8.0 METHOD 3 - PUBLIC WELFARE

Note: The planned Public Welfare Chapter was not developed.
GUIDANCE FOR DISPOSAL SITE RISK CHARACTERIZATION

CHAPTER 9: METHOD 3 ENVIRONMENTAL RISK CHARACTERIZATION

Interim Final Policy
BWSC/ORS-95-141

April 1996
April 22, 1996

To All Interested Parties:

Attached please find the Environmental Risk Characterization section of the *Guidance for Disposal Site Risk Characterization*, the main body of which was published in July of 1995 as an Interim Final Policy WSC/ORS-95-141. As an Interim Final Policy, reviewers and users are encouraged to submit comments and recommendations for revision through December 1996. In the interim, however, the guidance may be used and cited as a reference in risk characterizations conducted to meet the requirements of the MCP.

This document was developed through the efforts of the Environmental Risk Characterization Workgroup, which is composed of ecological risk assessors from private consulting firms, U.S. EPA and Massachusetts Fish and Wildlife and Massachusetts DEP. Members of the Workgroup are listed in the Foreword of the Guidance for Disposal Site Risk Characterization. The Workgroup focused on technical and scientific issues critical to development of the guidance.

A number of policy issues remain under consideration, for example, questions related to the application of surface water standards at disposal sites. We expect that, as more environmental risk characterizations are conducted pursuant to meeting MCP requirements, we will revise this document to reflect the practical experience gained.

DEP is also establishing a new "Environmental Risk Characterization Review Panel" (a subcommittee of the Waste Site Cleanup Program Advisory Committee) to review environmental risk characterization reports voluntarily submitted for the panel's evaluation and comment. Based on the Panel's recommendations and the experience of other users, we expect re-evaluate and revise appropriate sections of the guidance. We hope that continued review and discussion will ultimately ensure that this document provides clear and practical guidance for conducting ecological risk characterizations.

Please direct any questions or comments on this document to Nancy Bettinger in DEP's Office of Research and Standards. Ms. Bettinger may be reached by telephone (617/556-1159) or electronic mail (nabettinger@state.ma.us).

James C. Colman

Assistant Commissioner,
9.0 METHOD 3 - ENVIRONMENTAL RISK CHARACTERIZATION

9.1 INTRODUCTION

The Massachusetts Contingency Plan ("MCP", 310 CMR 40.0000) requires a characterization of the risk of harm to health, safety, public welfare and the environment at all disposal sites, except where the site has been remediating to background levels. An Environmental Risk Characterization is used to establish whether a level of "no significant risk of harm to...the environment" exists or has been achieved at a disposal site. The results of the environmental risk characterization provide information necessary to evaluate the need for remediation and to identify the applicable Response Action Outcome (RAO) for the disposal site.

9.1.1 Risk Characterization Methods

The MCP provides three approaches for characterizing risk at disposal sites, which are described at 310 CMR 40.0941. The first two are chemical-specific approaches (Methods 1 and 2), which compare site soil and groundwater concentrations to standards. The third is a site-specific risk characterization (Method 3), in which the risk characterization procedures take into account site-specific exposure patterns, contaminant distribution, and contaminant mixtures. This chapter of the guidance document focuses on site-specific environmental risk characterization. The chemical-specific approaches are explained in the human health risk characterization guidance (Sections 5.0 and 6.0).

The selection of the appropriate risk characterization approach is addressed in 310 CMR 40.0942 of the MCP and Section 3.0 of this document. As specified in that section, a Method 3 site-specific environmental risk characterization would be conducted in any of the following circumstances:

1. When the site-specific approach is used to assess human health risks, or

2. When the chemical-specific approach is selected to assess human health risks, but cannot be used for assessing environmental risk because of the existence of one of the following conditions:

(a) oil or hazardous material is present in environmental media (such as surface water and sediment, including those media in wetlands), where nonhuman organisms are exposed, or may migrate to such media and potentially could reach concentrations resulting in significant exposures to organisms; or

"Environmental Risk Characterization" is synonymous with "environmental risk assessment" and "ecological risk assessment". The latter terms are commonly used by other regulatory programs and agencies.
(b) substances known to bioaccumulate\(^2\) are present within the top two feet of soil, and organisms likely to be exposed to surface soil contaminants have been identified at the site.

At sites where the chemical-specific approach is selected, a site-specific Environmental Risk Characterization will not be required, as long as neither of the two exclusions described under (a) and (b) in the previous paragraph applies. The process of selecting the appropriate risk characterization method is outlined in Figure 9.1.

**9.1.2 General Risk Characterization Requirements**

The MCP specifies two components of environmental risk characterization: (1) combining site-specific information on contaminant distribution, contaminant toxicity, and receptor exposure in a site-specific assessment of the risk of harm to habitats and biota from the oil and/or hazardous material (OHM) at or from the site; and (2) comparing contaminant concentrations in environmental media to Applicable or Suitably Analogous Standards and to the Upper Concentration Limits (UCLs) specified in the MCP. The second component is discussed further in Section 9.7. All other sections of this chapter address the site-specific characterization of risk to biota and habitats posed by oil and/or hazardous material (OHM) at (or from) a disposal site.

**This guidance is structured so that, very early in the process, the ecological risk assessor will identify exposure pathways unlikely to pose significant risk of harm, and rule out the need for further detailed quantitative assessment of those pathways.** To facilitate the elimination of insignificant exposure pathways from extensive assessment procedures, the MCP divides the Environmental Risk Characterization process into two stages: Stage I Environmental Screening and Stage II Environmental Risk Characterization.

**9.1.3 Stage I Environmental Screening**

The overall purpose of a Stage I Environmental Screening is to evaluate the need for a quantitative Stage II Environmental Risk Characterization. **Stage I is used to eliminate from further evaluation those situations in which either (1) the exposures are clearly unlikely to result in environmental harm or (2) harm is readily apparent.** Exposure pathways that are not eliminated in Stage I are carried through the quantitative Stage II Environmental Risk Characterization process.

---

\(^2\) Substances known to bioaccumulate include, but are not necessarily limited to, mercury, cadmium, PCBs and pesticides (See MCP Q&A Special Edition #4, February 1995).
Selection of Applicable Risk Characterization Method

Is the contamination limited to soil and groundwater?

- NO

Are there chemicals which bioaccumulate within the top 2 ft of soil?

- YES
- NO

Is human exposure predominantly from contaminants in soil and groundwater?

- YES
- NO

Are there promulgated Method 1 standards for each oil or hazardous material of concern at the site?

- YES
- NO

Are there promulgated Method 1 standards for each oil or hazardous material of concern at the site?

- YES
- NO

Method 1, Method 2 or Method 3

Method 2 or Method 3

Method 3 only or Combined Methods 1 (or 2) & 3

Method 3 only or Combined Methods 2 & 3

Method 3 Only

Figure 9.1

Guidance for Disposal Site Interim Final Policy WSC/ORS-95-141

Risk Characterization

Massachusetts DEP, April 1996

9-3
In Stage I, the available evidence is evaluated to determine whether plants and/or animals are currently exposed, or could potentially be exposed, to contamination at or from the disposal site. An exposure pathway is a link between a contaminant source and receptors such as plants and animals. The term "complete exposure pathway" means that the contamination is actually reaching plants or animals, or is likely to do so in the future. If a potential exposure pathway is not complete and is not likely to be complete in the future, hypothetical risks postulated for that pathway do not have to be considered further and do not have to be carried through the environmental risk characterization process.

Each complete exposure pathway is evaluated in Stage I to determine whether it is potentially significant. If a significant risk of harm can readily be ruled out, it is not considered further in the risk characterization. Procedures for determining the potential significance of exposure pathways in aquatic, terrestrial and wetlands environments are recommended in Sections 9.4, 9.5 and 9.6, respectively.

In Stage I, any complete exposure pathways associated with "readily apparent harm" are identified. Conditions that constitute "readily apparent harm" include visibly stressed biota, contaminant concentrations that exceed environmental standards and visible oil or tar distributed over an area of soil greater than two acres or over an area of sediment greater than 1,000 square feet (310 CMR 40.0995(3)(b)1.).

9.1.4 Risk Characterization/Remediation Sequence

Risk characterization may be performed at any point during investigation and cleanup when sufficient data is available. Site investigators do not need to follow a rigid, sequential assessment process. Like human health risk assessment, environmental risk characterization may be conducted either before or after remediation to determine whether a condition of "No Significant Risk" exists or has been achieved. When a risk characterization is conducted prior to remediation, it is considered a baseline risk assessment, and it should not incorporate exposure reduction achieved by temporary measures.

In general, DEP recommends conducting the environmental risk characterization prior to remediation. However, the Department recognizes that it is often most appropriate to take remedial action prior to completing a full risk characterization. In particular, Immediate Response Actions (IRAs; 310 CMR 40.0410) or Release Abatement Measures (RAMs; 310 CMR 40.0440) are often taken prior to performing a full risk characterization to reduce risk to human health. However, site managers (DEP site managers and LSPs) should carefully weigh the advantages and disadvantages when planning to conduct environmental risk assessments after, rather than before, cleanup activities. A few reasons for caution follow:

1. A substantial amount of chemical and biological data are often needed for an
environmental risk assessment. If a risk assessment is conducted prior to remediation, the sampling plan can be constructed so that the chemical analyses done for the assessment can also be used to develop the remediation plan. Post-remedial sampling for confirmatory purposes may then be relatively limited.

If, on the other hand, the risk assessment is conducted after remediation, chemical samples needed for toxicity tests or field surveys must be collected after remediation, regardless of how well the site was characterized before cleanup. Such sampling is likely to be extensive relative to confirmatory sampling. Therefore, this sequence may require more extensive chemical analysis than is when the risk assessment is done prior to remediation.

2. The remediation activities themselves may disrupt ecological processes in the vicinity of the site, causing harm that may be incorrectly attributed to chemical contamination if the assessment is done after remediation, rather than before.

These cautions are offered to help DEP project managers, Licensed Site Professionals (LSPs) and Potentially Responsible Parties (PRPs) to implement a site assessment/management strategy that is the most efficient and effective in the long term. It is not DEP's intent to discourage expedited cleanup projects.

9.1.5 Guidance Document Objectives

This guidance draws heavily from the EPA's Framework for Ecological Risk Assessment (EPA 1992a) and from other EPA guidance (EPA 1989a, and EPA Region I 1989), with the intent of supplementing EPA guidance to clarify its applicability at 21E sites regulated under the MCP. It describes how DEP's objectives should be considered in planning an environmental risk assessment, and how the assessment results should be used to make remediation decisions.

The specific objectives of this guidance document are:

1. To identify the regulatory objectives contained in the MCP for environmental risk characterization;

2. To provide a framework for designing, conducting and interpreting the results of environmental risk characterizations pursuant to MCP regulatory objectives; and

3. To indicate the level of effort considered by the Bureau of Waste Site Cleanup (BWSC) to be appropriate for various types of sites.

This guidance is not a "how to" manual. It does not include specific test protocols, nor does it direct the risk assessor toward specific assessment activities that would be considered
appropriate or necessary at any particular site. Instead it provides a general framework for using scientific knowledge and technical expertise to design and conduct investigations to meet MCP requirements. To ensure that risk assessment activities are coordinated with other sampling and analysis efforts, all project managers (DEP project managers or LSPs) should refer to this guidance in the early stages of project planning, and the overall investigation plan should be developed in cooperation with the risk assessor(s). While this guidance suggests many factors that should be considered in designing and conducting an ecological risk assessment, it cannot provide all the knowledge necessary to conduct such an assessment. Extensive professional judgment will be required to carry out these investigations. Thus, Stage II Environmental Risk Characterizations should always be conducted by individuals with extensive ecological risk assessment experience, although, in many cases, Stage I Screening can be conducted by environmental professionals who are not expert in ecological risk assessment.

This guidance has been developed for use in MCP risk assessments only. It is not intended for application to other regulatory programs. Many portions of this guidance are based on the program and policy objectives of BWSC. For example, the screening criteria recommended in this document mean that quantitative risk characterization will be applied at a small subset of all sites, and that those characterizations will focus on a small subset of all potential effects.

Part of the reason for this narrow focus is the recognition that some potentially adverse environmental impacts of OHM at or from disposal sites cannot be assessed and remediated effectively through the Waste Site Cleanup Program, which is designed to address impacts on a site-by-site basis. Cumulative effects of OHM at or from numerous waste sites are examples of impacts that cannot be accurately quantified in an individual site assessment, although the cumulative effects of some substances may be significant. Thus, the narrow focus of the assessment procedures described in this document should not be interpreted as an indication of what kinds of impacts DEP considers significant in general.

9.1.6 Relationship of Environmental Risk Characterization to Natural Resource Damage Assessments

Method 3 Environmental Risk Characterizations conducted to meet the requirements of the MCP often have components in common with evaluations conducted to support Natural Resource Damage Assessments (NRDAs). Environmental Risk Characterization is a basic component of site investigation under the MCP, and is required at all 21E sites. Natural Resource Damage Assessments are a separate process directed by state and federal agencies designated as Trustees; they are conducted at a relatively small subset of 21E sites. When both types of assessments are conducted at one site, there is a substantial overlap in data requirements, and many data collection and analysis activities can be used for both types of assessments. In cases where both types of assessments are being conducted, coordination of efforts can be beneficial to both the regulatory agencies and the responsible parties.
Collaboration between NRD assessors and risk assessors can improve the overall economy of data collection and analysis. Coordinated prior planning can minimize duplication of efforts and maximize the useability of data for both purposes. Increased efficiency will benefit both the agencies and the responsible parties involved.

Beyond improving efficiency, collaboration with NRD risk assessors brings more extensive expertise to the process of planning, executing and evaluating an MCP risk assessment. Natural Resource Trustees include the Department of Interior (DOI), the Massachusetts Executive Office of Environmental Affairs (EOEA) and the National Oceanographic and Atmospheric Administration (NOAA). These agencies have staff with expertise in biology, ecology and ecotoxicology, whose knowledge and experience complements DEP staff expertise. Similarly, the DEP Project Manager's detailed knowledge and understanding of the site can be invaluable to the Trustees. Cooperation can strengthen both the MCP Environmental Risk Characterization and the Natural Resource Damage Assessment.

Coordination of efforts with Natural Resource Trustees, however, should not alter the scope or focus of the MCP risk assessment. In spite of substantial overlap in data requirements, it is important to recognize that the objectives and application of risk assessments done to meet the requirements of the MCP differ from those of Natural Resource Damage Assessments. Environmental Risk Characterizations are conducted to determine whether there is a risk of harm that warrants remedial action at a 21E site. In contrast, a Natural Resource Damage Assessment is a process by which natural resource injuries are determined and compensation is sought for lost resources. Specific examples of differences between the two types of assessments are discussed in the following paragraphs.

One basic difference between MCP risk characterizations and NRD assessments is the questions they address. NRD assessments focus on observable harm and past and/or present loss of resources. Risk assessments, on the other hand, are concerned with the potential for harm, both at present and in the foreseeable future. Risk assessments often evaluate subtle impacts on population health or community balance which cannot be measured directly. The potential for such subtle effects may be determined by extrapolation, about which there may be substantial uncertainty. Such an extrapolation may not provide a sufficient basis for an NRD case; thus, a risk characterization could conclude that there is a significant risk at a site where natural resource damages are not identified. The difference in the nature of the questions being addressed means that MCP risk characterizations and NRD assessments are likely to use data in different ways.

