, testified before the Environment and Public Works committee about the site. I won't read the full testimony, but I want to quote his description of his first encounter with the site. Mr. Spiegel said, quote:

"In the spring of 1991, a friend asked if I wanted to see "green" rabbits. Armed with a video camera, we took a short ride to the Chemical Insecticide Superfund Site. The first thing that struck me was the smell—the smell of death and decay. Nothing grew on the property except a strange florescent green moss. Small animal carcasses littered the area, and there were, indeed, "green" rabbits living there. The rabbits had developed an abnormal greenish yellow undercoat that I would later discover was the result of Dinoseb, a pesticide disposed of in large quantities throughout the site.

We followed a trail of yellow liquid draining from the back of the site downstream past a neighboring industrial bakery and into the Edison Glen and Edison Woods residential developments. There we video taped a child playing in the poisoned stream who told us

it was a good place to hang out and look for frogs and turtles. I subsequently found out that the vacant CIC lot was a playground for local children, the chemical lagoons were their wading pools, and adults routinely scavenged materials from the site."

Madame Chairman, this site has taken a toll on the community. Several people who live near the site or worked near the site have died of cancer that they believed was linked to the pollution. One of the families affected was that of a local police officer, who developed a rare blood disease, and whose wife developed reproductive problems. Property values have been hit hard as well.

officer, who developed a rare blood usease, and whose whe developed reproductive problems. Property values have been hit hard as well. With the prodding of local residents like Mr. Spiegel, some progress has been made at the site through the Superfund program. EPA has cleaned up some areas in nearby residential developments. In addition, EPA has put a liner on top of the site to keep contaminants from continuing to wash off of the site. And they have decided what they need to do to clean up the site. In January of this year, the end appeared to be in sight, when an EPA employee told residents at a public meeting that cleanup would begin in November. But EPA has since said that they don't think cleanup may not go forward due to lack of funding.

#### EPA HAS NOT BEEN FORTHCOMING WITH INFORMATION

As I mentioned earlier, I asked EPA at our last hearing about whether the CIC site would be cleaned up. EPA told me that they didn't know and couldn't say. Several weeks later, the EPA Inspector General released a report showing that cleanup at 33 sites in 19 States are not going forward because of funding shortfalls. Five New Jersey sites were on this list, including the CIC site.

According to the IG report, the EPA Region 2 office requested \$28.5 million for this fiscal year to begin final cleanup at CIC, but no funds have yet been provided. And according to information on EPA's website today, EPA has still not committed any fiscal year 1902 funds to cleaning up this site. Madame Chairman, this is unacceptable. We have EPA information to suggest that among Superfund sites where cleanup is not going forward, the CIC site is one of the most hazardous to human health. We also know from people who live near the site that the temporary remedy—a tarp placed over the site—is failing, and that toxins are once again washing off of the site when it rains. How can EPA possibly continue to justify not cleaning up this site, Madame Chairman?

Madame Chairman, I expect answers today about that site, and about how the funding process works at EPA. Because the story of the Chemical Insecticide site is the story of just one Superfund site. I have focused on it because it is one of the most dangerous sites in the country, and it is not being dealt with. But similar stories could be told about many other sites in New Jersey and in States across the country. It is our duty to ensure that these sites get cleaned up, and we need much better cooperation from EPA so that we can understand what is going on in the program.

We also need to address the macro issue of funding. We know from the Inspector General report that there is a funding shortfall of more than \$200 million in fiscal year 1902 alone. We also know that the Superfund is nearly bankrupt.

When the Superfund tax expired in 1995, the Superfund had a balance of \$3.6 billion dollars. Since that time, the balance of the fund has steadily dropped. According to the president's FY'03 budget, the fund will have only \$28 million left at the end of the next fiscal year. That's not even enough to fully cleanup the one site that I have been talking about in New Jersey.

So when the Superfund runs dry at the end of the next fiscal year, the entire Superfund budget—which has been \$1.3 billion per year in recent years—will be paid out of general revenues. As we all know, we're in deficits now, so that money will be coming out of the Social Security Trust Fund.

That's just not fair. It's not fair to ask the people of Edison, NJ to pay to clean up the Chemical Insecticide Corporationsite. And it 's not fair anywhere else in this country. The polluters ought to pay. That's why we need to reinstate the tax. And we need better cooperation and more transparency out of EPA.

Thank you, Madame Chairman.

Senator BOXER. Before Senator Torricelli leaves, let me say in public now I make a commitment to both of you: if we do not resolve these issues by the end of the fiscal year, come October I will be at Edison and wherever else you want me to go to demonstrate this subcommittee chair's interest in this. And if Senator Jeffords is available, I have a hunch he might be interested in coming, as well, but I speak for myself as chair of this subcommittee.

Senator JEFFORDS. I certainly would. I'd like to just make a comment.

Senator BOXER. Please do.

Senator JEFFORDS. It seems strange to me that the Administration will be willing to spend billions of dollars to reorganize in hopes of stopping an act of terrorism, but won't spend the millions necessary for the things that are already done, which are incredibly dangerous to our society, whether it is air pollution or whether it's the cleanup of these sites. This is just wrong that it's not being taken care of.

Senator BOXER. Senator, thank you. Thank you very much.

I think what we're going to do is ask our next witnesses to come up—that's EPA and the Inspector General. Should Senators Kerry and Schumer show up, we're going to accommodate them, but we're going to move to the witnesses, and when there is a vote we're going to break and come back.

I'm going to call on Ms. Tinsley, who is the Inspector General for the U.S. Environmental Protection Agency. Welcome. We're going to hope you keep your remarks to 5 minutes, if you can. Please proceed.

## STATEMENT OF NIKKI TINSLEY, INSPECTOR GENERAL, OF-FICE OF THE INSPECTOR GENERAL, U.S. ENVIRONMENTAL PROTECTION AGENCY, WASHINGTON, D.C.

Ms. TINSLEY. Chairman Boxer, members of the subcommittee, I'm pleased to be here to speak about the Office of Inspector General report on funding the cleanup non-Federal National Priority List Superfund sites and about how my office went about doing our work.

On April 17th of this year we received a letter from Congressmen John Dingell and Frank Pallone, Jr., of the House Committee on Energy and Commerce requesting our assistance in identifying the funding needs of each non-Federal Superfund NPL site. In the letter, the Congressmen expressed concerns that EPA was falling short of its cleanup goals in fiscal year 2002 and, accordingly, they asked us for two things: first, to identify and summarize the funding needed for each non-Federal Superfund NPL site; and, second, to provide the remedial action prioritization list for each region and any similar nationwide document. They wanted us to provide the information fairly quickly, so we could not do the type of detailed analysis that we would normally do if we were doing an audit or an evaluation.

As I describe the information that we provided the Congressmen, I'd like for you to keep in mind that these figures were accurate as of the date we completed our field work. If the same information were requested today, some of the figures could be different because EPA headquarters provides funds to the regions on a quarterly basis. And, in addition, EPA sometimes de-obligates funds from some sites and moves them to other sites for cleanup activities. So, in essence, as we heard earlier, the report represents a snapshot in time.

To gather the site-specific funding information for the report, we obtained information on remedial actions and long-term response actions from officials in EPA headquarters and regions. We asked questions about the processes for requesting and allocating funds, about the officials' perspectives and their concerns regarding the processes, and about the impact of not receiving funds. I've attached our complete report to the testimony, so I'm not going to go into a great deal of detail on the details and specifics, but, in summary, we found that for fiscal year 2002 EPA regions had requested \$450 million for remedial actions, and headquarters had budgeted \$224 million.

Enclosure three to the letter shows that the regions had received just over \$159 million at the time we did our field work.

As the report indicates, some regional officials expressed concerns about funding. For example, a Region Four official told us about two partially funded sites that would require an additional \$6 million this fiscal year to maintain cleanup progress. That official, as well as officials in Regions Six and Eight, spoke of sites ready to start remedial activities that lacked funding. A Region Seven official told us that the remediation phase for several megasites may be lengthened because sufficient funds are not available. For example, the region may need to stretch a 5-year, \$100 million cleanup to 10 years, given the current funding levels. Above all the operational concerns, however, is the concern that, when sufficient funds are not provided, the risk presented by a site may not be fully addressed.

With regard to the remedial action prioritization list, the regions did not have such lists. Instead, regions provide a listing of sites to EPA headquarters and the EPA National Risk-Based Priority Panel develops a national prioritized list. EPA considers this list to be enforcement confidential and maintains that it should be withheld under Justice Department guidance. In accordance and in compliance with that guidance, we did not release the—

Senator BOXER. Would you repeat that one more time, the EPA has a priority list? Just repeat that.

Ms. TINSLEY. The EPA considers the list to be enforcement confidential.

Senator BOXER. OK.

Ms. TINSLEY. And under Justice Department guidance that has to do with FOIA—and actually I've got this. This is all laid out in the report, and I can be more specific—

Senator BOXER. But there is a list at the headquarters?

Ms. TINSLEY. There is a list.

Senator BOXER. Of priorities?

Ms. TINSLEY. Yes.

Senator BOXER. OK. Because I was told there wasn't such a list. But that's OK. I'll wait to ask Ms. Horinko later. Go ahead.

Ms. TINSLEY. And actually that concludes my remarks.

Senator BOXER. Thank you.

Ms. Horinko?

## STATEMENT OF MARIANNE LAMONT HORINKO, ASSISTANT ADMINISTRATOR, OFFICE OF SOLID WASTE AND EMER-GENCY RESPONSE, U.S. ENVIRONMENTAL PROTECTION AGENCY, WASHINGTON, D.C.

Ms. HORINKO. Good morning, Madam Chairman and members of the subcommittee. I am Marianne Horinko, EPA's Assistant Administrator for the Office of Solid Waste and Emergency Response, and I am pleased to appear once again before the subcommittee to discuss the Superfund program and the important challenges we face as the program enters its third decade. It is also a pleasure to appear here today with Nikki Tinsley, our Inspector General at the EPA.

I appreciate this opportunity to set the record straight and clear up some of the myths that have been reported in the media recently about the Superfund program. I'm afraid the recent headlines have shed more heat than light on the program and the hard work that goes on day in and day out in our ten EPA regions and in the States cleaning up toxic waste sites to protect public health and the environment.

Here are the facts: the overall cleanup funding has increased in the President's fiscal year 2003 budget—\$1.3 billion for Superfund over the last several years, and \$200 million for brownfields. That is a doubling of the brownfields budget. Thirty-three Superfund sites did not get their funding cut. That myth is fast becoming an urban legend. It is time to put that myth to rest. All Superfund sites with ongoing cleanup work have been funded, and we are hard at work funding the new construction starts. The response released by the Inspector General did not contain any list of sites that have purportedly had their funding cut. The IG response, indeed, was a snapshot in time that reflected EPA's funding decisions as of May of this year; therefore, it did not capture the Superfund site funding decisions that have historically occurred in the third and fourth quarter. Our process for funding Superfund sites has been in place for many years, and I'm pleased to say the process has produced more funding decisions. EPA has funded 11 of the 33 sites that appeared in the press for construction work.

Further, as expected, some sites identified early in the year for potential candidates for construction funding do not actually need construction funding this year. Every year site-specific conditions change. Engineering designs may take more time, potentially responsible parties may be identified, or other new issues developed that may prevent the site from reaching the construction stage. EPA will make further funding decisions as moneys become available from our annual effort to de-obligate moneys from expired Superfund contracts, inter-agency agreements, and grants. We expect those efforts to yield an additional \$40 million in cleanup funding.

In addition, I want to thank the Senate for providing EPA the \$12.5 million in reimbursement for our Capitol Hill cleanup activities. Upon receipt from the Capitol Police Board we will be able to restore those funds to the Superfund program and put the diverted funding back to work in communities.

It is certainly fair to say the program is facing new challenges; however, it is not fair to say that the EPA and the dedicated men and women in the program are walking away from Superfund sites. We are vigorously managing a mature program that has more cleanup construction underway now than ever before. We are faced with larger, more costly, and more complex sites to complete than the sites that have been completed in the past. One of the charts that I have provided the committee shows how the number of very large, complex sites that exceed \$50 million in cleanup costs and Federal facility sites have become a much larger percentage of sites that have not yet had cleanup construction completed. Managing these large, complex sites, itself, presents new challenges, but I can assure you that protecting public health and the environment remains a top priority for EPA and the Superfund program.

On September 1, EPA can release the funds held back by Congress in our appropriations bill. These funds, together with the money we de-obligate, will allow us to fund more sites in this fiscal year. We will be pleased to notify the members of this committee, other Members of Congress, and State and local officials when these funds are released, and I am pleased that this recent Senate, VA, HUD, and Independent Agencies appropriations bill has removed the September 1 hold-back provision, which will give the Agency greater flexibility. We are very thankful for that. The Superfund program depends on appropriations to fund the

The Superfund program depends on appropriations to fund the 30 percent of site cleanups that aren't performed by responsible parties. We work as hard as we can to identify these responsible parties and hold them accountable for cleaning up sites. EPA set a near record in fiscal year 2001 in securing \$1.7 billion in Super-

fund cleanup commitments and cost recovery. In particular, we appreciate your support for the nomination of J.P. Suarez as our Assistant Administrator for Enforcement. It is important to have him confirmed and on the job to continue that commitment to polluter pays.

I am afraid that there is a mistaken impression that by reinstating the lapsed Superfund taxes that EPA would have all the resources it needs to clean up the 30 percent of sites that aren't cleaned up by private parties. Like many of the challenges we face, this is not a simple issue. Superfund taxes building a balance in the Superfund trust fund do not necessarily provide EPA directly with funding. One of the charts I have provided the committee shows that Superfund taxes and a growing trust fund balance have not necessarily provided EPA with any increased appropriations. Historically, appropriations have stayed essentially level, notwithstanding the balance in the Superfund trust fund.

EPA and the program have responded to challenges before, and I am confident we will do so again. A program disparaged as a failure in the 1980's turned a corner in the 1990's, thanks to bipartisan reforms launched by President Bush and continued by President Clinton. I'm looking forward to working with Congress in that same bipartisan spirit, and I'm pleased to hear that we are not going to turn back the clock and start bickering about this program's future. The American people care about this program and they deserve no less.

Senator BOXER. Thank you. Thank you very much, Ms. Horinko. Believe me, there will be no bickering. There will be major confrontation and debate, major, big time, until this Administration, in my view, helps us get that fund. Now, one of the points I want to make—and we're going to have to break now and I have to ask your indulgence, both of you, because we have four back-to-back votes, so we're going to have to take a sizable break, and each vote is approximately 15 minutes, so you can see it is going to be a sizable break, so if you want to go have coffee or whatever, we will have Patina get in touch with you by phone so you can come back. There's no point in just sitting here, because it is going to be a long wait.

There are a couple of things I want you to think about during the break so I don't surprise you. You said these sites are complex and they're expensive and they're hard. The story in the "New York Times" talks about a \$1.2 million problem that you couldn't find. It's unreal. A \$1.2 million problem—you couldn't find—\$1.4 million problem, you couldn't find the money.

And the other thing I want to ask you is: if you think this is interesting that when the fund was filled we remained flat, what's going to happen when the fund is cold, empty? Do you expect that the taxpayer's going to pick up 100 percent of the funding? That's exactly where we're headed. So I want you to think about those things while we break to vote. We will come back and have more debate. Thank you.

We stand in recess.

[Break.]

Senator BOXER. The subcommittee will come to order.

There continues to be yet another vote in just a few minutes. So you need to know that I won't torture you with a lot of questions, because I can't. I would if I could, but I can't.

[Laughter.]

Senator BOXER. So I'm going to nonetheless ask a couple of questions.

Ms. Horinko, one of the questions I have is that one of the hearings, the last time, you said there was no list anywhere about sites. And we were told by Ms. Hinkley very clearly in her testimony that in fact, there isn't a list in the regions, but there is a list in Washington. Could you explain why you told us there was no list?

Ms. HORENKO. Madam Chairwoman, I'd be happy to. The list that I believe you were referring to at the last hearing, that you were asking for, was a list of the sites that won't receive funding in this fiscal year. And I tried to explain that we don't know until the end of the fiscal year is over which sites will or will not receive funding.

Senator BOXER. Well, if I had a list of what was going to receive funding, I could make sense out of what was off the list, is that correct?

Ms. HORENKO. Well, and we did just last week provide to your office the list that Nikki spoke to, which is the list of sites prioritized—

Senator BOXER. Well, I'd like to say for the record that I didn't think that your response was candid. If somebody asked me, do you have a list of sites that are not going to be cleaned, and I had a list of sites that were going to be cleaned, I'd say, no, I don't have a list that aren't going to be cleaned, but I sure have a list of what's going to be cleaned, would you like it? So I find it very obstructionist, and I'm concerned about it, I don't think it's right. I just don't think it's right. That's one thing.

And, Ms. Tinsley, I want to thank you for the work that you did, which is to take a snapshot of what occurred at the moment you took it. That's all we want to know. That's all we were trying to find out, and you gave us that snapshot. It was a very disturbing snapshot, and maybe that's why we didn't get it other places. But I want to just make a formal request to you today that we take another snapshot in September. Do you need me to do that in writing with the chairman, with Senator Jeffords? I want a snapshot. First of all, Ms. Horinko said you didn't have the information from the third and fourth quarter. I thought you had information from the third quarter in your report; is that correct?

Ms. TINSLEY. No. I don't think we had all the third quarter information.

Senator BOXER. So you had the first and second quarters. So what date would you need to do it so that we'd have a report from—a snapshot, if you will, of the program, because the year ends September 30th. I don't know what they're keeping so secret. We're going to have to find out what's going on. So if I asked you to do a snapshot on September the 15th, would you be able to do that for us?

Ms. TINSLEY. We can do a snapshot whenever you would like for us to do a snapshot.

Senator BOXER. Good.

Ms. TINSLEY. If you just want something as of that date, we're happy to do that.

Senator BOXER. Right. Well, that's what a snapshot would be, because I loved your thinking on this. It was very clear. "This is what the region asked for, this is what the region got, and this is what is unfunded from the region." Pretty straightforward, pretty simple. It's what we asked for, which we never got from them, so we got it from you. That's your job, and I appreciate that. So I will talk to Senators Jeffords, Corzine, Clinton, Chafee, and others who are concerned, and we will send you a letter, a formal letter, asking for you to do an update on your snapshot that was dated June, and we will decide what date we think is good, and we may talk to you about it, Ms. Tinsley, to get your advice.

Superfund makes a rare deal with Florida. It's not the first time Florida has gotten a rare deal. They got a good deal on off-shore oil drilling leases that the President is going to buy. But let me just ask you this question: you couldn't find \$1.2 million to clean up this water supply; is that right?

Ms. HORINKO. Madam Chairman, first let me say it was not my intent to be obstructionist, and we certainly continue to be committed to work with your staff and be responsive.

Senator BOXER. I know. It may not have been your intent, but you were. If you had a list of what was going to be cleaned up, then all you had to do is say, "I have that list. Let me give it to you, and by process of elimination you can see what isn't." So to say it is not your intent, it doesn't wash. That doesn't make it better, Ms. Horinko, but I appreciate it. Go ahead.

Ms. HORINKO. In the interest of time—I know you want to get to this issue—at the Solitron Microwave site the process really focuses on the risk, and so when new sites come in to us and request new projects for funding, those projects are reviewed once a year by our National Risk-Based Prioritization Panel, which is our regional senior career managers that meet and review. They rank the risks at the site, the actual or potential human health risks, the environmental risks at the site, and then other construction factors, other special factors such as environmental justice, and rank all the new starts once a year.

This particular request for the water lines did rank relatively low because the wells in question are not actually contaminated. The State wanted to go ahead and put the water lines in as a precaution. We are funding the study. We did fund the remedial design for those water lines and we are funding more than half a million dollars for the remedial design for the groundwater cleanup this year, and we are very hopeful to be able to fund that actual cleanup beginning in October of 2003, so I really commend EPA Region Four for working with the State to find an innovative solution here. States are required, as you know, by the statute to pay a 10 percent cost share, and this will really allow the State to provide in-kind services to meet their statutory obligation.

Senator BOXER. You said it wasn't in the water? There was no problem with the water?

Ms. HORINKO. In these particular wells, my understanding from my Region Four office is that these wells did not have contamination that exceeded drinking water standards. Senator BOXER. All right. Let me read to you what the story is in the "Times." Maybe you don't agree with the story. You didn't like their last one. "The Florida site is on about 20 acres owned by Solitron Devices, a Florida electronics firm. It is polluted by toxic industrial solvents which have bled from the soil into the local aquifer into the local aquifer—" meaning water—"with traces turning up in private wells and the public water supply." You disagree with that?

Ms. HORINKO. There are wells where traces did turn up, and those sites were connected previously to the public water supply.

Senator BOXER. How about in the public water supply? Do you agree that they turned up in the public water supply?

Ms. HORINKO. In some wells—I don't know if it was the public water supply, but I can get the facts and make sure.

Senator BOXER. Wait a minute. You just said it didn't turn up in the water supply.

Ms. HORINKO. I don't know for a fact if it turned up in the public water supply.

Senator BOXER. OK.

Ms. HORINKO. But I can look into it.

Senator BOXER. Well, why don't you look at it and why don't you give me an answer as fast as you can.

Ms. HORINKO. We'll make sure we do.

Senator BOXER. When you send me the other papers next week. It doesn't give a lot of comfort to this chair to be given answers and then, confronted with the facts, given other answers. Can't you just tell me the truth right up front? You couldn't find the money, period. The stuff was in the water. Now you're saying it wasn't a threat? Well, I assure you the State of Florida didn't look at it this way.

I just think there are so many problems here. It is unbelievable that a program of this size couldn't find \$1.2 million, and if I were the people down there I'd have a pretty negative attitude toward this President's EPA. I'd feel good about my State EPA, though.

I wanted to correct something else in the record. When you showed your chart there—could you hold up that chart again for me on the funding of the Superfund? Let me make it clear. President Clinton in 1998 asked for \$2,094,000,000. Can you point to 1998, sir, if you would? In 1998 President Clinton asked for \$2 billion plus. The Republican Congress gave him a flat line, so let's be clear on what we're talking about here.

The bottom line is this is a major disagreement between this committee, a majority of this committee, and the EPA. I am hoping that we get all the information in the next 3 days or 4 days that we want. I told you before that you had one paper that was marked—a blank piece of paper came to us "privileged." What's secret about that document? Do you put that on everything? This is the public's program here, the Superfund program. This is the United States of America. This is a country of, by, and for the people. It's not of, by, and for the privileged. And we're going to just work on this until we get all the facts. I'm going to write to Ms. Tinsley. I'm going to ask her in a very straightforward way to do what she's done. I was also interested, because it appears that the Inspector Gen-eral got more information than we did, and Senator Jeffords is very upset about that. By the way, I'm going to put Senator Jeffords' full statement in the record, Senator John Kerry's full statement in the record, also, and Senator Kennedy's full statement in the record. These Senators are very concerned.

[The prepared statements of Senator Jeffords, Senator Kerry, and Senator Kennedy follow:]

#### STATEMENT OF HON. JAMES M. JEFFORDS, U.S. SENATOR FROM THE STATE OF VERMONT

I commend Senator Boxer for conducting today's hearing on the Superfund pro-gram. Oversight of the Superfund program is a critical task for this subcommittee. Senator Boxer's efforts have the full support of this committee. In fact, bipartisan concern over the pace of Superfund site cleanup was highlighted in a March 8 letter to EPA from Senators Smith, Chafee, Boxer and myself. Specifically, we wrote seek-ing information on the backlog of Superfund sites, which are ready to proceed but stalled by a loak of funding.

stalled by a lack of funding. Unfortunately, EPA's response to date leaves many questions unanswered. What is the reason behind EPA's slowdown of the Superfund cleanup program? Is the Administration 's refusal to seek reauthorization of the Superfund taxes contributing to this slowdown? Is EPA headquarters providing the regions with the necessary guidance and support to ensure the Superfund program's success?

Here is what we do know:

First, the Superfund program is experiencing a slowdown in the annual number of toxic waste sites cleaned. From Fiscal Year 1997 through Fiscal Year 2000, an average of 85 sites per year were cleaned up. This year, 40 sites will be cleaned. Second, the Superfund tax expired in 1995 and has not been reauthorized. As a result, the trust fund will only hold \$28 million in fiscal year 2003.

Third, through the General Treasury, taxpayers have picked up the funding slack. Unfairly, I might add. Nonetheless, fewer sites are being cleaned despite constant

Untarry, 1 might add. Nonetheless, fewer sites are being cleaned despite constant funding for the Superfund program. Fourth, the Regions are feeling the pinch. In an August 2001 Region 1 Conference call, the minutes noted: "Overall, based on the poll of the regions, it appears that we have approximately 52 sites that should be completed by the end of the Fiscal Year . . . for Fiscal Year 2002, there will not be enough funding to cover all of the projected needs and most new Remedial Actions starts could go unfunded."

One month before the end of the Fiscal Year, EPA was talking of cleaning 52 sites. The number actually cleaned was 47. What happened to the other 5 sites?

If a funding shortfall for Fiscal Year 2002 was widely anticipated, why didn't the

Bush Administration request greater funding in its budget request? The Bush Administration claims that the cleanup slowdown is because EPA is tackling more complex sites, which is taking more time and resources. I find this hard to believe. After all, our cleanup technologies have vastly improved since the 1980 passage of Superfund. What could be more difficult to clean than Love Canal

before the expertise we have today existed? These questions need answers. I find the vacuum of information unacceptable. I do not wish to question the Bush Administration's dedication to the Superfund pro-gram. However, the conclusions of the Inspector General's Report furthers my concerns.

As chairman of this committee, I am committed to ensuring the integrity of the Superfund program. All Americans deserve clean soil and water. They should not have to worry about their children's health being affected by a former industrial site in their community. And they should not worry about when and how a toxic site is cleaned up. It is my mission to ensure that Superfund functions exactly as it was intended-to clean up toxic waste sites quickly and completely.

### STATEMENT OF HON. EDWARD M. KENNEDY, U.S. SENATOR FROM THE Commonwealth of Massachusetts

The lack of funding for Superfund sites across the Nation is a serious problem that Congress and The Administration have a responsibility to meet. Massachusetts has two Superfund sites on the National Priority List that are of great concern to the well-being of all the citizens in our State. The Atlas Tack Company site in Fairhaven and the New Bedford Harbor site have a long history of toxic waste contamination and are serious risks to public health. After years of legal battles and environmental testing, these two sites are now at the important construction phase of the clean-up, and they deserve full funding.

The Atlas Tack Corporation manufactured large numbers of tacks and nails from 1901 through 1985. The company discharged toxic wastes into the ground and the wetlands surrounding the site. In 1990, the EPA added the site to the National Priorities List of Superfund sites. The EPA released a Proposed Plan in December 1999, identifying the preferred cleanup alternative. In March 2000, a Record of Decision was signed identifying the remedy and calling for a three-phase \$18 million clean-up strategy.

New Bedford Harbor is the largest Superfund site in New England. It is a \$317 million project and is one of the oldest Superfund sites in the country. \$72.4 million has been spent so far, including the remedial design and remedial action. Starting next year and for the next 7 years, dredging will take place. Each year, \$30.1 million is needed to finish the project. The revitalization of the city of New Bedford depends heavily on the cleanup of the harbor.

To meet the continuing cost of Superfund clean-ups across the country, Congress should re-authorize the corporate Superfund tax. From 1981 to 1995, these revenues provided close to \$1 billion a year for the clean-up of these sites. The failure by Congress to re-authorize the tax in 1996 has shifted too much of the heavy financial burden of cleaning up these sites to the average taxpayer. In 1997, \$1.15 billion for clean-ups came from the Superfund Tax Trust Fund, and \$250 million came from taxpayer general revenues. This year, only \$783 million came from the Trust Fund share, \$676 million came from general revenues. Polluters who endanger our communities and our environment should be held responsible. The Superfund tax should be restored, so that Superfund clean-up projects in States across the country can be fairly and fully funded.

## STATEMENT OF HON. JOHN KERRY, U.S. SENATOR FROM THE COMMONWEALTH OF MASSACHUSETTS

Thank you, Madame Chair, for the opportunity to testify at this important hearing today. I also want to thank you for your leadership on Superfund issues in the Senate.

In the 22-year history of the Superfund program, the late 1990's were the best of times. A record number of cleanups were completed, achieving the environmental and public health results first envisioned by Superfund's creators.

Unfortunately, this success is now in serious jeopardy from the Bush Administration, which is dramatically reducing the number of Superfund site cleanups completed each year, and allowing critical funds instrumental to the program's success to be entirely depleted.