Another difference between Environmental Risk Characterizations and Natural Resource Damage Assessments is that they often focus on different kinds of resources. Natural Resource Damage Assessments typically focus on resources which have intrinsic societal value. Examples are fisheries, shellfish beds, migratory birds, endangered species and useability of recreational areas. In contrast, environmental risk assessments often focus on entities that have
value because of their function in a natural community rather than direct use by people. One example is benthic invertebrates that are important as a prey base for other aquatic organisms.

Finally, some components of the MCP Environmental Risk Characterization procedures recommended in this document may not apply to NRDAs. In particular, the screening criteria and procedures outlined here are expected to eliminate substantial numbers of sites from further assessment requirements under the MCP. However, there may be situations where action is not required under the MCP, but where a Natural Resource Damage Assessment is appropriate and necessary. Nothing in this guidance document limits the regulatory or procedural requirements of the Natural Resource Damage Assessment process, or those of any other program.

The differences and the commonalities between risk assessments and damage assessments should be considered in the planning stage of both processes, so that data acquisition and analysis can be accomplished as efficiently as possible. The risk characterization and NRDA should be conducted separately, however, because the objectives are entirely different. Further, to avoid confusion about how the data is used in each type of assessment, Environmental Risk Characterizations and NRDAs should be documented in separate reports.

**9.1.7 Outline of the Remainder of Section 9.0**

Section 9.2 discusses general risk assessment considerations, including regulatory objectives and implementation goals. Section 9.3 outlines the Environmental Risk Characterization process and provides a framework for designing and conducting site-specific risk assessments. Assessment methods for aquatic, terrestrial and wetland habitats are discussed separately in Sections 9.4, 9.5 and 9.6. These topics are treated separately because the information and assessment techniques available for different types of habitats varies widely.
9.2 GENERAL RISK CHARACTERIZATION CONSIDERATIONS

9.2.1 Regulatory Objectives of Environmental Risk Characterization

The objective of an MCP Environmental Risk Characterization is to characterize the risk of harm to habitats and biota exposed to OHM at or from a disposal site. The phrases in italics represent key components of DEP's objectives with respect to sites. These are discussed below in more detail:

Risk of harm, and not proof of harm, is the central question in an MCP Environmental Risk Characterization. Proving or disproving that a disposal site has caused harm to the environment could require direct evidence from a rigorous quantitative field study that is generally beyond the scope of Environmental Risk Characterizations performed pursuant to Chapter 21E. The "risk of harm" standard, which has been established by Chapter 21E and codified in the MCP, relies upon available evidence to determine the likelihood of actual or potential impacts. Furthermore, "proof of harm" could only be obtained for past and possibly current exposures. It is impossible to prove or disprove potential future harm.

Habitats and biota exposed to OHM are the focus of MCP Environmental Risk Characterizations. Risks are evaluated for the subpopulations and communities that are actually or potentially exposed to contaminants at or from a site. The spatial scale of impacts from 21E sites is generally small, and in many cases, the scale is not much larger than the area of the site itself. Entire populations or ecosystems are seldom, if ever, impacted by a single 21E disposal site. MCP Environmental Risk Characterizations, like human health risk assessments, should focus on the subpopulations and communities that experience or could experience exposure.

The MCP (310 CMR 40.0995) states that four criteria must all be met in order to demonstrate that a condition of "no significant risk of harm to the environment" exists or has been achieved:

1. there is no physical evidence of a continuing release of oil and/or hazardous material at or from the disposal site to surface waters and/or wetlands which significantly affects environmental receptors; and

2. there is no evidence of biologically significant harm known or believed to be associated with current or foreseeable future exposure of wildlife, fish, shellfish or other aquatic biota to oil and/or hazardous material at or from the site; and

3. concentrations of oil and/or hazardous material at or from the disposal site do not and are not likely to exceed Massachusetts Surface Water Quality Standards as promulgated at 314 CMR 4.00 (and as amended) at current and reasonably foreseeable exposure points;
4. there is no indication of the potential for biologically significant harm to environmental receptors, considering their location and the fate and transport characteristics of the oil and/or hazardous material at or from the site, currently or for any foreseeable period of time.

The regulatory objectives embodied in items (1) and (3) are fairly self-explanatory, and are not discussed further in this section. The objectives of items (2) and (4) are less straightforward. "Evidence of biologically significant harm" and the "potential for biologically significant harm" must be determined by conducting a risk characterization. The "potential for biologically significant harm" may exist due to either (1) the possible effects of ongoing or past exposures or (2) the possibility that contaminant distribution may change in the future. Both current and future site conditions should be considered. Current conditions should be characterized in any case. Future conditions should be evaluated if contaminant fate and transport processes are likely to change the nature and distribution of contamination so that future exposures could differ from current exposures, particularly if contaminant concentrations could increase at any exposure points.

The phrase "biologically significant harm" as used in this document may mean an adverse effect at any level of biological organization, including organism, population, community and ecosystem level effects. Thus, the term applies to the organisms and groups of organisms that are components of an ecosystem as well as to the ecosystem as a whole. Although ecosystem level effects are often an underlying concern of environmental protection laws and regulations, they are not always measurable or predictable, and they often do not, in and of themselves, provide sufficiently sensitive indicators of environmental harm or risk posed by individual sites.

9.2.2 Implementation Goals

Like the human health risk assessment guidance, the MCP Environmental Risk Characterization guidelines are intended to be flexible, and to foster expedited site assessment/remediation projects. Toward that end, this guidance incorporates three major themes:

1. **Quantitative risk characterizations should be conducted at the sites most likely to pose a significant risk of harm to the environment, and are not necessary at sites where a significant risk of harm to the environment is unlikely.** The Stage I Environmental Screening steps outlined for terrestrial, aquatic and wetland habitats are designed to enable site managers to determine relatively quickly and easily whether a Stage II Environmental Risk Characterization is warranted.

2. **When a Stage II Environmental Risk Characterization is warranted, it should focus on effects that are known to be caused by the contaminants at the site, and that could potentially be significant, given the possible exposures.** The nature of
contamination found at a site determines the range of effects on which the assessment could potentially focus. The extent of contamination and the current and foreseeable exposures at the site determine which of those effects is likely to serve as a sufficiently sensitive indicator of risk at the site. Section 9.3.2.1 on Problem Formulation discusses selecting the effects on which the risk characterization should focus.

3. **The level of detail of any risk characterization should be tailored to the site in question.** Among different sites, the complexity of risk characterizations is expected to vary over a wide range. The appropriate complexity depends upon many factors, including, but not limited to, the number of contaminants and exposure pathways that must be evaluated and the quantity and quality of toxicity information available for the contaminants present. Section 9.3.2.1 on Problem Formulation discusses selecting the measurement methods appropriate to evaluate the effects of concern.

### 9.2.3 Possible Outcomes of an MCP Environmental Risk Characterization

The MCP describes categories of site conditions that can result from the investigation and cleanup process. These categories are called Response Action Outcomes ("RAOs") and are described in 310 CMR 40.1030 through 40.1050 of the MCP. The applicable RAO for a specific site depends on three factors: (1) the conclusions of the risk characterization; (2) the extent of remediation conducted at the site; and (3) the implementation of Activity and Use Limitations, which are sometimes necessary to achieve and maintain a condition of no significant risk.

There are two possible conclusions from a Stage II Environmental Risk Characterization. The first is a conclusion that no significant risk of harm to the environment exists or has been achieved at the site. In this case, no further remediation to protect environmental receptors would be required. A Class A or B Response Action Outcome (RAO) could apply, depending on whether remedial actions have been taken to mitigate site risks. A Class B RAO applies when a condition of no significant risk of harm to health, safety, public welfare or the environment exists at a site, and no cleanup is required.

The alternative outcome is a conclusion that a significant risk of harm to the environment exists, and, therefore, that remedial action must be implemented if feasible. If remediation reduces levels of oil and hazardous material to background concentrations, a Class A-1 Response Action Outcome applies. If, on the other hand, contamination is remediated to a level of no significant risk, but not to background levels, a Class A-2 Response Action Outcome applies. If remediation to a condition of no significant risk is not feasible, a Class C Response Action Outcome applies.

---

3 The MCP requires remediation to achieve a permanent solution if a significant risk of harm to human health, safety, public welfare or the environment is determined.
9.2.4 Identification of Cleanup Goals

If significant risk of harm to the environment exists, and remediation is required to protect non-human receptors, then ecologically-based cleanup goals may be needed. If so, it may be more efficient to obtain the data needed for cleanup goals in the course of risk characterization, rather than afterward. For example, one way of identifying levels that pose no significant risk of harm to environmental receptors is to assess adverse effects over a gradient of contaminant concentrations. Identifying remediation goals in this manner may require data above and beyond that which is necessary to determine whether existing conditions pose a significant risk. Thus, in the planning stage, it is important to consider whether the risk characterization process should include measures necessary to identify remediation goals.

9.2.5 Feasibility Study Considerations

In the MCP process, the purpose of the Environmental Risk Characterization is to determine whether remediation is necessary. If the assessment results show that a condition of "no significant risk" does not exist, then a Phase III Feasibility Study must be conducted to determine whether cleanup is feasible and to identify the most effective and efficient remediation approach (310 CMR 40.0852). In the feasibility study, technical and economic limitations are considered along with human health and environmental risk characterization results to determine how best to manage the site.

When choosing among remedial alternatives, the risk manager should also consider the environmental risks posed by potential remediation activities. Risks from contaminants in the environment must be balanced with potential harm resulting from habitat destruction during remediation. Guidance on balancing chemical risks against cleanup risks is beyond the scope of this document. Nevertheless, risks associated with each remedial alternative must be taken into account when selecting and implementing remedial action.

Wetland habitats are particularly susceptible to damage during remediation. In planning remediation activities in wetland areas, careful attention to adverse impacts on habitat is extremely important. The wetlands regulations forbid "long term" adverse impacts affecting more than 5,000 square feet of inland wetland habitat. If an affected non-rare species will return to the habitat once the project is completed, this is viewed as a "short term" impact. The Massachusetts wetlands regulations (310 CMR 10.00) prohibit any adverse effects on any amount of vernal pool habitat, or any short or long term adverse impact on the local population of a rare species (since rare species are unlikely to repopulate an area if the local population is eradicated). Project managers should refer to 310 CMR 10.60 to determine whether an impermissible (without a variance) alteration would result from remedial activities in a wetland area.

Other wetland functions, in addition to the provision of important habitats, must be considered in
feasibility studies. Examples of such functions are flood control and storm damage prevention. Increased flooding and storm damage could be considered public health and safety risks as well as environmental risks under the MCP, and could require mitigation under the wetland protection act. In any case, these functions must also be considered when choosing among remedial options.

9.3 MCP PROCESS FOR QUANTITATIVE ENVIRONMENTAL RISK CHARACTERIZATION

The MCP establishes a two-tiered process for conducting an Environmental Risk Characterization. Stage I Environmental Screening determines which exposure pathways require further assessment to characterize risk. If the risk of harm from any exposure pathway cannot be ruled out in Stage I, and no "apparent harm" exists, a Stage II Environmental Risk Characterization must be done for that pathway. Stage II Environmental Risk Characterizations employ quantitative methods to evaluate the risk of harm to ecological receptors. Thus, Stage I screening should serve to simplify and streamline many Environmental Risk Characterizations at 21E sites, and to focus resources on the sites where environmental effects are most likely.

Guidance for Disposal Site Risk Characterization

Interim Final Policy WSC/ORS-95-141
Massachusetts DEP, April 1996

---

4 An exposure pathway is the link between a contaminant source and a receptor. An example of a relatively simple exposure pathway is direct contact with contaminated soil by terrestrial organisms. An example of a more complex exposure pathway is soil contamination leaching into groundwater and migrating to surface water where aquatic organisms are exposed.
9.3.1 Stage I Environmental Screening

The objective of Stage I Environmental Screening is to identify those exposure pathways which do not require further quantitative assessment and those that do. A pathway can be eliminated from the Stage II quantitative assessment if: (1) significant risk is readily apparent; (2) the exposure pathway is incomplete; or (3) the exposure pathway is complete but the exposure is so minimal that it clearly does not pose a significant risk.

The Stage I Screening should:

1. Identify potential exposure pathways.

2. For each exposure pathway that is complete, determine whether risk of harm is readily apparent. If harm is readily apparent, a full quantitative risk characterization may not be necessary.

3. Determine whether each pathway is or could be a complete exposure pathway. Incomplete exposure pathways should be eliminated from further consideration.

4. For the remaining complete exposure pathways, conduct an effects-based screening step to determine whether the pathway clearly does not pose a significant risk. Eliminate from further assessment any pathways that clearly do not pose a significant risk.

Although each of the tasks listed above should be accomplished in the Stage I Screening conducted at any site, the specific steps and level of detail required will vary substantially for different types of sites and habitats. More detailed Stage I Screening procedures for aquatic, terrestrial and wetland habitats are presented separately in Sections 9.4, 9.5 and 9.6. In general, conducting effects-based screening is simpler for aquatic habitats than for terrestrial habitats, because there are more benchmark values that can be used for screening in aquatic habitats.

The Department anticipates that the Stage I Screening process will eliminate the need for further quantitative assessment at a majority of 21E sites. This guidance document devotes substantially more text to Stage II Environmental Risk Characterization than to Stage I Screening because the Stage II process is much more complex. However, the Stage I Screening Step is expected to be applied at many more sites than the Stage II Environmental Risk Characterization process.
9.3.2 Stage II Environmental Risk Characterization

A Stage II Environmental Risk Characterization is a quantitative, site-specific characterization of the risk of harm to ecological receptors. The appropriate scope and level of detail for a Stage II Characterization will vary widely from site to site. While risk characterization at some sites may be very simple and inexpensive, other sites will require extensive field work and data analysis. For example, some Stage II characterizations may be as simple as performing a more refined effects-based screening using benchmarks more suitable for the specific site than the generic Stage I criteria. Similarly, for some aquatic habitat evaluations, a combination of simple toxicity tests may be sufficient to characterize risk. However, all Stage II Environmental Risk Characterizations, regardless of the habitats involved or the complexity, should follow the basic decision process outlined in this section.

In the *Framework for Ecological Risk Assessment*, EPA breaks the assessment process down into three major components: (1) Problem Formulation, (2) Analysis and (3) Risk Characterization. Within the staged process described in the MCP, these are the basic components of a Stage II Environmental Risk Characterization. Each is described in the sections that follow.

**9.3.2.1 Problem Formulation**

The first phase in a quantitative Stage II Environmental Risk Characterization is problem formulation. Problem formulation involves the collection and analysis of information needed to determine the appropriate scope and focus of the investigation. The outcomes of the problem formulation step are the selection of the specific effects (assessment endpoints) that will be quantified in the risk characterization and the identification of the specific measurement endpoints that will best represent those effects. Problem formulation includes:

1. describing the fate and transport characteristics of the contaminants of concern,
2. identifying exposure pathways and receptors of concern,
3. evaluating the potential toxicological effects of the contaminants on the receptors,
4. using the information cited in (1) through (3) to develop a conceptual model that represents pathways by which contaminants move through the environment to exposure points and through the food web to higher level consumers,
5. using the conceptual model to select the specific effects on specific organisms that the risk characterization will evaluate.

In some cases, some of the Stage I Environmental Screening activities may serve as preliminary problem formulation steps, but a comprehensive problem formulation should nevertheless be the first step in any Stage II Risk Characterization. Problem formulation provides the justification for the focus of the assessment, and should be fully described in any Scope of Work for a Stage II Environmental Risk Characterization.

During the course of an investigation, a risk assessor may find that information necessary to evaluate the assessment endpoint cannot be obtained. The Department recognizes that the initial problem formulation and conceptual model may require revision or iterative adjustment as the investigation proceeds. The initial problem formulation and conceptual model are, in essence, a Scope of Work. The final problem formulation and conceptual model should be fully described and documented in sections labeled as such in the Environmental Risk Characterization report. The main components of Problem Formulation are described in the sections that follow.

**Fate and Transport Characteristics**

To meet the requirements of the MCP, both current and foreseeable future conditions must be considered. Current conditions should be characterized in any case. Future conditions must be evaluated if contaminant fate and transport processes are likely to change the nature and distribution of contamination so that future exposures could differ from current exposures. Future conditions are particularly important if contaminant concentrations could increase at any exposure point. When the potential for future migration or bioaccumulation of contaminants exists, the risk assessor should make the most accurate estimate possible of the maximum future contaminant level, and assume that this level will occur under foreseeable future conditions.

**Identifying Exposure Pathways and Receptors of Concern**

In 310 CMR 40.0904, the MCP states, "An adequate characterization of the disposal site is a prerequisite to the characterization of the risk of harm to . . . the environment, although the appropriate type and amount of information required to complete a risk characterization will depend on the unique characteristics of a release and/or disposal site". In the problem formulation phase, both site characteristics and potential ecological receptors should be characterized. Preliminary sampling should be conducted to identify the types of contaminants and the potentially contaminated media present, unless that work has been done in an earlier site investigation phase. A reconnaissance-level survey should be completed to identify potential exposure pathways and receptors prior to finalizing the sampling plan.
Identifying Potential Toxicological Effects

Once the contaminants of concern and potential receptors have been determined, potential toxicological effects are identified by consulting the scientific literature. Thus, in most cases, the starting point in an environmental risk characterization is the identification of contaminants present at the site and their known effects. The cause and effect relationships between the contaminants their potential effects should be built into the assessment in the problem formulation stage, when the risk assessor selects the effects and species on which the assessment will focus. The relationship between the contaminants of concern and the effects to be evaluated should be established in previously conducted controlled scientific experiments as reported in the scientific literature.

Although a preliminary field survey should be conducted during Problem Formulation to identify the exposure pathways and receptors of concern, this initial field survey by itself will not identify the effects to be evaluated. The simple association of contamination with apparent effects observed in a field survey is not necessarily evidence of a cause and effect relationship. Similarly, the absence of apparent effects associated with contamination does not constitute evidence of the absence of risk.

In exceptional cases, when literature information on potential effects is inadequate, an extensive field study conducted during a Stage II Environmental Risk Characterization may be used to establish a cause and effect relationship between contaminants of concern and observed impacts. However, in most cases, published results of previous scientific studies should be used to focus the investigation on effects known to be caused by the contaminants of concern. In general, Stage II field studies should be used only to evaluate the extent and severity of those effects at the site.

Development of the Conceptual Model

The conceptual model is a key component in the design of a site-specific risk characterization. The conceptual model should track the contaminants of concern through environmental transport pathways and through the food web to the organisms that are or could potentially be exposed. It will assist the risk assessor in identifying the receptors that are most susceptible to contamination. The most susceptible receptors are generally the best candidates for indicators of environmental risk at the site. Although other factors must be considered in selecting receptor species, susceptibility should be the primary consideration. In addition to providing a basis for identifying key receptors, the conceptual model will also provide a reference point for selecting measurement methods that can be used to evaluate the effects of concern.
Identification of Assessment Endpoints

Once the contaminants and exposure pathways of concern at the site have been identified, the scope of the Stage II Environmental Risk Characterization should be narrowed by identifying the specific effects, or assessment endpoints, that will be evaluated. The assessment endpoints are the ultimate focus of the investigation. **For MCP Environmental Risk Characterizations, assessment endpoints are the specific effects that are evaluated quantitatively in the risk characterization.** An assessment endpoint should be described as an *effect* on a *receptor*. Examples of possible assessment endpoints are a change in the structure of a community and the elimination/absence of a species from the affected area as a result of exposure to site-related contaminants.

Although effects and receptors are discussed separately in this section, it is important to remember that these two components are not independent and cannot be considered separately when selecting assessment endpoints. The distribution of contaminants at or from a site determines what organisms could possibly be exposed; the chemical and toxicological nature of the contaminants determines which of those organisms is likely to be affected.

The assessment endpoint or combination of assessment endpoints selected should represent all complete or potentially complete exposure pathways. In the risk characterization process outlined in this document, the selection of assessment endpoints is the crucial step for several reasons:

1. Judgments about the biological significance and regulatory relevance of an environmental effect are exercised in the selection of assessment endpoints; there is no place for such judgments later in the risk characterization process.

2. The selection of assessment endpoints provides the risk assessor with an opportunity to minimize uncertainty about assessment results.

3. The ability of the risk characterization to detect actual effects on biota exposed to contamination depends largely on whether the assessment endpoint is a sensitive indicator of risk; in other words, whether the endpoint species is sufficiently sensitive to the contaminants of concern to detect an effect.

Depending on the nature of the contaminants and the habitat in a contaminated area, site-specific conditions may give rise to a large set of effects that could be considered *potential* assessment endpoints. From all of those possible effects, assessment endpoints are selected by considering appropriate evaluation criteria.

Assessment endpoints should be identified with reference to the conceptual model described previously. The risk assessor should use the conceptual model, along with exposure and
toxicity information from studies reported in the literature, to identify the species or communities that are most susceptible and biologically important. The conceptual model, used with toxicity and exposure information from the literature, will serve two purposes in endpoint selection. It will provide the basis for the selection of receptors that will be sensitive indicators of risk. At the same time, it will provide justification for excluding less susceptible and less biologically important receptors from the risk characterization.

Criteria for Selecting Assessment Endpoints

In addition to considering susceptibility and biological relevance in the selection of assessment endpoints, there are other factors that should be considered in endpoint selection as well. Five criteria have been suggested for the evaluation of potential assessment endpoints (Suter 1992):

1. **unambiguous operational definition**, which provides direction for testing and modeling;
2. **accessibility to prediction and measurement**, which means that the response of an endpoint can be measured or estimated reliably from measurements of related responses or component responses;
3. **susceptibility to the hazardous agent**, which results from the potential for exposure and responsiveness to the exposure;
4. **biological relevance**, which is determined by its importance to a higher level of the biological hierarchy; and
5. **societal relevance**, which means that the endpoint is valued by the decision maker and the public.

These criteria were developed from the perspective of risk assessors who work on large, complicated sites under federal cleanup programs. DEP believes, however, that they are broadly applicable and provide generally useful guidelines for identifying assessment endpoints for MCP Environmental Risk Characterizations. The criteria and their application to MCP Risk Characterization are described in more detail below.
(1) Unambiguous Operational Definition
An assessment endpoint must have an operational definition. For the purposes of an MCP Environmental Risk Characterization, an assessment endpoint should include a subject (e.g., a specific subpopulation, community or habitat) and an effect on the subject that is measurable (e.g., local extinction or reduction in the subpopulation). Examples of operational definitions are "reduction in a subpopulation" and "absence of a species normally expected to occur." An operational definition allows the assessment endpoint to be related to measurements (Suter 1988).

(2) Accessibility to Prediction and Measurement
Without exception, an assessment endpoint must be either measurable or reliably predictable from measurements. Concepts such as "ecosystem integrity" and "balanced indigenous populations" may be important considerations for risk managers, but they are not suitable endpoints because they cannot be reliably measured or modeled from measurements (Suter 1988). Thus, measurability is a prerequisite for an assessment endpoint.

For effects that are measurable, there are often several measurement methods available. Cost, logistical problems, and measurement uncertainty associated with the available methods may vary. However, these factors should be considered primarily when selecting measurement methods for the chosen assessment endpoints, and should not play a major role in selecting the assessment endpoints themselves.

(3) Susceptibility to the Hazardous Agent
Susceptibility of an organism to a contaminant results from the combination of potential for exposure and the sensitivity of the organism to the contaminants of concern. For most risk characterizations, susceptibility can be determined from the scientific literature on contaminant toxicity and on wildlife exposure factors. There may be exceptional situations, however, where susceptibility itself is evaluated in the risk characterization.

Some potential endpoints are likely to be more susceptible to the contaminants of concern than others. When comparing the utility of potential endpoints, susceptibility should be the primary consideration.

(4) Biological Relevance
In the context of endpoint selection, biological relevance is determined by its importance to a higher level of biological organization. Endpoints selected for MCP Environmental Risk Characterizations should generally be effects on subpopulations, populations, or communities of organisms. The exceptions are rare and endangered species, in which case the health and survival of an individual organism may be of concern.
The following effects are examples of conditions that are considered biologically relevant for MCP purposes:

- Absence of a species normally expected to occur in the area
- Reduction of a population or a subpopulation
- Change in the structure of a community
- Sublethal effects with potential population level implications, including reproductive effects
- Toxic effects on individual organisms of an endangered, threatened or state-listed species
- Bioaccumulation of a substance to a level that results in toxic effects in the measured species or a species higher in the food web
- Habitat degradation or destruction
- Loss or diminishment of ecological function

These conditions are referred to throughout the rest of the document as indicators of harm. Any of these conditions may be selected as an assessment endpoint for a site-specific risk characterization. Some of these conditions, for example habitat destruction, may be considered evidence of ecologically significant harm. Others, such as sublethal effects, could be considered indicators of the potential for ecologically significant harm. At most sites, a few, but not all, of these conditions are likely to be relevant and applicable to the risk characterization.

The indicators of environmental harm listed above are consistent with the Department's objectives with respect to the level of environmental protection appropriate for MCP investigation and remediation projects. They clearly indicate that assessment objectives should not be limited to measurable ecosystem level effects, and that effects at lower levels of biological organization should in many cases be considered significant, even if a quantitative link with ecosystem level effects cannot be established. They also indicate that, except for rare and endangered species, MCP Environmental Risk Characterizations should focus on harm to subpopulations or communities, and not on individual organisms.

The effects on this list should not be used as balancing criteria to compare potential endpoints. For example, sublethal reproductive effects with potential population impacts are not necessarily less important as assessment endpoints than a reduction or extinction of a local subpopulation. Any condition known to be a potential effect of a contaminant of concern should be evaluated for use as an assessment endpoint.
(5) Relevance to Program Objectives

This criterion addresses whether or not the effects evaluated in the risk characterization are meaningful to risk managers and valued by the Massachusetts Executive Office of Environmental Affairs (EOEA). In order to be a useful decision tool, the assessment endpoint must either be valued and meaningful by decision makers or be linked to an effect that is valued. In other words, the assessment endpoint must be an effect which would warrant a decision to remediate the site, or at least to evaluate the feasibility of cleanup.

When the risk assessor is not certain that a potential endpoint will be meaningful to decision makers, he/she must either (1) identify an alternative endpoint that is a sufficiently sensitive indicator of risk for the same pathway, or (2) explain the link between the assessment endpoint and organisms or functions that are clearly understood and valued. The text that follows provides a general indication of what kinds of organisms and effects are most likely to be meaningful to DEP risk managers, and what kinds of effects are least likely to be valued and understood.

Most Likely to be Valued and Understood

Existing statutes and regulations provide some useful information on public values. While MCP assessment and cleanup projects should not be limited only to those resources already protected by existing laws, those laws do provide valuable information on resources that are clearly understood and valued by regulators and the public in general. The following are examples of resources protected by existing laws:

---

5. This criterion has been substantially modified from the "Societal Relevance" criterion proposed by Suter. The reason for the modification is to provide more definite guidance to risk assessors working under the MCP.

6. "Meaningful and valued" in this context mean that risk managers who are not ecologists and are not familiar with the details of ecological risk assessment are able to make informed environmental risk management decisions based on the information presented in the risk characterization report.
♦ **Wetlands**, including surface waters, have been recognized by the public at large and the regulatory agencies as important environmental resources, as evidenced by the Massachusetts Wetlands Protection Act and the Federal Clean Water Act.

♦ **Rare and endangered species** are also highly valued. Since the survival and reproductive success of each individual member may be significant for the survival of the species locally, risk of harm to individual organisms may be significant for these species.

♦ **Vernal Pools** and their surrounding areas provide breeding and nursery habitats for a number of species, and are recognized as critically important habitat areas. The area within a 150 meter radius of a vernal pool functions as an integral part of the vernal pool habitat.

♦ **Recreational and commercial resources**, such as shellfish beds and anadromous and catadromous fish runs, are clearly valued by the public and by agencies charged with maintaining and protecting fisheries.

Valued resources are not limited, however, to those already protected by laws other than Chapter 21E. The loss or impairment of *any* natural community attributable to OHM at or from a disposal site could be considered significant at a 21E site. In many cases it is difficult or impossible to detect adverse impacts using community measures. Therefore, an adverse impact on a population or a subpopulation in the vicinity of a site is indicative of a significant risk of harm for MCP purposes.

At most sites, characteristics of subpopulations of **vertebrate species** are considered appropriate endpoint species. An adverse impact on an **invertebrate species which provides a critical food source** for higher organisms is also considered a significant risk of harm. Invertebrate organisms are essential components in food webs. A depletion in an invertebrate population could have an important indirect effect on the predatory species, in that the population of predators could be diminished or depleted by a lack of food. In considering whether an invertebrate species could serve as an appropriate and meaningful endpoint species, its role in the food web should be a significant factor.³⁸

---

³ A community is a complex association of species that are related by food web interactions including the production of and consumption of food, predation and competition for food and shelter.

³⁸ When an invertebrate species or community is evaluated as an assessment endpoint because of its importance as a prey base, the risk assessment report should clearly describe the function of those invertebrates in the food web. The risk
Least Likely to be Valued and Understood

An impact on an individual population of non-rare invertebrates is likely to be meaningful to ecologists and risk assessors, but is less likely to be understood by non-specialists. Thus, by itself, an impact on an invertebrate population may not always be a good choice for an assessment endpoint. As a general rule, effects on non-rare invertebrate populations should only be used as assessment endpoints if one of the following is true:

1. The population is a critical component of the prey base, and its function as such would not be replaced by other more tolerant species. (More tolerant means less sensitive to the toxic effects of the OHM at or from the site.) If the depleted population and its function as a prey base is replaced by other organisms of the same ecological guild, there may be no significant risk of harm presented to the environment.

2. The population performs a critical ecological function, such as decomposing organic matter, and that function would not be replaced by other species.

3. The species has been identified as an "indicator species", and the risk assessor has determined that adverse effects on the invertebrate species in question can be used as surrogate measures of adverse effects for other species or the community as a whole.

Again, if an adverse impact on a non-rare invertebrate species is selected as an assessment endpoint, the risk characterization report should clearly explain the link between the endpoint and other valued species or functions.

Adverse effects on pest and opportunistic species that populate an area because of artificial conditions are another group of organisms that do not make appropriate subjects for MCP Environmental Risk Characterizations. Examples include mice, rats and pigeons in populated areas and geese on golf courses. Non-native opportunistic plants include purple loosestrife, phragmites, millefoil and water chestnut.

Toxic effects on pets and livestock should not be used as assessment endpoints in an MCP Environmental Risk Characterization. These organisms are clearly valued, assessment should address the potential for impacts on a particular population to be offset by another less sensitive species within the same guild, which would serve the same function as the depleted species.
but they are not members of natural communities. Many aspects of Environmental Risk Characterization, particularly the screening steps, do not apply. Therefore, toxic effects on pets and livestock should be evaluated as a risk of harm to public welfare⁹. In those assessments, it may be appropriate to focus on risks to individual organisms, rather than subpopulations. Similarly, risks for people who eat livestock and/or produce should be evaluated as a component of the human health risk assessment, not the environmental risk characterization.