We cannot afford to let our nation's superfund program fall prey to President Bush and his so-called Environmental "Protection" Agency. People in communities all across America are counting on us to save superfund—not only for the health of the environment, but for the health of the public as well.

People in communities—like Patty Estrella in my home State of Fairhaven, Massachusetts where the abandoned Atlas Tack factory leaches poison every day into the bay—need our help.

the bay—need our help. There's no disputing the facts. In 2000, the EPA offered a cleanup plan for the 24-acre arsenic-laden site that we all thought would actually happen. But 2 years after the plan was approved by town and State officials, the Atlas Tack site remains nearly as dangerous as it was a decade ago.

nearly as dangerous as it was a decade ago. The EPA doesn't deny it. In fact, the EPA's own reports say the site is a health risk to any human or animal who visits the area or ingests shellfish harvested nearby.

Knowing this, it's beyond my comprehension that Atlas Tack's cleanup—once scheduled to start in April—is currently destined to remain unfunded by the Bush Administration.

We are talking here about a site that is known to contain heavy metals, cyanide, PCBs, pesticides, . . . We are talking about a site where over 7200 residents, living within one mile of Atlas Tack, are being forced to live in a toxic plume.

I want to know this of President Bush—is he willing to go back to that community and look those families in the eyes and tell them that he is not going to help? Because that's exactly what the EPA Inspector General report says is going on.

Because that's exactly what the EPA Inspector General report says is going on. The report identifies a funding shortfall in President Bush's budget of more than \$225 million dollars which will dramatically slow the pace of cleanup at our nation's superfund sites. Thirty-three sites in 19 States are adversely affected-sites like Atlas Tack in Fairhaven.

The last time I checked, the goal of the Superfund program is to expeditiously cleanup the most dangerous contaminated toxic waste sites in the country to protect public health and the environment.

This goal is being seriously imperiled by the slowdown in cleanups caused by inadequate funding in the President's Budget. But it doesn't stop there.

By refusing to clean up the sites and then collect costs from the responsible parties, Bush and the EPA have essentially given the nation's biggest corporate polluters a multimillion-dollar reprieve.

Throughout the program's history, Superfund cleanups were primarily paid for by the polluters themselves. A trust fund was also established, based on funds collected from both a corporate environmental income tax and excise taxes to pay for the cleanup of sites where EPA could not find the responsible party, or the guilty party was bankrupt or unwilling to conduct the cleanup. EPA says the trust fund was used to clean 30 percent of the waste sites, while guilty corporations paid for the other 70 percent.

The concept of polluter pays will become an empty slogan if something is not done to keep the trust fund from going broke in 2004. The fund has dwindled from a high of \$3.8 billion in 1996 to an estimated \$28 million next year. So who's left footing a large portion of the bill? The answer, unfortunately, is taxpayers.

This situation is unacceptable on a number of levels-not only is the President not willing to clean up our nation's most contaminated sites, he wants to shift the costs away from the polluters and toward the taxpayers.

I would hope to hear today from the EPA not more of their excuses for letting cleanups at our Superfund sites come to a standstill or their excuses for letting corporate polluters off the hook, but what the agency is going to do to remedy this situation

I want answers and I want them today. People like Patty Estrella that have been fighting for years to rid their neighborhoods of toxic contamination deserve answers.

Senator BOXER. And so, Ms. Tinsley, just in concluding, what is the policy of the Office of Inspector General on what information must be provided to Congress when it is requested by Congress through the appropriate committee chairs and so on?

Ms. TINSLEY. We follow the Department of Justice policy, which says if a committee chair requests or subcommittee chair-I think I'm right on subcommittee-requests something, then we'll provide it.

Senator BOXER. And can you confirm that in your view predecisional, enforcement sensitive, or documents exempted from release under FOIA must still be provided to Congress by an agency if appropriately requested?

Ms. TINSLEY. You're going to have to repeat that for me.

Senator BOXER. I will, because this is our understanding of what the Justice Department rule is, but I want to get it on the table because there are folks here from EPA who don't seem to get it. We believe that pre-decision, enforcement sensitive, or documents exempted from release under FOIA must still be provided to Congress by an agency if requested by the appropriate subcommittees and committees.

Ms. TINSLEY. We agree with that. Senator BOXER. The answer is yes. Well, Ms. Horinko, I'd like you to take that back. We're asking for information. We're entitled to get this information. We don't want to waste time not having it. We don't want people dancing around the truth. If the Superfund program is going down the tubes, be straight enough with us to tell us it is going down the tubes.

I'll tell you, when I see stories like a State that has poison in the water has to front \$1.2 million, I'm embarrassed. I'm embarrassed. I continue to be embarrassed by what I'm learning about this program. It is very disturbing.

We will continue to press for the information. We're going to ask Ms. Tinsley for a review. You're not going to be blindsided. I'm telling you now we'll pick a date in September, so I don't want to hear, "Oh, we didn't know on September 12th what we were going to do on September 13th." We'd like you to work with us.

The fiscal year ends September 30th, you know, so by early September we need our ducks in a row.

I want to thank the people within the EPA, within the Inspector General's office who care about the environment and who are there for the right reasons, and we are going to press hard until we get every bit of information. We have justice on our side, we have the rules on our side, and we have the people with us on this.

Thank you very much. We stand adjourned.

[Whereupon, at 12:35 p.m., the subcommittee was adjourned, to reconvene at the call of the chair.]

[Additional statements submitted for the record follow:]

STATEMENT OF HON. MAX BAUCUS, U.S. SENATOR FROM THE STATE OF MONTANA

Thank you, Chairwoman Boxer, for holding this timely hearing today on the status of the Superfund program. You have always been a great champion of the Superfund program and I admire your leadership and hard-work on this issue.

I am very concerned, as I know you are Madame Chairwoman, that we're losing momentum on Superfund with this Administration.

As I've stated before, I remember very clearly when Congress debated the original Superfund law, and I remember thinking what an incredible legacy Congress could leave the Nation by enacting that historic legislation.

Seeing how successful Superfund has been over the last 25 years, particularly in Libby, Montana, reinforces my belief that we did the right thing for the people of this country when we created the Superfund program.

That's why I was very disturbed by the Inspector General's report that indicated the Administration planned to reduce funding or delay clean-up efforts at Superfund sites around the country. These are sites that are heavily contaminated with hazardous and toxic materials, that pose significant threats to public health and the environment.

Two of the sites mentioned in that report are located in my State of Montana the Upper Tenmile site and the Basin Creek mining site. Both of these sites are on the National Priorities List. In the case of the Tenmile site, the city of Helena's water supply is threatened with toxic mine wastes. This is very serious. I understand that Basin and Tenmile received some funding after the Inspector

I understand that Basin and Tenmile received some funding after the Inspector General's report came out. But it's also my understanding that this funding is less than one-third what Region 8 said was necessary to move forward with long-term clean-up plans at these sites. It looks to me like Basin and Tenmile got just enough funding to put a band-aid on the problem.

I'm extremely concerned that the more we fall behind in securing the funding necessary for clean-up activities at NPL sites like Tenmile and Basin, the worse off we're going to be in future years. This has serious implications for the future stability of the Superfund program.

How long can we fund the status-quo at heavily contaminated sites before the risks to public health and the environment become too great? How long before this practice ends up costing us far more than if we provided the necessary funding at the front-end of the process?

Let me emphasize again that a Superfund designation is not a trivial event for the communities involved—it invokes real fear and uncertainty in people about the future, about the future economic health of their community, and about the future effects of any contamination on their health or their children's health.

In a place like Libby, Montana, people just want to know that they're not going to be the next one to get sick or die. We should not burden communities with such fear and uncertainty for any longer than is necessary to remedy the problem.

I know my State is not alone in facing cut-backs in funding. I also know that the Administration and Congress have to juggle a lot of competing priorities. However,

jeopardizing the viability of the Superfund program is just not an option, not when public health and safety is at risk. Cleaning up massively contaminated sites and pursuing the parties responsible

Cleaning up massively contaminated sites and pursuing the parties responsible takes money, it takes a lot of money—you just have to take one look at the Berkeley Pit or the WR Grace vermiculite mine in my State to grasp that fact. And, we're not always going to find a responsible party.

not always going to find a responsible party. The sooner this Administration accepts that fact, the sooner we can start looking together for solutions to the problem, including taking another look at re-authorization of the Superfund tax to replenish the trust fund, so that individual taxpayers aren't stuck with the tab. I commend you, madame Chairwoman, for starting that discussion by introducing S. 2596. I'm proud to be a co-sponsor of that legislation because we have to look at every available option to shore up Superfund.

Madame Chairwoman, I thank you again for holding this hearing so we can get to the bottom of what's going on with the Superfund program. I look forward to hearing the testimony of the witnesses.



July 31, 2002

The Honorable Max Baucus United States Senate Washington, D. C.

Subject: Proposed Plan - Upper Tenmile Creek Mining Area Site

Dear Senator Baucus;

Thank you for the opportunity to comment on funding for the Upper Tenmile Watershed Superfund proposal developed by the USEPA in cooperation with watershed stakeholders. The USEPA's record of decision for the Tenmile Watershed is the culmination of a huge amount of work and cooperation between differing interests. As you know, the watershed is a primary water supply for the City of Helena and has been for more than 100 years. The City has a major investment in supply, storage and treatment facilities in the basin and an obligation to preserve and protect the quantity and quality of water for the benefit of Helena residents and customers.

The record of decision brings forward a solution for mine waste cleanup that goes well beyond the short-term disposal of mine tailings. It addresses and solves the local contamination of residential property in the small town of Rimini; provides an uncontaminated water supply for Rimini residents; adds stored water in the watershed for maintaining stream flows in Ten Mile Creek for dilution of stream bed contaminants and restoring aquatic habitat; and it protects the water supply for the City of Helcna.

We understand that the funding of this project is in jeopardy and only about \$1 million of the EPA's requested \$3.2 million funding is proposed for the next year. In recognition of the importance of this project for public health, safety and environmental restoration, we strongly request that this project he given funding to achieve the project goals within as short a time frame as possible.

Thank you for the opportunity to comment on this important issue for Helena and Lewis and Clark County.

Sincerely,

c: Mayor and Commissioners

John Rundquist, Public Works Director

Tim Burton City Manager

Michael A. Murry, Chairman Lewis & Clark County Board of Commissioners

# STATEMENT OF HON. HILLARY RODHAM CLINTON, U.S. SENATOR FROM THE STATE OF NEW YORK

Thank you, Madame Chairwoman.

The release of the EPA IG's report last month once again has raised questions and concerns regarding the status and the future of the Superfund program—or, as I have already said, what I believe we will soon be calling the "Not-So-Super-Fund."

According to the IG's letter to Congressman Dingell, at the time the report was issued, EPA had appropriated only half of what was requested by its regional offices for cleanups at Superfund sites across the country. Unfortunately, this left a number of sites, including a site in the Village of Sidney

in New York State, without the necessary funding. Since the IG's report has been issued, EPA has made additional allocations of funds, including \$2.5 of the \$4 million requested for the GCL Tie and Treating site in Sidney, New York.

But many questions still remain about how EPA is handling the program, and what the Administration's plans and goals are for the program.

And additional questions flow from an article in today's New York Times, in which the State of Florida is being given an I.O.U. by EPA for a site cleanup, because the Agency doesn't have the needed funds, and that lack of funding is slowing down cleanup.

With one out of every four people in this country living within a mile of a Superfund site, we simply cannot afford to scrimp on this program.

Yet the Bush Administration is reported to be presiding over a more than 50 percent decline in the pace of cleanups, although I know that Assistant Administrator Horinko will rebut this claim in her testimony.

To date, the Administration has been unwilling to acknowledge that any particular sites would be affected by a slowdown in cleanups and a lack of adequate resources in the Super Fund.

They have also refused to request a reauthorization of the polluter pays tax, which has traditionally been used to fund Superfund site cleanups.

The Superfund Trust Fund was established for the specific purpose of funding cleanups, so that the polluters and not the American taxpayer would be footing the bill.

But when the taxes that supported the Fund expired in 1995 and Congress re-fused to reauthorize them, the Fund began to run dry.

Next year, more than half of the money requested by the Administration for Superfund cleanups would come from taxpayers, not polluters. And by FY04, there will be no money left in the Fund at all.

That is why I have joined with Senators Boxer and Chafee on their legislation to reauthorize the Superfund tax and reinstate the polluter-pays principle.

I was pleased to read an opinion piece published earlier this month in the New York Times in which EPA Administrator Whitman stated, "the President and I both believe strongly in the principle that 'the polluter pays.' Whenever my agency can determine who polluted a site, we hold that polluter responsible for the full cost of the cleanup." I thought, "Great. We're all on the same page here."

And I know that Assistant Administrator Horinko will reiterate the Administration's "strong commitment" to the polluter pays principle in her testimony today.

So I was a bit surprised when in a consent order issued last week, EPA only required GE to pay \$5 million of a \$37 million tab for past costs associated with the Hudson River site cleanup.

A special notice letter of February 4, 2002, issued to GE read, "Demand is hereby made for reimbursement of the balance of EPA's and DOJ's unreimbursed past costs, \$36, 967,290.72, plus interest." Yet the order issued last week only requires \$5 million in partial reimbursement,

and it caps reimbursement for all Future Response Costs paid by EPA at \$2.625 million. Keep in mind, the overall cost of the project is estimated at \$460 million.

So I guess I'm just a bit confused. I understand that EPA has reserved its right to recoup additional reimbursement in the future, but I'm wondering what we're waiting for.

Now, don't get me wrong. We were all pleased to see the order issued and the process moving forward—particularly since this means that we will get some sampling in the Hudson completed this year.

But there are concerns that the order took too long, and that it is only for sampling. The order does not address other aspects of the remedial design, not to mention remedial actions. As such, EPA's order is just a very small step forward.

And this is just one site in New York—albeit a very large and significant site. But we have plenty of others, unfortunately. In fact, New York is fourth in the country in terms of the number of Superfund sites.

This is an issue of particular importance to New York and New Yorkers. We need to ensure that the communities that are plagued by these hazardous waste sites get the assistance and protection they so desperately need and deserve. And as we will hear from the EPA IG today, the impact of insufficient resources

And as we will hear from the EPA IG today, the impact of insufficient resources for this program will be "causing delays or preventing important work needed to protect human health and the environment."

We simply cannot let that happen. And that is why we are here today holding this hearing.

Thank you.

# STATEMENT OF HON. NIKKI L. TINSLEY, INSPECTOR GENERAL, U.S. ENVIRONMENTAL PROTECTION AGENCY

Good morning, Chairman Boxer and members of the subcommittee. I am Nikki Tinsley, Inspector General of the Environmental Protection Agency (EPA). I am pleased to speak to you today about the Office of Inspector General's report on funding needs to clean-up non-Federal National Priority List (NPL) Superfund sites and discuss how my Office went about conducting our work.

discuss how my Office went about conducting our work. On April 17, 2002, the OIG received a letter from Congressmen John D. Dingell and Frank Pallone, Jr., of the House Committee on Energy and Commerce, requesting OIG assistance in identifying the funding needs of each non-Federal Superfund NPL site. In the letter, the Congressmen expressed their concerns that EPA was falling short of its cleanup goals in fiscal year 2002 and was reducing their target further for fiscal year 2003. Accordingly, the Congressmen requested that the OIG:

1) Identify and summarize the funding needed for each non-Federal Superfund NPL site so that clean-up activities could be initiated, continued, or expedited; and 2) Provide the remedial action prioritization list for each region and any similar

nationwide document.

They asked us to provide a response in a very short time-frame and, in light of this time-frame, we did not conduct the type of detailed analysis and verification that we would generally do in a typical audit or evaluation.

In describing the results of our review, it is important to keep in mind that these figures are accurate as of the date the OIG completed its fieldwork. If the same information were requested today, some of the figures could be different because EPA Headquarters provides funds to the regions on a quarterly basis. Additionally, EPA periodically de-obligates funds from some sites and uses them to fund cleanup activities at other sites. So, in essence, the report represents a snapshot in time.

I have attached the OİG's complete report to this written testimony so I won't go into great detail on the specifics of the review. In summary, we found that for Fiscal Year 2002, EPA regions requested \$450 million for remedial actions and EPA Headquarters allocated \$224 million. Also, for Fiscal Year 2002, the regions requested \$46.7 million for long-term response actions, and received \$33.2 million In responding to the first request, the OIG obtained information on remedial actions and long-term response actions from EPA Headquarters and each regional office. We developed a series of questions which we asked Superfund efficiels in each

In responding to the first request, the OIG obtained information on remedial actions and long-term response actions from EPA Headquarters and each regional office. We developed a series of questions which we asked Superfund officials in each of EPA's ten regions. The questions were designed to obtain information about the processes for requesting and allocating funding; the officials' perspectives and/or concerns regarding these processes; and the officials' views on the impact of not receiving requested funds. We obtained information on the amount requested by the region and the amount allocated by Headquarters for each non-Federal Superfund site on the NPL.

We then compared the information from the regions to information EPA Regions had previously reported to the Congress. Prior to finalizing our information on funds requested and allocated to specific sites, we sent the data back to EPA regional officials for verification. Finally, senior auditors who had not worked on this assignment, traced the amounts requested and allocated back to the source documents provided by EPA.

In responding to the request for regional and national remedial action prioritization lists, we found that EPA regions provide a listing of sites to EPA Headquarters and the National Risk Based Priority Panel develops the prioritized list. EPA considers this prioritized list to be "enforcement confidential," meaning that if the document were to be released it could potentially jeopardize enforcement negotiations. EPA also maintained that this document should be withheld under guidance provided by the Department of Justice under the Freedom of Information Act. In compliance with the Department of Justice, we did not provide this document in our response.

As our report indicated, EPA regional offices did not receive the full amount of funding requested to conduct remedial actions. When sites are ready for cleanup and the funding estimated are accurate, not providing sufficient funds can impact the program by causing delays or preventing important work needed to protect human health and the environment. For example, at the time of our fieldwork, a Region 4 official expressed concern about two partially funded sites that will require an additional \$6 million this fiscal year to maintain clean-up progress. That official, as well as officials in Regions 6 and 8, expressed concern over the lack of funding for sites ready to start remedial activities. Further, a Region 7 official told us that the remediation phase for several mega-sites may be lengthened because sufficient funds are not available. For example, the Region may need to stretch a 5-year, \$100 million cleanup over 10 years given the current funding levels. Above all the operational concerns, however, is the concern that when sufficient funds are not provided, the risk presented by the site is not fully addressed.

Madame Chairman, that concludes my remarks. Thank you for the opportunity to participate today. I would be happy to respond to any questions the committee may have.

STATEMENT OF HON. MARIANNE LAMONT HORINKO, ASSISTANT ADMINISTRATOR, OF-FICE OF SOLID WASTE AND EMERGENCY RESPONSE, U.S. ENVIRONMENTAL PROTEC-TION AGENCY

Good morning Madam Chairman and members of the subcommittee. I am Marianne Horinko, Assistant Administrator of the Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency. I am pleased to appear today to discuss Superfund program progress, new program challenges including Superfund program funding issues, and what EPA is doing to address those challenges.

Administrator Whitman and the Bush Administration are fully committed to Superfund's mission, protecting human health and the environment by cleaning up our Nation's worst hazardous waste sites. Thanks to a decade of reforms launched by the first Bush Administration and continued by the previous Administration, the Superfund program has achieved dramatic success. In that same bipartisan spirit, we embrace the new issues facing the program as it matures.

#### SUPERFUND PROGRESS

The Superfund program continues to make progress in cleaning up hazardous waste sites. To date, 93 percent of the sites on the National Priority List (NPL) are either undergoing cleanup construction or have cleanup construction completed:

815 Superfund sites have reached construction completion

• 391 Superfund sites have cleanup construction underway

Further, more than 7000 removal actions have been completed at NPL and non-NPL sites. In Fiscal Year 2001, EPA completed construction at 47 Superfund sites. However, the decline in the number of NPL sites that reached construction completion in Fiscal Year 2001, as compared with Fiscal Year 2000, did not reflect the amount of cleanup construction underway at Superfund sites. EPA has maintained the number of construction projects underway at NPL sites, more than 730 per year, from Fiscal Years 1999 through 2001. The President's Fiscal Year 2003 budget request continues a commitment to clean up hazardous waste sites by maintaining EPA's budget for the Superfund program with a request of \$1.29 billion.

#### SUPERFUND CLEANUP COMMITMENTS AND COST RECOVERY

Fiscal Year 2001 produced a near record \$ 1.7 billion in Superfund cost recovery and cleanup commitments from responsible parties. EPA's enforcement program secured \$1.3 billion in cleanup commitments from responsible parties. An additional \$ 413 million was secured to reimburse EPA for past cleanup costs—nearly \$300 million more than in Fiscal Year 2000. The cumulative value of responsible party commitments since the inception of the program now exceed \$20 billion. This Administration continues its strong commitment to the "polluter pays" principle, which has historically generated 70 percent of non-Federal Superfund site cleanup from responsible parties. Under this Administration, EPA vigorously conducts searches for responsible parties at every Superfund site and is striving to maximize every opportunity to recover Agency cleanup costs from responsible parties.

## BROWNFIELDS PROGRAM

EPA's brownfields program, through its grants, loans, and other assistance, continues to promote the cleanup, development and reuse of blighted, abandoned brownfield sites throughout the country. The brownfields program has successfully supplemented the cleanup and development efforts of States, Tribes and local governments. I am pleased to report that since its inception, EPA's brownfields cleanup program has leveraged more than \$3.7 billion in cleanup and redevelopment funds, and has generated more than 17,000 jobs. EPA funding has provided the resources to States, Tribes and local communities to assess more than 2,600 brownfield sites.

Thanks to the enactment of bipartisan brownfields legislation, we can expect to see even greater success by States, Tribes and local communities in reclaiming brownfield sites and encouraging the cleanup and reuse of sites by the private sector. EPA is now in the process of planning implementation of the provisions in the Small Business Liability Relief and Brownfields Revitalization Act (Public Law 107– 118). The Fiscal Year 2003 budget reflects the President's priorities and our commitment to cleaning up and revitalizing communities by doubling the brownfields budget to \$200 million.

#### REDEVELOPMENT AND REUSE

I have made land revitalization a top priority for the Office of Solid Waste and Emergency Response and it is an integral part of the way EPA is implementing all waste cleanup programs. Simply achieving cleanup is not enough. It is necessary to view a property in terms also of the future economic, recreational or ecological benefits it represents to those who live nearby. It is important that we build on our success in the Brownfields program and make land revitalization a part of the Agency's organizational culture. We are making progress in the Superfund program. More than 260 Superfund sites have been put back into reuse, generating more than 15,000 jobs and representing \$500 million in economic activity. While our fundamental mission remains to protect human health and the environment, we need to ensure that we fully consider a community's desired future land use for a property as we make cleanup decisions. We are working on tools to assist EPA managers and staff as they work closely with State, public and private stakeholders in facilitating property revitalization.

# OIG RESPONSE ON SUPERFUND FUNDING NEEDS

By letter dated June 24, 2002, the EPA Inspector General (IG) responded to an inquiry by U.S. Representatives John Dingell and Frank Pallone on Superfund program funding needs. The IG response included a series of enclosures that contained Superfund site information provided by the Office of Solid Waste and Emergency Response (OSWER). The enclosures contained Superfund site information from OSWER data bases as of May, 2002. The information represented a snap-shot in time and did not reflect end of fiscal year data. The response indicated that EPA regions earlier in the year had estimated Superfund construction needs of approximately \$450 million, while EPA had \$224 million of appropriated funding available to allocate. The response did not take into account the funding from unliquidated obligations available for deobligaton in expired contracts, interagency agreements, and grants that EPA and its regions are generating in the 3d and 4th quarters of this fiscal year. This additional funding should total approximately \$40 million, for a total of \$264 million.

Overall, the funding levels for the Superfund program have remained relatively steady at

\$1.3 to \$1.5 billion over the past 5 years. Superfund program funding has provided sufficient levels of funding to continue on-going construction work. Notwithstanding recent press reports, no Superfund sites have had cleanup construction suspended, and sites that pose an immediate risk to public health or the environment have been and will continue to be addressed by the Agency.

# No Cuts to Superfund Site Funding

Recent media reports inaccurately attributed to the IG response a list of 33 Superfund sites where EPA purportedly cut funding. The IG response did not contain a list of 33 sites with funding cuts and never characterized any of the information in the response as representing funding cuts. An enclosure in the response listed all sites eligible for construction funding and identified those sites that had not yet received funding as of the date in May when the data was generated by OSWER.

# How Superfund Program Funding Really Works

Inaccurate media reports have exhibited a fundamental misunderstanding of the Superfund program funding process. The Superfund cleanup construction program is constantly evolving and funding decisions are made over the course of the entire year—not at the beginning of the fiscal year. Experience has taught us that the preliminary funding need estimates generated by EPA regions often represent levels that build in numerous contingencies that, over the course of the fiscal year, result in an over-estimate of the amount of funding needed to continue construction progress. Further, some sites identified at the beginning of the fiscal year by EPA regions as having construction funding needs are not actually ready to start construction before the end of the fiscal year for a variety of reasons; including changed site conditions, engineering or design modifications, or the identification of a viable responsible party to fund the work in place of EPA. Therefore, many of the construction funding decisions that will be made by the Agency during this fiscal year, had not been made at the time the IG response was released.

Many of the funding decisions that will be made by the right y during this instal year, had not been made at the time the IG response was released. Many of the funding decisions in the Superfund program are historically made in the 3d and 4th quarters of the fiscal year because there is a congressional hold back of \$100 million of cleanup funding in the EPA appropriations bill until September lst, and moneys deobligated from expired contracts, interagency agreements, and grants generally become available during this timeframe. These moneys are used to fund Superfund construction projects before the end of the fiscal year. Following Agency practice, EPA has made additional Superfund funding decisions

Following Agency practice, EPA has made additional Superfund funding decisions at sites since the release of the IG response. Further, as expected, some sites identified early in the year by EPA regions as needing construction funding, will not be ready for construction funding by the end of this fiscal year. Of the 33 Superfund sites reported by the media as purportedly having their funding cut, 8 sites have been funded for new construction work, 3 sites have been funded to continue ongoing construction work, and 6 sites will not need construction funding in this fiscal year. Not all of the sites have received money to date, and likely will not receive funding until September of this year. The Agency will make further site funding decisions as moneys become available from the regional efforts to deobligate moneys from expired contracts, interagency agreements, and grants.

# NEW CLEANUP CHALLENGES

As the Superfund program continues into its third decade, new challenges must be met to continue the progress in cleaning up hazardous waste sites. In 2000, EPA had anticipated the potential for a reduction in achieving site construction completions. The Superfund process, from site listing to clean up construction, on average has taken roughly 8 to 10 years. Decisions made 5 years before a site ever reaches the construction phase, for instance delaying the Remedial Investigation / Feasibility Study (RIFS), will have an impact on when that site reaches construction completion many years later. This is the current situation we face in the Superfund program.

The reduction in construction completions has resulted from a variety of factors, including decisions made years ago on funding priorities; the size and number of construction projects at remaining non-construction complete sites on the NPL; and the need to balance competing environmental priorities within the Superfund program. In prior years, EPA focused resources on Superfund sites that needed less construction work and that were further along in the cleanup process, thus creating a backlog of more difficult sites and sites with significant years of construction work remaining.

# Remaining Sites Larger and More Complex

The remaining number of Superfund sites that have not reached the completion stage includes area-wide groundwater sites, mining sites, sediment sites, and Federal facility sites. The size and complexity of these remaining sites generally indicate longer project durations and increased costs required to complete cleanup construction. There is now a greater number of Federal facilities and very large and complex sites (sites exceeding \$50 million in cleanup costs) as a percentage of NPL sites not yet completed than ever before. Of the remaining 675 final NPL sites not construction complete, 138 are Federal facilities and an additional 93 sites are very large and complex sites.

# Fewer Sites are Candidates For Completion

The pool of candidate sites for construction completion has become much smaller, thus having a significant impact on the number of sites that reach construction completion. The vast majority of Superfund sites were listed in the first decade of the program. Many of these sites have reached construction completion. As site listings significantly declined in the 1990's, so did the pool of candidates for construction completion. It has historically taken roughly 8 to 10 years to complete Superfund sites, therefore sites listed after 1994 are, for the most part, unlikely candidates for construction completion. The Superfund program has final listed 190 sites on the NPL over the past 7 years. Adding those sites to the number of Federal facility sites (138) and very large/complex sites (93) that are not yet construction complete totals 421 sites. Subtract that number from the total number of sites not yet construction complete (675) and the Superfund program is faced with a relatively small pool of likely construction completion candidates (254)—as opposed to the more than 1200 sites final listed in the first decade of the Superfund program (1983–1990).