Of the five criteria for selecting assessment endpoints, four are characteristics that must be met in order for the endpoint to be useful in the assessment. In order to be selected, an endpoint must: (1) have an operational definition; (2) be accessible to prediction and measurement; (3) be biologically relevant; and (4) be relevant to program objectives. These criteria are of very limited use, however, for comparing the utility and applicability of potential assessment endpoints. It is not the Department's intent to require risk assessors to determine which potential endpoint is more accessible to measurement, more biologically relevant, or more relevant to program objectives than others. Thus, these four criteria should not be used extensively to rank or to compare the utility of potential assessment endpoints, and the final endpoint selection should not rely heavily upon these factors.

Only one criterion, susceptibility to the hazardous material, fully lends itself for use as a point of comparison in selecting among potential assessment endpoints. In general, more susceptible endpoints should be selected in preference over less susceptible endpoints. A decision to select a substantially less sensitive endpoint over one that is more susceptible requires a compelling justification in terms of the other criteria. For example, relative ease of measurement would not justify selection of a significantly less susceptible endpoint.

---

⁹Risks of harm to health, safety, public welfare and the environment are characterized in separate assessments. Often, safety and public welfare assessments are presented in the health risk characterization report. It may be appropriate, however, to include the public welfare assessment in the environmental risk characterization report if there are common components, for example, if pet and/or livestock exposure estimation procedures are similar to the methods used to estimate wildlife exposures.
Selection of Endpoint Receptors

The first step in selecting the receptor addressed in the assessment endpoints is identifying the groups of organisms that could potentially be affected by contamination at or from the disposal site. In an MCP Environmental Risk Characterization, a receptor may be an organism, group of organisms or a specific habitat affected by oil or hazardous material. Examples of receptors that could serve as endpoint receptors include individual organisms of endangered species, subpopulations, populations, communities and habitats. Potential endpoint species include species of mammals, birds, reptiles and amphibians that are present, or should be present, at or around the site. This topic was introduced earlier in this section, but is discussed below in more detail.

The receptors potentially at risk at or around a given site depend upon:

- the habitat that exists, or would exist in the absence of the site, which in turn determines the organisms that could be supported;
- the distribution of contaminants at or from the site; and
- the susceptibility of the organisms to the contaminants at or from the site, based on published toxicological evidence and exposure information.

Potential endpoint receptors should be identified in conjunction with a habitat evaluation of the site and areas surrounding the site. Habitat evaluation techniques are used to inventory and evaluate environmental resources to determine how well the environmental conditions meet the needs of wildlife. Most of the techniques for evaluating habitats are based on specific species or guilds of species, or on wildlife as a whole. The habitat evaluation procedures assign a level of quality to each area, with assumptions regarding the carrying capacities of the areas. Under the MCP, habitat evaluation techniques should be used as one component of the receptor identification process.

The sensitivity of potential receptors to the contaminants at or from a disposal site is another important consideration in identifying receptors of concern for an assessment. There is wide variation in the sensitivity of different species to different contaminants.

When a species known to be highly sensitive to the contaminants of concern is used as a surrogate for evaluating effects on other species, it is sometimes referred to as an "indicator species". A fairly extensive discussion of the selection and use of indicator species in risk assessments at Superfund sites is presented in a document prepared for EPA by the University of North Carolina entitled *Criteria for Choosing Indicator Species for Ecological Risk Assessments at Superfund Sites* (U.S. EPA 1990).

The potential intensity of exposure is another key consideration in selecting endpoint
species. Risk of harm can only exist where there is a potential for exposure. Everything else being equal, risk of harm increases with exposure. EPA’s *Wildlife Exposure Factors Handbook* (EPA 1993) provides a wealth of information that can be used for estimating exposure for birds, mammals, reptiles and amphibians. The potential intensity of an organism’s exposure to contamination, in combination with its sensitivity, determines the organisms susceptibility.

**Effects Considered Indicators of Environmental Harm**

The contaminants at any one site may have numerous environmental effects; for cleanup decisions under the MCP, not all of them are relevant. Many effects are not considered adverse, and do not indicate a significant risk of harm to the environment for the purposes of meeting the MCP requirements. Effects that clearly are considered significant were listed as "indicators of harm" in the section on biological relevance. If any of these effects is detected and attributed to OHM at or from a site\(^{10}\), it poses a significant risk of harm. Thus, any of these effects can be used as assessment endpoints. The indicators of harm are described in more detail in the following sections.

\* Absence of a species

For the purposes of an MCP Environmental Risk Characterization, the absence of a vertebrate (and in some cases, invertebrate) species, in an area where its absence is clearly associated with the presence of oil or hazardous material released at or from the site, is considered by DEP to be a significant risk of harm to the environment.

The level of effort required to evaluate the possible absence of a species depends on a number of species-specific factors, including expected density and mobility. For species that are easily observed (e.g., most birds) with likely exposure pathways to contaminated media, no sightings of the species during at least four reconnaissance-level surveys of the site, conducted during appropriate times of the year, under favorable weather conditions, by trained biologists, is a reasonable basis for concluding the species is absent.

In cases where the absence of a species is observed during field work but is considered by the risk assessor to have little or no effect on the local natural community, the absence of the species in question may be excluded as an assessment endpoint if the risk assessor can make a compelling argument against biological significance.

\(^{10}\) In order to be considered evidence of significant harm at a site, the condition represented in the assessment endpoint must be clearly associated with the contamination of concern.
**Reduction of a Population or Subpopulation**

A population is defined as a group of organisms of the same species, generally occupying a contiguous area, and capable of interbreeding. In this guidance, the term subpopulation refers to the portion of a population known or likely to be exposed to contaminants at or from the disposal site of concern.

Not all population reductions constitute environmental harm. The potential impacts of a population reduction should be evaluated with respect to the ecological function of the population in question. In determining whether a potential population reduction is an appropriate assessment endpoint, the risk assessor should consider whether the species in question is an important prey item or provides habitat structure.

An assessment endpoint that addresses a population reduction should also specify the magnitude of change that would be considered significant. Thus, when the risk assessor determines that site conditions could potentially reduce an ecologically important population, the assessor must also state the magnitude of the change (percent reduction) that will be evaluated, and justify that decision. For example "a reduction in game fish of 10% or more" is a complete assessment endpoint statement (provided the choice of the value 10% is justified).

Reduction of a population may be measured either directly by field studies or indirectly by controlled laboratory or field toxicity tests that focus on organism-level effects. Field studies can provide direct evidence of population reduction in a contaminated area, but they cannot always pinpoint the cause of those effects.

Populations and subpopulations are subject to natural temporal and spatial variability. It may be difficult to distinguish a contaminant-related reduction from a natural fluctuation, especially in a field study that is focused on a small subpopulation. Therefore, it may be most meaningful to compare the size or density of the potentially affected population or subpopulation to normal ranges, as reported in the literature. When a field study, rather than a range reported in literature, is used to evaluate a potential population reduction, a statistically significant reduction in a population or subpopulation relative to that found in a reference area should be considered evidence of harm.

Toxicity tests can provide information that complements the results of field studies, enhancing the utility of both for evaluating potential population reductions. When relevant test methods are available, the use of controlled toxicity tests to evaluate the effects of oil or hazardous material avoids the problem of distinguishing contaminant-related effects from natural variations. However, the extrapolation of
organism-level effects to population-level effects introduces additional uncertainty into the assessment.

Change in the Structure of a Community
For MCP purposes, changes in community structure attributed to contaminants at or from a site may be considered indicators of harm to the environment. Examples of community structure changes include alterations in the relative abundance of various species, or changes in the number and kinds of species that can survive in a particular habitat (USEPA 1989). Evaluation of community structure should, where appropriate, include consideration of vegetation as well as wildlife.

When deciding whether a particular change in community structure should be selected as an assessment endpoint, the potential biological significance of the change should be considered. A decrease in the population of a keystone or important prey species, relative to other populations, should be considered significant risk of harm. Not all shifts in community structure, however, are indicative of harm. For example, a shift toward lower proportions of one species in a benthic community may not be harmful if its function in the community and the food web were replaced by another species. The burden of demonstrating that an observed change is insignificant rests with the risk assessor.

The diversity and richness of an existing community determine the feasibility of measuring this endpoint at a site. For example, in aquatic habitats, structural changes in benthic communities, which contain large populations of many species are generally easier to detect than community-level changes in the water column.

Bioconcentration/Bioaccumulation
Bioconcentration in aquatic organisms and bioaccumulation in others provides direct evidence of exposure. However, bioaccumulation (or bioconcentration) may not by itself be indicative of toxic effects. A decision to consider bioaccumulation as an indication of harm, rather than just evidence of exposure, should be based on the toxicity of the chemical in question and the likely fate of the chemical in the food web. Bioaccumulation in itself should be considered evidence of harm if:

1. A toxic body burden is detected or predicted in the species in which the accumulation is measured,
2. Organisms higher up the food chain could ingest toxic doses or could accumulate the contaminant over time to the point of attaining a toxic body burden.

The selection of test species for assessing bioaccumulation should take into account the sizes of the species' home ranges relative to the contaminated area.
Bioaccumulation may be difficult to detect in a species whose home range is large relative to the site. Furthermore, if a substance is detected in an organism with a relatively large home range, the proportion of body burden attributable to uptake at the site may be difficult to determine. Therefore, it is important to choose test species whose home range corresponds as closely as possible with the size and location of the contaminated area.

**Habitat Degradation or Destruction**

This condition may be defined as the reduction of the area of a habitat or the reduction or elimination of structural vegetative components or critical features typically found within a habitat type. Critical features for a habitat type include:

- soils;
- hydrologic regime including water quality, turbidity, depth, and velocity;
- vegetative community, in terms of its
  - Composition (types of plant species)
  - Structure (amount and percentage of vegetative "layers" such as herbaceous, shrubs and various sized and shaped trees); and
- vertebrate and invertebrate sources of food within the food web.

When the elimination or reduction of a critical plant species or food source is clearly associated with the presence of contamination at or from the site, it should be considered evidence of harm to the environment for purposes of the MCP. Examples of habitat degradation include: (1) loss of plant life at a site or in a section of a water body affected by the release and (2) reduction of a food source. Thus, the observation of stressed vegetation is evidence of habitat degradation, if the stress is due to contamination at the site. Another indication of habitat degradation is the proliferation of opportunistic species, which may occur in conjunction with a reduction of critical plant species.¹

Readily apparent physical or chemical alterations in soil, sediment or surface water may also constitute evidence of habitat destruction or degradation. Examples of habitat destruction include saturation or coating of large areas of surface water, sediment, banks or shoreline with oil or hazardous materials; contaminant

¹The composition of the vegetative community is determined by many physical and chemical factors other than the presence of contamination. If a field survey is used to assess the loss of plant life, the selection of an appropriate reference area is critical.
concentrations in surface water high enough to elicit avoidance of an area where a fish would normally pass through or go to feed or spawn; algal blooms from nutrient loading to a water body, which in turn reduces dissolved oxygen levels; the death of trees and/or shrubs at a site in a woodland area; and the presence of VOCs in soil vapor high enough to elicit avoidance of an area or cause lethal effects in burrowing animals.

Habitat loss or degradation is a species-dependent endpoint. The species of concern, and their habitat requirements, should be considered in determining whether conditions such as those described in the previous paragraph indicate actual habitat degradation or loss, and thus harm to the environment. The ecological value of specific habitat features depends on the requirements of the species that are present or expected to be present in the absence of the contamination.

For terrestrial habitats, some of the habitat features that are vital to a species or group of species can be identified by working backward through a habitat assessment method to identify the predictors that lead to a high rating. A number of habitat-based evaluations have been developed (Atkinson 1985). A list of references related to terrestrial habitat evaluation is included at the end of Section 9.5.

At sites where habitat degradation is visible or easily measured, and other endpoints are difficult or impractical to measure, habitat degradation by itself would be an appropriate endpoint, and would provide support for a decision that remediation is necessary. The use of habitat degradation as an assessment endpoint may eliminate the need for more resource-intensive quantitative evaluation. However, absence of visible habitat degradation by itself does not demonstrate a condition of "no significant risk of harm", and, therefore, may not be a useful and appropriate assessment endpoint for sites where degradation is not readily apparent.

For example, consider a wetland where the population of an important plant species has been reduced or eliminated. It may be difficult to determine whether such a reduction actually represents a degradation of the habitat. Nevertheless, the population reduction in and of itself may represent a significant risk of harm to the environment. In such a case, the reduction of the plant population would be an appropriate endpoint. Evidence of habitat reduction or degradation is not necessary to determine whether a significant risk of environmental harm exists.

Habitat destruction resulting from physical disturbances during remedial activities must be evaluated when the feasibility of remediation is evaluated. The mechanisms of disturbances from remedial activities differ from the chemical effects of contamination. Even when physical degradation or destruction of habitat is not evaluated in the baseline risk characterization, it must be considered when evaluating and selecting remedial technologies.
Loss or Diminishment of Ecological Function
In this guidance, the term "ecological function" refers to services provided by groups of organisms or an ecosystem relative to the flow of energy and matter through an ecosystem. When contaminants change the species composition and relative abundance of populations in a community, the patterns of matter and energy flow within the ecosystem may also change. For example, one of the ecological functions of wetlands is to "remove or transform excess nutrients, organic compounds, trace metals, sediment and refractory chemicals from water as it moves downstream (Preston and Bedford 1988). Reduction or elimination of key species may interrupt the flow of energy and nutrients to other species not directly experiencing a toxic effect (U.S.EPA 1989a).

The functions most likely to be observed or measured at a site are the production of food from solar energy and the recycling of minerals and nutrients by decomposition. If plant life is adversely affected by a contaminant, the ecosystem as a whole may capture less solar energy and thus support less animal life. If microbial or invertebrate populations are disrupted, decomposition of dead plants and animals may not occur rapidly enough to supply sufficient mineral nutrients to sustain the plant community (U.S.EPA 1989a).

Loss of ecological function is likely to be a useful and appropriate assessment endpoint for only a limited number of sites. In many cases, a quantitative evaluation of loss of ecological function would require long-term resource-intensive studies. Nevertheless, it is included here as an indicator of harm and a potential assessment endpoint for two reasons. The first is to affirm that, when a loss of ecological function is observed and is attributable to the release of oil or hazardous material in question, DEP considers such a loss to be evidence of biologically significant harm, and thus indicative of a significant risk of harm to the environment. The second is to provide the option to use loss of ecological function as an endpoint in cases where it would be a sensitive indicator of risk and would be easily evaluated relative to other potential assessment endpoints.

As a rule, the risk assessor would not be expected to provide justification for not selecting loss of ecological function as an endpoint, if such a loss is not evident from the available site information. Like habitat destruction and degradation, diminishment of function is not expected to be a sensitive indicator of harm in most cases. It also may be less accessible to measurement than other potential assessment endpoints. Since loss of ecological function is likely to be a good endpoint choice in relatively few cases, risk assessors are not expected to routinely justify decisions against selecting such loss as an assessment endpoint.
It should be recognized that not all of the listed conditions are equal in importance; some are only significant under certain circumstances. For some of the listed conditions, the significance and suitability as an assessment endpoint depends on the receptors exposed and their ecological niche or function.

A risk characterization for a specific site may contain any number and any combination of assessment endpoints. The combination of endpoints selected must represent all exposure pathways of concern, so that cleanup decisions based on the characterization results will remedy all existing and potentially significant risks of harm.

In determining whether contamination at a specific site has caused or could cause harm, the characterization of adverse effects should focus on the groups of organisms actually exposed to oil and/or hazardous materials at or from the site. Observation of a regional population impact is not necessarily a requisite for a finding of ecologically significant harm. For example, the death of half of the birds of a species that feed at a 10 acre site in Worcester would be a clear reduction in the subpopulation that is exposed at the site. Although those deaths may not represent a discernible reduction in the population of that species in the state, or even in Worcester, DEP would consider this condition to be "environmental harm", because the subpopulation exposed at or near the site has clearly been adversely affected.

The focus on exposed subpopulations should not, however, mean that the assessment of impacts should be limited to the area of the site. Contaminant transport through the food chain to receptors that spend most or all of their time at some distance from the site should be considered when substances known to bioaccumulate are present.
**Justification for Not Evaluating a Potential Effect**

Justification for not evaluating a potential effect should reflect and be consistent with the guidance and criteria for selecting assessment endpoints. Strong reasons for selecting certain effects on specific receptors as sensitive indicators of harm provide the best rationale for not evaluating the other potential effects in the quantitative risk assessment. For example, a demonstration that Endpoint A is more susceptible to the contamination at the site than Endpoint B provides a strong justification for focusing on Endpoint A in the assessment.

**Identification of Measurement Endpoints**

A measurement endpoint is a measurable response to a contaminant that is related to the assessment endpoint (Suter 1993). In some cases, assessment endpoints can be evaluated directly, and there is no distinction between the measurement and assessment endpoint. An example is the use of a field study to directly measure a population reduction. Often, however, direct measurement is not feasible, and indirect measurement must be employed. The result of an indirect method is referred to as a measurement endpoint, and is used to approximate the assessment endpoint.

An example of an assessment endpoint that may be estimated rather than measured directly is a change in the reproductive capacity of a mink population. To evaluate the potential for such a change to occur as a result of exposure to site contaminants at or from the site, the results of reproductive toxicity studies published in the scientific literature combined with site exposure estimates could be used as a measurement endpoint. Other examples of measurement endpoints are the results of field toxicity tests and the comparison of site concentrations with published benchmark values.

The relationships between measurement endpoints and assessment endpoints enable the risk assessor to use the results of field observations, bioassays and literature reviews to decide whether a significant risk of harm has resulted or is likely to result from the contaminants of concern. Using a measurement endpoint to approximate or estimate an assessment endpoint introduces additional uncertainty into the assessment. The stronger the relationship between the assessment and measurement endpoints, the lower the uncertainty. Thus, to a certain extent, the risk assessor can minimize the uncertainty about an assessment by selecting assessment endpoints for which closely related measurement methods are available.

The conceptual model should reflect the links between the measurement and assessment endpoints. The strength of these links may control a large share of the uncertainty about the assessment results. Selection of measurement endpoints that are clearly and strongly linked to the assessment endpoint will minimize uncertainty about the overall conclusion of the risk characterization.
One way of addressing the uncertainty about the accuracy of individual measurement endpoints is to conduct several different measurements to evaluate each assessment endpoint. Multiple lines of evidence will strengthen the support for the conclusions, and will enable the risk assessor to consider a weight of evidence when drawing conclusions from the results of measurements made at a site. In considering the results of each measurement and the uncertainty associated with it, the risk assessor must exercise and justify a judgment about the assessment endpoint itself. If a "weight of evidence" shows no harmful effect, the investigator may conclude that a condition of "no significant risk of harm to the environment" exists.

To evaluate a specific assessment endpoint, a number of measurement endpoints may be used. Any particular measurement technique may have strengths and weaknesses that must be considered in planning the assessment and analyzing data. The major measurement approaches are defined below for the purposes of this document. Most of the following text is taken from EPA guidance (EPA 1988 and EPA Region I 1989):

- **Chemical Analyses**
  Chemical analyses of environmental media are routinely performed at most sites to determine the nature, extent and distribution of contamination. If done concurrently with toxicity testing and field studies, chemical analysis is also crucial in identifying a relationship between contaminants and effects at sites.

When planning sampling programs and analyzing the results, it is important to consider potential limitations of the information provided by the data. One common problem in using chemical data in ecological risk assessment is that the detection limit for a given chemical may be greater than concentrations of environmental concern. Therefore, a laboratory result of "non-detect" does not necessarily mean that the contaminant is present below a toxic level (EPA Region I, 1989).

In general, non-detect results provide an adequate and defensible basis for not including a chemical as a substance of concern. However, in limited circumstances, a substance that is present in environmental media at levels below the detection limit may be of concern in a Stage II Risk Characterization. At present, only certain surface water contaminants are known to be of potential concern at levels below detection limits. The reasons that very low environmental concentrations could pose

---

12 The "weight of evidence" approach applies separately to individual pathways and assessment endpoints. If evaluation of any one assessment endpoint results in a finding of significant risk, the conclusion of the risk characterization is that significant risk exists. "Weight of evidence" does not mean that significant risk associated with one endpoint can be balanced or moderated by findings of no significant risk for other assessment endpoints.
a significant risk of harm are:

(1) Some substances may bioaccumulate to levels of concern in plant or animal tissue even when the concentrations in the environmental media (soil or groundwater for example) are below detection limits. When substances known to have been released at the site, and Stage I Screening indicates the need for a Stage II characterization, chemical analysis of biota for those substances may provide a more sensitive measure of exposure than chemical analysis of the environmental media.

(2) Some substances may exhibit toxicity even when present at levels below the detection limit. If the risk characterization includes conducting toxicity tests on environmental media from the site, then the potential for non-detected substances (both site-related and non site-related) to contribute to the toxicity must be taken into account when interpreting the results of the tests.

These cautions notwithstanding, the Department usually considers non-detect results as sufficient justification for a decision to exclude a substance from further consideration in the risk characterization.

Conventional parameters and methodologies may not be sufficient to adequately evaluate the nature and toxicity of site related contaminants. Many metals and inorganics can occur in different chemical states, (for example, chromium III and chromium VI) or as organometallic complexes (for example, tributyl tin and methyl mercury). The toxicities of different chemical forms of a metal may vary widely, so simple elemental analysis may not be sufficient to characterize the risk posed by the contamination. The project manager and risk assessor should consider the history and nature of the site when identifying the necessary analyses.
Benchmark Comparisons
Chemical concentrations detected in environmental media or in the tissues of exposed organisms may also be compared with published criteria to assess the severity of the contamination. These comparisons are referred to in this document as the benchmark approach. An example is the comparison of surface water concentrations to USEPA Ambient Water Quality Criteria (AWQC) (USEPA 1986 as amended). When relevant values are available, benchmark comparisons can be valuable as components of the suite of measurements used to determine a weight of evidence. In order to obtain analytical data that are comparable to appropriate benchmarks, the basis of potentially useful benchmark values should be taken into account when the sampling plan is developed.

Toxicity Quotient Method
In this guidance document, toxicity quotient method refers to the comparison of the dose received at the site with a Lowest Observed Adverse Effect Level (LOAEL) or a No Observed Adverse Effect Level (NOAEL) dose reported in the literature. These comparisons are a subset of benchmark comparisons, but they are discussed separately because they are applied in different situations. Benchmark comparisons involve direct comparisons of tissue or environmental media concentrations with concentrations reported in the scientific literature to be associated with effects, while the toxicity quotient method requires estimation of a dose that an organism would receive from exposure to a given contaminant concentration in and the environmental medium.

Field Studies
Field surveys fall into two general categories, which are useful at different assessment stages: (1) preliminary surveys, which are usually qualitative in nature, and are done for screening and planning purposes and (2) quantitative field studies, which are used to measure and evaluate environmental effects. A preliminary qualitative field survey should be conducted, almost without exception, for all Stage II Characterizations during the Problem Formulation phase, to identify exposure pathways and potential receptors. A quantitative survey may be conducted during the Analysis phase along with other measurement approaches to evaluate an assessment endpoint. This section focuses on quantitative field studies.

Field studies provide information on the presence, abundance, diversity and richness of species and communities at a site. Information on age structure and reproductive success can also be obtained from field studies. Field studies provide direct information on actual toxic effects occurring at the site. In order to correlate field study results with chemical contamination, samples for chemical analysis must be collected from locations representative of the conditions in the field study area.
The following excerpt from *Ecological Assessments of Hazardous Waste Sites: A Field and Laboratory Reference Document* (Warren-Hicks, et al.) makes a compelling case for the value of field studies as components in quantitative assessments:

There are several distinct reasons for implementing field studies as assessment tools at hazardous waste sites. First, indigenous organisms serve as continuous monitors of environmental quality by integrating potentially wide fluctuations in contaminant exposure. Second, an accurate field assessment of natural populations directly measures adverse effects; thus, extrapolations from laboratory data are not necessary for interspecies sensitivity, environmental variation, pulsed dosing, chemical interaction, or bioavailability. Third, results of the assessment of indigenous populations are directly interpretable, since effects are quantified for the resources actually at risk. Fourth, the results of assessments of effects on indigenous populations are easily understood by managers, regulators and the general public.

The results of a field study are analyzed by comparing the observations in the area affected by the contamination (i.e., population census results or community metrics) to the same measurements from a reference area that has not been affected by the contamination, or to measurements reported in the scientific literature. The identification of a suitable reference area is critical for a field study. If the reference area is not comparable to the affected area, or is affected by different stressors, the assessment results are likely to be misleading. The availability of appropriate reference areas often limits the applicability of field studies in quantitative assessments.

Another limitation on the use of field studies is the potential presence of confounding stressors. Some of the parameters measured in field studies are affected by numerous conditions in addition to the presence of contamination, including physical stressors and natural variability. A field study will provide a reliable and sensitive measure of risk only if (1) the parameters evaluated are more sensitive to the contamination of concern than to other stressors, and (2) if natural variations neither mask nor exaggerate the effect of the contamination.
**Toxicity Tests**

Toxicity tests measure the effects of contaminated media from the site on the survival, growth and/or reproduction of aquatic and terrestrial organisms (EPA 1988). Often, samples of soil, sediment or water are collected from the site and tested in a laboratory with stock (i.e., nonresident) organisms, such as sheepshead minnows, fathead minnows, daphnia and earthworms. Alternatively, toxicity testing may also be conducted with resident species in a mobile laboratory or in situ.

These tests are particularly useful in assessing the toxicity of compounds that are present at the site but are not detected in standard chemical analyses. Furthermore, toxicity tests can provide a direct estimate of the toxicity of the mixture present at a specific site, whereas at present there are no accurate methods for predicting the interactive effects of chemicals in mixtures. Conversely, when a toxicity test does not link adverse effects with exposure to specific chemicals, it may be difficult to develop cleanup criteria, or attribute the adverse effects to a particular source (U.S.EPA, Region I 1989). Limitations of toxicity tests, particularly those performed in a laboratory on stock organisms include: genotypes that are not representative of the diversity found in nature; species that may not be prevalent in or relevant to the ecosystem of concern; limitations on the behavior of organisms that act as compensatory mechanisms in the natural environment; and the need for extrapolation from the organism-level to population-level and community-level effects.

**Biomarkers**

Biomarkers are measurements of conditions in individual organisms that serve as sensitive indicators of exposure to contaminants and/or sublethal stress (EPA 1988). Usually biomarkers are physiological or biochemical responses such as changes in enzyme concentration, genetic abnormalities and histopathological abnormalities.

---

The operating definitions of the terms "toxicity test", "bioassessment techniques", and bioassays vary among writers and risk assessors. To reduce confusion, it may help to recognize here some of the different definitions in use. One source states that bioassays are laboratory-based tests that incorporate rigorous experimental protocols and controls, and include both toxicity tests and bioaccumulation studies. The same source defines "bioassessment" techniques as field-based analyses that lack strict experimental controls (Burton 1992). Some investigators use the term "bioassay" to denote the types of tests referred to in this document as "toxicity tests" (EPA Region I 1989).

In this document, the term toxicity test refers to all field and laboratory tests that involve the measurement of biological effects associated with the controlled exposure of organisms to site-related oil or hazardous material. In field-based toxicity tests, indigenous or standard test organism may be exposed to environmental media (soil, surface water or sediment) at known contaminant levels. In laboratory toxicity tests, stock organisms are exposed to known concentrations of a chemical.

---

Some sources also consider measures of bioaccumulation as biomarkers, but, in this document, the term is used only for measurable biochemical changes. The simple accumulation of contaminants in plant or animal tissue is referred to as bioaccumulation.
Biomarkers have been used fairly extensively as indicators of exposure of fish to environmental toxins. Examples of biomarkers that have been used most frequently include:

**DNA abducts:**
Segments of DNA that have chemicals (contaminants) bound to them are known as DNA abducts. The most sensitive method currently available to detect a wide range of compounds bound to DNA is $^{32}$P-postlabeling.

**Cytochrome P4501a levels:**
Elevated levels of cytochrome P4501a are observed as a response to exposure to aromatic hydrocarbons.

### Selection of Measurement Methods and Endpoints

The strength of the link between a measurement endpoint (measurement result) and the assessment endpoint should be considered at two points in the risk characterization process. First, in the problem formulation step, when selecting the measurement methods that will be used to evaluate the assessment endpoint, those that will produce results more strongly linked to the assessment endpoint should be given preference. Second, in the risk characterization step, when deciding how much weight to give to each measurement result, more weight should be given to the measurement endpoints with stronger links to the assessment endpoint. In either case, the important attributes of the measurement method/endpoint to be considered are similar.

The attributes of a measurement endpoint that determine the strength of the link with the assessment endpoint fall into three broad categories: (1) attributes related to the strength of association between the measurement and assessment endpoint; (2) attributes related to data quality; and (3) attributes related to study design and execution. Following are brief definitions and descriptions of the important measurement endpoint attributes (in italics) and the categories under which they fall.
(1) **Strength of Association**

Strength of association refers to the applicability of the measurement endpoint to the assessment endpoint and the correlation between the results of the measurement and the level of risk or the severity of the effect. To evaluate the strength of association, the risk assessor should consider the following attributes of the measurement endpoint:

**Biological relationship between the measurement and assessment endpoint** refers to the correlation/applicability of the measurement endpoint with respect to the assessment endpoint. Biological relationship pertains to similarity of effect, target organ, mechanism of action and level of ecological organization.

The biological relationship is strongest when a field study is used to measure the assessment endpoint directly, and therefore the measurement and assessment endpoints are equivalent.

For measurement methods and endpoints, such as toxicity tests and benchmarks, that evaluate the assessment endpoint indirectly, the risk assessor should consider whether the chemical, physical and biological processes link the measurement endpoint with the assessment endpoint directly or indirectly. More specifically, the risk assessor should determine whether:

- the level of ecological organization is the same for both endpoints, and
- the target organ and mechanism of action evaluated are the same.

**Correlation of stressor to response** relates to the ability of the endpoint to demonstrate effects from exposure to the stressor, and the ability to correlate the magnitude of the effect(s) with the degree of exposure. To evaluate the correlation of the stressor to the response, the risk assessor should consider the number of studies of good quality that show a causal or correlative relationship between the endpoints. The risk assessor should also consider whether a statistical correlation has been demonstrated.

**Sensitivity of the measurement endpoint** for detecting changes in the assessment endpoint means the ability of the measurement endpoint to detect changes in the assessment endpoint caused by the stressor. Sensitivity of the measurement endpoint depends in part on its susceptibility to the same stressor(s) as the assessment endpoint. To evaluate the sensitivity, the risk assessor should consider the ability of the measurement endpoint to distinguish stressor effects from natural variability, and should evaluate the percentage of total possible degree of variability that the endpoint is able to detect. If an inferential statistical
test is applied, the power of that test to detect a given change should be evaluated.

*Utility of the measure for judging environmental harm* is the ability to judge results of the study against well-accepted standards, criteria, or objective measures. Examples of objective standards or measures for judgment might include ambient water quality criteria, sediment quality criteria, biological indices, and toxicity or exposure thresholds recognized by the scientific or regulatory community as measures of environmental harm.