#### SUPERFUND PIPELINE MANAGEMENT REVIEW

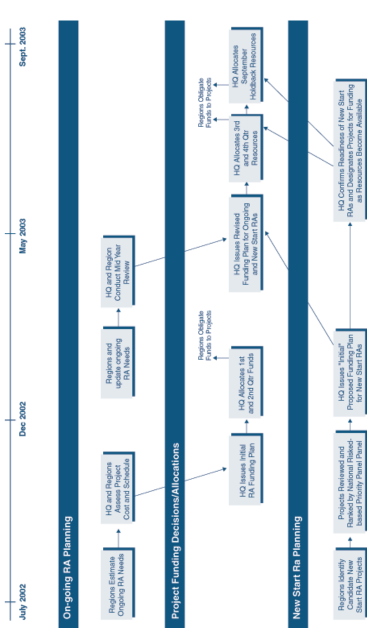
Although the number of Superfund sites completing construction in a given year is being affected by program decisions made years before, EPA is looking for new ways to improve program performance. The Agency has initiated a comprehensive review of all Superfund projects in or approaching the most expensive phase of our project pipeline, construction. After completion of this analysis and implementation of some challenging decisions, EPA intends to manage toward creating an optimal balance between the achievement of risk reduction, construction progress, and beneficial reuse at Superfund sites. A draft 3 year plan is scheduled to be completed at the end of the summer.

#### NACEPT PROCESS

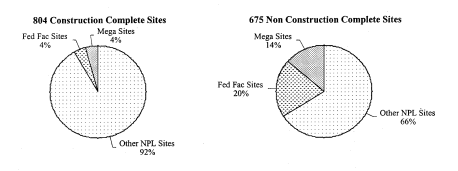
EPA has launched a public dialog through the National Advisory Council on Environmental Policy and Technology (NACEPT), a Federal advisory committee comprised of a broad cross-section of stakeholders, that will examine the role of the Superfund program in addressing very large/complex sites, the appropriate role of listing sites on the NPL as one of many tools to address contaminated sites, and strategies to improve program effectiveness and efficiency through coordination with States, Tribes, and the public. The first meeting of the NACEPT Superfund Subcommittee was held in June. EPA will work closely with the Environment and Public Works Committee as the NACEPT expert panel debates these important public policy issues.

#### CONCLUSION

EPA will continue its efforts to improve Superfund program performance and meet the many new challenges facing the Agency in cleaning up toxic waste sites. The Superfund program will continue to clean up the Nation's worst toxic waste sites, to protect public health and the environment, and provide opportunities for reuse and redevelopment to communities across the country. The success of the Superfund program can be attributed in large part to the bipartisan and broad based consensus that developed for the common sense legislative and administrative reform of the program over the past decade. By working together in a non-partisan, problem solving fashion, I am convinced that we can continue that success. The President is fully committed to the Superfund program's success and toward fashioning a sustainable future course for the program as it continues into its third decade. EPA and the Administration look forward to working with the members of this committee and the Congress in the months and years ahead as we strive to meet our common goal of protecting public health and the environment. Superfund Remedial Action Funding Process and Timeline



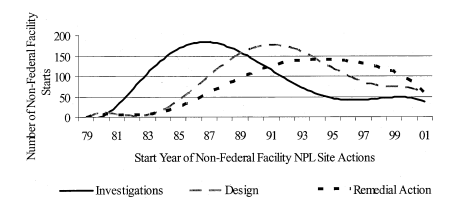


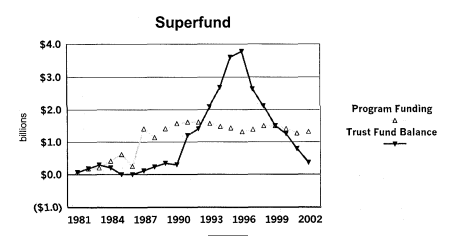


🖸 Other NPL Sites 🔛 Fed Fac Sites 🛄 Mega Sites

Resources For the Future defined a "mega site" as a non-federal facility site with cleanup costs (PRP or Fund) of \$50 million or more

# Historical Pattern of Superfund Activity





RESPONSES OF MARIANNE LAMONT HORINKO TO ADDITIONAL QUESTIONS FROM SENATOR JEFFORDS

Question 1. In the minutes of an August 28, 2001 Region 1 Conference call: "Overall, based on the poll of the regions, it appears that we have approximately 52 sites that should be completed by the end of the Fiscal Year . . . Elaine also discussed the outlook for FY02, there will not be enough funding to cover all of the projected needs and most new Remedial Actions starts could go unfunded." One month before the end of Fiscal Year 2001, EPA staff indicated in the above minutes that 52 sites would be cleaned up. The number actually cleaned was 47.

What happened to the other 5 sites? Response. On August 28, 2001, 52 candidates were identified as potential con-

struction completionsites. At the end of fiscal year 2001, 47 sites achieved construc-tion completion. The five candidate sites that did not achieve construction comple-tion in fiscal year 2001 encountered unexpected site delays in the final month of the fiscal year which caused cleanup schedules to extend into the next fiscal year.

One site encountered more significant groundwater contamination than originally expected. This required additional construction to the treatment process and adjustments to the monitoring program associated with a monitored natural attenuation remedy. Another site had a pre-final site inspection delayed until October 2001. Final seeding of the cap and installation of a fence at this site was completed in November 2001 and the site achieved construction completion in December 2001. Two other sites encountered delays due to unforeseen construction issues. This included difficulties with operating a track hoe in a wet marsh area and drilling through the presence of bedrock discovered in the subsurface. The last site extended the public comment period associated with a public meeting due to mail and service disruptions related to the September 11th terrorist attack.

Question 2. If a funding shortfall for Fiscal Year 2002 was widely anticipated, why didn't the Bush Administration request greater funding in its FY03 budget request?

Response. The FY03 President's request does provide an increase for Superfund. The Administration's request proposes funding the Brownfields program, previously included in the Superfund appropriation, under separate Agency appropriations. The Superfund request was not reduced as part of this change. The majority of the increase will provide funding for Homeland Security preparedness and response readiness. While continuing remedial activities is a primary mission of the Super-fund program, expanded responsibilities in the arena of Homeland Security have taken priority for any additional funding in fiscal year 2003.

Question 3. You note in your testimony that funding has remained relatively steady over the past 5 years. Accounting for inflation, how can level funding possibly be keeping pace with cleanup needs

Response. This Administration has put a premium on making available resources so further. While inflation slowly reduces the purchasing power of appropriated re-sources, increased efficiency has the opposite effect. For instance, the Superfund program has begun using deobligated moneys in expired contracts, interagency agreements, and grants to free up resources already available to the agency. EPA

expects this funding in Fiscal Year 2002 to total approximately \$40 million. The Agency has also placed a high priority on securing commitments from responsible parties to pay for and perform Superfund cleanups. As of the end of June, EPA had recovered \$230 million dollars from responsible parties, which is substantially more than what was recovered in the entire year of fiscal year 2001. These actions have allowed the Agency to maintain progress at Superfund sites. A Pipeline Management Initiative is underway to identify ways to streamline and spend money more effectively.

*Question 4.* In your testimony, you note that historically the "polluter pays" principle has generated 70 percent of non-Federal Superfund site cleanup from responsible parties. What has that percentage been over the past 2 years?

Response. Private parties initiated 67 percent of new remedial action (RA) starts at non-Federal facility Superfund sites in Fiscal Year 2001 and 68 percent in Fiscal Year 2000. Over the last 3 years, private parties conducted approximately 73 percent of the new RA starts.

*Question 5.* In your testimony, you mention the National Advisory Council on Environmental Policy and Technology, the Federal advisory committee on Superfund. I am concerned that this committee does not have an appropriate balance of interested parties. I also am concerned that the committee does not seem to be addressing all the issues of concern and relevance. Last month, 11 groups wrote to you with similar concerns. How do you propose to resolve their concerns?

Response. With regard to membership balance, EPA took great efforts to form a subcommittee that reflects the variety of diverse perspectives held by stakeholders across the Superfund spectrum. During our selection process, we were very mindful of the Federal Advisory Committee Act (FACA) requirement that the membership of advisory committees "be fairly balanced in terms of the points of view represented and the functions to be performed by the advisory committee." FACA requires that committees reflect a range of points of view and the necessary expertise relative to a committee's charge. The Office of Solid Waste and Emergency Response (OSWER) believes the subcommittee we formed clearly meets that standard and represents a balanced point of view. EPA's Office of General Counsel (OGC) concurred with OSWER's balance assessment when they conducted their legal review of the sub-committee's proposed membership.

If the subcommittee determines they would like to hear from individuals with other perspectives or expertise, EPA has made it clear we are fully prepared to provide experts and consultants to ensure that the subcommittee has access to any additional viewpoints and expertise that the members believe are necessary to complete their mission.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

THE INSPECTOR GENERAL

June 24, 2002

The Honorable John D. Dingell Ranking Member Committee on Energy and Commerce U.S. House of Representatives Washington, D.C. 20515

Dear Congressman Dingell:

This letter responds to your request of April 17, 2002, that we identify and summarize the funding needs of each non-federal Superfund National Priority List (NPL) site so cleanup activities can be initiated, continued, or expedited. You also requested that we provide the remedial action prioritization list for each region and any similar nationwide document. We are sending an identical letter to Congressman Pallone.

We are providing a series of enclosures that show the current Superfund remedial action funding process and the need for additional funding to complete remedial actions. Enclosure 1 contains a list of all non-federal Superfund NPL sites where construction is not complete and additional funding is needed. Funds distributed for some regions include only first and second quarters distributions -- the rest are for the entire year. Costs associated with remedial investigation/feasibility study (RI/FS), remedy selection, remedial design, and other study/investigation activities (collectively called Pipeline Operations) are not included because they are not budgeted, requested, and distributed by site. The last two columns, "Estimated Total Cost" and "Obligated to Date," provide a perspective on a site's current clean-up status. Generally, fund led sites with an obligated amount approaching the estimated amount are close to being construction complete. This relationship is less certain with Potentially Responsible Party (PRP) and Mixed lead sites because total estimated costs may include non-federal costs. Enclosure 2 contains a description of EPA's site cleanup funding process.

Enclosure 3 contains a summary list of non-federal Superfund NPL sites where construction is not complete and funding was not provided at requested levels. For FY 2002, EPA Regions requested approximately \$450 million for remedial actions, and EPA Headquarters allocated approximately \$224 million. This figure does not include the \$100 million congressional hold back, which is generally released in early September. Enclosure 4 describes EPA's procedures for distributing resources for remedial actions. Enclosure 5 contains a list of sites undergoing long term response actions. These sites are generally sites where construction is complete and long term response action involves continuing treatment activities. Regions requested \$46.7 million for long term response actions, and \$33.2 million was distributed. We included this information to provide some perspective on funding used to operate and maintain treatment activities.

# National Risk-Based Priority Panel Process for New Start Projects

EPA's Office of Enforcement and Compliance Assurance and the Office of Solid Waste and Emergency Response consider the Prioritized List of Remedial Action Starts that you requested to be "Enforcement Confidential" information. EPA officials maintain that release of this list could jeopardize ongoing and future enforcement negotiations and can be withheld under the Freedom of Information Act (FOIA). 5 U.S.C. Section 552(d) provides in part "This section is not authority to withhold information from Congress."

The Department of Justice (DOJ) interpreted 5 U.S.C. Section 552(d) in its Freedom of Information Guide and Privacy Act Overview, May 2000, edition:

Subsection (d) of the FOIA makes clear that the Act was not intended to authorize any new withholding of information, including from Congress. While individual Members of Congress possess merely the same rights of access as those guaranteed to "any person" under subsection (a)(3), Congress as a body (or through its committees and subcommittees) cannot be denied access to information on the grounds of FOIA exemptions.

Further, the <u>Freedom of Information Guide and Privacy Act Overview</u>, refers to <u>FOIA</u> <u>Update</u> Volume V., No. 1, pp.3-4, which states:

In sum, when an agency receives a FOIA request from a Member of Congress, it should first determine whether it is a duly authorized request on behalf of Congress through legislative committee or subcommittee. Any FOIA request submitted by the chairman of a committee or subcommittee on a subject within its jurisdiction should routinely fall into this category. On the other hand, if the request is not an official committee or subcommittee request, then the agency should process it as a request from "any person" under the FOIA, but with particular regard for the considerations of congressional relations, discretionary disclosure and waiver referred to above.

The National Risk-Based Priority list is an Agency document, not the result of any OIG work, and the Agency has informed us that it is extremely sensitive. Therefore, based on DOJ guidance, we will not be able to release the information without a request by the Chairman of a Committee or Subcommittee with jurisdiction. Enclosure 6 describes the National Risk Based Priority Panel Process for New Start Projects.

45

# Examples of Funding Limitations

We asked Regional officials to identify situations where cleanup could have been initiated, continued, or expedited with additional funding. Also, we asked the Regions to specify activities affected and associated funding needs. Here are some examples:

3

- Region 4 expressed concerns about two FY 2002 partially funded sites that will
  require \$6 million in additional funds in FY 2002 to maintain clean-up progress.
  Region 4 also said that new starts are now a bottleneck in the Superfund pipeline;
  several new starts for 2001 were listed again in 2002.
- Region 6 did not receive approximately \$56 million requested for three remedial action new starts and three non-time critical removal actions.
- Region 7 has several mega-sites where the remediation phase may be lengthened due to lack of funding. For example, the Region may stretch a 5-year, \$100 million, clean-up over 10 years under current funding levels.
- Region 8 could have started work at two sites if it had received an additional \$10 million it requested.

### Methodology

To respond to your request, we obtained information from Superfund officials in each of EPA's Regional offices to assemble a listing of the status of funding at each non-federal Superfund NPL site. Regional officials provided information about site clean-up funding, the process for obtaining funding, and the significance of funding reductions in recent years. We relied on the data provided by Superfund officials, including data from the Superfund information system (CERCLIS). We verified the data used with Superfund officials, but did not independently determine its accuracy. Currently, we are reviewing the quality of CERCLIS data and have identified potential issues. When completed, we will provide you with our report.

If you or your staff have any questions, feel free to call me or Eileen McMahon, Congressional Liaison, at (202) 260-0401.

> Sincerely, /s/

Nikki L. Tinsley

Enclosures (6)

		Notes																																		
Endosure 1	Obligated				516,478			87,120,952		352,688	222,600	140,917,789	0		71,323	1,068,042	73,869,436		34,689,428		23,904,840	2,175,313	12,691	51,852	36,023,534	19,013	3,211,384	5,679,112		2,676,878	5,821,476	19,486,541	9,376,193	759		1,636,744
ш	Region's Estimated	Total Cost (2)			500,000			87,000,000		350,000	18,200,000	141,400,000			70,000	1,100,000	302,000,000		49,600,000		51,900,000	2,200,000	13,000	50,000	43,000,000	20,000	3,200,000	6,200,000		2,700,000	14,800,000	25,500,000	9,400,000	1,000		1,600,000
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API Sites Not		Lead (1)	TBD	РКР	FUND	MIXED	TBD	TBD		TBD	FUND	FUND	TBD	TBD	MIXED	MIXED	FUND		FUND	TBD	FUND		MIXED	РКР		РКР	TBD	TBD	MIXED	MIXED	FUND	MIXED	MIXED	MIXED	TBD	
Eundian Information on all Non-Eadaral NPI. Sites Not Yet Construction Comulate		Site Name		Linemaster Switch Corp.	Nutmeg Valley Road		Precision Plating Corp.		Scovill Industrial Landfill	Solvents Recovery Service New England	Atlas Tack Corp.	Baird & McGuire	Blackburn & Union Privileges	Haverhill Municipal Landfill	Industri-Plex	Iron Horse Park	New Bedford Site	Nuclear Metals, Inc.	Nyanza Chemical Waste Dump			Sutton Brook Disposal Area		W.R. Grace & Co Inc (Acton Plant)			West Site/Hows Corners	Beede Waste Oil	Dover Municipal Landfill		New Hampshire Plating Co.	Ottati & Goss/Kingston Steel Drum				Centredale Manor Restoration Project
		EPA ID	CTD001452093	CTD001153923	CTD980669261	CTD980670806	CTD051316313	CTD001186618	CT0002265551	CTD009717604	MAD001026319	MAD001041987	MAD982191363	MAD980523336	MAD076580950	MAD051787323	MAD980731335	MAD062166335	MAD990685422	MAD980503973	MAD000192393	MAD980520696	MAD980732168	MAD001002252	MED980915474	MED980731475	MED985466168	NHD018958140	NHD980520191	NHD001079649	NHD001091453	NHD990717647	NHD980671002	NHD980520225	RID980520183	RID981203755
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Funding Information on all Non-Federal NPL Sites Not Yet Construction Complet			Lead (1)	MIXED
Funding Information			EPA ID Site Name	ID980523070 Davis Liquid Waste
			EPA ID	ID980523070

Enclosure 1

	Notes											
Conigated	To Date	8,132,707	70,544	3,523,387	70,166					612,507	8,122,115	
Esumated	Total Cost (2)	8,100,000	70,000	3,500,000	70,000					600,000	8,100,000	
	Distributed											
LTU2	Requested						15,000,000					
	Lead (1)	MIXED	TBD	MIXED	FUND	TBD			РЯР	РКР		
	Site Name	RID980523070 Davis Liquid Waste	RID055176283 Peterson/Puritan, Inc.	Picillo Farm	RID980521025 Rose Hill Regional Landfill	RID981063993 West Kingston Town Dump/URI Disposal	/TD988366621 Elizabeth Mine	VTD988366571 Ely Copper Mine	/TD981062441 Parker Sanitary Landfill	/TD980523062 Pine Street Canal	VTD069910354 Pownal Tannery	
	EPA ID	RID980523070	RID055176283	RID980579056 Picillo Farm	RID980521025	RID981063993	VTD988366621	VTD988366571	VTD981062441	VTD980523062	VTD069910354	
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TOTALS 67,150,000 19,950,000

# Notes (1) FUND = EPA Lead PRP = Polontially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined

(2) Estimated total costs include removal and remedial action costs incurred and expected removal or remedial action costs where a Record of Decision or Action Memorandum has been signed. These projections do not include the cost of work conducted (or to be conducted) by PRPs. Cleanup costs do not include costs associated with investigations, design, oversight, enforcement, administration and payroll, or post-construction. R1 final NPL not CC TS5.123

ure 1	Obligated To Date Notes				198,000,000	3,000,000	31,000,000		8,000,000					47,000,000		4,000,000				14,000,000							55,000,000	1,000,000	5,000,000	110,000,000		13,000,000			
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Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete	Site Name				Bridgeport Rental & Oil Services	Brook Industrial Park	Burnt Fly Bog	Caldwell Trucking Co.	-	Chemical Leaman Tank Lines, Inc.	Chemsol, Inc.	Ciba-Geigy Corp.	_	Combe Fill South Landfill	Cornell Dubilier Electronics Inc	Cosden Chemical Coatings Corp.	CPS/Madison Industries	D'Imperio Property	Dayco Corp./L.E Carpenter Co.	De Rewal Chemical Co.	Delilah Road	Diamond Alkali Co.	Dover Municipal Well 4	Emmell's Septic Landfill	Evor Phillips Leasing	Fair Lawn Well Field	Federal Creosote	Franklin Burn	Fried Industries	Glen Ridge Radium Site	Global Sanitary Landfill	-	Hercules, Inc. (Gibbstown Plant)	_	
	EPA ID	one on record of	NJD002173276	NJD980505176	NJD053292652	NJD078251675	NJD980504997	NJD048798953	NJD980484653	NJD047321443	NJD980528889	NJD001502517	NJD980785638	NJD094966611	NJD981557879	NJD000565531	NJD002141190	NJD980529416	NJD002168748	NJD980761373	NJD980529002	NJD980528996	NJD980654131	NJD980772727	NJD980654222	NJD980654107	NJ0001900281	NJD986570992	NJD041828906	NJD980785646	NJD063160667	NJ0001327733	NJD002349058	NJD053102232	
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	Region's Estimated	Total Cost (2)	36,000,000	10,000,000	15,000,000				113,000,000			21,000,000			2,000,000	46,000,000	24,000,000	17,000,000	23,000,000		21,000,000					2,000,000			36,000,000			25,000,000					
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PL Sites N		Lead (1)	FUND	РКР	TBD	TBD	TBD	TBD	MIXED	TBD	TBD	FUND	1BD	FUND	FUND	PRP	MIXED	РКР	РКР	TBD	MIXED	TBD	TBD	MIXED	РКР	FUND	FUND	PRP	РКР	РКР	РКР	FUND	TBD	TBD	FUND	РКР	FUND
Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete	2	Site Name	Imperial Oil/ChampChem		Kauffman & Minteer, Inc.	Landfill & Development Co.	LCP Chemicals Inc	_	Lipari Landfill	Martin Aaron, Inc.	Maywood Chemical Co.	Metaltec/Aerosystems	Monitor Devices/Intercircuits Inc	Montclair/West Orange Radium Site	Montgomery Twnshp Housing Development	-	Nascolite Corp.	_	_	Pohatcong Valley Ground Water Contaminat	Price Landfill	Puchack Well Field	-	-	_	Rocky Hill Municipal Well	Roebling Steel Co.			Shieldalloy Corp.	Swope Oil & Chemical Co.	Syncon Resins	United States Avenue Burn	Universal Oil Products(Chemical Division	U.S. Radium Corp.	Ventron/Velsicol	Vineland Chemical Co., Inc.
		EPA ID	NJD980654099	NJD097400998	NJD002493054	NJD048044325	NJD079303020	NJD014743678	NJD980505416	NJD014623854	NJD980529762	NJD002517472	NJD980529408	NJD980785653	NJD980654164	NJD980654198	NJD002362705	NJD061843249	NJD980505648	NJD981179047	NJD070281175	NJD981084767	NJD047684451	NJD980654115	NJD980654214	NJD980654156	NJD073732257	NJD070565403	NJD980505762	NJD002365930	NJD041743220	NJD064263817	NJ0001120799	NJD002005106	NJD980654172	NJD980529879	NJD002385664
		RG ST	2 N	_		_		-	2 NJ	-	_	_	_	_	Z Z	_	Z Z	_	_	_	Z Z	_	_	Z	_	_	_	2 N	_	_	Z Z	Z Z	Z Z	_	Z Z		Z
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ST	T EPAID	Site Name	Lead (1)	Requested	Distributed	Total Cost (2)	To Date	Notes
Z	J NJD054981337	Waldick Aerospace Devices, Inc.	FUND			21,000,000	6,000,000	
ź	J NJD986620995	Welsbach & General Gas Mantle (Camden)	FUND	12,000,000	7,000,000		14,000,000	
Z	J NJD980755623	White Chemical Corp.	FUND				8,000,000	
Z	J NJD980505887	Woodland Route 532 Dump	PRP			36,000,000		
Z	J NJD980505879	Woodland Route 72 Dump	PRP			36,000,000		
ź	J NJD986643153	Zschiegner Refining	FUND					
Ż	Y NYD980507693		РКР			15,000,000		
ž	Y NYD980780670	Byron Barrel & Drum	PRP			6,000,000		
ž	Y NYD002044584	-	FUND			11,000,000	10,000,000	
ž	Y NYD980768691	Colesville Municipal Landfill	PRP			5,000,000		
ź	Y NYD125499673	Computer Circuits	TBD					
ž	Y NY0002455756	Consolidated Iron and Metal	TBD					
ź	Y NYD980528475	Cortese Landfill	PRP			4,000,000		
ž	Y NYD981560923	Forest Glen Mobile Home Subdivision	MIXED			16,000,000	7,000,000	
ž	Y NY0000110247	Fulton Avenue	TBD					
Ż	Y NYD981566417	GCL Tie & Treating Inc.	FUND	4,000,000		30,000,000	18,000,000	
Ż	Y NYD091972554		РКР					
ź	Y NYD002050110	Genzale Plating Co.	FUND				4,000,000	
Ż	Y NYD980780779	Hertel Landfill	РКР					
ż	Y NYD981560915		FUND					
Ż	Y NYD002920312	Hooker Chemical/Ruco Polymer Corp	РКР					
ź		Hooker (Hyde Park)	PRP			60,000,000		
Ż		-	РКР			54,000,000		
ż	_		TBD			460,000,000		
Ż	Y NYD001344456	Jackson Steel	TBD					
Ż	Y NYD000813428	-	PRP			1,000,000		
Ż	Y NYD980650667	Kentucky Avenue Well Field	MIXED					
ż	Y NYD002041531	Lawrence Aviation Industries, Inc.	TBD					
Ż	Y NYD986950251	Lehigh Valley Railroad	TBD					
Ż	Y NYD986882660	Li Tungsten Corp.	MIXED	1,000,000	1,000,000	35,000,000	9,000,000	
ž	Y NYD000337295		TBD			21,000,000		
ž	Y NY0001233634	Little Valley	FUND				2,000,000	
ž	Y NYD013468939	Ludlow Sand & Gravel	PRP					
Ż	Y NYD980753420	MacKenzie Chemical Works, Inc.	TBD					

			Notes																														
		Obligated	To Date	1,000,000				2,000,000														1,000,000		7,000,000			3,000,000					0	
		Estimated	Total Cost (2)	12,000,000		15,000,000						50,000,000	14,000,000	3,000,000		1,000,000		5,000,000			30,000,000	2,000,000	20,000,000	8,000,000	13,000,000	11,000,000	5,000,000		10,000,000				
ction Complete			Distributed	250,000				1,000,000																1,600,000									74,250,000
ot Yet Construc		FY02	Requested	250,000				1,000,000																1,600,000								8,000,000	174,250,000
PL Sites No			Lead (1)	FUND	TBD	РКР	TBD	MIXED	TBD	TBD	TBD	РКР	PRP	РКР	РКР	РКР	TBD	РКР	РКР	TBD	PRP	FUND	РКР	FUND	РКР	РКР	MIXED	TBD	РКР	TB0	TBD	MIXED	
Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete	8		Site Name	Mohonk Road Industrial Plant	Nepera Chemical Co., Inc.	Niagara Mohawk Pwr Co(Saratoga Springs)	Old Roosevelt Field Contaminated GW Area	Olean Well Field	Onondaga Lake	Peter Cooper	Peter Cooper Corporation (Markhams)	Pfohl Brothers Landfill	Richardson Hill Road Landfill/Pond	Rosen Brothers Scrap Yard/Dump	Rowe Industries Gnd Water Contamination	Sealand Restoration, Inc.	Shenandoah Road GW Contamination	Sidney Landfill		Smithtown Ground Water Contamination	Solvent Savers	Stanton Cleaners Area Ground Water Cont.	Tri-Cities Barrel Co., Inc.	Vestal Water Supply Well 1-1	Volney Municipal Landfill	York Oil Co.	Juncos Landfill	Scorpio Recycling, Inc.	Vega Alta Public Supply Wells	Vega Baja Solid Waste Disposal	Island Chemical Corp/V.I. Chemical Corp	Tutu Wellfield	TOTALS
			EPA ID	NYD986950012	NYD000511451	NYD980664361	NYSFN0204234	NYD980528657	NYD986913580	NYD980530265	NYD980592547	NYD980507495	NYD980507735	NYD982272734	NYD981486954	NYD980535181	NYSFN0204269	NYD980507677	NYD980535215	NY0002318889	NYD980421176	NYD047650197	NYD980509285	NYD980763767	NYD980509376	NYD000511733	PRD980512362	PRD987376662	PRD980763775	PRD980512669	VID980651095	VID982272569	
			ST	Ż	Ż	¥	¥	ž	Ż	٨	ž	٨	k	ž	¥	٨	Ż	ž	¥	λ	¥	ž	¥	×	Ż	ž	R	R	R	Я	5	5	
			ő	2	2	2	2	2	2	~	2	2	~	~	2	2	~	~	~	2	~	~	2	2	~	~	~	2	2	~	2	2	

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Enclosure 1

52

Notes FY02 FY02 Estimated Obligated Lead (1) Requested Distributed Total Cost (2) To Date Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined RG ST EPAID Site Name

Enclosure 1

(2) Estimated total costs for remedial construction activities include both PRP and Fund costs. Total costs represent the best estimates of cost available at this time. These estimates are generally from Records of Decision, which can be inaccurate.