(2) **Data Quality**

*Extent to which data quality objectives are met* refers to the degree to which data quality objectives are designated that are comprehensive and rigorous, as well as the extent to which they are met. To evaluate this attribute, the risk assessor should consider the appropriateness of data collection and analysis practices. If any data quality objectives are not met, the reason for not meeting them and the potential impact on the overall characterization should be clearly documented.

(3) **Study Design and Execution**

Study design and execution refers to the overall quality of the study. The attributes in this category describe the ability of the study, or measurement, to detect effects of concern and to discern the effects of contaminants from effects due to confounding factors.

*Site specificity* refers to the representativeness of data, media, species, environmental conditions and habitat types that are used in the measurement endpoint relative to those present at the site. To evaluate site specificity, the risk assessor should consider the extent to which each of these factors are derived from or reflect the site.

Site specificity is strongest when the assessment endpoint is measured directly by a field study.

When a toxicity test is the measurement endpoint, the degree to which the spatial and temporal exposure patterns at the site are represented by the exposure patterns in the toxicity test is an important consideration. If exposure patterns at the site differ substantially from the exposures evaluated in the toxicity test, the site specificity of the measurement endpoint will be low.
For field studies, including sample collection for chemical analyses, *temporal and spatial representativeness* are important factors in evaluating the appropriateness of the study design. Spatial representativeness refers to the extent to which the study area and the locations of measurements overlap the area impacted by the stressor. Temporal representativeness means the overlap between the measurement period and the period during which the effects would be likely to occur (daily, weekly, seasonally and annually).

**Use of a standard method** refers to the extent to which the study follows specific protocols recommended by a recognized scientific authority for conducting the method correctly. Examples of standard methods are study designs or chemical measures published in the Federal Register or the Code of Federal Regulations, developed by ASTM, or repeatedly published in the peer-reviewed literature. If a standard method must be modified to be applicable, or if an unpublished method is used, the measurement method and endpoint may introduce uncertainty.

**Sensitivity of the measurement** relates to the ability to detect a response in the measurement endpoint. The sensitivity of the measurement endpoint reflects its ability to discriminate between responses to a stressor and those resulting from natural or design variability and uncertainty.

**Quantitativeness** relates to the degree to which numbers can be used to describe the magnitude of the response of the measurement endpoint to the stressor, as well as whether the results are objective or subjective.

Again, each attribute is important both in selecting the measurement endpoints during problem formulation and later in evaluating the weight of evidence in the risk characterization phase. However, some of the attributes may be evaluated differently in the problem formulation step than in the risk characterization step. For example, during problem formulation, the quality of data associated with a measurement endpoint may be judged to be relatively high based on the potential performance of the measurement techniques. Nevertheless, the actual performance of the measurements may fall short of those expectations. If so, the quality of data may be judged to be relatively low for the same endpoint when the weight of evidence is evaluated during risk characterization. The application of these attributes in evaluating the weight of evidence to characterize risk is discussed further in Section 9.3.2.3.
9.3.2.2 Analysis

In the Analysis step, the measurement endpoints are evaluated. The analysis step involves collection and integration of information on contaminant toxicity, contaminant concentrations and spatial distribution, and exposure conditions (temporal and spatial patterns), as well as observation or prediction of adverse effects, as appropriate for the methods selected.

Data necessary to characterize environmental risk often differ from those collected to assess public health risk. The toxicity of various contaminants and exposure patterns for non-human receptors differ from those applied in human health risk assessment, and these differences should be considered in the sampling plan. The appropriate investigation approach is highly dependent on the receptors of concern. Therefore, sampling and analysis considerations are discussed separately in this document for aquatic, terrestrial and wetland habitats.

One consideration that applies to environmental risk characterization at all sites is the importance of preparing an assessment plan before conducting field studies or collecting samples for chemical analysis or toxicity testing. Such a plan will facilitate the co-location of chemical samples with toxicity tests and field studies. Co-location of analyses is necessary to enable investigators to correlate chemical concentrations in environmental media with tissue concentrations and biological effects in plants and invertebrates, because physical, chemical and biological conditions often vary widely over small areas. Ideally each sample collected for a toxicity test should be split for chemical and physical analyses. Physical characteristics, such as soil or sediment grain size, salinity, and organic carbon content can be critical in differentiating stressor-related effects from natural variability associated with physical differences at sampling locations.

9.3.2.3 Risk Characterization

In the risk characterization step, the measurement results are evaluated to determine whether they support a conclusion of no significant risk for each assessment endpoint. When more than one measurement has been conducted to evaluate an assessment endpoint, and the results of those measurements do not agree, those results are considered in combination, and a conclusion is based on a "weight of evidence".

The "weight of evidence" approach should be applied separately to individual assessment endpoints. An indication of "no significant risk of harm" for one endpoint should not be used to temper results that indicate a significant risk of harm for a different endpoint. For example, the absence of a change in community structure should not be balanced against evidence of a population reduction within that community.

Furthermore, in considering the weight of evidence for an assessment endpoint, "evidence of
"harm" and "indication of potential for harm" should be considered separately. Section 9.2.1 described four criteria that must be met in order to conclude that a condition of no significant risk to the environment exists. Two of those are evaluated in the environmental risk characterization: (1) no evidence of biologically significant harm and (2) no indication of the potential for biologically significant harm. If either of these is not met, the risk assessor cannot conclude that a condition of "no significant risk of harm" exists. Thus, even without evidence of harm, a significant risk of harm may exist, in which case the feasibility of remediation must be evaluated. Nevertheless, the distinction between risk of harm and evidence of harm may be an important balancing factor in evaluating the feasibility of remediation.

Risk of harm and evidence of harm may be evaluated using different measurement endpoints. Evidence of harm can be obtained from field studies that directly measure population parameters and community metrics. Readily apparent stressed biota are also considered evidence of harm. Many of the measurement methods used to evaluate assessment endpoints indicate "potential for ecological harm", but do not provide "evidence of harm". Benchmark comparisons, laboratory toxicity tests, and the toxicity quotient method are examples.

The results of direct measures of harm are often considered along with other measurements to evaluate the "weight of evidence" of risk of harm. Direct measures should not necessarily be given a higher weight than indirect estimates or extrapolations. In other words, field study results that do not provide evidence of harm should not necessarily out-weigh the results of other measurements and extrapolations. When the results of different measurements diverge, the relative weight given to each should be based upon the weight given to each measurement endpoint and upon the strength of the result, as described in the text that follows.
Considerations when Determining the Weight of Evidence

In evaluating the weight of evidence for an assessment endpoint, the risk assessor must consider, in combination, (1) the weight given to the measurement endpoint, (2) the result of the measurement and (3) the strength of the result. Each of these considerations is described in more detail below.

(1) The relative weight of the measurement endpoint should be determined. The weight of the measurement endpoint is an indication of how well it represents the assessment endpoint. The following factors are considered in weighting each measurement endpoint:

(a) strength of association with the assessment endpoint;

(b) study design; and

(c) data quality.

These factors and the attributes that define them are described in Section 9.3.2.1. The risk assessor must determine separate weights for each of the three factors above, and then combine them to determine the overall weight. The overall weight for each measurement endpoint should be expressed in terms of "high", "medium" or "low".

At present, to determine the overall weight for each assessment endpoint, DEP recommends considering strength of association, study design and data quality separately, and assigning a qualitative weight of "high", "medium" or "low" to each factor. At present, DEP recommends the qualitative approach, as outlined in these steps:

(1) first, each attribute associated with each of the three factors above should be assigned a weight of "high", "medium" or "low" for the measurement endpoint in question.

(2) The weights of the individual attributes should be considered in combination to determine a weight of "high", "medium" or "low" for strength of association, data quality and study design and execution.

(3) To determine the overall weight for a measurement endpoint, equal consideration should be given to strength of association and study design. Data quality should be considered as a pass/fail factor. If data quality is inadequate, the measurement endpoint should not be considered at all. If data
quality is adequate, the measurement endpoint is considered in the weight of evidence evaluation, but data quality itself is not given further consideration.

(2) The result of each measurement refers to whether the measurement indicates a risk of harm to the environment. There are three possible results for any measurement:

(a) Positive indication of risk;

(b) Negative, or no indication of risk;

(c) Indeterminate.

(3) The strength of the result (i.e., strong or weak) refers to how clear or definite a positive or negative result is. In other words, the risk assessor should consider whether results that indicate risk are strong or weak, and whether results that do not indicate risk are strong or weak.

**Integrating Measurement Information to Determine the Weight of Evidence**

The risk assessor must use professional judgment to integrate the information outlined above to determine whether the overall evidence indicates a significant risk of harm or not. At this point in time, DEP suggests a qualitative approach.

Table 9.1 uses an example to show how the results of a qualitative weight of evidence evaluation could be portrayed. For this example, assume that three measurement endpoints, referenced as A, B and C, have been used to evaluate an assessment endpoint. Further assume the following:

- Measurement endpoint A was given a high weight and produced a strong positive indication of risk
- Measurement endpoint B was given a high weight and produced a strong negative result
- Measurement endpoint C was given a low weight and produced a weak negative result
In this example, the results of measurements A and B contradict each other. Measurement C does not serve to sway the conclusion since it was given a low weight and produced a weak result (this would also be true if it had produced a weak yes rather than a weak no). However, the question of whether the results of A and B together indicate risk or not require the risk assessor to consider (1) the relative weights (the same in this case); (2) the attributes considered in the weighting process; and, perhaps most importantly, (3) whether endpoints A and B are functionally related, so that the negative result of B modifies the positive result.

To further explain the meaning of the term "functional relationship" used in (3) above, suppose that Endpoint A involves comparing site concentrations with concentrations reported in the literature to be associated with toxic effects. Suppose also that endpoint B provided a measure of bioavailability, and that it shows low bioavailability for the contaminant of concern. It may be reasonable to conclude that, taken together the results of A and B do not indicate risk. On the other hand, if B were a different measure of toxicity (from A), it may be appropriate to conclude that A indicates a significant risk of harm, and that B does not argue against that conclusion.

The guidance in this section describes a procedure for evaluating the "weight of evidence", in which the strengths and weaknesses of different lines of evidence are considered in a systematic and objective manner. It also provides an outline for describing and documenting assessment decisions in risk characterization reports submitted to DEP for review. The application of this procedure will not, however, always lead to an unequivocal conclusion. As in the example above, the conclusion drawn from a weight of evidence evaluation may, in the end, require substantial professional judgment. Nevertheless, the application and documentation of this procedure will make the evaluation process more transparent. The bases of the risk assessor's judgment will be more evident to those reviewing the risk characterization report, and to the risk managers who must base remediation decisions upon it.
In MCP Environmental Risk Characterizations, selection of assessment endpoints is critically important because of their role in the risk assessment/risk management process. When a quantitative risk characterization detects a risk of harm for an assessment endpoint, the conclusion must be that a significant risk of harm to the environment exists, and that remediation must be considered. The biological significance of a potential effect and its relevance to policy goals should be considered when selecting assessment the endpoint(s). Only endpoints that potentially represent a significant effect should be selected for an MCP Environmental Risk Characterization.

After the endpoints have been selected, the risk characterization step should not be influenced by judgments about the biological significance of the assessment endpoint, or about the relevance to DEP policy goals. If the analysis activities indicate a risk, the conclusion of the MCP Environmental Risk Characterization must be that significant risk of harm to the environment exists. That conclusion cannot then be tempered by an argument that the endpoint is not really significant with respect to policy goals.

The Risk Characterization section of the report should describe the sources and magnitude of the uncertainty associated with each measurement endpoint and with the overall conclusions. The most significant sources of uncertainty should be identified, and the relative significance of each should be discussed in the risk characterization section of the report. When a weight of evidence approach is used, much of the information needed for the uncertainty characterization will be developed in the process of selecting measurement methods and characterizing risks.

9.3.2.4 Risk Management

Risk management decisions are separate from the risk characterization process. This section on risk management is included in the guidance for completeness, to place the risk characterization requirements in context. Under the MCP, risk management decisions address questions such as:

- Is remediation technically and economically feasible?
- What is the most appropriate technology for cleanup and/or exposure mitigation?
- How quickly must remediation be done to protect public health and the environment?
The purpose of risk characterization under the MCP is to provide an objective basis for risk management decisions. If the environmental risk characterization concludes that a condition of "no significant risk of harm" to the environment does not exist, or has not yet been achieved, then that risk must be eliminated in order to achieve a Permanent Solution. A Permanent Solution (i.e., a Class A RAO) must be attained if feasible. Determining the feasibility of attaining a Permanent Solution requires identification and evaluation of remedial action alternatives (which may include a no-action alternative). For comparing alternatives, eight evaluation criteria are set forth (310 CMR 40.0858):

1. The comparative effectiveness of the alternatives;
2. The comparative short-term and long-term reliability of the alternatives;
3. The comparative difficulty in implementing each alternative;
4. The comparative costs of the alternatives;
5. The comparative risks of the alternatives;
6. The comparative benefits of the alternatives;
7. The comparative timeliness of the alternatives; and
8. The relative effect of the alternatives upon non-pecuniary interests.

When comparing alternatives and evaluating the feasibility of a permanent solution, both the nature and magnitude of the risk(s) may be considered.

At the risk management stage, however, consideration of the nature and magnitude of the risk is relevant only to the question of whether a permanent solution is currently feasible. It does not apply to the question of whether significant risk exists and remediation is necessary to achieve a permanent solution. If the risk characterization concludes that a condition of no significant risk has not yet been achieved, then remediation is necessary to achieve a permanent solution, and that conclusion cannot be modified through the risk management process.

9.3.3 Concluding Remarks

The intent of this guidance is to encourage the design of risk assessments that are consistent with the program objectives, which are reflected in the general criteria discussed in Section 9.3.2.1 of this document, and to promote risk management decisions that are consistent from site to site. The process outlined in Section 9.3 should be followed for every Stage II Environmental Risk Characterization, and should be fully documented in each risk characterization report. It provides a framework for decisions about the scope and focus of an environmental risk characterization, as well as for the interpretation and application of the results. The selection of assessment and measurement endpoints can only be justified within the context of this process.

Although each risk characterization must include all of the components outlined above, the level of effort and detail appropriate for assessments at various sites is expected to vary widely. The habitat types and organisms that exist, or should exist, at a specific site are a major factor in designing the risk characterization. The available bioassays, field investigation techniques and
published criteria differ between aquatic, terrestrial and wetland habitats. In Sections 9.4, 9.5 and 9.6 of this guidance, Stage I Screening and Stage II Environmental Risk Characterization are discussed separately for aquatic, terrestrial and wetland habitats.
9.4 AQUATIC HABITATS AND ORGANISMS

Oil and/or hazardous materials (OHM) at or from sites can migrate to surface water or sediment by groundwater transport, surface runoff or direct discharge. Where OHM are present in sediment or surface water, or could potentially reach surface water or sediment, exposure of aquatic and benthic organisms is likely. Furthermore, any terrestrial fauna using the water body and bank area as a source of food and water and/or as a primary habitat will also be exposed. Amphibians, reptiles, birds and mammals can be exposed to water and sediment contaminants at the perimeter and on the banks of water bodies, as well as in floodplain areas. Stage II Environmental Risk Characterizations conducted to assess surface water and/or sediment contamination must address exposure of terrestrial and wetland wildlife, as well as aquatic organisms, to surface water and sediment contaminants.