		Notes																																			
Enclosure 1	Obligated	To Date			1,793	22,393		8,682	5,415,251	1,042,319	16,054	480,327		7,225,063	6,221,200	1,406,138	1,386,882	151,413			4,119,805	10,513,494	1,968,816				19,747,786	3,915,661		1,139,184	970		155,491		36,601,817	2,545,944	
-	Region's Estimated	Total Cost (2)	0000000	3,000,000	20,000,000	0	16,000,000	50,000	5,600,000	3,500,000	8,500,000	8,000,000	2,000,000		21,000,000		12,000,000	6,000,000	10 - 20 M	10,000,000	21,000,000	47,000,000	12,000,000	12,000,000	22,000,000		12,000,000		10,000,000	15,000,000	10,000,000		18,000,000	17,000,000	32,000,000	60,000,000	
on Complete	FY02	Distributed												500,000														350,000									
et Constructio	FY02	Requested												500,000														350,000									
Sites Not Y		Lead (1)		121	РКР	TBD	TBD	TBD	TBD	TBD	РКР	TBD	РКР		РКР	РКР	РКР	РКР	РКР	РКР	FUND	РКР	TBD	РКР	РКР	РКР	FUND		РКР	РКР	РКР		РКР	РКР	РКР	РКР	TBD
Eunding Information on all Non-Federal NPI Sites Not Yet Construction Complete		Site Name			E.I.Du Pont de Nemours (Newport Landfill	Koppers Co., Inc. (Newport Plant)	Standard Chlorine of Delaware, Inc	Central Chemical (Hagerstown)	Kane & Lombard Street Drums	Ordnance Products, Inc.	Sand, Gravel & Stone	Spectron, Inc.		Berks Sand Pit	Boarhead Farms	Breslube-Penn, Inc	Brown's Battery Breaking	Butler Mine Tunnel	Centre County Kepone	Crater Resources/Keystone Coke/Alan Wood	Crossley Farm	Douglassville Disposal	Dublin TCE Site	Eastern Diversified Metals	Elizabethtown Landfill		Havertown PCP	Hellertown Manufacturing Co.	Hunterstown Road	Jacks Creek/Sitkin Smelting and Refinery	Keystone Sanitation Landfill	Lower Darby Creek Area	Malvern TCE	Metal Banks		MW Manufacturing	North Penn - Area 2
		EPA ID	or recorded and	UE DAGUGA3000	DED980555122	DED980552244	DED041212473	MDD003061447	MDD980923783	MDD982364341	MDD980705164	MDD000218008	PAD003053709	PAD980691794	PAD047726161	PAD089667695	PAD980831812	PAD980508451	PAD000436261	PAD980419097	PAD981740061	PAD002384865	PAD981740004	PAD980830533	PAD980539712	PAD077087989	PAD002338010	PAD002390748	PAD980830897	PAD980829493	PAD054142781	PASFN0305521	PAD014353445	PAD046557096	PAD980508766	PAD980691372	PAD002342475
		sT	ł	5	В	끰	믭	QW	QW	QW	QW	QW	A	ΡA	A	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA
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on on all Non-Federal NPL Sites Not Yet C E TBD (1) Re E TBD (1) Re C TBD (1) Re FUND (1) Re al Corp./Firestone Tire PRP al Corp./Firestone Tire PRP ing Co., Inc. PRP PRP PRP PRP PRP PRP PRP PRP	onstruction Complete	FY02 FY02 Estimated Obligated	ed Distributed Total Cost (2) To	311,351	1,000,000 5,180,116 5,000,000 5,180,116		20,000,000	7,000,000	302,592	65,000,000 5,988,877	35,000,000 2,886,762	6,000,000	5 - 10 M		15,000,000 37,880		472,637	12,000,000 4,070,852				4	22,000,000 387,286	8,700,000 242,774	5,400,000	76,000,000 34,706,073	0	33		3,000,000	16,000 11,000,000 10,650,765	28,000,000 0	24,000 24,000 15,444,499	2,819,170	38.000.000 21.950.133		
EPAID EPAID980692695 PAD0926976 PAD0926976 PAD0928953 PAD0928953 PAD092895395 PAD091938375 PAD09193375 PAD0910395887 PAD0905959126 PAD09005951687 PAD09005951687 PAD09005951687 PAD09005951687 PAD090071617233 PAD090071617233 VAD09356887 PAD090071617285 PAD090071617285 PAD09007127576 VAD0079556887 VAD0079551687 VAD0079556887 VAD0079556887 VAD0079557687 VAD0079556887 VAD0079557687 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079557687 VAD007955687 VAD007955687 VAD007955687 VAD0079556887 VAD007955687 VAD007955687 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD007955687 VAD007955687 VAD007955687 VAD0079556887 VAD007955687 VAD007955687 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD007955687 VAD007955687 VAD0079556887 VAD007955687 VAD007955687 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD0079556887 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD0079556887 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD0079557 VAD0079557 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD007955687 VAD0079557 VAD0079557 VAD0079557 VAD0079557 VAD0079557 VAD0079557 VAD0079557 VAD0079557 VAD0079557 VAD0079577 VAD0079557 VAD0079557 VAD0079557 VAD0079557 VAD0079577 VAD0079557 VAD0079577 VAD0079577 VAD0079577 VAD0079577 VAD0079577 VAD00795777 VAD0079577 VAD0079577 VAD0079577777 VAD0079577777 VAD0079577777 VAD00795777777	L Sites Not Yet Col	£		TBD		TBD	PRP	PRP		PRP	PRP	PRP	РКР		РКР	TBD		PRP		PRP	PRP	PRP	РКР	РКР	TBD	PRP	TBD		FUND	PRP	FUND	PRP			TBD		TBD
	Funding Information on all Non-Federal NP	1	Site Name			_	_	_								_	-	-							-	-	-	_	_	_					Fike Chemical, Inc.	Editarchan Cita	
se s			EPA ID	PAD980692693	PAD980926976	PAD002498632	PAD079160842	PAD980229298	PAD981938939	PAD002395887	PAD980692594	PAD981033285	PAD980692487	PAD001933175	PAD980830889	PAD980539126	PAD982363970	PAD980829527	PAD980706824	PAD005000575	PAD003005014	PAD980537773	VAD980551683	VAD042916361	VAD990710410	VAD070358684	VAD059165282	VAD123933426	VAD077923449	VAD007972482	VAD980831796	VAD003127578	VAD003117389	WVD054827944	WVD047989207		WVD004336749 Follansbee Site
82 พฤษณ์				ΡA	ΡA	ΡA	ΡA	ΡA	Ч	ΡA	ΡA	ΡA	ΡA	PA	ΡA	PA	ΡA	ΡA	ΡA	ΡA	ΡA	ΡA	¥	AN	٨	٨N	٨	٨	٨	٨	٨	٨N	٨	2	2	1 1 1 1	2

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		Notes					
Enclosure 1	Obligated	To Date	6,814,820	2,038,477			
	Region's	Total Cost (2)	16,000,000				
on Complete	EVU2	Distributed			874,000		
fot Constructiv	EVD	Lead (1) Requested			1,890,000	1,016,000	
Sites Not V		Lead (1)	TBD				
Eundine Information on all Non-Eaderal NDI Sites Not Vet Construction Complete		Site Name	WV WVD000800441 Sharon Steel Corp (Fairmont Coke Works)	WV WVD988798401 Vienna Tetrachloroethene	TOTALS	NEEDED	Notes (1) FUND = EPA Lead PRP = Potentiality Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined
		EPA ID	WVD000800441	WVD988798401			Notes
		S ST					
		ß	e	e			

(2) Estimated total costs are for sites with current Remedial Actions or Records of Decision.

R3 final NPL not CC TS5.123

			I ANALIS INFORMATION OF AN MORE CACIAL MELE SIGN NOT LET COMPARATION COMPLEXE	PL Sites No	It ret constru	ction Completi			
ß	ST	EPA ID	Site Name	Lead (1)	FY02 Requested	FY02 Distributed	Region's Estimated Total Cost (2)	Obligated To Date	Notes
4	A	AI D981868466	American Brass Inc.	TBD				5.000.000	
4	2	ALD041906173		PRP				7.000.000	
4	AL	ALD008188708	Olin Corp. (McIntosh Plant)	PRP				1,000	
4	Å	ALD980844385	Redwing Carriers, Inc. (Saraland)	TBD				4,600,000	
4	AL	ALD095688875	Stauffer Chemical Co. (Cold Creek Plant)	PRP					
4	۶	ALD008161176	Stauffer Chemical Co. (LeMoyne Plant)	TBD					
4	AL	ALD007454085	T.H. Agriculture & Nutrition (Montgomery	РКР					
4	료	FLD012978862	Alaric Area GW Plume						
4	∟	FLD008161994	American Creosote Works (Pensacola Plt)	FUND	8,000,000		19,000,000	7,000,000	
4	ď	FLD981014368	Anodyne, Inc.	РКР					
4	ď	FLD980709356	Cabot/Koppers	PRP			4,250,000	56,000	
4	료	FLD094590916	Callaway & Son Drum Service					200,000	
4	Ц	FLD991279894	Coleman-Evans Wood Preserving Co.	FUND	7,000,000	4,500,000	33,600,000	33,600,000	
4	ď	FLD008168346	Escambia Wood - Pensacola	FUND				25,200,000	
4	ď	FLD984184127	Florida Petroleum Reprocessors	TBD				350	
4	ď	FLD053502696	Helena Chemical Co. (Tampa Plant)	TBD					
4	4	FLD004119681	Hollingsworth Solderless Terminal		50,000	50,000			
4	ď	FLD042110841	Landia Chemical Company					60,000	
4	ď	FLD088787585	MRI Corp (Tampa)	TBD					
4	Ľ	FLD004091807	Peak Oil Co./Bay Drum Co.	TBD			14,800,000	2,600,000	
4	Ę	FLD980798698	Petroleum Products Corp.	TBD				2,650	
4	4	FLD980556351	Pickettville Road Landfill	TBD			12,000,000		
4	ď	FLD000824896	Reeves Southeast Galvanizing Corp	РКР			2,600,000		
4	ď	FLD980602882	Sapp Battery Salvage	TBD			19,300,000	1,000,000	
4	Ľ	FLD045459526	Solitron Microwave	TBD	2,400,000				
4	ď	FL0001209840	Southern Solvents, Inc.		5,000,000				
4	ď	FLD010596013	Stauffer Chemical Co. (Tarpon Springs)	TBD			12,000,000	16,500	
4	너	FLD004065546	Tower Chemical Co.	TBD	250,000			1,600,000	
4	ď	FLD091471904	Trans Circuits, Inc.		200,000				
4	료	FLD980602767	Whitehouse Oil Pits	PRP			8,600,000	83,000	
4	ď	FLD049985302	Zellwood Ground Water Contamination	MIXED				2,200,000	
4	ą	GAD981024466	GAD981024466 Brunswick Wood Preserving	TBD				8,000,000	
4	Ą	GAD008212409	GAD008212409 Camilla Wood Preserving Company	TBD				1,600,000	
4	g	GAD099303182	3AD099303182 LCP Chemicals Georgia	TBD				1,200,000	

R4 final NPL not CC TS5.123

				FY02	FY02	Region's Estimated	Obligated	
ST	EPA ID	Site Name	Lead (1)	Requested	Distributed	Total Cost (2)	To Date	Notes
B	GAD991275686	GAD991275686 Marzone Inc./Chevron Chemical Co.	PRP			19,500,000	376,000	
Ş	GAD042101261	T.H. Agriculture & Nutrition (Albany)	РКР					
g	GAD003269578	GAD003269578 Woolfolk Chemical Works, Inc.	РКР			60,000,000	23,000	
≿	KYD980729107	Maxey Flats Nuclear Disposal	PRP				3,200,000	
≿	KYD049062375		PRP					
ŝ	MSD004006995	American Creosote Works, Inc.					2,600,000	
SM	MSD046497012	MSD046497012 Davis Timber Company						
Ŷ	NCD024644494	ABC One Hour Cleaners	FUND	300,000	300,000	3,000,000	3,300,000	
Ŷ	NCD980843346	Aberdeen Pesticide Dumps	PRP				2,200,000	
ÿ	NCSFN0406989	NCSFN0406989 Barber Orchard					4,000,000	
Ŷ	NCD981026479	NCD981026479 Benfield Industries, Inc.	FUND	100,000	100,000		5,400,000	
Ŷ	NCD003188828	Cape Fear Wood Preserving	FUND	750,000	750,000		22,400,000	
Ŷ	NCD003188844		FUND	5,100,000	2,000,000	19,600,000	16,000,000	
Ŷ	NCD095458527	FCX, Inc. (Statesville Plant)	FUND	200,000	200,000		6,500,000	
Ŷ	NCD981475932	FCX, Inc. (Washington Plant)	TBD			3,400,000	3,000,000	
Ŷ	NCD991278953	National Starch & Chemical Corp.	РКР					
Ŷ	NCD980557656	NC State University(Lot 86,Farm Unit #1)	РКР					
ÿ	NCD981021157	New Hanover Cnty Airport Burn Pit	TBD				55,000	
Ŷ	NCD986187128	NCD986187128 North Belmont PCE	FUND			5,300,000	5,500,000	
S	SCD058754789	Aqua-Tech Environmental Inc (Groce Labs)	TBD				850,000	
S	SCD980839542	Elmore Waste Disposal	FUND	450,000	450,000		1,800,000	
ပ္တ	SCD980310239	Koppers Co., Inc. (Charleston Plant)	РКР				10,000	
SC	SCD003353026	Koppers Co., Inc. (Florence Plant)	TBD					
S	SCD991279324	Leonard Chemical Co., Inc.	TBD					
SC	SCD003360476	SCD003360476 Macalloy Corporation						
S	SCD003357589	Shuron Inc	PRP				360,000	
Z	TND096070396	Ross Metals Inc	FUND	3,000,000		7,200,000	1,300,000	
		Special Funding-Enforcement Related		50,000	50,000			
Z	TND071516959	TND071516959 Tennessee Products	TBD			18,700,000	12,700,000	
Z	TND980844781	TND980844781 Wrigley Charcoal Plant	TBD			3,700,000	1,250,000	

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	Notes	
Enclosure 1	Obligated To Date	
	Region's FY02 Estimated Distributed Total Cost (2)	
uction Complete	FY02 Distributed	
ot Yet Constru	FY02 Lead (1) Requested	
I NPL Sites N	Lead (1)	Lead
Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete	Site Name	Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined
	EPA ID	Note
	ST	
	ß	

(2) Estimated total costs include removal and remedial action costs incurred, and expected removal or remedial action costs where a Record of Decision or Action Memorandum has been signed. Cleanup costs generally do not include costs associated with investigations, design, oversight, enforcement, administration and payroll, or post-construction.

59

R4 final NPL not CC TS5.123

Notes					(3)					
Enclosure 1 Obligated To Date		759,793	570,000		49,114,247	16,756 29,000,000	4,000,000 4,350,000	19,500 793,844 3,388 39,000,000	1,195,156 26,833 902,658 242 727	2,343,737 1,540 7,000,000 9,970,000 16,303,000
Region's Estimated otal Cost (2)			12 - 15 M			30 - 40 M	0 - 15 M	60 - 80 M		1,500,000
ction Complete FY02 Distributed					0		170,000			
ot Yet Construc FY02 Requested			12,500,000		0		170,000	10,000,000		1,500,000
VPL Sites N	PRP TBD	PRP P	u	9 78 7 80	PRP	FUND PRP	FUND MIXED PRP	PRP PRD FUND	PRP PRP PRP	TRD FUND TBD PRP
Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete FY02 FY02 Site Name Lead (1) Requested Distributed T	Amoco Chemicals (Joliet Landfill) Beloit Corp.	Byron Salvage Yard DePue/New Jersey Zinc/Mobil Chem Corp	Indian Kethery-Texaco Lawrenceville Interstate Pollution Control, Inc Jennison-Wright Corporation	kerr-McGee (Kress Creek w franch Durfag Kerr-McGee (Read-Keppler Park) Kerr-McGee (Residential Areas) Kerr-McGee (Sewabe Treatment Plant)	LaSalle Electric Utilities Lenz Oil Service, Inc.	MIG/Dewane Landfill Ottawa Radiation Areas Outboard Marine Corp.	Parsons Casket Hardware Co. Southeast Rockford Gd Wtr Contamination Yeoman Creek Landfill	American Chemical Service, Inc. Cam-Or Inc Conrail Rail Yard (Elkhart) Continental Steel Corp.	Envirochem Corp. Himco Dump Lakeland Disposal Service, Inc. Lemon Lane Landfill MIDCO I	
EPAID	ILD002994259 ILD021440375	ILD010236230 ILD062340641	ILD0426/1248 ILT180011975 ILD006282479	ILD980823991 ILD980824007 ILD980824015 ILD980824031	ILD980794333 ILD005451711	ILD980497788 ILD980606750 ILD000802827	ILD005252432 ILD981000417 ILD980500102	IND016360265 IND005480462 IND000715490 IND001213503	IND084259951 IND980500292 IND064703200 IND980794341 IND980615421 ND080615421	IND9800119906 IND980614556 MID0001119106 MID017188673 MID0060030373
RG ST	لے لے و					لے لے لے م م م			2 2 2 2 2 2 	ע ע ע ע צ צ ע ע ע ע ע ע ע

R5 final NPL not CC TS5.123

		Notes														(4)																
Enclosure 1	Obligated	To Date		13,488							1,600,000		9,107,074	145,143	15,200,000	36,100,000				25,000,000					3,446	1,896,887					0	
đ	Region's Estimated	Total Cost (2)														30 - 60 M																
ction Complet	FY02	pa														13,200,000				300,000												13,670,000
ot Yet Constru-	FY02	Requested														13,200,000				300,000												37,670,000
NPL Sites No		Lead (1)	TBD	РКР	РКР	PRP	РКР	TBD	TBD-PRP	TBD	FUND	TBD	TBD	РКР	FUND	MIXED	РКР	PRP	TBD	FUND	РКР	РКР	РКР	РКР	РКР	TBD	TBD	TBD	РКР	TBD	РКР	6
Funding Information on all Non-Federal NDI. Sites Not Yet Construction Complete		Site Name	Kaydon Corp.	K&L Avenue Landfill	Michigan Disposal(Cork Street Landfill)	North Bronson Industrial Area	Organic Chemicals, Inc.	Rockwell International Corp. (Allegan)	Shiawassee River	South Macomb Disposal (Landfills 9 & 9A)	Spartan Chemical Co.	State Disposal Landfill, Inc.	Tar Lake	Themo-Chem, Inc.	Torch Lake	Velsicol Chemical Corp (Michigan)	MND982425209 Baytown Township Ground Water Plume	VIND038384004 Freeway Sanitary Landfill	MND985701309 Fridley Commons Park Well Field	MND006192694 MacGillis & Gibbs/Bell Lumber & Pole Co.	MND039045430 St. Louis River Site	St. Regis Paper Co.	OHD043730217 Allied Chemical & Ironton Coke	OHD980509657 Buckeye Reclamation	Fields Brook	OHD000377911 Industrial Excess Landfill	OHD980610018 Nease Chemical	OHD980611875 North Sanitary Landfill	WID039052626 Moss-American(Kerr-McGee Oil Co.)	Sheboygan Harbor & River	VID980610307 Tomah Municipal Sanitary Landfill	TOTALS
		EPA ID	MID006016703	MID980506463	MID000775957	MID005480900	MID990858003	MID006028062	MID980794473	MID069826170	MID079300125	MID980609341	MID980794655	MID044567162	MID980901946	MID000722439	MND982425209	MND038384004	MND985701309	MND006192694	MND039045430	MND057597940	OHD043730217	OHD980509657	OHD980614572 Fields Brook	OHD000377911	OHD980610018	OHD980611875	WID039052626	WID980996367	WID980610307	
		RG ST	5 MI	9 2	5 MI	5 M	5 MI	5 MI	9 2	5 M	2 WI	2 2	9 WI	5 M	2 WI	2 2	5 MN	5 MN	5 MN	5 MN	9 WN	5 MN	5 OH	5 OH	5 OH	5 OH	5 OH	5 OH	5 WI		5 WI	

R5 final NPL not CC TS5.123

Enclosure 1 formation on all Non-Federal NPL Sites Not Yet Construction Complete Region's FY02 FY02 Estimated Obligated	Ime Lead (1) Kequested Distributed Total Cost (2) To Date Notes	CUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined	(2) With regard to PRP-lead sites, we do not have authoritative information on past costs expended by PRPs or future costs planned by PRPs. PRPs are not required to provide this information to EPA.	(3) An original \$7 million "SCAP request" was a "contingency" due to a pending court case.	(4) This site was declared construction complete in 1992. Substantial new RA has since been required. The FY 02 original "request" was for the total project amount required. HQ has distributed all necessary funding to Region 5 for FY 02, \$13.2 million.
Funding Information on all Non-F	Site Name	<ul> <li>(1) FUND = EPA Lead</li> <li>PRP = Potentially Responsible MIXED = Shared Lead Respon TBD = To Be Determined</li> </ul>	(2) With regard to PRP-lead sites, or future costs planned by PRPs. F	(3) An original \$7 million "SCAP re	(4) This site was declared construct The FY 02 original "request" was fo funding to Region 5 for FY 02, \$13.
	EPAID	Notes:			
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Notes	001011																(3)																			
Enclosure 1 Obligated To Date	2002	670.000	0001010	3,000,000	725,000	0	4,900,000	1,300,000	470,000	26,200,000	275	33.000	2,000				5,800,000			18,300,000	63,800,000		640	45,000	930,000	950,000	7,800,000	425,000	760,000	5,000,000	3,700,000	400,000	10,300,000	1,500,000	8,500,000	
Region's Estimated otal Cost (2)	1-1 1000 INIO I				9,000,000		14,000,000		22,000,000	25,300,000			60,000,000	7,000,000		6,000,000			4,000,000	43,000,000	25,000,000		57,000,000	80,000,000	4,000,000	16,000,000				6 - 10 M			10,000,000		38,000,000	
tion Complete FY02 Distributed																									2,000,000								250,000			
t Yet Construc FY02 Requested	naisanhau				9,000,000		14,000,000										8,500,000				5,000,000				2,000,000			10,000,000	6,500,000				250,000			
I NPL Sites No Lead (1)	i i nnon	FLIND		FUND	FUND	PRP	FUND	TBD	FUND	FUND	PRP	TBD	PRP	FUND	TBD	FUND	State	TBD	РКР	FUND	FUND	TBD	TBD	РКР	FUND	РКР	FUND	FUND	FUND	РКР	PRP	FUND	FUND	РКР	MIXED	
Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete FY02 Site Name Lead (1) Requested Distributed T		Mrvintain Dine Pressure Treating		Ouachita Nevada Wood Treater	Central Wood Preserving Co.	Combustion, Inc.	Delatte Metals	Mallard Bay Landing Bulk Plant	Marion Pressure Treating	Old Inger Oil Refinery	Petro-Processors of Louisiana Inc	Ruston Foundry	AT&SF (Albuquerque)	_	Griggs & Walnut Ground Water Plume	North Railroad Avenue Plume	Hudson Refinery	Imperial Refining Company	_	Oklahoma Refining Co.	Tar Creek (Ottawa County)		ALCOA (Point Comfort)/Lavaca Bay	Brio Refining, Inc.	~	Crystal Chemical Co.	Garland Creosoting	Hart Creosoting Company	Jasper Creosoting Company Inc	-	Malone Service Company, Inc.	Many Diversified Interests, Inc.	North Cavalcade Street		Petro-Chemical Systems, (Turtle Bayou)	
EPAID	2	ARDO49858628		ARD042755231	LAD008187940	LAD072606627	LAD052510344	LA0000187518	LAD008473142	LAD980745533	LAD057482713	LAD985185107	NMD980622864	NMD986668911	NM0002271286	NMD986670156	OKD082471988	OK0002024099	OKD980620868	OKD091598870	OKD980629844	OKD987096195	TXD008123168	TXD980625453	TX0001399435	TXD990707010	TXD007330053	TXD050299577	TXD008096240	TXD980623904	TXD980864789	TXD008083404	TXD980873343	TXD068104561	TXD980873350	The second s
ST		AR		AR	۲	4	۶	۶	۶	۶	A	P	MN	MN	MN	MN	ð	ş	ð	ş	ð	ð	¥	Ϋ́	Ϋ́	ř	Ϋ́	¥	ΤX	ΤX	¥	X	Ϋ́	X	ř	1
RG	2	4		9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	¢

						Endosure 1	
	Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete	PL Sites No	ot Yet Constru	ction Complet	e		
					Region's		
			FY02	FY02	Estimated	Obligated	
A ID	A ID Site Name	Lead (1)	Requested	Distributed	Distributed Total Cost (2)	) To Date	
9348397	9348397 RSR Com.	MIXED			49.000.000	11.500.000	

		Notes										
	Obligated	To Date	11,500,000		360,000		525,000		890,000	10,400,000		
Region s	Estimated	Total Cost (2)	49,000,000	28,000,000	20,000,000				40,000,000	10,000,000		
	FY02	Distributed									2,250,000	
	FY02	Requested			8,000,000						63,250,000	
		Lead (1)	MIXED	РКР	FUND	РКР	TBD	FUND	РКР	FUND		
		Site Name	RSR Corp.	Sheridan Disposal Services	Sprague Road Ground Water Plume	Star Lake Canal	<i>U</i> ,	State Road 114 Ground Water Plume	Tex-Tin Corp	Texarkana Wood Preserving Co.	TOTALS	
		EPA ID	TXD079348397	TXD062132147	TX0001407444	TX0001414341	TXD099801102	TXSFN0605177	TXD062113329	TXD008056152		
		SТ	¥	ř	ř	ř	¥	¥	¥	ř		
		ß	9	9	9	9	9	9	9	9		

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined

(2) Estimated total costs include removal and remedial action costs incurred (including PRP costs where known or estimated), and expected removal or remedial action costs where a Record of Decision or Action Memorandum has been signed. Clearup costs do not include costs associated with investigations, design, oversight, enforcement, administration and payroll, or post-construction.

(3) FY02 request is for Non-Time Critical Removal Action

64

Enclosure 1 Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility R7 final NPL not CC TS5.123

Enclosure 1 Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete Region's

	Notes																										
Obligated	To Date		1,400,000	6,000,000		34,500,000			1,770,000			3,500,000		31,000,000		0				0		1,690,000	6,300,000		100,000		
Region's Estimated	Total Cost (2)		2,810,000	8,100,000																		3,000,000					
FY02	Distributed .		100,000	5,200,000																						5,300,000	
FY02	Lead (1) Requested		100,000	5,200,000																2,060,000			2,000,000			9,360,000	
	Lead (1)	РКР	FUND	FUND	РКР	MIXED	РКР	РКР	FUND	РКР	РКР	MIXED		FUND	РКР			PRP	РКР	FUND	PRP	РКР	MIXED		FUND		
	Site Name	Mason City Coal Gasification Plant	KSD981710247 57th and North Broadway Streets Site	Ace Services	Chemical Commodities, Inc.	Cherokee County		Strother Field Industrial Park	Wright Ground Water Contamination	Armour Road	MOD981126899 Big River Mine Tailings/St. Joe Minerals	MOD980965982 Missouri Electric Works	MOD985798339 Newton County Wells	MOD980686281 Oronogo-Duenweg Mining Belt	Pools Prairie	Riverfront	MOD980633176 St Louis Airport/HIS/Futura Coatings Co.	MOD980968341 Valley Park TCE	MOD079900932 Westlake Landfill	10th Street Site	NED981713829 Bruno Co-op Association/Associated Prop	NED981499312 Cleburn Street Well	Hastings Ground Water Contamination	NE6211890011 Nebraska Ordnance Plant (Former)	NED986369247 Ogallala Ground Water Contamination	TOTALS	
	EPA ID	IAD980969190	KSD981710247	KSD046746731	KSD031349624	KSD980741862	KSD980631766	KSD980862726	KSD984985929	MOD046750253 Armour Road	MOD981126899	MOD980965982	MOD985798339	MOD980686281	MO000958835 Pools Prairie	MOD981720246 Riverfront	MOD980633176	MOD980968341	MOD079900932	NED981713837	NED981713829	NED981499312	NED980862668	NE6211890011	NED986369247		
	ST	≤	КS	КS	КS	КS	КS	КS	КS	QW	QW	QW	QW	QW	QW	QW	Q	QM	QW	¥	۳	H	ШZ	ШZ	¥		
	ß	~	5	2	٢	2	~	1	5	2	~	1	5	2	5	1	5	2	5	1	5	2	2	1	5		

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility R7 final NPL not CC TS5.123

TBD = To Be Determined

(2) For mixed and fund lead sites, the EPA costs incurred to date and, where there is a final Record of Decision, estimated total cleanup costs associated with each site are shown. Cleanup costs include Non-Time Critical Removal and remedial action costs normed (not including PFR per ossis) and expected removal or remedial action or site and the resci or site and and the resci or ossis) and expected removal or remedial action or site and the resci or ossis) and second or Decision or Action Memorandum has been signed. Cleanup costs do not include costs associated with investigations, design, oversight, enforcement, administration and payroll, or post-construction. No cost information is shown for PRP-lead sites.