The need for a quantitative site-specific risk assessment depends in part upon whether the site-related contaminant levels are elevated relative to the concentrations prevalent in the vicinity of the site. Before the Stage I Environmental Screening step, concentrations detected in surface water and sediment at the site should be compared with background levels. Background conditions are defined in Section 9.4.1. Subsequently, as an initial Stage I Screening step, surface and sediment concentrations may be compared to contaminant levels that represent "local conditions". If concentrations at the site are consistent with background and/or local conditions, it may be possible to eliminate the need for further assessment. Local conditions are concentrations of OHM that are higher than background levels, but nevertheless ubiquitous throughout the vicinity of the site and are attributable to sources other than the site in question (see Section 9.4.2).

Figure 9.2 shows a decision flow diagram for assessing and managing risks from sites in aquatic environments. The procedure presented in the diagram and the test that follows begins with the assumption that oil and/or hazardous material (OHM) has been detected in the surface water and/or sediment, or that OHM is likely to reach the surface water or sediment in the future. The decision process should be applied to surface water and sediment separately. As shown in the Figure, comparisons of detected concentrations with background conditions, local conditions and other screening criteria all play a part in defining the focus and scope of Stage II quantitative risk characterization in aquatic habitats.

---

14 Sediments means all detrital and inorganic or organic matter situated on the bottom of lakes, ponds, streams, rivers, the ocean or other surface water bodies. Sediments are found: (a) in tidal waters below the mean high water line as defined in 310 CMR 10.23; and (b) below the upper boundary of a bank, as defined in 310 CMR 10.54(2), which abuts and confines a water body.
DEcision diagram for Characterizing Risks in Aquatic Environments

Compare Site Concentrations To Background Levels

At or Below Background

Optional Evaluation

Consider "Local Conditions"

Above

Perform Stage I Effects-Based Screening

No Significant Risk

Perform Stage II Characterization

No Significant Risk

Evaluate Feasibility of Cleanup

Class C RAO Possible

Not Feasible

Feasible

Class A or B RAO Possible

Figure 9.2

Guidance for Disposal Site Risk Characterization
Interim Final Policy WSC/ORS-95-141
Massachusetts DEP, April 1996
9-53
A narrative description of the decision process outlined in Figure 9.2 follows:

1. Concentrations detected in the surface water and/or sediment are compared to background levels. If the concentration of any OHM detected at the site is consistent with background conditions, those substances are not assessed further. The MCP states that background concentrations constitute a condition of no significant risk of harm to health or the environment (310 CMR 40.0902(3)). If concentrations at the site are elevated above background then the assessment should proceed to the next step. (Comparison to background is not required at this point; it may be done at any point in the process. It is suggested as a first step because DEP believes that is the most efficient approach in most cases.)

2. As an optional initial Stage I Screening step, concentrations detected in the surface water and/or sediment may be compared to "local conditions". This may allow many sites out of the system before the effects-based Stage I Environmental Screening step (i.e., prior to comparing site concentrations to screening criteria). If site-related concentrations are elevated relative to local conditions, then the assessment should proceed to the effects-based Stage I Environmental Screening step. If the concentration of any detected OHM is consistent with local conditions, no further assessment is required.

3. If any OHM is found to be elevated in comparison to background and local conditions, a Stage I Environmental effects-based screening is required. In this step, site-related concentrations are compared with screening criteria specified in Section 9.4.2.2. If each concentration in surface water and/or sediment is lower than the applicable screening criterion, the risk assessor may conclude that no significant exposure pathways exist, and no further assessment or remediation of surface water is required.

4. If any site-related OHM is present in surface water and/or sediment above the screening criteria (as well as above background levels and local conditions), then the risk of harm from exposure to the contaminated water and/or sediment must be evaluated in a Stage II Risk Characterization.

Background and local conditions are discussed in more detail in the sections that follow.

9.4.1 Background Determination

In determining the extent of contamination, and in identifying the contaminants of concern, the key question is whether the levels of each site-related hazardous material exceed background concentrations of that substance. In all risk characterizations conducted to meet the requirements of the MCP, the detected levels of OHM should be evaluated to determine whether they are consistent with background conditions. **If the presence of a substance in sediment and surface water is consistent with and is attributable to background conditions, that substance should not be included in the quantitative risk assessment.** Section 2.3 of this Guidance Document discusses "background" issues in detail. This section addresses issues...
specific to surface water. Again, background conditions should be evaluated separately for sediment and surface water.

In Section 40.0006, the MCP defines background as those levels of oil and hazardous material that would exist in the absence of the disposal site of concern which are:

(a) ubiquitous and consistently present in the environment in the vicinity of the disposal site of concern; and

(b) attributable to geologic or ecologic conditions, atmospheric deposition of industrial process or engine emissions, fill materials containing wood or coal ash, releases to groundwater from a public water supply system, and/or petroleum residues that are incidental to the normal operation of motor vehicles.

Background sediment or surface water samples should be collected from an appropriate reference area, which is an uncontaminated area otherwise comparable to the site. For sites impacting streams and rivers, stations either on tributaries or upstream of the point of discharge are usually appropriate for collecting background sediment or surface water samples. For lakes and ponds, reference stations in the same water body may be appropriate. However, this option requires careful consideration, since contamination may be naturally distributed throughout the water body over time. As an alternative, reference stations may be located on a nearby lake or pond where physical, chemical and biological conditions are known to be similar.

For small ponds or streams, background samples may be taken from a nearby water body with similar physical, chemical, biological and geologic characteristics. To evaluate whether a potential reference pond is suitable, the investigator should consider a number of historical, chemical and physical factors, including whether the proposed reference pond is:

- susceptible to non-point source runoff that differs from runoff affecting the surface water at the site,
- a location where biological control substances, such as sodium arsenate or copper sulfate, have been used in the past,
- the same general morphology and hydrology as the pond being assessed, and
- similar in terms of size, depth, trophic status and geochemical conditions.

Comparisons of site concentrations to background concentrations should be made on a chemical-specific basis. A chemical may be considered attributable to background conditions and may be eliminated from the quantitative risk assessment if:

1. the detected concentrations are consistent with background concentrations determined specifically for the site in question, and
2. the spatial distribution of concentrations at the site does not indicate that the
chemical was "released" at the site.

The Office of Watershed Management is currently identifying "least contaminated conditions" for surface water in different eco-regions in Massachusetts. DEP expects the data obtained through that project to be helpful in the future in identifying background concentrations for individual sites.

9.4.2 Stage I Screening

Stage I Screening involves two steps: (1) exposure pathway identification and (2) effects-based screening. In the first of these, all potential receptor groups are identified and the viability of each potential exposure pathway is evaluated. An exposure pathway is the link between the contaminant source and any group of organisms that could come into contact with the contamination. Any potential exposure pathways that are incomplete, and are not likely to be complete in the foreseeable future, should be eliminated from further consideration.

Exposure pathways may also be eliminated from the quantitative risk assessment if harm is readily apparent and the risk assessor can conclude, without performing a quantitative risk assessment, that a condition of "no significant risk" does not exist. For aquatic habitats, the Stage I screening steps are described in more detail below.

9.4.2.1 Local Conditions

Contaminants from sources such as other disposal sites, permitted discharges and many non-point sources do not conform to the MCP definition of background. To clearly distinguish these contaminants from background, the concentrations resulting from such releases are referred to as local conditions. Local conditions are levels of OHM present consistently and uniformly throughout the surface water body, or throughout a larger section of a river that contains the area potentially affected by contamination at or from the site. This situation is common in Massachusetts where many industrial facilities were historically built along the banks of rivers. Hot spots and localized contamination are not considered local conditions. Technically, the comparison of site conditions to local conditions is parallel to comparisons of site contaminants to background levels. Physically similar nearby sections of a river should be used as reference areas. Like background, local conditions must be assessed on a chemical specific basis, and must be evaluated separately for sediment and surface water. When concentrations of a substance are consistent with local conditions, further assessment of the risk posed by that substance in that medium may is not required. The following paragraphs elaborate on the reasons for this provision.

If concentrations of oil and/or hazardous material in surface water or sediment are elevated above background levels, exposure of aquatic organisms is certain to occur, given the ubiquitous presence of organisms in aquatic environments. The question of whether a site-related exposure pathway exists, however, depends upon whether the OHM in the surface water and/or sediment
is from the site. If concentrations of an OHM are consistent with local conditions, exposure to contaminants from the site may not be discernible, and thus the incremental risks may not be quantifiable.

Furthermore, if site concentrations are comparable to levels consistently found throughout the surface water or sediment, it may not be feasible to remediate the sediment or surface water in the immediate vicinity of the site. For example, if sediment concentrations at a site on a river exceed background levels, but are consistent with local conditions, sediment cleanup may not be possible. In a dynamic aquatic environment, removal of contamination from a limited area may not result in a permanent concentration reduction if the area is likely to be re-contaminated by sediments from upstream areas.

9.4.2.2 Identification of Complete Exposure Pathways

In surface water and/or sediment, the mere presence of contaminants is generally sufficient to demonstrate the presence of a complete exposure pathway for aquatic organisms. If surface water organisms are present in the affected area, or would be present in the absence of site-related contamination, then it is reasonable to assume that they will be exposed to any surface water contamination present in that area. Thus, in most cases, to determine whether a complete exposure pathway exists, the risk assessor has only to determine whether aquatic organisms are or should be present; it is not necessary to identify which species inhabit the surface water in question. Similarly, if any benthic organisms exist or could potentially exist in the areas where sediment is contaminated, it is reasonable to assume that those organisms will experience exposure to those contaminants. Thus, the detection of elevated levels of contamination in sediment or surface water, or the potential for elevated levels to occur in the future, constitutes identification of a complete exposure pathway.

Examples of potential exposure pathways in aquatic habitats include:

- Exposure of aquatic (including benthic) and terrestrial organisms to sediment contaminated by:
  
  (a) contaminated groundwater discharging to surface water
  (b) erosion of contaminated surface soil
  (c) runoff of contaminated surface water
  (d) seep or discharge of oil or other hazardous materials

- Exposure of aquatic or terrestrial organisms to surface water contaminated by:

  (a) contaminated groundwater discharging to surface water
  (b) erosion of contaminated surface soil
  (c) runoff of contaminated surface water
  (d) seep or discharge of oil or other hazardous materials
(e) re-suspension of contaminated sediments

As an example of exposure pathway screening, consider a situation where groundwater contamination exists in the vicinity of a surface water body. If it can be demonstrated that the contamination will not reach the surface water body or the underlying sediment, exposure of aquatic organisms to groundwater contaminants can be ruled out in Stage I because the pathway is incomplete.

For any complete exposure pathway, an effects-based screening step should be conducted.

9.4.2.3 Effects-Based Screening

In this step, each complete exposure pathway is evaluated to determine whether the exposures are likely to be significant\(^\text{15}\). If significant exposures are determined to be unlikely for any pathway, that pathway can be eliminated from further consideration in the risk assessment.

Screening in aquatic habitats is facilitated by the availability of numerical criteria that can be used to determine the potential for significant effects in surface water and/or sediment. When used for screening, these criteria are presumed to be protective for all potentially exposed organisms. Thus, the need to identify and describe exposure pathways for specific types of organisms in Stage I is eliminated.

The effects-based screening step involves using appropriate benchmark concentrations (for sediment and surface water) to determine whether each complete exposure pathway warrants a comprehensive quantitative risk evaluation. Toxicity-based benchmark values that may be used to determine the need for further quantitative risk evaluation are discussed below:

Potential Effects from Sediment Exposures:

The need to quantify risks from sediment exposures can generally be ruled out if the sediment concentrations of all contaminants of concern are lower than the "Effects Range-Low" (ER-L) for that substance. ER-Ls are levels identified in *The Potential for Biological Effects of Sediment-Sorbed Contaminants Tested in the National Status and Trends Program* (NOAA 1991). A revised derivation of the ER-Ls is published in EPA's *Sediment Classification Methods Compendium* (EPA 1992b), which cites Development of an Integrated Approach to the Assessment of Sediment Quality in Florida (MacDonald 1992). This approach is further discussed in *Incidence of Adverse Biological Effects within Ranges of Chemical Concentrations in Marine and Estuarine Environments*.

\(^{15}\)In this context, exposures are significant if they could potentially result in a significant risk of harm to the environment. An insignificant exposure is one so small that the potential for harm can quickly and easily be ruled out. For example, simple comparisons to benchmark concentrations may enable the risk assessor to determine that an exposure is insignificant.
Sediments (Long, et.al. 1995).

NOAA considers the ER-Ls appropriate guidelines for screening, and has used them for that purpose. Although the ER-Ls are not "no effects" levels, measurable effects at lower concentrations are considered unlikely. The ER-Ls are based on studies in which paired data on chemical concentrations and biological effects were obtained for sediment samples from numerous locations around the country. The values represent the 10th percentile of the concentrations at which effects were observed. Since many of the data are from sites with multiple contaminants, the observed effects in some cases may be caused by other chemicals in the mixture, and cannot necessarily be attributed to the substance of concern. At the lower concentrations associated with effects (i.e. below the 10th percentile), the probability that the observed effects were caused by the substance in question is relatively low. Therefore, the ER-Ls are considered sufficiently protective. As is the case with any benchmark comparison, the analytical techniques used to obtain site data should be similar to those used to derive the benchmark concentrations, so that the values will be comparable.

The revised effects range values are based on studies conducted in marine and/or estuarine systems, and may be less accurate for freshwater habitats. Sediment Quality Guidelines established by the Ontario Ministry of the Environment may be used for evaluating freshwater sediment concentrations. As NOAA or other agencies publish screening values based on freshwater studies, those data may be incorporated into the effects-based screening step for freshwater systems.

Sediment Quality Criteria published by EPA may also be used as screening criteria. To date, EPA has published values for fluoranthene, phenanthrene, acenaphthene, dieldrin and endrin. These values are only considered valid, however, within a certain range of sediment organic carbon content, and should never be applied above that level.
Potential Effects from Surface Water Exposures:

The need to quantify effects from surface water exposures can be ruled out if the surface water concentrations of all contaminants of concern are lower than the Ambient Water Quality Criteria (AWQC) published by EPA in *Quality Criteria for Water* (EPA 1986 and updates), and are not likely to exceed these values in the future. The chronic value for the appropriate medium (marine or fresh water) should be used whenever available.

Unfortunately, criteria are available for only a few substances, primarily inorganic substances. Screening values for substances without established Criteria will be developed at a later date. In the interim, DEP considers the chronic "lowest observed effect levels" (LOELs) acceptable for screening purposes. EPA's Quality Criteria for Water (1989 with updates), contains chronic LOELs for freshwater and marine organisms for numerous compounds. In the absence of published values, an ecological risk assessor may consult the literature to identify an appropriate LOEL.

If the risk of harm cannot be ruled out for an exposure pathway, an evaluation of that pathway by a Stage II Risk Characterization is necessary. As an example of effects-based screening, consider a situation where contaminated groundwater is discharging or is expected to discharge to surface water. If the concentrations in the surface water are lower than the screening criteria presented in this section, and are not likely to exceed them in the future, then the risk assessor can conclude that the exposure pathway is not significant, and the groundwater-sediment-surface water exposure pathway need not be evaluated quantitatively in the Stage II Risk Characterization. However, if surface water concentrations are, or could potentially become, higher than the screening criteria, risks from the pathway must be evaluated quantitatively by a Stage II Environmental Risk Characterization.

Screening criteria are proposed for the purpose of ruling out pathways, not individual chemicals. If a pathway is not ruled out, risks from all chemicals that result in exposure by that pathway should be evaluated in Stage II, even if some of those substances are present at levels below their screening criteria.