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3FF				Funding information on all non-regeral NFL Stees not ret construction complete	NFL SILES N	OF THE CONSTRU-	cuon compie			
Stituted         Site Name         Lead (1)         Requested         Distributed         Total Cost (2)         To Date           C0         C0098071753         Central City, Clear Creek         MIXED         MIXED         22,400,000           C0         C00980717557         Central City, Clear Creek         MIXED         75,00,000         16,000,000         18,900,000           C0         C00980716955         Dearer Ragium Site         MIXED         75,00,000         152,000,000         10,000,000         16,000,000           C0         C000980499248         Lown Park         MIXED         7,000,000         151,300,000         16,000,000         161,000,000 <t< th=""><th></th><th></th><th></th><th></th><th></th><th>FY02</th><th>FY02</th><th>Region's Estimated</th><th>Obligated</th><th></th></t<>						FY02	FY02	Region's Estimated	Obligated	
Circle         MixED         MixED         Figh	ġ		EPA ID	Site Name	Lead (1)	Requested	Distributed	Total Cost (2)	To Date	Notes
C0         C003980717335         California Guldh         MIXED         T         Color         Color         T         Color         Color         T         Color         T         Color         T         Color         Color         T         T         T         Color         T         T         Color         T										
C00990117557         Central City, Clear Creek         MXED         F5, 200,000         15, 200,000         152, 000,000           C00093014958         Lincoin Park         PRP         PRP         173, 000,000         152, 000,000           C00093014958         Lincoin Park         PRP         PRP         173, 000,000         152, 000,000           C00930439248         Lowny Landfill         MXED         MXED         173, 000,000         173, 000,000           C009303373432         Sumitivilie Mine         MXED         MXED         7,000,000         90 - 160M           C000002329166         Anaonda Co. Smeler         MXED         PRP         90, 160M           MT0002239165         Farker Hughesville Mining District         FUND         90, 160M           MT000239165         Farker Hughesville Mining District         FUND         90, 160M           MT0001096535         Carpenter Snow Creek Mining District         FUND         90, 160M           MT0001096535         Carpenter Snow Creek Mining District         FUND         90, 160M           MT0001096535         Carpenter Snow Creek Mining District         FUND         90, 160M           MT0001096535         Carpenter Snow Creek Mining District         FUND         90, 160M           MT0001096535         Carpen		8	COD980717938	California Gulch	MIXED				22,400,000	
C0         C00980716955         Denver Radium Site         MIXED         15,200,000         15,200,000         152,000,000           C0         C00980716955         Linwin Project (Union Carbide)         PRP         PRP         173,000,000         173,000,000         173,000,000           C0         C009803778432         Summitville Mine         PRP         7,000,000         173,000,000         173,000,000           C0         C0000763274         Dravium Project (Union Carbide)         PRP         7,000,000         90-160M           MT         MT0003291665         Anazonda Custeller         FUND         3,900,000         90-160M           MT         MT0003291655         Anazonda Custeller         FUND         3,900,000         5,000,000         37,000,000           MT         MT0000230345         Barker Hughesville Mining District         FUND         3,900,000         5,000,000         37,000,000           MT         MT0000230345         East Helena Site         FUND         3,900,000         5,400,000         37,000,000           MT         MT0000230345         Siver Bow Creek/Butte Area         FUND         3,500,000         5,400,000         37,000,000           MT         MT0000723025         Intermountainin Waste Cinek Mining District         FUND		8	COD980717557	Central City, Clear Creek	MIXED				18,900,000	
CC C00042167368 Uncoln Park CC C00042167368 Uncoln Park CC C009499248 Uncoln Park CC C009499248 Uncoln Park CC C009499248 Uncoln Unanium Project (Union Carbide) PRP CC C0094377432 Summitville Mine CC C0094377432 Summitville Mine CC C0094377432 Summitville Mine MI MT093291658 Anasonda Co.Smeller MI MT093291658 Anasonda Co.Smeller MI MT093291658 Anasonda Co.Smeller MI MT093291658 Anasonda Co.Smeller MI MT0932915585 Barker Hughesville Mining District MI MT0001065333 Carpenter Show Creek Mining District MI MT0001065333 Carpenter Show Creek Mining District MI MT000106530346 East Helena Site MI MT00010653035 Carpenter Show Creek Mining District MI MT00010653035 Carpenter Show Creek Mining Area MI MT00010653035 Gait Edge Mine S S Storenter Show Creek Mining Area MI MT0001057358 Miltowoods Cross 5th S. PCE Plume MI MT0001113298 Boundur/Woods Cross 5th S. PCE Plume U UT0001113298 Boundur/Woods Cross 5th S. PCE Plume U UT0001277391 International Smeller MI UT0001277391 International Smeller U UT0001277391 International Smeller MI UT0001287472 Jacobs Smeller MI UT0001287472 Jacobs Smeller MI MTD0384277 Midvale Slag MI MT0001001001000000000000000000000000000		8	COD980716955	Denver Radium Site	MIXED	15,200,000	10,000,000	152,000,000	104,000,000	
CC         COD980499248         Lowry Landill         PRP         173,000,000         15           CC         COD980499248         Lowry Landill         MIXED         7,000,000         15         173,000,000         15           CC         CO009363274         Uravian Uranium Free         MIXED         7,000,000         15         173,000,000         15           CO         CO000259568         Vasquez Boulevard and I-70         MIXED         7,000,000         90-160M         173,000,000         15         173,000,000         173,000,000         173,000		8	COD042167858	Lincoln Park	PRP					
CC         COD983778422         Summitville Mine         173.000,000         15           CC         COD983778422         Summitville Mine         FRP         173.000,000         15           CC         CO000259588         Vasquez Boulevard and 170         FRP         7,000,000         90 - 160M           MT         MTD09325166         Anaconda Co. Smelter         FUND         99.000         90 - 160M           MT         MT098257552         Barker Hughesville Mining District         FUND         3,900,000         90 - 160M           MT         MT098257552         Barker Hughesville Mining District         FUND         3,900,000         91           MT         MT098257555         Barker Hughesville Mining District         FUND         3,900,000         19           MT         MT000753053         Carpeter Snow Creek Mining Area         PRP         PRP         11           MT         MT000753052         Lockwood Solvent Ground Water Plume         PRP         3,500,000         37,000,000         37,000,000         23 - 28M           MT         MT000753053         Lest Helena Site         PRP         3,500,000         5,400,000         37,000,000         23 - 28M         11           MT         MT0007111926         Bountifut/Woods Cross 5h S.		8	COD980499248	: Lowry Landfill	PRP					
CC COD007063274 Uravan Uranium Project (Union Carbide) PRP CC C00007063274 Uravan Uranium Project (Union Carbide) MIKED 7,000,000 MI MT009291656 Anaeonda Con Smeller MI MT009291656 Anaeonda Con Smeller MI MT000329155 Sareenter Show Creek Mining District MI MT0001065335 Carpenter Show Creek Mining District MI MT0001065335 Carpenter Show Creek Mining District MI MT0001065335 Carpenter Show Creek Mining Pistrict MI MT00001055305 Carpenter Show Creek Mining Area MI MT00001055305 Carpenter Show Creek Mining Area MI MT0000165305 Carpenter Show Creek Mining Area MI MT0000152052 Upper Termine Creek Mining Area MI MT000022775 Silver Bow Creek Mining Area MI MT0000111226 Boundtu/Woods Croes 5th S. PCE Plume U UT0001111226 Boundtu/Woods Croes 5th S. PCE Plume U UT0001277391 International Smeller MI MT003391472 Jacobs Smeller MI MT0031834277 Midvale Slag MI MT0081834277 Midvale Slag MI MT0001207000 0000 0000 0000 00000 00000 00000 0000		8	COD983778432	Summitville Mine	MIXED			173.000.000	151,300,000	
CC CO0002259588 Vasquez Boulevard and I-70 MIXED 7,000,000 90-160M MI MI1023219565 Amaonda Co. Smelter PLM PRP 7,000,000 90-160M MI MI1023219556 Amaonda Co. Smelter PLM 2,900,000 MI MI1023231555 Eastin Mining Area FUND 3,900,000 3,900,000 MI MI1029257555 Basin Mining Area FUND MI MI1007623034 East Helena Site FUND 7,000,000 2,32,28M MI MI1007623034 East Helena Site FUND 7,000,000 2,32,28M MI MI1007623034 East Helena Site FUND 7,000,000 5,400,000 37,000,000 2 1,10001119256 BauntifutWoods Cross 5th RPP 7,000 5,400,000 37,000,000 2 1,10001119256 BountifutWoods Cross 5th RPP 7,000 1,10001119256 BountifutWoods Cross 5th RPP 7,000 1,10001119258 BountifutWoods Cross 5th RPP 7,000 1,10001119258 BountifutWoods Cross 5th RPP 7,000 2,400,000 2,400,000 2,000 0,000 1,000 1,000 1,000,000 2 1,000,000 2,000 0,000 1,000,000 2,000,000 2,000,000 2,000,000 2,000,000	~	8	COD007063274	Uravan Uranium Project (Union Carbide)	PRP					
MT MTD03231656 Anaconda Co. Smelter MT MTD03231656 Anaconda Co. Smelter MT MTD032572562 Basin Mining District MT MTD082572522 Basin Mining Area MT MTD082572522 Eacherter Snow Creek Mining District MT MTD002530346 East Helena Site MT MTD000230345 East Helena Site MT MTD000230341 East Helena Site MT MTD0002334172 Jacobs Smelter MT MTD0001119296 BounifultWoods Cross 5th S. PCE Plume U UT0003110277398 International Smelting and Refining TUND0031277391 International Smelter MTD0031277391 International Smelter MTD0031277391 International Smelter MTD003130921 International Smelter MTD003130931 International Smelter MTD00313093	~	8	CO0002259588	Vasquez Boulevard and I-70	MIXED	7,000,000			1,600,000	
MT MT6122377485 Barker Hughesville Mining District FUND 3,900,000 MT MT0001095333 Carpenter Show Creek Mining District FUND 3,900,000 MT MT0000230346 East Helena Site FUND 3,900,000 MT MT0006230346 East Helena Site FUND 7,100 23,28M 11 MT MT0080717566 Millown Reservoir Ground Water Plume RP MT MT0980717568 Millown Reservoir Ground Water Plume RP MT MT0980502777 Silver Bow Creek(Butte Area PRP MT MT0980502777 Silver Bow Creek(Butte Area PRP MT MT0980502777 Silver Bow Creek(Butte Area PRP MT MT09805173586 Millown Reservoir Silver Bow Creek(Butte Area PRP MT MT09805173586 Millown Reservoir Silver Bow Creek(Butte Area PRP MT MT09805173586 Millown Reservoir Silver Bow Creek(Butte Area PRP UT UT0001119296 Boundtu/Woods Cross 5th S. PCE Plume FUND UT UT0001277399 International Smelting and Refining FUND UT UT0002391472 Jacobs Smelter FUND UT UT0003291472 Jacobs Smelter FUND UT UT00031834277 Midvale Slag Atom Atom Atom Atom Atom Atom Atom Atom	~	MT	MTD093291656	Anaconda Co. Smelter	PRP			90 - 160M		
MT MTD982572502 Basin Mining Area MT MT00085355 Careenter Show Creek Mining District MT MT000230346 East Helena Sile MT MT000230345 Lockwood Solvent Ground Water Plume FUND MT MTD980577758 Millown Reservoir Sediments MT MTSNY578012 Upper Tenmile Creek Mining Area FUND TU U10001119268 Bountifut/Woods Cross 6th S. PCE Plume U1 U10001117359 International Smelting and Refining U1 U100012177359 International Smelting and Refining U1 U10001231472 Jacobs Smelter U1 U10001231472 Jacobs Smelter U1 U10001231472 Jacobs Smelter U1 U10001231472 Jacobs Smelter MIXED A3,000,000 15,400,000 23,000 23,000 23,000,000 23,000,000 22,000,000 23,000,000,000 23,000,000,000 23,000,000,000 23,000,000,000 23,000,000,000 23,000,000 23,000,000,000,000 23,000,000,000 23,000,000,000,000,000,000,000,000,000 23,000,000,000,000,000,000,000,000,000,0	~	Ψ	MT6122307485		FUND					
MT MT0001065333 Carpenter Show Creek Mining District FUND MT MT0007623034 East Helma Site FUND MT MT0076230324 East Helma Site FUND MT MT007623032 Lockwood Solvent Ground Water Punne MT MT007632032 Lockwood Solvent Ground Water Punne MT MT007632032 Lockwood Solvent Ground Water Punne U U10001119269 BounifultWoods Cross 5th S. PCE Plume U U10001119289 BounifultWoods Cross 5th S. PCE Plume U U10001119289 International Smelting and Refining U U1000311472 Jacobs Smelter U U100033120921 International Smelter FUND U U10003314772 Jacobs Smelter MXED MT MT007301472 Jacobs Smelter MXED MT MT0070000 5,400,000 5,400,000 5,400,000 5,400,000 5,400,000 5,400,000 5,400,000 5,400,000 5,400,000 5,400,000 23,28M 7,000,000 5,400,000 5,400,000 23,28M 7,000,000 2,400,000 2,400,000 2,2,28M 11 10 10 10 10 10 10 10 10 10 10 10 10	~	TM	MTD982572562	Basin Mining Area	FUND	3,900,000			5,500,000	
MI MT0006230346 East Helena Site MI MT000723052 Lockword South Ground Water Plume MI MT0007753055 Millown Reservoir Sediments MI MTD980502777 Silver Bow CreekButte Area MI MTD980502777 Silver Bow CreekButte Area U UT0001119296 BounifulWoods Cross 5th S. PCE Plume U UT0001119296 BounifulWoods Cross 5th S. PCE Plume U UT00012773991 International Smelting and Refining TUD003120921 International Smelter U UT0003291472 Jacobs Smelter UT UT0003291472 Jacobs Smelter MIXED A3,500,000 15,400,000 23,4207 Midvale Slag A3,000,000 15,400,000 15,400,000	~	Ψ	MT0001096353		FUND					
MT         MT0007623052         Lockwood Solvent Ground Water Plume         FUND           MT         MT0007623052         Lockwood Solvent Ground Water Plume         PRP           MT         MT0980777565         Miltown Reservoir Sediments         PRP           MT         MT9980777565         Miltown Reservoir Sediments         PRP           MT         MT9980502777         Sive Bow Creekbuits Area         PRP           MT         MTSFN7578012         Upper Temile Creek Mining Area         FUND         3,500,000         23-28M         11           U         U 10001719269         BountifutWook Cross 6fh S. PCE Plume         FUND         13,400,000         5,400,000         27,000,000         2           U         U 10001277359         International Smelting and Refining         FUND         10,400,000         5,400,000         2         11           U         UT0003777759         International Smelting and Refining         FUND         13,400,000         2         2         2           U         UT0003777359         International Smelting and Refining         FUND         10         101003231472         3.500,000         2         2         2           U         UT000331427         Jacobs Smelter         MIXED         A3,000,000         15,	~	Ψ	MTD006230346	East Helena Site	РКР					
MT MT0880717565 Milltown Reservoir Sediments PRP MT MT0980717565 Milltown Reservoir Sediments PRP MT MTSFN7578012 Upper Termile Creek Mining Area FUND 3,500,000 5,400,000 37,000,000 UT UT0001112296 Bountitu/Woods Cross 5th S, PCE Plume UT UT00011277359 International Waste Oil Refinery PLND UT UT0003120321 International Smelter PRP UT UT0003120321 International Smelter PLND UT UT00031203211A22 Jacobs Smelter MINED A37,000,000 15,400,000 15,400,000	~	ΜT	MT0007623052	Lockwood Solvent Ground Water Plume	FUND				1,200,000	
MI MT00090502777 Silver Bow Creek/Butte Area PRP MI MTSFN757801 Uper Termine Creek/Mining Area FUND 3,500,000 37,000,000 SD SDD987673985 Gitt Edge Mine Crees Sth S. PCE Plume FUND 13,400,000 5,400,000 37,000,000 UT UT00001119296 Bouniful/Woods Cross Sth S. PCE Plume FUND UT UT0003120521 International Smelting and Refining PRP FUND UT UT0003120521 International Smelter FUND MIXED A17,000,000 15,400,000 15	~	Ψ	MTD980717565	Milltown Reservoir Sediments	PRP				600,000	
MT         MTSFN7578012         Upper         Termile         Creek         Mining         X=00,000         23-28M           SD         SD0887673885         Git         Edge Mine         FUND         13,400,000         5,400,000         37,000,000           U         U         U100011719296         Bountiful/Woods Cross 6th S, PCE Plume         FUND         13,400,000         5,400,000         37,000,000           U         U10001277359         Intermoutain Waste Oil Refinery         FUND         PRP         10           U1         U10002391472         Jacobs Smelter         FUND         PRP         10           U1         U10003314272         Jacobs Smelter         MIXED         43,000,000         15,400,000	~	Μ	MTD980502777	Silver Bow Creek/Butte Area	РКР					
SD         SDD987673985         Gilt Edge Mine         FUND         13,400,000         5,400,000         37,000,000           UT         U0001717826         Buemointain/Waste Oil Refinery         Immediation         State	~	Ψ	MTSFN7578012	Upper Tenmile Creek Mining Area	FUND	3,500,000		23 - 28M	10,100,000	
UT UT0001119296 Bountiful/Woods Cross 5th S. PCE Plume UT UT000127359 International Waste Cli Refinery FUND UT UT0093120921 International Smelting and Refining PRP UT UT0002391472 Jacobs Smelter FUND UT UT0081834277 Midvale Slag TOTALS 43,000,000 15,400,000	~	SD	SDD987673985		FUND	13,400,000	5,400,000	37,000,000	21,600,000	
UT UT0001277359 Intermountain Waste Oil Refinery FUND UT UT0003120921 International Smelting and Refining PRP UT UT0002391472 Jacobs Smelter FUND UT UTD081834277 Midvale Slag MIXED 43,000,000 15,400,000	~	5	UT0001119296							
UT UTD033120921 International Smelting and Refining PRP UT UT0002391472 Jacobs Smelter FUND UT UTD081834277 Midvale Slag MIXED AIXED 43,000,000 15,400,000	~	5	UT0001277359		FUND				60,000	
UT UT0002331472 Jacobs Smelter FUND UT UTD081834277 Midvale Stag MIXED MIXED 43,000,000 15,400,000	~	5	UTD093120921	_	PRP					
Midvale Slag MIXED 43.000.000 15.400.000		5	UT0002391472		FUND				12,100,000	
43,000,000	~	5	UTD081834277		MIXED				25,000,000	
43,000,000										
				TOTALS	~	43,000,000				

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead R8 final NPL not CC TS5.123

MIXED = Shared Lead Responsibility TBD = To Be Determined (2) Estimated total costs include past removal and remedial action costs incurred and expected removal or remedial action costs where a flectord or becision or Action Memorandum has been signed. Cleanup costs do not include costs associated with investigations, design, enforcement, administration and payroll, or post-construction. PRP costs are included where they are known or a reasonable estimate could be made. R8 final NPL not CC TS5.123

	Lead (1)	FY02 Requested	FY02 Distributed	Region's Estimated Total Cost (2)	Obligated To Date	Notes
Apache Powder Co.	РКР			25 - 30 M		
Indian Bend Wash Area	MIXED	100,000	100,000	140 M	1,140,715	
Motorola. Inc.(52nd Street Plant)	РКР			100 M		
Phoenix-Goodyear Airport Area	PRP			75 - 80 M		
Tucson International Airport Area	MIXED			90 - 110 M	759,158	
Aerolet General Corp.	PRP					
Alark Hard Chrome						
Brown & Bryant, Inc.(Arvin Plant)	TBD			15 - 20 M	7,697,688	
Casmalia Resources				250 - 300 M	10,893,462	
Coast Wood Preserving	РКР			1 M		
Cooper Drum Company						
Crazy Horse Sanitary Landfill	PRP					
Fresno Municipal Sanitary Landfill	PRP			15 - 20 M		
Iron Mountain Mine	MIXED	1,500,000	1,500,000	880 M	36,578,896	
Jasco Chemical Corp.	РКР			800 K - 1.1 M		
Koppers Co., Inc. (Oroville Plant)	PRP			30 - 35 M		
	TBD				505,091	
					344,984	
McCormick & Baxter Creosoting Co.	TBD	1,405,000	1,405,000		4,192,245	
Modesto Ground Water Contamination	FUND	368,000	368,000	5 - 7 M	2,371,092	
Montrose Chemical Corp.	TBD				21,357,403	
Newmark Ground Water Contamination	TBD	0	0	50 - 70 M	26,465,859	
Omega Chemical Corporation	TBD					
Operating Industries, Inc., Landfill	РКР			500 - 550 M	13,760,319	
Pemaco Maywood	FUND				817,380	
Purity Oil Sales, Inc.	РКР			40 - 50 M	1,586,541	
San Fernando Valley (Area 1)	РКР			250 - 300 M	5,048,087	
San Fernando Valley (Area 2)	РКР			80 M		
San Fernando Valley (Area 3)	TBD					
San Fernando Valley (Area 4)	TBD					
San Gabriel Valley (Area 1)	TBD	2,400,000	2,378,000		10,536,620	
San Gabriel Valley (Area 2)	РКР			300 M	296	
San Gabriel Valley (Area 3)	TBD					
San Gahrial Vallay (Area A)	TDT			00 0C W		

70

R9 final NPL not CC TS5.123

	Funding Information on all Non-Federal NPL Sites Not Yet Construction Completed	L Sites No	ft Yet Constru-	ction Complet	e		
					Region's		
				FY02	Estimated	Obligated	
EPA ID Site Name	Site Name	Lead (1)	Requested	Distributed T	Total Cost (2)	To Date	Notes
AD029452141	D029452141 Selma Treating Co.	FUND			30 M	18,006,660	
AT080012826	6 Stringfellow	РКР			18	41,927,369	
AD980893275	AD980893275 Sulphur Bank Mercury Mine	TBD				5,083,219	

Enclosure 1

	s									
	Notes									
UDIIGated	To Date	18,006,660	41,927,369	5,083,219				19,036		3,767,180
Estimated	Total Cost (2)	30 M	18				3.5 - 5 M	8 - 10 M		
FY02	Distributed									
FYUZ	Requested									
	Lead (1)	FUND	PRP	TBD	PRP	PRP	PRP	PRP	РКР	FUND
	Site Name	Selma Treating Co.	Stringfellow	Sulphur Bank Mercury Mine	T.H. Agriculture & Nutrition Co.	CAD981436363 United Heckathorn Co.	Valley Wood Preserving, Inc.	Waste Disposal, Inc.		Carson River Mercury Site
	EPA ID	CA CAD029452141 S	CAT080012826 \$	CAD980893275	CAD009106220	CAD981436363	CAD063020143	CAD980884357	HID980637631	NVD980813646
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	ä	6	6	6	<b>б</b>	<b>б</b>	6	6	6	6

5,773,000 5,751,000 TOTALS

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Sthared Lead Responsibility TBD = To Be Determined

(2) Estimated total costs include removal and remedial action costs incurred (including PRP costs, which are estimated), and expected removal or remedial action costs. Cleanup costs do not include costs associated with investigations, design, oversight, enforcement, administration or payroll.

R9 final NPL not CC TS5.123

Enclosure 1 Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete

Notoe	0000																										
Obligated To Date		336,000	151,000,000		10,700,000	3,200,000			2,300,000			10,800,000	0		9,000							2,200,000			50,000,000	4,800,000	
Region's Estimated		336,000	562,300,000		25,500,000	7,700,000			17,300,000			10,800,000		4,000,000	6,809,000				75,000,000			2,200,000	10,200,000		84,300,000		
FY02 Distributed			4,350,000		3,200,000	400,000								530,000											4,600,000	102,000	13,182,000
FY02 Bosineeted	nateanhau		4,700,000		3,377,000	1,600,000								530,000											4,600,000	102,000	14,909,000
(1) heal		1BD	MIXED	РКР	FUND	FUND	РКР	РКР	FUND	PRP	РКР	FUND	РКР	FUND	TBD	РКР	РКР	PRP	TBD	TBD	РКР	180	FUND	PRP	FUND	FUND	
Cito Namo		Arctic Surplus	Bunker Hill Mining & Metallurgical	Eastern Michaud Flats Contamination	ORD009020603 McCormick & Baxter Creos. Co. (Portland)	ORD980988307 Northwest Pipe & Casing/Hall Process Co	Portland Harbor	ORD009412677 Reynolds Metals Company	ORD009042532 Taylor Lumber and Treating	ORD050955848 Teledyne Wah Chang	DRD009049412 Union Pacific Railroad Tie Treatment	WAD009624453 Boomsnub/Airco	WAD980726368 Commencement Bay, Near Shore/Tide Flats	WAD053614988 Frontier Hard Chrome, Inc.	WASFN1002174 Hamilton/Labree Roads GW Contamination	WAD960722839 Harbor Island (Lead)	WAD000065508 Kaiser Aluminum Mead Works	WA0002329803 Lower Duwamish Waterway	Midnite Mine	WAD988466355 Moses Lake Wellfield Contamination	WAD000641548 North Market Street	Oeser Co	WAD009248287 Pacific Sound Resources	WAD991281874 Pasco Sanitary Landfill	WAD009248295 Wyckoff Co./Eagle Harbor	WA WAD000026534 Palermo Well Field Ground Water Contamin	TOTALS
		AKD980988158 Arctic Surplus	IDD048340921	IDD984666610 1	ORD009020603 1	ORD980988307 1	<b>DRSFN1002155 Portland Harbor</b>	ORD009412677	ORD009042532	ORD050955848	ORD009049412 1	WAD009624453	WAD980726368 (	WAD053614988 1	NASFN1002174	WAD980722839	WAD000065508 1	WA0002329803 1	WAD980978753 Midnite Mine	WAD988466355 1	WAD000641548 1	WAD008957243 Oeser Co	WAD009248287 1	WAD991281874	WAD009248295 \	VAD00000265341	
CT S		AK	₽	₽	Ю	OR	RO	OR	В	SR	К	WA \	WA	WA \	WA	WA	WA V	AW	WA /	WA \	WA	WA \	WA	WA	WA	WA V	
00	2	10	9	10	10	10	10	10	10	10	10	10	10	10	9	10	10	10	9	10	10	10	10	9	10	10	

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility R10 FINAL NPL NOT CC TS5.123

			Funding Information on all Non-Federal NPL Sites Not Yet Construction Complete	PL Sites No	ot Yet Constru	ction Complete			
BG	ST	EPA ID	Site Name	(1) (1)	FY02 Borneeted	FY02 Distributed	Region's Estimated Total Cost (2)	Obligated To Date	Notes
2		2			normhou		/=/ 1000 min.	200	
10	¥	AKD980988158 Arctic Surplus	Arctic Surplus	TBD			336,000	336,000	
9	₽	IDD048340921	IDD048340921 Bunker Hill Mining & Metallurgical	MIXED	4,700,000	4,350,000	562,300,000	151,000,000	
10	₽	IDD984666610	Eastern Michaud Flats Contamination	PRP					
9	Ю	~	ORD009020603 McCormick & Baxter Creos. Co. (Portland)	FUND	3,377,000	3,200,000	25,500,000	10,700,000	
9	Ю	ORD980988307	Northwest Pipe & Casing/Hall Process Co	FUND	1,600,000	400,000	7,700,000	3,200,000	
9	Ю	-	ORSFN1002155 Portland Harbor	РКР					
9	К	~	ORD009412677 Reynolds Metals Company	PRP					
9	Ю	ORD009042532	ORD009042532 Taylor Lumber and Treating	FUND			17,300,000	2,300,000	
10	Ю	ORD050955848	ORD050955848 Teledyne Wah Chang	PRP					
10	К	-	ORD009049412 Union Pacific Railroad Tie Treatment	PRP					
9	WA	_	WAD009624453 Boomsnub/Airco	FUND			10,800,000	10,800,000	
9	WA	_	WAD980726368 Commencement Bay, Near Shore/Tide Flats	PRP				0	
2	WA	_	WAD053614988 Frontier Hard Chrome, Inc.	FUND	530,000	530,000	4,000,000		
9	WA		WASFN1002174 Hamilton/Labree Roads GW Contamination	TBD			6,809,000	9,000	
9	WA	_	WAD980722839 Harbor Island (Lead)	РКР					
9	WA	-	WAD000065508 Kaiser Aluminum Mead Works	РКР					
9	WA	-	WA0002329803 Lower Duwamish Waterway	PRP					
9	WA	WAD980978753 Midnite Mine	Midnite Mine	TBD			75,000,000		
2	WA	-	WAD988466355 Moses Lake Wellfield Contamination	TBD					
ę	WA		WAD000641548 North Market Street	PRP					
9	WA	WAD008957243 Oeser Co	Oeser Co	TBD			2,200,000	2,200,000	
9	WA		WAD009248287 Pacific Sound Resources	FUND			10,200,000		
9	MM		WAD991281874 Pasco Sanitary Landfill	PRP					
9	WA	WAD009248295	WAD009248295 Wyckoff Co./Eagle Harbor	FUND	4,600,000	4,600,000	84,300,000	50,000,000	
0	WA	WAD0000026534	WA WAD000026534 Palermo Well Field Ground Water Contamin	FUND	102,000	102,000		4,800,000	

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility

14,909,000 13,182,000

TOTALS

R10 FINAL NPL NOT CC TS5.123

TBD = To Be Determined

(2) Estimated total costs include removal and remedial action costs incurred by EPA, and expected removal or remedial action costs where a Record of Decision or Action Memorandum has been signed, or a Proposed Plan issued. Cleanup costs do not include costs associated with investigations, design, oversight, enforcement, administration and payroll, or post-construction. R10 FINAL NPL NOT CC TS5.123

### Enclosure 2

### Site Clean-up Funding

Funds for site clean-up activities are budgeted, requested and distributed in three separate categories -- emergency removal, pipeline operations, and remedial action. EPA has used these categories since FY 1999. Its methods for estimating and providing these resources differ and have changed over time. Details on each follow.

### **Emergency Removal**

Headquarters emergency removal funds are distributed to Regions based on past spending, not by site. Site-specific needs can not be estimated until the emergency is identified. If site needs exceed the Region's resources, a request for additional funding is submitted to Headquarters.

### **Pipeline Operations**

For FY 2002, Headquarters distributed funds to Regions based on a Region's prior year allocation and expected workload, not by site. As explained in OSWER Directive # 9200.2-44, FY 2002 Superfund Pipeline Operations Advice of Allowance Allocation Process (Enclosure 5) this approach was used, "because annual resource needs across the country vary based on the number of sites and type of work being conducted, and because allocating finite resources based on future work needs is more appropriate than basing allocations on historical resource use." Past year funding distributions have been based on other workload models and on the average of the prior 3 years funding. The Regions suggested an overall slowdown in the pace of pipeline operations due to limited funding.

### Remedial Actions

Funds for remedial action sites are distributed to the Regions based on Headquarters' review of site specific requests. The Regions explained that until FY 2002, on-going remedial actions were fully funded while new start funding was distributed based on site prioritization. For FY 2002, on-going remedial actions were not fully funded, but were funded at amounts determined by Headquarters. New starts funding has been prioritized through the National Risk-Based Priority Panel process since FY 1995.

### On-Going Remedial Actions and Long-Term Response Actions

For FY 2002, EPA Headquarters asked the Regions to submit Project Evaluation Forms for on-going remedial actions that need more than \$5 million and for long-term response actions that need more than \$600,000 in funding for FY 2002. The forms required that Regions specify a minimum funding level and described how changes to project budgets and schedules would affect human health and the environment, cost, and national program priorities. The Regions submitted 17 remedial action and 20 long-term response action forms. The information collected was then used by Headquarters to prioritize sites to determine how best to distribute funds among the high-cost projects to sustain progress and minimize negative impacts.

EPA Headquarters adopted the following approach for allocating remedial action funding:

- On-going remedial actions needing \$5 million or less were funded at the requested levels; those needing more than \$5 million were funded at Headquarters-determined levels.
- Long-term response actions needing \$600,000 or less were funded at the requested levels; actions needing more than \$600,000 were funded at the minimum level in the Project Evaluation Form.

Several Regions suggested that the evaluation process encourages scrutiny of high-cost clean-up actions to identify possible cost saving opportunities.

### National Risk-Based Priority Panel Process for New Start Projects

Proposed new start remedial action projects are prioritized by a panel of experts using The National Risk-Based Priority Panel Process (Enclosure 6). Prioritization is based on five criteria -- risks to human population exposed, contaminant stability, contaminant characteristics, threat to a significant environment, and program management considerations. The Panel is comprised of national program experts from Regional offices and Headquarters. Regional experts independently rate proposals from all but their own region, then Headquarters personnel compile the ratings. Once Headquarters determines site funding, the amounts are released to the Region, but not the scores. Generally, Regional officials said their sites receive equitable treatment and the process should be continued

The classification of new starts was recently changed to include projects within a site that are just beginning. For example, a Region may have been working on the water aspect of a Superfund site for several years, but is scheduled to begin work on the soil. The soil component is now considered a new start even though the site has been active for several years. This change was implemented as a means to avoid clean-up disruptions but allow for consideration of phased clean-up during periods of limited funds.

Enclosure 3

Summary of Non-Federal NPL Sites that Need Additional Funding

Notes																																							
 To Date		222,600	13,003,430 36,023,534	100'070'00	5,821,476	19,486,541		31,000,000	8,000,000	47,000,000	55,000,000	110,000,000	0	0	34,000,000	95,000,000	56,000,000	14,000,000	18,000,000	9,000,000	1,000,000	2,000,000	7,000,000	0	7,225,063	3,915,661	5,180,116	10,650,765	15,444,499	7,000,000	33,600,000				1,600,000		3,300,000	5,400,000	22,400,000
Total Cost (2)		18,200,000	4% 000 000 000	000'000'0+	14,800,000	25,500,000		59,000,000					2,000,000	2,000,000					30,000,000	35,000,000	12,000,000		8,000,000				5,000,000	11,000,000		19,000,000	33,600,000						3,000,000		
Distributed		000 000	5 000,000	0,000,000		8,450,000					31,000,000	15,000,000			2,400,000	3,000,000	12,000,000	7,000,000		1,000,000	250,000	1,000,000	1,600,000		500,000	350,000			24,000		4,500,000	50,000					300,000	100,000	750,000
Requested	444 444 44	13,100,000	12,000,000	000'000'7I	8,600,000	8,450,000	15,000,000	22,000,000	28,500,000	1,400,000	33,500,000	15,000,000	2,000,000	2,000,000	12,000,000	10,000,000	20,000,000	12,000,000	4,000,000	1,000,000	250,000	1,000,000	1,600,000	8,000,000	500,000	350,000	1,000,000	16,000	24,000	8,000,000	7,000,000	50,000	2,400,000	5,000,000	250,000	200,000	300,000	100,000	750,000
Lead (1)					FUND	MIXED		FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	MIXED	FUND	MIXED	FUND	MIXED			FUND	FUND		FUND	FUND		TBD		TBD		FUND	FUND	FUND
 Site Name		MAD001026319 Attas Tack Corp.				-	Elizabeth Mine	Burnt Fly Bog	Chemical Insecticide Corp.	Combe Fill South Landfill	Federal Creosote	Glen Ridge Radium Site	Montgomery Twnshp Housing Development	Rocky Hill Municipal Well	-	U.S. Radium Corp.	Vineland Chemical Co., Inc.	Welsbach & General Gas Mantle (Camden)	~		-	_	_								Coleman-Evans Wood Preserving Co.			Southern Solvents, Inc.				<ul> <li>Benfield Industries, Inc.</li> </ul>	Cape Fear Wood Preserving
EPA ID		MALD001026319	MEDBR015474		NHD001091453	NHD990717647	VTD988366621	NJD980504997	NJD980484653	NJD094966611	NJ0001900281	NJD980785646	NJD980654164	NJD980654156	NJD073732257	NJD980654172	NJD002385664	NJD986620995	NYD981566417	NYD986882660	NYD986950012	NYD980528657	NYD980763767	VID982272569	PAD980691794	PAD002390748	PAD980926976	VAD980831796	VAD003117389	FLD008161994	FLD991279894	FLD004119681	FLD045459526	FL0001209840	FLD004065546	FLD091471904	NCD024644494	NCD981026479	NCD003188828
sT		Š	2 1		Ŧ	Ĭ	5	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	¥	ž	¥	¥	¥	5	ΡA	ΡA	ΡA	×.	¥,	Ľ	Ľ.	Ľ	Ľ	Ľ	Ľ	Ľ	ÿ	S	NO
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Summary of Non-Federal NPL Sites that Need Additional Funding

Enclosure 3

	Lead (1)	Requested	Pr02 Distributed	Estimated Total Cost (2)	Obligated To Date	Notes
Carolina Transformer Co.	FUND	5,100,000	2,000,000	19,600,000	16,000,000	
FCX, Inc. (Statesville Plant)	FUND	200,000	200,000		6,500,000	
Elmore Waste Disposal	FUND	450,000	450,000		1,800,000	
	FUND	3,000,000		7,200,000	1,300,000	
Special Funding-Enforcement Related		50,000	50,000			
Jennison-Wright Corporation	FUND	12,500,000		12 - 15 M	570,000	
Parsons Casket Hardware Co.	FUND	170,000	170,000		4,000,000	
Continental Steel Corp.	FUND	10,000,000		60 - 80 M	39,000,000	
Aircraft Components (D & L Sales)	FUND	1,500,000		1,500,000	7,000,000	
Velsicol Chemical Corp (Michigan)	MIXED	13,200,000	13,200,000	30 - 60 M	36,100,000	(3)
MacGillis & Gibbs/Bell Lumber & Pole Co.	FUND	300,000	300,000		25,000,000	
Central Wood Preserving Co.	FUND	9,000,000		9,000,000	725,000	
	FUND	14,000,000		14,000,000	4,900,000	
	State	8,500,000			5,800,000	(4)
Tar Creek (Ottawa County)	FUND	5,000,000		25,000,000	63,800,000	
City of Perryton Well No. 2	FUND	2,000,000	2,000,000	4,000,000	930,000	
Hart Creosoting Company	FUND	10,000,000			425,000	
Jasper Creosoting Company Inc	FUND	6,500,000			760,000	
North Cavalcade Street	FUND	250,000	250,000	10,000,000	10,300,000	
Sprague Road Ground Water Plume	FUND	8,000,000		20,000,000	360,000	
57th and North Broadway Streets Site	FUND	100,000	100,000	2,810,000	1,400,000	
	FUND	5,200,000	5,200,000	8,100,000	6,000,000	
	FUND	2,060,000			0	
Hastings Ground Water Contamination	MIXED	2,000,000			6,300,000	
	MIXED	15,200,000	10,000,000	152,000,000	104,000,000	
Vasquez Boulevard and I-70	MIXED	7,000,000			1,600,000	
	FUND	3,900,000			5,500,000	
Upper Tenmile Creek Mining Area	FUND	3,500,000		23 - 28M	10,100,000	
	FUND	13,400,000	5,400,000	37,000,000	21,600,000	
ndian Bend Wash Area	MIXED	100,000	100,000	140 M	1,140,715	
	MIXED	1,500,000	1,500,000	880 M	36,578,896	
McCormick & Baxter Creosoling Co.	TBD	1,405,000	1,405,000		4,192,245	
Modesto Ground Water Contamination	FUND	368,000	368,000	5 - 7 M	2,371,092	
San Gabriel Valley (Area 1)	TBD	2,400,000	2,378,000		10,536,620	
Bunker Hill Mining & Metallurgical	MIXED	4,700,000	4,350,000	562,300,000	151,000,000	
McCormick & Baxter Creos. Co. (Portland)	FUND	3,377,000	3,200,000	25,500,000	10,700,000	
Northwest Pipe & Casing/Hall Process Co	FUND	1,600,000	400,000	7,700,000	3,200,000	
Frontier Hard Chrome, Inc.	FUND	530,000	530,000	4,000,000		
WAD009248295 Wyckoff Co./Eagle Harbor		A 200 000	A 200 000	000 000 00	20,000,000	

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Enclosure 3 Summary of Non-Federal NPL Sites that Need Additional Funding

	Notes		
Obligated	To Date	4,800,000	
Estimated	Total Cost (2)		
	_	102,000	159,027,000
FY02	Requested	102,000	450,102,000 15
	.ead (1)	UND	
	د	Ē	
	ST EPA ID Site Name Le	NA WAD000026534 Palermo Well Field Ground Water Contamin. FI	TOTALS
		10 WA WAD000026534 Palermo Well Field Ground Water Contamin. FI	TOTALS

(2) Region 1 - Estimated total costs include removal and remadial action costs incurred and expected removal or remedial action costs where a Record Descision or Action Memorandum has been signed. These projections do not include the cost of work conducted (or to be conducted) by PRPs. Cleanup costs do not include costs associated with investigations, design, oversight, enforcement, administration and payoin (or poet-construction.) Region 2 - Estimated total costs for remedial construction activities include both PRP and Fund costs. Total costs represent the best estimates of cost available at this time. These estimates are generally from Records of Decision, which can be inaccurate.

Region 3 - Estimated total costs are for sites with current Remedial Actions or Records of Decision.

Region 4 - Estimated total costs include removal and remedial action costs incurred, and expected removal or remedial action costs where a Record of Desiston Action Memocandum has been signed. Clasnup costs pareally do not include costs associated with investigations, design, oversight, actioncement, administration and payroli, or post-construction.

Region 5 - With regard to PRP-lead sites, we do not have authoritative information on past costs expended by PRPs or future costs planned by PRPs. PRPs are not required to provide this information to EPA. Region 6 - Estimated total costs include removal and remedial action costs incurred (including PRP costs where known or estimated), and expected removal or remedial action costs where a Record of Decision or Action Memocrandum has been signed. Cleanup costs do not include costs associated with investigations, design, oversight, enforcement, administration and payroll, or post-construction. Region 7 - For mixed and fund lead sites, the EPA costs incurred to date and, where there is a final Record of Decision, estimated total cleanup costs associated with each site are shown. Cleanup costs include Non-Time Critical Removal and remedial action costs incurred (not including PRP costs) and expected removal or remedial action costs where a final Record of Decision or FINAL NPL NOT CC sum short from TS5.123

# Summary of Non-Federal NPL Sites that Need Additional Funding

Enclosure 3

Notes	÷.
Obligated To Date	design, oversigh ites.
Estimated Total Cost (2)	n investigations, n for PRP-lead s
FY02 Distributed	s associated with rmation is show
FY02 Requested	not include costi ion. No cost info
Lead (1)	Cleanup costs do or post-construct
Site Name	Action Memorandum has been signed. enforcement, administration and payroll,
EPA ID	
ST	
RG	

Region 8 - Estimated total costs include past removal and remedial action costs incurred and expected removal or remedial action costs where a Record of Decision or Action Memorandum has been signed. Cleanup costs do not include costs associated with investigations, design, oversight, enforcement, administration and payroll, or post-construction. PRP costs are included where they are known or a reasonable estimate actud be made.

Region 9 - Estimated total costs include removal and remedial action costs incurred (including PRP costs, which are estimated), and expected removal or remedial action costs. Cleanup costs do not include costs associated with investigations, design, oversight, enforcement, administration or payroll. Region 10 - Estimated total costs include removal and remedial action costs incurred by EPA, and expected removal or remedial action costs where a Record of Decision or Action Memorandum has been signed, or a Proposed Plan issued. Cleanup costs do not include costs associated with investigations, design, oversight, enforcement, administration and payroll, or post-construction.

- (3) This site was declared construction complete in 1992. Substantial new RA has since been required. The FY 02 original "request" was for the total project amount required. HQ has distributed all necessary funding to Region 5 for FY 02, \$13.2 million.
- (4) FY02 request is for Non-Time Critical Removal Action

FINAL NPL NOT CC sum short from TS5.123



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

MAN 3 2002

OFFICE OF SOLID WASTE AND EMERGENCY HESPONSE OSWER 9275. I-04

### MEMORANDUM

SUBJECT:	Approach for Allocating FY 2002 Remedial Action Advice of Allowance
	Resources
FROM:	Elaine F. Davies, Acting Director for future Rug-

TO: Superfund National Program Managers, Regions 1 - 10

Purpose

The purpose of this memorandum is to describe the procedures for distributing the resources of the Remedial Action Advice of Allowance during Fiscal Year 2002. These procedures reflect our discussions at the November 6-8, 2001, Superfund National Program Managers meeting. Several action items are also identified.

### Background

The Remedial Action Advice of Allowance (RA AOA) will fund the same activities as it has in the past: remedial actions (RAs); long-term response actions (LTRAs); five-year reviews; "enforcement fairness" projects; above-the-base removal actions (i.e., removals with costs that exceed a Region's base removal budget); and redevelopment/reuse projects.

The Office of Emergency and Remedial Response (OERR) has budgeted \$224 million to the RA AOA for FY 2002. CERCLIS data as of September 24, 2001, revealed that Regions' estimates of their resource needs for the activities included in the RA AOA are nearly three times the budgeted amount. Moreover, these estimates do not necessarily include the Regions' estimates of their needs for "enforcement fairness" projects.

To best determine how to allocate the RA AOA resources among the Regions, OERR collected additional information on ongoing projects with substantial resource needs. In an October 2, 2001, memorandum from Dottie Pipkin, we requested Regions to submit Project

W-3.8

Evaluation Forms for ongoing Remedial Actions (and above-the-base removals) that need more than \$5 million in FY 2002 and for LTRAs that need more than \$600,000 in FY 2002. Regions submitted 15 RA forms and 18 LTRA forms (excluding late forms submitted after allocation decisions were made) that described how changes to project budgets and schedules would affect human health and the environment, cost, and national program priorities. We also held followup discussions with Regional staff to octter assess the impacts of providing less funding than Regions requested for certain projects. We used this information to detormine how best to distribute the limited resources among the high-cost projects to maintain progress and minimize negative impacts.

Based on our review of CERCLIS and evaluation form data and followup discussions with Regions and within Headquarters, we developed an allocation approach for the FY 2002 RA AOA resources. The national program managers and the Assistant Administrator for OSWER discussed and approved this approach during the November 6-8, 2001, meeting.

### Approach

As a result of our National Program Managers meeting, OERR has adopted the following methodology for allocating the RA AOA among the Regions this fiscal year.

- Ongoing RAs (and above-the-base removals approved for funding by OERR) that need \$5 million or less in FY 2002-fund at requested levels
- LTRAs that need \$600,000 or less in FY 2002--fund at requested levels
- Five-year reviews--fund at requested levels
- Ongoing RAs (and above-the-base removals approved for funding by OERR) that need more than \$5 million in FY 2002-fund at Headquarters-determined levels
- LTRAs that need more than \$600,000 in FY 2002--fund at the minimum-need level specified in the Project Evaluation forms submitted by the Regions
- Redevelopment/reuse projects-fund at Headquarters determined levels
- Enforcement fairness projects-fund at Headquarters determined levels

Furthermore, OSRE is reviewing, in cooperation with the Regions, the 15 high cost, ongoing RAs (and above-the-base removals) to assess the possibility of funding from other sources. I strongly encourage you to continue to work with OSRE to explore other sources of funding for our response activities. Given our current budget constraints, it is more important than ever that Regions continue to maximize opportunities for PRP-lead work. This is true not only for the most expensive ongoing projects, but for all of EPA's response work.

### Next Steps

Two attachments are included with this memorandum. The first attachment identifies

the full-year funding needs requested by the Regions in CERCLIS as of September 24,

### W-3.9

2001, for all ongoing RAs (and above-the-base-removals), LTRAs, and five-year reviews, OERR's 1" and 2" quarter funding recommendations,

- the actual 1" and 2" quarter site-specific distributions, and .
- OERR's 3rd and 4th quarter funding recommendations.

This attachment also identifies discrepancies between the recommended funding decision and the actual distribution. Most of these discrepancies are OERR data entry errors. We will make adjustments as needed at mid-year to account for these discrepancies. Footnotes are included in attachment 1 to help clarify questions you may have.

The second attachment lists Regions' funding requests for new start RAs, as reported in CERCLIS as of September 24, 2001. We recognize that some of these new starts, while consistent with the Superfund/Oil Program Implementation Manual (SPIM) definition of a new RA start, are actually components of ongoing RA projects that have been ranked and approved for funding in previous years by the National Risk-Based Priority Panel. As a result, some of these projects should have been eligible for continued funding as ongoing RAs during our initial distribution of resources. While we identified many of these projects and allocated resources to them, a few projects remain unfunded. By January 25, 2002, please send to Ed Cayous (703-603-8807) a list of those projects from this attachment that should have received, but did not receive, ongoing RA funding as part of our initial distribution of resources.

The National Risk-Based Priority Panel currently plans to meet on February 6-7, 2002. In preparation for this meeting, Regions will need to provide information for any new projects they want the Panel to rank. We will send out an updated response action priority form in early January. In addition to its usual ranking of new projects, the Panel will also discuss options for different approaches to project management at high-cost, ongoing projects. Regions with highcost, ongoing RAs should also be prepared to discuss their specific projects. Please contact John J. Smith (703-603-8802) if you have questions regarding this discussion.

At the end of March 2002, we will reconfirm our funding recommendations for 3rd and 4th quarter based on updated CERCLIS data from the Regions. Please make sure that your actual obligations (and tasking) data are up to date in CERCLIS by March 7, 2002, as well as any revisions to your 3" and 4" quarter needs (planned, approved obligations). We will use these data in conjunction with any follow-up information from the Regions to determine how to allocate any remaining resources that may be available for the RA AOA (e.g., national deobligation pool).

Additionally, we ask that you send to the appropriate Regional Center Director any revisions to your deobligation plans by March 7. To help us gauge when these resources will be available for redistribution from the national pool, we request that you also provide us with an approximate schedule for implementing the plans. We advise Regions to deobligate monies early, so that we will have sufficient time to reallocate the national pool resources well before September.

V-3.10

83

-3-

The FY 2002 Superfund appropriation prevents us from allocating \$100 million until September 1, 2002. As a result, we will not distribute \$60 million of the RA AOA until September 1. Consequently, we will likely have only \$15 million available for distribution at the beginning of the 3<sup>rd</sup> quarter. We ask that you identify in CERCLIS only your most critical resource needs through September 1 as 3<sup>rd</sup> quarter needs (i.e., shift most critical July and August needs to 3<sup>rd</sup> quarter, and move less critical 3<sup>rd</sup> quarter funding needs to the 4<sup>th</sup> quarter so we know your priorities). This information is crucial to enable us to allocate the limited 3<sup>rd</sup> quarter resources to the projects where they are most needed.

Through this allocation process, our goal has been to provide you assurance regarding the RA AOA resources you should expect to receive in FY 2002. In return, we expect you to use those resources as consistently as possible with the allocation. If a Region finds it absolutely necessary to shift resources from one project to another, the Region should consult with, and provide written documentation to, the appropriate OERR Regional Center Director. Any shift of resources among projects will be subject to review during our mid-year allocation process, and may affect  $3^{rd}$  and  $4^{eb}$  quarter distributions. If a Region determines that it does not need all the resources it received during  $1^{st}$  and  $2^{sd}$  quarter, those savings should be reflected in your  $3^{rd}$  and  $4^{eb}$  quarter funding request.

We are all struggling to shift our management approaches to address the continuing budget constraints that the Superfund program faces. We recognize and appreciate the hard work that you all are undertaking to ensure that cleanups continue, and that Superfund is successful in its mission to protect the public and the environment. We will continue to work with you to find the best solutions to address our funding priorities throughout the year. If you have questions regarding this memorandum, please call me or have your staff call the appropriate OERR Regional Center.

Attachments

cc: Jeff Josephson, Superfund Lead Region Coordinator, Region 2 Barry Breen, OECA, 2271A Susan Janowiak, OSWER, 5103 Regional Superfund Program Branch Chiefs Regional Superfund Legal Branch Chiefs Regional Budget Coordinators Regional Information Management Coordinators

-4-

84

W-3.11

\$6,500,000 Ist & 2nd 3rd & 4th Qtr Dist. Qtr Draft Dist. Discrepancies \$6,700,000 **OSWER 9275.1-04** . . . . . . . . . . . 8 3 1st & 2nd Qtr Actual Dist . . . . 5450,000 \$260,000 \$500,000 \$600,000 \$3,700,000 3 \$10,510,000 \$5,000,000 Remedial Action Funding Approach for FY2002 CERCLIS Full Year HQ 1st & 2nd Qtr (9/24/01) Recommendation Recommended Distribution . . . . \$450,000 \$260,000 \$500,000 \$600,000 \$5,000,000 8 \$3,700,000 \$10,510,000 \$50,000 \$50,000 \$50,000 \$450,000 \$260,000 \$\$00,000 \$600,000 \$50,000 \$6,500,000 \$3,700,000 \$5,000,000 \$17,210,000 \$50,000 \$50,000 \$50,000 \$450,000 2260,000 \$500,000 \$600,000 \$10,000,000 \$50,000 \$3,700,000 \$27,710,000 \$12,000,000 SAVAGE MUNGCPAL WATER SUPPLY TEAUSARGE METALLURGICAL CON DECLAMATION TRUST RECLAMATION TRUST RECLAMATION TRUST UNION CHEMICAL CO., INC. OTTATI & OOSSKINGSTON STEEL DRUM EASTLAND WOOLEN MILL KELLOOG-DEERING WELL FIELD VUBURN ROAD LANDFILL Summary for 'Region' = 01 (11 detail records) GALLUPS QUARRY ACTIVITY Site Name/NSI NEW BEDFORD ATTACHMENT 1 Region 01 LTRA Remedial Action Remodial Action Removal Fire-Year Review Fire-Year Review Fire-Year Review Fire-Year Review LITAA LITAA TTRA Sum

8 8

250,000

\$50,000 8 3 3 8

\$50,000 \$50,000

Activities with 1" and 2" quarter discrepancies will be resolved during 3" and 4° quarter resource allocation.

Wednesday, January 02, 2001

Page 1 of 16

W-3.12

ATTACHMENT 1

**OSWER 9275.1-04** 

Remedial Action Funding Approach for FY2002

ACTIVITY	ACTIVITY Site Name/NSI	CERCLIS (9/24/01) Re	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	lst & 2nd Qtr Actual Dist	lit & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.
Region 02							
LTRA	SOUTH JERSEY CLOTHING CO.	\$500,000	\$500,000	80	80	50	\$500,000
LTRA	GARDEN STATE CLEANERS	\$500,000	\$500,000	80	20	20	\$500,000
LTRA	STANTON CLEANERS AREA GROUND WATER	51,000,000	\$0	8	8	8	<b>2</b> 0
LTRA	HIGGINS FARM <sup>1</sup>	2900,000	\$900,000	2900,000	\$1,200,000	\$300,000	20
ζ.uk	VESTAL WATER SUPPLY	51,500,000	05	\$0	50	50	05
LTRA	VINELAND CHEMICAL CO, INC.	\$5,000,000	\$4,000,000	54,000,000	54,000,000	8	8
LTRA	SMS INSTRUMENTS, INC.	\$200,000	\$200,000	50	50	50	\$200,000
LTRA	MOHONK ROAD INDUSTRIAL	8350,000	\$350,000	20	8	50	\$350,000
LTRA	CLAREMONT POLYCHEMICAL	\$3,920,000	000'000'15	000'000'15	S1,000,000	20	05
LTRA	BOG CREEK FARM	\$1,000,000	\$500,000	8	05	50	\$500,000
LTRA	AMERICAN THERMOSTAT CO.	\$1,500,000	21,500,000	8	8	05	\$1,500,000
LTRA	BREWSTER WELLFIELD	8	\$150,000	\$350,000	5850,000	50	50
LTRA	LANG PROPERTY <sup>2</sup>	51,300,000	\$0	20	51,300,000	300,000,12	8

86

<sup>1</sup> OERR allocated the full amount, instead of the minium need requested in the LTRA form submitted by the Region.

<sup>2</sup> OERR allocated the amount requested in CERCLIS instead of the minium need requested in the LTRA form submitted by the Region.

Activities with 1" and 2" quarter discrepancies will be resolved during 3" and 4" quarter resource allocation.

Wednesday, January 02, 2001

W-3.13

Page 2 of 16

ATTACHMENT I

Remedial Action Funding Approach for FY2002

**OSWER 9275.1-04** 

ACTIVIT	ACTIVITY Site Name/NSI	CERCLIS (9/24/01) Rec	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	1st & 2nd Qtr Actual Dist	1st & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.
Remedial	FEDERAL CREOSOTE	000'000'025	\$31,000,000	\$21,000,000	\$21,000,000	20	210,000,000
Remedial.	VINELAND CHEMICAL CO., INC.	\$20,600,000	\$12,000,000	512,000,000	\$12,000,000	8	05
Remedial	VESTAL WATER SUPPLY WELL 1-1	\$1,600,000	\$1,600,000	21,600,000	\$1,600,000	8	50
Remedial	U.S. RADIUM CORP.	000'000'E\$	\$3,000,000	\$3,000,000	\$3,000,000	95	05
Remedial	MOHONK ROAD INDUSTRIAL	\$250,000	\$250,000	50	50	80	\$250,000
Remedial	LI TUNGSTEN CORP.	\$1,000,000	\$1,600,000	\$1,000,000	1,010,010	8	05
Remedial	GLEN RIDGE RADIUM SITE	\$15,000,000	\$15,000,000	50	20	20	\$15,000,000
Remedial Action	WELSBACH & GENERAL GAS MANTLE	\$20,000,000	\$7,000,000	\$7,000,000	27,000,000	3	50
Remedial Action	U.S. RADIUM CORP.	\$10,000,000	8	50	<b>3</b> 0	05	8
Remedial Action	ROEBLING STEEL CO.	\$12,000,000	50	05	80	05	8
Remedial Action	IMPERIAL OIL CO, INCJCHAMPION CHEMICALS	000'000'IS	\$1,000,000	600'000'15	\$1,000,000	50	8
Summery for 1	Summery for Region' = 02 (24 detail records)						
Sum		<b>5</b> 121,520,000	\$82,150,000	53,350,000	\$54,950,000	21,660,000	\$28,800,000

87

<sup>2</sup> \$20M requested in CERCLIS should have included \$13.5M more identified as new start. \$31M allocated.

Activities with 1<sup>st</sup> and 2<sup>st</sup> quarter discrepancies will be resolved during 3<sup>st</sup> and 4<sup>th</sup> quarter resource allocation.

Wednesday, January 02, 2001

W-3.14

Page 3 of 16

				and a second de Granes a noncer management			
VIIMIT:	ACTIVITY Site Name/NSI	CERCLIS (9/24/01)	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	1st & 2nd Qtr Actual Dist	1st & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.
Region 03							
Tive-Year	ENTERPRISE AVENUE	\$40,000	00 \$40,000	\$40,000	\$40,000	50	
Tive-Year	INDUSTRIAL LANE	\$35,000	00 \$35,000	\$35,000	\$35,000	50	
Seview Five-Year	TYLER REFRIGERATION PIT	\$10,000	00 \$10,000	8	8	8	210,000
Seview Five-Year	SALTVILLE WASTE DISPOSAL	240,000	00 \$40,000	8	50	8	240,000
Five-Year Review	SAEGERTOWN INDUSTRIAL AREA	\$25,000	00 \$25,000	80	\$0	8	\$25,000
Five-Year	MIDDLETOWN ROAD DUMP	\$30,000	000'055 000	000'065	230,000	50	
Five-Year	AVTEX FIBERS, INC.	\$25,000	00 \$25,000	\$25,000	\$25,000	50	
Five-Year	EAST MOUNT ZION	\$25,000	00 \$25,000	\$0	\$0	50	\$25,000
Five-Year Review	AVCO LYCOMING	\$50,000	00 \$50,000	\$50,000	250,000	50	
Five-Year Review	AMBLER ASBESTOS PILES	\$15,000	00 \$25,000	\$25,000	\$25,000	50	
Five-Year Review	ABEX CORP.	\$50,000	00 \$20,000	\$50,000	\$50,000	8	
LTRA	HAVERTOWN PCP4	\$1,100,000	00 2603 000	\$600,000	\$0	(\$600,000)	
LTRA	MELLERTOWN MANIFACTI IBMO.CO	\$60,000	00 \$60,000	20	\$0	\$0	\$60,000
LTRA	GREENWOOD CHEMICAL CO.	<b>3350,000</b>	000'0555 000	8	20		\$350,000
LTRA	CRYOCHEM, INC.	\$250,000	00 \$250,000	\$250,000	\$250,000		

88

Activities with  $1^{4}$  and  $2^{44}$  quarter discrepancies will be resolved during  $3^{44}$  and  $4^{4b}$  quarter resource allocation.

Wednesday, January 02, 2001

Page 4 of 16

ATTACHMENT 1

**OSWER 9275.1-04** 

## <sup>4</sup> OERR data entry error.

w-3.15

ATTACHMENT 1	

OSWER 9275.1-04

Remedial Action Funding Approach for FY2002	Full Year HQ ist & 2nd Qtr 1st & 2nd Qtr 1st & 2ud 3rd & 4th ecommendation Recommended Actual Dist Qtr Dist. Qtr Draft Dist. Distribution Distribution	000'0025 05 05 05 000'0025	05 000'05ES 000'05ES 000'05ES	\$50,000 \$50,000 \$50,000 \$0	\$24,000 \$0 \$50 \$50 \$24,000	5500,000 \$500,000 \$500,000 \$0 \$0		
Remedial Action Funding Appro		\$200,000 \$	2350,000		\$24,000			53 219 000 52 239 000 52 53
	ACTIVITY Site Name/NSI C	LTRA CROYDON TCE		bion MANUFACTURING CO. medial RAYMARK	tion medial SAUNDERS SUPPLY CO.	Action Remedial BERKS SAND PIT Action	Summary for Region' = 03 (20 detail records)	

89

Activities with 1<sup>st</sup> and 2<sup>rd</sup> quarter discrepancies will be resolved during 3<sup>rd</sup> and 4<sup>th</sup> quarter resource allocation.

Wednesday, January 02 , 2001

W-3.16

Page 5 of 16

ATTACHMENT 1

**Bemedial Action Fundin** 

**OSWER 9275.1-04** 

		Remo	edial Action Fund	Remedial Action Funding Approach for FY2002	FY2002		
ACTIVIT	ACTIVITY Site Name/NSI	CERCLIS (9/24/01)	ERCLIS Full Year HQ (9/24/01) Recommendation	lst & 2nd Qtr Recommended Distribution	1st & 2nd Qtr Actual Dist	1st & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.
Region 04							
Five-Year.	MATHES BROTHERS LANDFILL	\$25,000	0 \$25,000	\$25,000	\$25,000	50	8
Five-Year	PIPER AIRCRAFT CORP./VERO	\$50,000	0 550,000	8	20	20	\$50,000
Five-Year Review	PEPPER STEEL & ALLOYS, INC.	\$50,000	0 \$50,000	\$50,000	250,000	8	50
Five-Year Review	PALMETTO WOOD	\$50,000	0 550,000	\$50,000	550,000	05	8
Five-Year Review	NEWPORT DUMP	\$30,000	00 \$30,000	\$30,000	000'065	95	8
Flve-Year Review	T.H. AGRICULTURE & NUTRITION CO. (ALBANY	000'025	00 520,000	8	20	8	\$20,000
Five-Year Review	MIAMI DRUM SERVICES	\$50,000	0 \$50,000	\$50,000	\$50,000	8	8
Five-Year Review	FORT HARTFORD COAL CO. STONE QUARRY	\$22,000	0 \$22,000	\$22,000	000'775	8	50
Five-Yew Review	CHEVRON CHEMICAL CO. (ORTHO DIVISION)	\$50,000	00 \$50,000	8	8	8	\$50,000
Five-Year Review	BRANTLEY LANDFILL	225,000	0 \$25,000	80	50	8	\$25,000
Five-Yew Review	ARLINOTON BLENDING & PACKAGING	\$50,000	00 S50,000	\$50,000	\$50,000	8	95
Five-Year Review	IADCO-HUGHES FACILITY	\$5,000	0 \$5,600	\$5,000	\$5,000	05	8
Five-Year Review	NATIONAL ELECTRIC COIL CO/COOPER INDUSTRIES	350,000	359,000	8	50	05	\$10,000
LTRA	BENFIELD INDUSTRIES, INC.	\$500,000	00 \$500,000	8	8	8	5500 000
LTRA	ELMORE WASTE DISPOSAL	\$150,000	00 5150,000	2150,000	\$150,000	5	
LTRA	POTTER'S SEPTIC TANK SERVICE PITS	000'0065	000'001CS 00	\$300,000	000'00ES	05	8 8

90

Activities with 1" and 2" quarter discrepancies will be resolved during 3" and 4" quarter resource allocation.

Wednesday, January 02, 2001

W-3.17

Page 6 of 16

ATTACHMENT 1

Remedial Action Funding Approach for FY2002

		INCID	Kemedial Action Funding Approach for F 1 2002	ing Approach tor	700713			
ACTIVIT	ACTIVITY Site Name/NSI	CERCLIS (9/24/01)	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	1st & 2nd Qtr Actual Dist	1st & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.	
OMS	PALMETTO WOOD	\$150,000	0 20	8	\$150,000	2150,000	20	
Remedial.	ABC ONE HOUR CLEANERS	000'000'15	000'000'15	000'000'15	000'000'15	20	3	
Remedial	FCX, INC. (STATESVILLE PLAND	\$200,000	00 \$200,000	80	50	50	\$200,000	
Remedial	ELMORE WASTE DISPOSAL	2600,000	00 \$600,000	20	8	05	\$600,000	
Remedial	COLEMAN-EVANS WOOD PRESERVING CO.	54,500,000	000'000' 84' 200'000	54,500,000	54,500,000	20	8	
Remedial Action	CAROLINA TRANSFORMER CO.	000'000'25	000'000'25 00	\$2,000,000	\$2,000,000	3	8	
Remedial	BENFIELD INDUSTRIES, INC.	2100,000	000'0015 00	2100'000	2100,000	8	8	
Remedial	CAPE FEAR WOOD PRESERVING	\$750,000	000'0525 00	\$750,000	\$750,000	04	8	
Summary for	Summury for Region'= 04 (24 detail records)							
Sum		\$10,727,000	00 \$10,577,000	\$9,082,000	59,232,000	\$150,000	21,495,000	

**OSWER 9275.1-04** 

91

<sup>5</sup> OERR did not consider CERCLIS request for OM (operation and maintenance) funding in its original RA resource allocation.

Activities with 1" and 2" quarter discrepancies will be resolved during 3" and 4" quarter resource allocation.

Wednesday, January 02, 2001 W-3.18

Page 7 of 16

		D					
CTIVIT	ACTIVITY Site Name/NSI	CERCLIS (9/24/01)	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	1st & 2nd Qtr Actual Dist	1st & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.
Region 05							
Twe-Year	FULTZ LANDFILL	\$25,000	0 \$25,000	\$25,000	\$25,000	8	
Tive-Year	ALSCO ANACONDA	\$25,000	0 \$25,000	50	80	50	\$25,000
Tre-Year	ARROWHEAD REFINERY CO.	\$25,000	0 \$25,000	\$25,000	\$25,000	50	
Twe-Year	AUTO ION CHEMICALS, INC.	\$100,000	0 \$100,000	8	8	05	\$100,000
Twe-Year	BENDIX CORP / ALLIED	\$25,000	0 \$25,000	8	50	50	\$25,000
Five-Year	FOREST WASTE PRODUCTS	\$25,000	0 \$25,000	\$25,000	\$25,000	05	
Twe-Year	ROTO-FINISH CO., INC.	\$25,000	0 \$25,000	\$25,000	\$25,000	<b>2</b> 0	
Five-Year Review	VELSICOL CHEMICAL CORP.	\$400,000	0 \$400,000	\$400,000	\$400,000	05	
Five-Year Review	UNIVERSITY OF MINNESOTA (ROSEMOUNT RESEARCH	\$25,000	0 \$25,000	\$25,000	\$25,000	80	
Five-Year Review	STOUGHTON CITY LANDFILL	\$25,000	0 \$25,000	8	50	50	\$25,000
Five-Year Review	ST. LOUIS RIVER SITE	\$25,000	0 \$25,000	50	\$0	50	\$25,000
Five-Year Review	ENVIROCHEM CORP.	000'525	0 \$25,000	\$25,000	\$25,000	50	
Five-Year Review	SANITARY LANDFILL CO. GNDUSTRIAL WASTE	\$25,000	0 \$25,000	\$25,000	\$25,000	8	
Five-Year Review	REPUBLIC STEEL CORP. OUARRY	\$150,000	0 \$150,000	5159,000	\$150,000	8	
live-Year Seview	POWELL ROAD LANDFILL	\$25,000	0 \$25,000	\$25,000	\$25,000	23	

92

OSWER 9275.1-04

ATTACHMENT 1

ved during 3<sup>rd</sup> and 4<sup>th</sup> quarter resource allocation. vities with 1" and 2" quarter

Wednesday, January 02, 2001

Page 8 of 16

W-3.19

ATTACHMENT 1

**OSWER 9275.1-04** 

IIVIT	ACTIVITY Site Name/NSI	CERCLIS (9/24/01)	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	Ist & 2nd Qtr Actual Dist	1st & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.
Tive-Year	PAGEL'S PIT	\$25,000	00 \$25,000	30	50	50	\$25,000
Tive-Year	OTT/STORY/CORDOVA	\$50,000	00 250,000	80	50	50.	\$50,000
Tive-Year	OAK GROVE SANITARY	\$25,000	00 \$25,000	8	50	8	\$25,000
Five-Year	MUSKEGON CHEMICAL CO.	\$50,000	00 \$59,000	8	50	20	\$50,000
Twe-Year	LIQUID DISPOSAL, INC.	\$25,000	00 \$25,000	\$25,000	\$25,000	8	
ive-Year	LAUER I SANITARY LANDFILL	\$25,000	00 \$25,000	\$25,000	\$25,000	8	
Five-Year	GRATIOT COUNTY LANDFILL	000'025	00 220,000	s	50	8	000,012
Five-Year Review	SOUTHWEST OTTAWA COUNTY LANDFILL	580,000	000 280 000	8	50	20	580,000
GM 6	HE-MELL MANUFACTURING CO.	\$300,000	00 20	8	20	95	
LTRA	MACGILLIS & GIBBS CO./BELL LUMBER & POLE CO.	\$1,100,000	00 \$500,000	\$500,000	\$500,000	8	
LTRA	U.S. AVIEX <sup>7</sup>	\$750,000	00 \$120,000	\$120,000	\$100,000	(000 025)	
LTRA	PENTA WOOD PRODUCTS	000'000'15	00 \$600,000	\$600,000	000'005'15	\$700,000	
LTRA	PEERLESS PLATING CO.	\$100,000	000'0055 000	100,000	\$100,000	8	\$200,000

93

<sup>7</sup> OERR data entry error.

<sup>4</sup> OERR allocated the amount requested in CERCLIS instead of the minimum need requested in the LTRA form submitted by theRegion.

Activities with  $1^{\alpha}$  and  $2^{\alpha}$  quarter discrepancies will be resolved during  $3^{\alpha}$  and  $4^{\alpha}$  quarter resource allocation.

Wednesday, January 02, 2001

W-3.20

Page 9 of 16

ATTACHMENT 1		
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### OSWER 9275.1-04

## Remedial Action Funding Approach for FY2002

				;			
ACTIVIT	ACTIVITY Site Name/NSI	CERCLIS (9/24/01)	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	lst & 2nd Qtr Actual Dist	1st & 2nd Qtr Dist. Discreparcies	3rd & 4th Qtr Draft Dist.
LTRA	AIRCRAFT COMPONENTS (D &	\$1,500,000	00 80	50	50	05	8
LTRA	L SALES) LONG PRAIRIE GROUND	\$450,000	00 \$450,000	\$100,000	\$100,000	<b>2</b> 0	\$350,000
LTRA	WATER CONTAMINATION DOUGLASS ROAD/UNIROYAL,	\$200,000	00 000 000	\$200,000	\$200,000	8	20
LTRA	DIT/STORY/CORDOVA	\$3,000,000	00 \$2,500,000	80	20	50	\$2,500,000
LTRA	CHEMICAL CO. ONALASKA MUNICIPAL	\$200,000	00 \$200,000	\$200,000	5200,000	8	8
Remedial	PARSONS CASKET	196'9915	61 S166,961	\$166,961	\$166,961	8	8
Action Remedial	HARDWARE CO. VELSICOL CHEMICAL CORP.	\$28,849,000	000 002 213 000 000	58,000,000	58,000,000	50	\$5,200,000
Action Remedial	(MICHIGAN) U.S. AVIEX	\$450,000	000 2450,000	50	05	50	\$450,000
Action Remedial	PEERLESS PLATING CO.	\$10,000	000 \$10,000	8	50	8	210,000
Action Remedial	OTT/STORY/CORDOVA	\$20,000	000 \$20,000	\$20,000	\$20,000	50	50
Remedial	CHEMICAL CO. MACGILLIS & GIBBS CO/BELL	000'0065	000'0065 000	\$300,000	\$300,000	50	50
Remedial	LUMBER & FOLE CO. LOWER ECORSE CREEK DUMP		\$5,000 \$5,000	\$5,000	\$5,000	50	20
Action Remedial	LASALLE ELECTRIC UTILITIES	S7,000,000	000 50	80	05	50	20
Action Remedial	DUELL & GARDNER LANDFILL	L \$40,000	000 \$40,000	8	80	05	\$40,000
Action Action	PETOSKEY MUNICIPAL WELL	\$237,000	000 \$227,000	8	8	05	\$237,000
Summary for	Summary for 'Region' = 05 (43 detail records)						
Sum	•	547,427,961	961 \$20,548,961	\$11,111,961	\$11,791,961	\$680,000	\$9,437,000

Activities with 1<sup>st</sup> and  $2^{st}$  quarter discrepancies will be resolved during  $3^{st}$  and  $4^{st}$  quarter resource allocation.

Wednesday, January 02 , 2001

W-321

94

Page 10 of 16

ATTACHMENT 1

OSWER 9275.1-04

for FY2002
Approach
Funding
Action
Remedial

		(9/24/01) Re	(9/24/01) Recommendation	Recommended	Actual Dist	Qtr Dist. Discrepancies	Qtr Draft Dist.
Region 06 Five-Year	AGRICULTURE STREET	240,000	<b>5</b> 40,000	\$40,000	\$40,000	8	3
Review Five-Year	LANDFILL BAYOU SORREL	\$40,000	\$40,000	20	20	50	\$40,000
Review Five-Year	OKLAHOMA REFINING CO.	\$40,000	240,000	\$40,000	540,000	8	50
Roview Five-Year	PESSES CHEMICAL CO.	\$40,000	\$40,000	\$40,000	540,000	8	50
Review LTRA	FOURTH STREET ABANDONED	\$162,500	\$162,500	\$162,500	\$162,500	20	20
LTRA	REFINERY AMERICAN CREOSOTE	50	\$625,000	8	80	20	\$625,000
LTRA	NORTH CAVALCADE STREET	\$250,000	\$250,000	\$250,000	\$250,000	20	50
LTRA	CIMARRON MINING CORP.	S150,000	\$150,000	8	8	8	\$150,000
LTRA	DOUBLE EAGLE REFINERY CO.	\$162,500	\$162,500	\$162,500	\$162,500	8	50
or	UNITED CREOSOTING CO.	\$50,000	05	50	\$50,000	\$50,000	50
Remedial	MIDLAND PRODUCTS	\$300,000	\$300,000	8	50	50	5300,000
Remedial	TAR CREEK (OTTAWA	210,000,000	8	8	\$0	\$0	50
Remedial	CITY OF PERRYTON WELL NO.	\$2,000,000	\$2,000,000	8	8	50	\$2,000,000
TBD <sup>10</sup>	TBD	50	20	50	\$255,000	\$255,000	8

95

<sup>9</sup> OERR did not consider CERCLIS request for OF (operational and functional) funding in its original RA resource ellocation.

<sup>16</sup> The EPA Office of the Chief Financial Officer allocated \$1 million to this Region under a continuing resolution before the FY 2002 appropriation bill was enacted, \$255,000 more than requested by the Region for 1" and 2" quarter FY 2002.

Activities with 1" and 2<sup>m</sup> quarter discrepancies will be resolved during  $3^{m}$  and 4<sup>th</sup> quarter resource allocation.

Wednesday, January 02 , 2001

Page 11 of 16

	3rd & 4th Qtr Draft Dist.	53,115,000
	1st & 2nd Qtr Dist. ( Discrepancies	000'5905
·FY2002	1st & 2nd Qtr Actual Dist	\$1,000,000
ing Approach for	1st & 2nd Qtr Recommended Distribution	000'5695
ial Action Fund	Full Year HQ ecommendation	33,810,000
Remed	CERCLIS (9/24/01) Ro	000,2E <u>7</u> .172
	ACTIVITY Site Name/NSI	Sumury for Region'= 06 (14 deal) records) Sum
	Remedial Action Funding Approach for FY2002	Remedial Action Funding Approach for F CERCLIS Full Year HQ 1st & 2nd Qt (9/24/01) Recommendation Recommended Distribution

Activities with 1<sup>st</sup> and 2<sup>std</sup> quarter discrepancies will be resolved during 3<sup>std</sup> and 4<sup>th</sup> quarter resource allocation. Wednesday, January 92, 2001

Activities wit wednesday, Jam

Page 12 of 16

ATTA(	ATTACHMENT 1					IMSO	OSWER 9275.1-04
		Reme	edial Action Fund	Remedial Action Funding Approach for FY2002	FY2002		
ACTIVITY	ACTIVITY Site Name/NSI	CERCLIS (9/24/01)	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	1st & 2nd Qtr Actual Dist	1st & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.
Region 07							
Five-Year	NORTHWESTERN STATES	000'065	0 \$30,000	20,000	230,000	8	8
Five-Year Review	RED OAK CITY LANDFILL	000'565	0 \$35,000	\$35,000	\$15,000	8	8
Fire-Year Review	LINDSAY MANUFACTURING CO.	\$20,000	000'025 00	8	\$0	20	\$20,000
Five-Year Review	DIVIDE LOND	\$15,000	000'525'000	\$25,000	\$25,000	8	8
Five-Year Review	E.I. DU PONT DE NEMOURS & CO. INC. (COUNTY ROAD 273)	\$30,000	000'05	\$30,000	100/055	05	8
Five-Year Review	DES MONES TCE	\$25,000	00 \$25,000	80	8	8	\$25,000
Five-Year Review	SYNTEX FACILITY	\$35,000	535,000	000'525	\$35,000	8	8
LTRA	ACE SERVICES	\$2,100,000	30 S200,000	50	8	05	000 0003
LTRA	57TH AND NORTH BROADWAY STREETS SITE	r \$100,000	00 8100,000	\$100,000	\$100,000	8	20
Remedial Action	ACE SERVICES	\$5,200,000	0 \$5,200,000	51,000,000	\$1,000,000	95	54.200,000
Summary for 7	Summary for Region' = 07 (10 detail records)						
Sum		57,600,000	0 55,700,000	\$1,255,000	51,255,000	8	54,445,000
Activiti	Activities with 1ª and 2ª quarter discrepancies will be resolved during 3ª and 4ª quarter resource allocation.	screpancies wi	ll be resolved durin,	8 3 <sup>rd</sup> and 4 <sup>th</sup> quarter re	ssource allocation.		
Wednesd	Wednesday, January 02 , 2001						Page 13 of 16

w-3.24

97

ATTA	ATTACHMENT 1	Reme	edial Action Fund	Remedial Action Funding Approach for FY2002	r FY2002	10-1°C/76 ¥7 MG	
ACTIVII	ACTIVITY Site Name/NSI	CERCLIS (9/24/01)	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	lst & 2nd Qtr Actual Dist	lst & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.
Region 08							
LTRA	SUMMITVILLE MINE <sup>11</sup>	23,200,000	000'008'75 00	\$2,800,000	51,200,000	5400'000	8
LTRA	CENTRAL CITY, CLEAR CREEK	51,100,000	00 81,100,000	\$1,100,000	21,100,000	50	8
LTRA	CHEMICAL SALES CO.	\$\$60,000	3600,000	000'0085	\$800,000	8	
Remedial	GILT EDGE MINE <sup>12</sup>	\$10,000,000	\$5,200,000	\$5,200,000	\$5,200,000	05	8
Remedial	DENVER RADIUM SITE	\$15,180,000	000'000'015 00	25,000,000	\$5,060,000	\$60,000	\$5,000,000
Remedial	GILT EDGE MINE	\$13,400,000	00 50	80	50	8	95
Removal	LIBBY ASBESTOS SITE <sup>13</sup>	000'000'6E\$	00 \$24,000,000	\$12,000,000	\$6,000,000	(\$6,000,000)	\$12,000,000
Summary for	Summary for 'Region' = 08 (7 detail records)						
Sum		\$82,680,000	00 \$43,900,000	000'006'925	000'09('125	(\$5,540,000)	217,000,000
	<sup>11</sup> OERR allocated the amount requested in CFRCLIS incread of the minimum need sources is that TTD A. A	ant requested i	in CERCLIS instead	l of the minimum ne-	n and a factor	2	
	12 OERR data entry error.						
	13 OERR data entry error.						
Activi	Activities with 1 <sup>st</sup> and 2 <sup>st</sup> quarter discrepancies will be resolved during 3 <sup>st</sup> and 4 <sup>th</sup> quarter resource allocation.	screpancies wi	ill be resolved durin	ig 3 <sup>rd</sup> and 4 <sup>th</sup> quarter i	resource allocation.		
Wedne	Wednesday, January 02, 2001						Page 14 of 16

98

W-3.25

Page 14 of 16

ATTACHMENT 1

Remedial Action Funding Approach for FY2002

**OSWER 9275.1-04** 

ACTIVIT	ACTIVITY Site Name/NSI	CERCLIS (9/24/01)	ERCLIS Full Year HQ (9/24/01) Recommendation	1st & 2nd Qtr Recommended Distribution	Ist & 2nd Utr Actual Dist	Ist & 2nd Qtr Dist. Discrepancies	3rd & 4th Qtr Draft Dist.
Region 09							
Five-Yest	FRESNO MUNICIPAL SANITARY	r <sup>14</sup> \$35,000	000'565 000	50	\$35,000	\$35,000	\$35,000
Kernew Five-Year Review	APACHE POWDER CO.	\$35,000	000'5E\$ 000	\$35,000	000'5E\$	80	
Five-Year Review	OPERATING INDUSTRIES, INC., LANDELL	\$35,000	00 \$15,000	000'565	000'565	03	
LTRA	IRON MOUNTAIN MINE	51 00'00 E	00 \$100,000	8	20	\$0	\$100,000
LTRA	NEWMARK GROUND WATER	\$906,000	00 \$750,000	50	50	20	\$750,000
Remedial	MODESTO GROUND WATER	\$510,000	00 \$510,000	80	8	20	\$510,000
Remedial	NEWMARK GROUND WATER	\$2,081,000	00 \$2,081,000	\$2,081,000	\$2,081,000	50	
Remedial	SAN GABRIEL VALLEY (AREA	\$2,400,000	00 \$2,400,000	\$1,800,000	\$1,800,000	50	\$600,000
Remedial	MCCORMICK & BAXTER	000'0565	000'0565 000	\$950,000	\$950,000	05	
Remedial	LORENTZ BARREL & DRUM CO.	C. \$300,000	000'0005 000	2300,000	2300,000	8	
Remedial	IRON MOUNTAIN MINE	51,500,000	00 \$1,500,000	31,500,000	<b>\$1,500,000</b>	8	
Sum	Summary for Region' = 09 (11 detail records)	(sp					
Sum		58,852,000	00 <b>51</b> ,696,000	26,701,000	\$6,736,000	\$35,000	51,995,000
	14 3rd quarter need distributed early.	d early.					

99

Activities with  $1^{4}$  and  $2^{46}$  quarter discrepancies will be resolved during  $3^{44}$  and  $4^{46}$  quarter resource allocation.

Wednesday, January 02, 2001

W-3.26

Page 15 of 16

ATTACHMENT 2

### OSWER 9275.1-04

### FY 2002 Planned Approved Obligations for New RA (and Removal) Starts in the RA AOA (CERCLIS 09/24/2001)

	Activity	Site Name/NSI Comment	<i>ou</i>	Regional FY 2002 Request
Region	01			
_	Remedial Action	ATLAS TACK CORP.	01	\$13,100,000
	Remedial Action	NEW HAMPSHIRE PLATING CO.	01	\$8,600,000
	Removal	ELIZABETH MINE	00	\$15,000,000
Summary	for 'Region' = 01 (3 c	detail records)		
Sum				\$36,700,000
Region	02			
_	Remedial Action	ROEBLING STEEL CO.	03	\$12,000,000
	Remedial Action	MONTGOMERY TOWNSHIP HOUSING DEVELOPMENT	02	\$2,000,000
	Remedial Action	BURNT FLY BOG	03	\$22,000,000
	Remedial Action	CHEMICAL INSECTICIDE CORP.	02	\$28,500,000
	Remedial Action	WELSBACH & GENERAL GAS MANTLE (CAMDEN RADIATION)	01	\$20,000,000
	Remedial Action	ROCKY HILL MUNICIPAL WELL	02	\$2,000,000
	Remedial Action	GCL TIE AND TREATING INC.	02	\$4,000,000
	Remedial Action	TUTU WELLFIELD	01	\$8,000,000
	Remedial Action	FEDERAL CREOSOTE	02	\$6,000,000
Summary	for 'Region' = 02 (9 d	letail records)		
Sum				\$104,500,000
Region	03			
	Remedial Action	NORTH PENN - AREA 6	03	\$1,000,000
	Remedial Action	RHINEHART TIRE FIRE DUMP	03	\$16,000
Summary :	far 'Region' = 03 (2 d	ietail records)		
Sum				\$1,016,000
Region	04			
	Remedial Action	SOLITRON MICROWAVE	01	\$4,000,000
	Remedial Action	SOUTHERN SOLVENTS, INC.	01	\$5,000,000
	Remedial Action	TOWER CHEMICAL CO.	02	\$300,000
	Remedial Action	TRANS CIRCUITS, INC.	01	\$200,000
	Remedial Action	AMERICAN CREOSOTE WORKS, INC. , (PENSACOLA PLANT)	01	\$8,000,000
	Remedial Action	ROSS METALS INC.	01	\$7,400,000
Summary I	for 'Region' = 04 (6 d	stail records)		
Sum				\$24,900,000

Wednesday, December 19, 2001

Page 1 of 3

W-3.21

	Activity	Site Name/NSI Comment	ou	Regional FY 2002 Request
Region	05			
-	Remedial Action	CIRCLE SMELTING CORP.	01	\$100,000
	Remedial Action	CONTINENTAL STEEL CORP.	01	\$30,250,000
	Remedial Action	JENNISON-WRIGHT CORPORATION	01	\$12,500,000
	Remedial Action	PARSONS CHEMICAL WORKS, INC.	01	\$330,000
	Remedial Action	SHIAWASSEE RIVER	01	\$14,000,000
	Remedial Action	SPARTAN CHEMICAL CO.	02	\$3,000,000
	Remedial Action	AIRCRAFT COMPONENTS (D & L SALES)	01	\$5,000,000
Summery I	for 'Region' = 05 (7 a	letail records)		
Sum				\$65,180,000
Region	07			
/	OF	HASTINGS GROUND WATER CONTAMIN	20	\$1,000,000
	Remedial Action	ACE SERVICES	02	\$5,200,000
	Remedial Action	10TH STREET SITE	02	\$2,060,000
	Remedial Action	HASTINGS GROUND WATER CONTAMIN	20	\$2,000,000
Summary	for 'Region' = 07 (4 d	istait records)		
Sum				\$10,260,000
Region	08			
-	Remèdial Action	BASIN MINING AREA	01	\$3,900,000
	Remedial Action	DAVENPORT AND FLAGSTAFF SMELTERS	01	\$5,000,000
	Remedial Action	VASQUEZ BOULEVARD AND I-70	01	\$7,000,000
	Remedial Action	GILT EDGE MINE	03	\$13,400,000
	Remedial Action	UPPER TENMILE CREEK MINING AREA	04	\$6,000,000
	Remedial Action	CENTRAL CITY, CLEAR CREEK	02	\$500,000
	Remedial Action	EUREKA MILLS	01	\$15,000,000
Summary I	for 'Region' = 08 (7 d	letail records)		
Sum				\$50,800,000
Region	09			
-	Removal	LAVA CAP MINE	00	\$5,000,000
Summary I	for 'Region' = 09 (1 d	letal record)		
Sum				\$5,000,000

Wednesday, December 19, 2001

Page 2 of 3

W-3.24

	Activity	Site Name/NSI Comment	00	Regional FY 2002 Request
Region	10			
Ĩ	Remedial Action \$1,600,000	NORTHWEST PIPE & CASING/HALL PROCES	SS	02
	Remedial Action	BUNKER HILL MINING & METALLURGICAL	01	\$1,500,000
	Remedial Action	FRONTIER HARD CHROME, INC.	01	\$4,000,000
	Remedial Action	BUNKER HILL MINING & METALLURGICAL COMPLEX	04	\$11,000,000
	Remedial Action	BUNKER HILL MINING & METALLURGICAL COMPLEX	03	\$25,000,000
	Remedial Action	MCCORMICK & BAXTER CREOSOTING CO. (PORTLAND PLANT)	03	\$2,000,000
	Removal	HAMILTON/LABREE ROADS GW CONTAMINATION	01	\$1,200,000
Summary I	or 'Region' = 10 (7 d	(etail records)		
Sum				\$45,300,000
Grand To	tal			\$344,656,000
Wednesda	y, December 19, 200	1		Page 3 of 3

102

W- 3.29

### FY 2002 Proposed New Start Remedial Actions \*(Indicate Sites Planned as Removal Action) 2/12/02

Region	State	Site Name Atlas Tack Phase 1 (Bldg & Soils)
	MA	Atlas Tack Phase 2 (Wetlands)
	VT	Elizabeth Mine Phase II*
1	ŶŤ	Elizabeth Mine Phase I*
	MA	Nuclear Metals*
		a thrat is a three second s
2	NJ	Burnt Fly Bog
2 2 2 2 2	NJ	Chem Insecticide Corp.
2	NJ	Montgomery Township MTHD
2	NJ	Roebling Steel
2	VI	Tutu Wellfield
4	FL	American Creosote
4	Fl	Solitron
4	FL	Southern Solvents
4	Fl	Tower Chemical
5	MI	Aircraft Components Inc (Benton Harbor)
5	IN	Continental Steel
5	IL	Jennison Wright
6	LA	Central Wood Preserving
6	LA	Delatte Metals
6	TX	Hart Creosoting*
6	OK	Hudson Oil Refining*
6	TX	Jasper Creosoting*
6	TX	RSR Corp
6	TX	Sprague Road
7	NE	10th Street Site
8	UT	Davenport & Flagstaff Smelters
8	UT	Eureka Mills
8	MT	Town of Basin
8	MT	Upper Ten Mile Creek
8	CO	Vasquez Blvd/I-70
10	ID	Bunker Hill Coeur d'Alene Basin

W-3.30

RG       T       EPA ID       Site Name       Lead (1)       FY02       FY02       Notes         1       MA       MAD093809266       Charles-George Reclamation Trust Landfill       350,000       350,000       350,000         1       MA       MAD980671002       Savage Municipal Water Supply       MIXED       350,000       350,000         1       NH       NHD980671002       Savage Municipal Water Supply       MIXED       350,000       350,000         1       NH       NHD980671002       Savage Municipal Water Supply       MIXED       350,000       350,000				Final NPL Sites with Long Term Response Actions	ons		Enclosure 5	
350,000 MIXED 450,000 ALS 800,000	0	ST	EPA ID	Site Name	Lead (1)	FY02 Requested	FY02 Distributed	Notes
350,000 MIXED 450,000 ALS 800,000								
MAD980732317 Groveland Wells NHD022002001 Kearsarge Metallurgical Corporation 350,000 NHD980671002 Savage Municipal Water Supply MIXED 450,000 TOTALS 800,000		MA	MAD003809266	Charles-George Reclamation Trust Landfill				
NHD062002001 Kearsarge Metallurgical Corporation 350,000 NHD980671002 Savage Municipal Water Supply MIXED 450,000 TOTALS 800,000		MA		Groveland Wells				
NHD980671002 Savage Municipal Water Supply MIXED 450,000 TOTALS 800,000		HZ	NHD062002001	Kearsarge Metallurgical Corporation		350,000	350,000	
800,000		¥	NHD980671002	Savage Municipal Water Supply	MIXED	450,000	450,000	
				TOTALS		800,000	800,000	

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined

104

R1 final NPL not CC TS5.123

Enclosure 5

## Final NPL Sites with Long Term Response Actions

and a	NOTES																
FY02	Detripriced	500,000		500,000	1,200,000	1,300,000	500,000	4,000,000	1,500,000	850,000	1,000,000	350,000	200,000			11 000 000	11,900,000
FY02	Requested	1,000,000	3,000,000	500,000	1,200,000	1,300,000	500,000	4,000,000	1,500,000	850,000	3,900,000	350,000	200,000	480,000	1,500,000	000 000 000	20,280,000
100	Lead (1)	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND	FUND		
	SILE Name	Bog Creek Farm	Ellis Property	VJD053280160 Garden State Cleaners	Higgins Farm	Lang Property	VJD980766828 South Jersey Clathing Co.	VJD002385664 Vineland Chemical Co., Inc.	IY D002066330 American Thermostat Co.	IYD980652275 Brewster Wellfield	VD002044584 Claremont Polychemical	IYD986950012 Mohonk Road Industrial Plant	VD001533165 SMS Instruments, Inc.	Stanton Cleaners Area Ground Water Cont.	VYD980763767 Vestal Water Supply Well 1-1	0 118.08	TOTALS
	EPAID	NJD063157150	NJD980529085	NJD053280160	NJD981490261 Higgins Farm	NJD908505382 Lang Property	NJD980766828	NJD002385664	NYD002066330	NYD980652275	NYD002044584	NYD986950012	NYD001533165	NYD047650197	NYD980763767		
F o	0	Z	Z	Z	Z	Z	Z	Z	Ż	ž	Ż	ž	Ż	ž	Ż		
5	Ş	N	N	N	N	N	N	N	~	~	~	~	~	~	N		

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined R2 FINAL NPL NOT CC TS5.123

Enclosure 5	FY02 FY02
Final NPL Sites with Long Term Response Actions	

Notes						
FY02 Distributed	000 000	250,000	600,000	60,000	350,000	1,460,000
FY02 Requested	000 000	250,000	600,000	60,000	350,000	1,460,000
Lead (1)			FUND		FUND	
Site Name		Cryochem Inc		<ul> <li>Hellertown Manufacturing Co.</li> </ul>	Greenwood Chemical Co.	TOTALS
EPA ID	DAPORTO25000	PAD00260444	PAD002338010	PAD002390748	VAD003125374	
ST			A	Ρ	٨	
RG	c	0 0	ი ი	e	e	

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined

106

R3 final NPL not CC TS5.123

FY02 FY02	FY02 FY02 Load (1) Bounded Platelbuild Med
	Desurated Distributed

Enclosure 5

ß	ST	EPA ID	Site Name	Lead (1)	Requested	Distributed	Notes
4	SC	SCD980839542	Elmore Waste Disposal	FUND	150,000	150,000	
4	SC	SCD003362217	Palmetto Wood Preserving	FUND	150,000	150,000	
			TOTALS		300,000	300,000	

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined

107

R4 final NPL not CC TS5.123

Enclosure 5

MI         MID980504716         Duell & Gardner         40,000         40,000           MI         MID98057427         Lower Ecorse Creek Dump         5,000         5,000         5,000           MI         MID080517429         Dutktory/Cordova of hemical Co.         FUND         3,000,000         5,000         5,000           MI         MID06017348         Peerless Plating Co.         FUND         3,000,000         2,500,000         300,000	RG	ST	EPA ID	Site Name	Lead (1)	FY02 Requested	FY02 Distributed	Notes
Duell & Gardner         FUND         40,000           Lower Ecorse Creek Dump         EUND         5,000           Luth Ecorse Creek Dump         EUND         5,000           Ott/Story/Cordova Chemical Co.         FUND         3,000,000           Perfess Plating Co.         FUND         3,000,000           Perfess Plating Co.         FUND         3,000,000           Perfess Plating Co.         FUND         750,000           US Aviex         FUND         750,000           MacGillis & Groundwater Contamination         FUND         750,000           Long Prain & Sibbs/Bell Lumber & Pole Co.         FUND         750,000           Praita Wood Products         FUND         1,100,000								
Lower Ecorse Creek Dump         FUND         5,000           Ott/Story/Condova Chemical Co.         FUND         3,000,000         2           Peerless Plating Co         FUND         3,000,000         2           Pearless Municipal Well Field         FUND         3,000,000         2           US Aviex         FUND         237,000         237,000           Us Aviex         FUND         750,000         237,000           Long Prairie Groundwater Contamination         FUND         750,000           MacGillis & Gibbs/Bell Lumber & Pole Co.         FUND         1,100,000           Penta Wood Products         FUND         1,300,000	ŝ	Z	MID980504716		FUND	40,000	40,000	
Ott/Story/Contova Chemical Co.         FUND         3.000,000         2           Peerless Plating Co         FUND         3.000,000         2           Petoskey Municipal Well Field         FUND         237,000           US Network Municipal Well Field         FUND         750,000           US Network Municipal Well Field         FUND         750,000           Us Network Municipal Well Field         FUND         750,000           MacGillis & Gibbs/Bell Lumber & Pole Co.         FUND         750,000           Parake Municipal Landfill         FUND         7,000,000           Parake Municipal Landfill         FUND         2,000,000	ŝ	Z	MID985574227	Lower Ecorse Creek Dump	FUND	5,000	5,000	
Peerfess Plating Co FUND 300,000 Petoskey Municipal Well Field FUND 237,000 US Aviex FUND 750,000 Long Prairie Groundwater Contamination FUND 750,000 MacGillis & Gibbs/Bell Lumber & Pole Co. FUND 7,100,000 Macdillis & Gibbs/Bell Lumber & Pole Co. FUND 7,000 000 Penta Wood Products FUND 1,300,000 1	ъ	V	MID060174240	Ott/Story/Cordova Chemical Co.	FUND	3,000,000	2,500,000	
Petoskey Municipal Well Field         FUND         237,000           US Aviex         FUND         750,000           US Aviex         FUND         750,000           Us Aviex         FUND         750,000           MacGillis & Groundwater Contamination         FUND         450,000           MacGillis & Gibbs/Bell Lumber & Pole Co.         FUND         1,100,000           Onalaste Municipal Landfill         FUND         200,000           Penta Wood Products         FUND         1,300,000	ъ	M	MID006031348	Peerless Plating Co	FUND	300,000	300,000	
US Aviex         FUND         750,000           Long Prairie Groundwater Contamination         FUND         450,000           MacGillis & Gibbs/Bell Lumber & Pole Co.         FUND         1,100,000           Onalisate Municipal Landfill         FUND         1,000,000           Penta Wood Products         FUND         1,300,000	ŝ	Z	MID006013049	Petoskey Municipal Well Field	FUND	237,000	237,000	
Long Prairie Groundwater Contamination FUND 450,000 MacGillis & Gibbs/Bell Lumber & Pole Co. FUND 1,100,000 Onataska Municipal Landfill FUND 200,000 Perta Wood Products FUND 1,300,000 1	ъ	Ā	MID980794556	US Aviex	FUND	750,000	120,000	
MacGillis & Gibbs/Bell Lumber & Pole Co. FUND 1,100,000 Onalaska Municipal Landfill FUND 200,000 Penta Wood Products FUND 1,300,000 1	ъ	MM	MND980904072	Long Prairie Groundwater Contamination	FUND	450,000	450,000	
Onalaska Municipal Landfill FUND 200,000 Penta Wood Products FUND 1,300,000 1	ъ	NW	MND006192694	MacGillis & Gibbs/Bell Lumber & Pole Co.	FUND	1,100,000	500,000	
Penta Wood Products FUND 1,300,000 1	ъ	Ņ	WID980821656	Onalaska Municipal Landfill	FUND	200,000	200,000	
	ъ	N	WID0006176945	_	FUND	1,300,000	1,300,000	
				9 INTOT		000 070 2	000 010 1	
000 010 1				IUIALS		1,342,000	000,210,6	

Notes: (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined

108

R5 final NPL not CC TS5.123

Enclosure 5	
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RG	ST	EPA ID	Site Name	Lead (1)	FY02 Requested	FY02 Distributed	Notes
9	Γ	LAD000239814	-	FUND	625,000	625,000	
9	MN	NMD980749378	Cimarron Mining Corp.	FUND	150,000	150,000	
9	ş	OKD007188717	Double Eagle Refinery Co.	FUND	162,500	162,500	
9	ş	OKD980696470	Fourth Street Abandoned Refinery	FUND	162,500	162,500	
9	¥	TXD980873343	North Cavalcade Street	FUND	250,000	250,000	
			TOTALS		1,350,000	1,350,000	

Notes (1) FUIND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined

109

R6 FINAL NPL NOT CC TS5.123

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 Notes
 Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined R7 final NPL not CC TS5.123

Enclosure 5

ST	EPA ID	Site Name	Lead (1)	FY02 Requested	FY02 Distributed	Notes
8	COD980717557	Central City/Clear Creek	FUND	1,100,000	1,100,000	
8	COD007431620		FUND	800,000	800,000	
8	COD983778432	Summitville Mine	MIXED	3,200,000	3,200,000	
	SDD987673985	Gitt Edge Mine	FUND	7,600,000	5,200,000	

12,700,000 10,300,000

TOTALS

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined R8 final NPL not CC TS5.123

Enclosure 5

# Final NPL Sites with Long Term Response Actions

Notes				
FY02 Distributed	0	0	750,000	750,000
FY02 Requested	500,000	0	750,000	1,250,000
Lead (1)	FUND		TBD	
Site Name	Frontier Fertilizer	Lorentz Barrel & Drum Co.	Newmark Ground Water Contamination	TOTALS
EPA ID	CAD071530380	CAD029295706	CAD981434517	
ST	Q	Ч	S	
RG	<del>о</del>	6	<del>о</del>	

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined R9 final NPL not CC TS5.123

Enclosure 5

# Final NPL Sites with Long Term Response Actions

RG	ST	EPA ID	Site Name	Lead (1)	FY02 Requested	FY02 Distributed	Notes
10	Ю	ORD009020603	McCormick & Baxter Creos. Co. (Portland)	FUND	200,000		
9	WA	WAD980726301	Commencement Bay, South Tacoma Chanl.	FUND	740,000	400,000	
9	WA	WAD009248295	Wyckoff Co./Eagle Harbor	FUND	150,000	150,000	
			TOTALS		1,090,000	550,000	

Notes (1) FUND = EPA Lead PRP = Potentially Responsible Party Lead MIXED = Shared Lead Responsibility TBD = To Be Determined R10 FINAL NPL NOT CC TS5.123

### Attachment 3 National Risk-Based Priority Panel

In response to funding shortfalls and an agreement between Superfund Senior Managers and Congress, a change from a regional prioritization system to a national prioritization system was implemented in Fiscal Year 1995 for all large dollar removals and new start remedial action projects where funding was requested during Fiscal Year 1996. This system involves employment of a ranking scheme that prioritizes projects based on the following principles:

- Protection of human health
- Protection from significant environmental threats
- Potential human health or environmental threats based upon current site conditions.

Five criteria and associated weighting factors (below) are used to classify threats that contaminants may pose. These include risks to human population exposed, contaminant stability, contaminant characteristics, threat to a significant environment and program management considerations. Each criteria is ranked on a scale of one to five. The highest score for any criteria is five representing a current risk—current exposure scenario posing risk to human health and the environment. The lowest score for a factor is one representing a future risk—future exposure scenario.

A national prioritization panel comprised of national program experts from Regional offices and Headquarters ranks projects. The panel met for the first time in August 1995 to finalize the protocol f or ranking projects on a national level and to begin voting on projects that were ready for funding during Fiscal Year 1996.

The Superfund program in the 1990s has shifted from a program with the largest percentage of projects in a study phase to a program in which the largest percentage of sites have at least started remedial design. A national priority list is seen as a way for each Region to list its priority projects in order of importance and rank these projects against priority projects from other Regions ensuring that scarce resources are allocated to the projects posing the most risk to human health and the environment.

## Criteria Factors and Weights

### WEIGHT FACTORS 5 A. Risks to Human Population Exposed: Population size, proximity to contaminants, likelihood of exposure. 5 B. Stability: Mobility of Contaminant, Site Structure and Effectiveness of Any Institutional or Physical Controls. 3 C. Contaminant Characteristics: Concentration, Toxicity and Volume. D. Threat to a Significant Environment: Endangered Species or Their Critical Habitats, Sensitive Environmental Areas. 3 4 E. Program Management Considerations: Innovative Technologies, Cost Delays, High Profile Projects, Environmental Justice, State Involvement, Brownfields/Economic Redevelopment.

The raw score for each factor is multiplied as follows to obtain the maximum score.

		Raw Score		Weight Factor		Total Score
Factor A	Population Exposed	1-5	x	5	-	25
Factor B	Stability	1-5	х	5	-	25
Factor C	Contaminant Characteristics	1-5	х	3	=	15
Factor D	Threat to a Significant Environment	1-5	х	3	=	15
Factor E	Program Management	1-5	х	4	=	20
	TOTAL				-	100

## 116

### Superfund Response Action Priority Form

Regional Site Priority: Site Name:	-
CERCLIS ID:	NPL Status:
Site Location:	
City:	
Action	
Remedial, or	OU#:
Time Critical Removal	(NPL/Non-NPL):
Non-Time Critical Removal	(NPL/Non-NPL):

First, Subsequent, or Final Action for site: \_\_\_\_

If this is a final action, will this result in construction completion for site (Yes/No)?\_\_\_\_

Site Description (size, volume of waste, current and future land use of the site and land adjacent to the site, etc.):

### **Response Action Summary**

1) Describe briefly, site activities conducted in the past or currently underway.

Specifically identify the discrete activities to be considered by this panel evaluation along with associated cost and projected schedule.

3) What are the projected additional activities that will result in this site reaching construction completion? What is the estimated cost of these additional activities? Cost of Proposed Response Action: §\_\_\_\_\_

(If the response action exceeds \$10 million, consultation with the Regional Center Director to discuss alternatives should proceed ranking by panel.)

Deviation from project budget, resulting in the exceedance of the \$10 million limit, requires HQ consultation.)

### **Readiness Criteria:**

Date State Superfund Contract or State Cooperative Agreement will be signed (Month)?

If non-time critical, is State cost sharing (Provide details)? State match - 10%

If Remedial Action when will Remedial Design be 95% complete (Month)?

When will Region be able to obligate money to the site?\_\_\_\_\_

Estimate when on-site construction activities will begin ?\_\_\_\_

### I. Principle Contaminants

(Please provide average and high concentrations)

Concentration

Contaminant	Media	(Average)	(High)
1)			
2)			
3)			
4)			

Media: (AR) Air, (SL) Soil, (ST)Sedimsnt, (GW)Ground Water, (SW) Surface Water

II. Site/Contaminant Stability Describe the means/likelihood that contamination could impact other areas/media given current containment:

III. Summarize Human Exposures/Risks Describe the Exposure Scenario(s) driving the risk and remedy (Include: current/future, on-site/off-site, media, exposure route, receptor)

Estimate the number of people reasonably anticipated to be exposed in the absence of any future EPA action for each medium for the following time frames:

Medium	< 2 yrs.	< 10 yrs.	>10 yrs.

Discuss the likelihood that the above exposures will occur?

Medium	< 2 yrs.	< 10 yrs.	>10 yrs.

Discuss the likelihood that the above exposures will occur?

**IV. Explain any Ecological Risks/Impacts** Describe any observed or predicted adverse impacts on ecological receptors including their ecological significance and likelihood of occurring, size of the impacted area.

### 119

Would natural recovery occur if no action was taken? If so, estimate how long this would take.

### V. Programmatic Considerations

Describe the degree to which the community accepts the response action:

Describe the degree to which the state accepts the response action:

Describe other programmatic considerations, e.g.; natural resource damage claim pending, Brownfields site, uses an innovative technology, construction completion, economic redevelopment, environmental justice, etc:

[From the New York Times, Wednesday, July 31, 2002]

SUPERFUND MAKES A RARE DEAL WITH FLORIDA

(By John H. Cushman, Jr.)

STATE WILL FINANCE CLEANING UP A SITE

WASHINGTON, July 30.—Short of money and struggling to end delays in cleaning up toxic waste sites, the Federal Superfund program has entered an unusual arrangement with Florida in which the State will pay for work at a toxic site that would normally be handled by the Federal Government.

Instead of waiting for the cash-straped Federal program to provide nearly \$1.4 million to bring clean drinking water to 150 homes in a polluted part of Port

Salerno, as the Environmental Protection Agency had promised to do, the State agency is paying for the speedy installation of water lines, according to State, local and Federal project managers.

The arrangement illustrates just how tight Superfund money has become, forcing Washington to seek creative approaches to help finance even a relatively small project. In June, a report by the environmental agency's office of inspector general identified dozens of sites where Federal cleanup money had not been allocated this year at the levels requested by the agency's regional offices. The Florida site, known as Solitron Microwave, is one of those named by the inspector general.

Usually, the State's share of cleanup costs would be just 10 percent. In exchange for Florida's payment of the full cost of the project, the Federal agency has agreed to give Florida a credit that can be used to offset the State's share of future cleanups.

At first glance, the arrangement, which the officials say has never been tried in the agency's southeastern region and hardly ever in other parts of the country, might seem to be a model for speeding cleanup work elsewhere at a time when critics in Congress are complaining about delays in the program, The Superfund law authorizes such arrangements, EPA officials said. At the end of last year, there were only about \$10 million in credits outstanding, compared with an annual Superfund budget of about \$1.3 billion.

But Florida's environmental department, in having cash on hand for the project, is a rarity for having escaped severe budget cuts that many other State environmental agencies are facing, according to the Environmental Council of the States, which recently called on the protection agency to seek a bigger budget for Superfund and other cleanup efforts.

"Without adequate funding, the Federal and State cleanup programs will dras-tically decline in effectiveness," the organization of State officials told Christie Whitman, the environmental agency's administrator, in a letter early this month. There are other potential legal problems with broadening this approach, too, spe-

cialists in government accounting rules say. Under the Anti-Deficiency Act, which forbids expenditures of Federal money in excess of appropriations, an expansion of the use of credits might be suspect, say officials at the General Accounting Office, the auditing arm of Congress.

While the anti-deficiency rules are arcane and there are exceptions, an authoritative accounting office guidebook States, the central principle is simple: Federal officials should "pay as you go."

William Denman, the regional project manager at the environmental agency, said in an interview that he had refused an earlier request by Martin County, Fla., to do the work and to be repaid by the protection agency later, because the Anti-Deficiency Act would have made that illegal. But Mr. Denman said the, arrangement with Florida avoided this problem because the actual credit would not be approved until the work was completed, and because "there is no real money that changes hands.

The Florida site is on about 20 acres owned by Solitron Devices, a Florida electronics firm. It is polluted by toxic industrial solvents which have bled from the soil into the local aquifer, with traces turning up in private wells and the public water supply.

Two years ago, at a meeting attended by 230 local residents, environmental agen-cy officials promised the crowd "that they soon would be connected to public water thereby, relieving them of their worries regarding the safety of their drinking ' according to a letter from one local official to Florida's congressional delegawater,' tion complaining about the delays

By last January, however, county officials announced that although they had completed the engineering design work, which the EPA paid for, the actual construction was being delayed because the agency lacked sufficient money.

In public statements, they worried that the community might have to compete for financing with other Superfund sites at a time when the Federal program's budget fell short of what was needed to keep work on schedule at sites nationwide

Distressed by the delay, Martin County decided to move ahead unilaterally.

But after Mr. Denman told them that was illegal, the agency and Florida agreed to a somewhat different approach, with the State giving the county an installment in June and promising to pay the rest later this year. The work should be completed by winter. Further work to remove contaminated soil and stem the flow of polluted groundwater has not yet been financed.

Eventually, the Superfund program stands to collect money from Solitron Devices, which is negotiating over the sale of the property and over a further penalty drawn from its future earnings that would settle its liability for the pollution. Details of the company's negotiations with the EPA were reported in Solitron's financial filings with the Securities and Exchange Commission.

121

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