9.4.3 Stage II Environmental Risk Characterization (Aquatic Habitats)

This section focuses on chemical sampling and analysis considerations and assessment methods available for measuring effects and estimating risk at sites where oil or hazardous material has been released to surface water and/or sediment. General guidance on the entire Stage II Risk Characterization process was presented in Section 3.0, and will not be repeated here. The measurement methods and issues discussed in this section are relevant to the identification of measurement endpoints in the problem formulation phase of a Stage II Risk Characterization.
9.4.3.1 Sampling and Analytical Considerations

The toxicity and availability of surface water and/or sediment contaminants at a specific location depend on a variety of physical and chemical water parameters. Characteristics of surface water and sediment that may influence toxicity and exposure include:

- pH, alkalinity, salinity, ammonia, phosphorous, nutrients, baseline metals, dissolved oxygen and temperature.
- Hardness, which may affect the toxicity of many chemicals, and is required to calculate ambient water quality criteria for some metals.
- Particle size distribution for sediments, which is used for determining the benthic organisms likely to be present and for identifying depositional areas.
- Organic carbon content, which determines the extent to which hydrophobic toxic organic compounds sorb to the organic component of sediments. This parameter is required for the application of sediment quality criteria for organic chemicals, and for using predictive models of toxicity and bioaccumulation.
- Silt and clay content of sediment, which is related to the natural metal content of sediments, and should be considered when evaluating whether metals concentrations are elevated.
- Acid volatile sulfides (AVS), which affect the bioavailability of some metals in sediments. The acid volatile sulfides/simultaneously extracted metals ratio (AVS/SEM ratio) is useful in evaluating the bioavailability of inorganic substances in sediments. This approach is relatively new and is still being evaluated by EPA, but it does provide one means for evaluating potential metal bioavailability.

Surface water and sediment sampling plans should be developed in consultation with an ecological risk assessor to ensure the collection of the necessary data for interpretation of analytical results and assessment of risks. Significant spatial and temporal variation in chemical and biological conditions are likely to occur in most surface water bodies. Sampling locations should be uniformly distributed throughout the area of concern, and sampling density should be sufficient to obtain representative data. Samples for chemical and physical analyses and for toxicity tests should be collected from the same locations at the same time.

To obtain chemical data that accurately represents exposures of benthic organisms to sediment contaminants, sampling depth is critical. The vertical distribution of sediment contamination is an important consideration for assessment and remediation decisions. Many organisms are more likely to be exposed to contaminants near the surface of the sediment than to contaminants at depth. Furthermore, concentrations of sediment contaminants are often stratified, rather than distributed evenly with depth. Thus, sampling procedures should be designed to differentiate contaminant concentrations at various sediment depths. Detritus should not be removed when
collecting sediment samples. If the depth distribution of contaminants at a site has already been established, samples may be collected from the specific depths of concern. If the depth distribution has not been characterized, sediment core samples should be collected and sectioned for analysis.

9.4.3.2 Quantitative Ecological Risk Assessment (Aquatic Habitats)

As described in Section 9.3, the Stage II Environmental Risk Characterization begins with the Problem Formulation Phase, which identifies the assessment endpoints and selects the measurements that will be used to evaluate them. The risk assessor should identify a combination of measurement and assessment endpoints that will support a conclusion regarding the risk of ecological harm.

The measurements are conducted in the Analysis Phase. In the Risk Characterization Phase, the results of the measurements are considered in combination to determine whether the weight of evidence indicates a significant risk of harm for the assessment endpoint. Measurement methods commonly applied in aquatic habitats are described in the following section.

Measurement Methods/Measurement Endpoints (Aquatic Habitats)

A number of investigatory approaches are available for evaluating ecological effects in aquatic habitats and organisms from exposure to hazardous materials. Examples of approaches applied in aquatic habitat assessments include:

- Field studies
- Toxicity tests
- Benchmark approach
- Toxicity quotient method
- Tissue residue analysis
- Biomarkers

Assessment approaches and specific tests should be selected based on their relevance to the assessment endpoints of concern. Each approach has strengths and weaknesses. More than one measurement approach should be used to evaluate each assessment endpoint in order to obtain multiple lines of evidence to apply a weight of evidence approach in the risk characterization. Following are brief discussions of the advantages and disadvantages of each approach listed above:
Field Studies

As outlined in Section 9.3, two types of field surveys are routinely employed in ecological risk assessments: (1) qualitative surveys to identify potential receptors and exposure pathways and (2) quantitative field studies, which may be used as one of several measurement methods to evaluate an assessment endpoint in Stage II Risk Characterizations. This section focuses on the latter type.

In assessments of impacts on aquatic organisms, field studies are used to obtain measures of population and community structure for plankton, periphyton, macroinvertebrates and fish. Typical measures of community structure include relative abundance, species richness, and indices of community organization (LaPoint and Fairchild 1988). For most 21E sites, however, the affected area is too small to result in a change in fish community structure; therefore these measurements are limited to smaller less mobile organisms.

The presence or absence of indicator species is also used to assess adverse effects to ecological communities (LaPoint and Fairchild 1988). This approach can be successfully applied to limited types of contaminants. For example, the total number of insects in the orders Ephemoptera, Plecoptera and Trichoptera are referred to as the number of "EPTs". These orders are sensitive to metals and inorganics, and provide an index of effect for those substances.

For a more detailed discussion of these and other measurement approaches, the reader is referred to Ecological Assessment of Hazardous Waste Sites: A Field and Laboratory Reference Document (Warren-Hicks, et al., 1988).

Natural spatial and temporal variations as well as the impacts of non-site related stressors complicate the use of field studies. To an extent, the effect of these variations on the study result can be minimized by the selection of appropriate reference areas. The EPA's Rapid Bioassessment Protocols are a good source of information on correctly selecting reference areas for aquatic field assessments. However, the availability and identification of suitable reference areas is also a potential limitation in field studies. As a result, the design of field studies and interpretation of the results for quantitative assessment purposes requires extensive knowledge and experience.
Toxicity Tests

Toxicity tests were defined and described in the General Considerations section of this guidance. Numerous standardized and widely applied toxicity tests are available for evaluating toxicity to aquatic organisms. Toxicity tests offer a direct method for assessing the toxicity of specific contaminants, and are often a key component of aquatic assessments.

Toxicity tests may be conducted by exposing organisms either to environmental media from the site or to media spiked in the laboratory with a single chemical or a mixture of chemicals. One disadvantage of toxicity tests conducted with environmental media containing chemical mixtures is that the toxic effects of individual chemicals cannot be determined. This is a particularly important limitation for aquatic assessments in areas affected by other sources. A disadvantage of laboratory toxicity tests is the inability to accurately simulate complex natural aquatic systems. Furthermore, in tests conducted on stock organisms in the laboratory, genotypes are not representative of the diversity found in nature, the species tested may not be prevalent in or relevant to the ecosystem of concern, and test conditions limit the behaviors of organisms that act as compensatory mechanisms in the environment. Nevertheless, standardized tests are widely available and offer the advantage of providing direct information on toxic effects. Toxicity tests are particularly useful as components of risk assessments for aquatic habitats.

For full descriptions of established methods, the reader is referred to EPA and ASTM guidelines (ASTM 1990, EPA 1989b, and EPA 1991). In order to correlate toxic effects with chemical contamination, split samples should be used for chemical analysis and bioassay samples.

Benchmark Approach

This approach involves comparing water, sediment or tissue concentrations with levels of concern identified in the literature. In addition to their use in toxicity-based screening as described in the previous section, benchmark comparisons can also be used as a component of the quantitative risk characterizations at some sites. This approach is generally considered more useful for small simple sites and for large sites with one dominant contaminant. There is a substantial amount of available toxicity information from which benchmark values for toxic effects in aquatic habitats can be derived. However, because the quality of published toxicity studies and the interpretation of these studies may be inconsistent, careful evaluation of the original studies is necessary in most cases. Examples of potentially useful values are EPA Ambient Water Quality Criteria and EPA sediment quality criteria.

One advantage of this approach is that it does not require the identification of a reference area or reference conditions for comparison purposes. A major disadvantage is the fact that site specific physical and chemical conditions are generally not accounted for, and these
factors can significantly affect the availability and toxicity of a contaminant.

**Toxicity Quotient Method**

In the toxicity quotient method, risks are characterized by calculating the ratio of the dose from site exposure to a "no observed adverse effect level" (NOAEL) dose or a "lowest observed adverse effect level" (LOAEL) dose obtained from scientific literature. Often, site related doses are estimated rather than measured. These exposure estimates introduce an additional degree of uncertainty. Given that uncertainty, as well as limitations in the execution of studies based on literature and the availability of data and methods needed for other approaches to aquatic habitat assessments, the quotient method is not widely used to assess risks to aquatic organisms.

**Tissue Residue Analysis**

Residue analysis involves analyzing the appropriate plant or animal tissues to determine whether the contaminants of concern have accumulated in the organism. Residue analysis can confirm the accuracy of exposure and uptake estimates. In some cases, residue analysis can be paired with literature data to assess the potential for toxic effects. Depending on the toxicity of the chemical in question and its potential to move up a food web, bioaccumulation to a toxic level may be an assessment endpoint and may be considered evidence of harm to the environment.

For substances known to bioaccumulate (some inorganic substances and semi-volatile organic compounds, including PCBs) residue analysis is almost always useful as a reality check on exposure assumptions. This measure of exposure may then be combined with available data on the toxic effects, in order to assess the potential for ecological risk associated with that degree of bioaccumulation or exposure. For substances that do not have a strong tendency to bioaccumulate (such as volatile organic compounds), residue analysis is rarely warranted.

---

16 In this document, the term toxicity quotient method does not include comparisons of contaminant concentrations in environmental media to published standards or benchmark concentrations, for example, EPA Ambient Water Quality Criteria. Such comparisons are referred to as "benchmark comparisons", or the "benchmark approach".
Chemical-Specific Considerations (Aquatic Habits)

The most effective approach to environmental risk characterization depends in part on the type of contamination present at the site. When selecting measurement methods, the risk assessor should consider the fate of the substance in the environment, the potential for bioaccumulation or bioconcentration and the known effects of the substance. Following is a brief discussion of some of the chemical-specific considerations for a few of the contaminants commonly encountered in surface water and sediment at disposal sites. This is not a comprehensive list of considerations, and the substances addressed represent a small fraction of all contaminants of concern at sites. Nevertheless, this brief discussion does provide an indication of the importance of considering chemical characteristics when planning an assessment.

Mercury

Mercury is highly toxic in sediment and surface water at low concentrations and also accumulates to higher concentrations in higher trophic level organisms. Detection limits for mercury are often an issue since very low levels can bioconcentrate to harmful levels at higher trophic levels. Because the availability of mercury is dependent on a number of physical and biological factors, a combination of investigatory approaches is needed to evaluate risk from mercury.

Sediment toxicity testing and analyzing the tissue residues of higher trophic levels is recommended. In situ bioaccumulation studies with caged bivalves may be a useful way of determining potential availability of inorganic and methylmercury in specific areas and under different conditions. In situ methods are preferred to laboratory bioaccumulation tests because of the importance of methylation to the availability of mercury and the likelihood that laboratory conditions would not be representative of field conditions (e.g., methylation of mercury in the water column may be of major importance in some systems). Seasonal changes in methylation rates should be considered in experimental design. In summary, for assessing the potential ecological impacts of mercury, the most useful assessment methods are toxicity testing, benthic macroinvertebrate community assessments and determination of bioavailability and bioaccumulation.

PAHs

PAH contaminated sediments can be assessed by a combination of sediment toxicity testing and analysis of tissue residues in invertebrates. In many cases, however, determination of PAH tissue residues is impractical due to low body weights which can result in very high detection limits. Fish species have been shown to have sublethal effects (liver lesions) from PAHs, but because of their ability to metabolize and rapidly excrete PAHs, fish do not accumulate significant residues in muscle tissue. Measurements of PAH metabolites in bile
may provide a useful measure of exposure to PAH compounds. This may be a good approach to assessing the effectiveness of remediation in reducing the exposure to fish in the area. For assessing potential impacts of PAHs on aquatic organisms, the most useful measurement methods are toxicity testing, the determination of bioaccumulation in invertebrates and observations of histopathologic effects in benthic fish species.

**PCBs, PCDDs, PCDFs**

Because PCBs, PCDDs and PCDFs are not acutely lethal, standard toxicity tests are not useful measures of potential toxicity to aquatic organisms. In fact, organisms lacking aryl hydrocarbon (AH) receptors, like most invertebrates, may not exhibit any toxic response to any dosage of these compounds because the mechanism of action is incomplete. Therefore, fish are considered more sensitive than invertebrates to these compounds. Reproductive effects (through the maternal transfer of PCBs, PCDDs and PCDFs to eggs containing high concentrations lipids) are generally considered to be the most sensitive endpoints of these compounds. Further complicating the evaluation of toxicity of 2,3,7,8-TCDD/F is the fact that toxic effects of even very low dosages may be delayed until 30 - 60 days after exposure.

In light of these factors, chronic toxicity tests focusing on reproductive effects may be more useful than standard LC50 tests for PCBs, PCDDs and PCDFs.

Because of the inherent difficulty of measuring toxicity of PCBs, PCDDs, and PCDFs, exposure is often monitored as a surrogate for toxicity. Laboratory bioaccumulation tests or in situ exposure of caged organisms may be useful in determining chemical bioavailability. Mixed function oxidase (MFO) has been used to assess exposure of fish to PCBs and 2,3,7,8-TCDD (EPA, 1993). However, bioaccumulation in and of itself provides evidence only of exposure, not of toxicity. Once bioaccumulation has been established, the observed levels of exposure should be compared to those levels reportedly associated with toxic effects, in order to determine if a significant risk exists.

The reader is referred to Section 9.3.2.1 for general guidelines on selecting measurement methods and endpoints.
9.5 TERRESTRIAL ORGANISMS AND HABITATS

This section describes environmental risk characterization for terrestrial organisms and habitats. Contaminated soil mediates most exposures to OHM in terrestrial habitats. Animals may be exposed through direct contact with contaminated soil, incidental ingestion of contaminated soil and ingestion of contaminated food. Plants may be exposed by uptake of contaminants in soil moisture or by absorption of contaminants into the roots. This section emphasizes technical considerations that are particularly relevant for terrestrial habitats, and it provides guidance for assessing impacts on terrestrial habitats in a manner that is consistent with DEP regulatory objectives.

9.5.1 Background Determination

By definition, soil concentrations that are consistent with background are considered a condition of "no significant risk of harm" for MCP purposes. Thus, a substance that is found to be consistent with background levels is not carried through the risk assessment process. Comparison of soil concentrations detected in terrestrial habitats to background conditions is essentially the same as the comparison to background in human health risk assessments. General guidance on comparison to background is covered in Section 2.0 of this guidance, and therefore it is not discussed further in this section.

9.5.2 Stage I Screening

The objective of Stage I Screening in terrestrial environments is to determine which exposure pathways must be carried through the Stage II Environmental Risk Characterization, and to identify those which can be eliminated from further consideration. The Stage I Screening Evaluation recommended in this section goes beyond determining whether an exposure pathway could lead to toxic effects.

As a first step in a Stage I Screening, this guidance recommends evaluating the size of the affected terrestrial habitat, the extent to which it is connected to other open land and the potential for effects on any areas of special concern. This step is referred to as evaluation of habitat quality. If no areas of special concern are affected and the area is not sufficient to support a balanced terrestrial community, then the need for further assessment and remediation may be ruled out.

Consideration of habitat quality prior to site-specific risk characterization ensures that quantitative risk characterizations will be applied only to those sites most likely to pose a risk to terrestrial subpopulations, populations and communities. The steps recommended for evaluating habitat significance are described in Section 9.5.2.1.

If significant exposures cannot be ruled out in the initial habitat evaluation phase, then an effects-based screening step may be conducted when soil screening criteria are available. If all
soil concentrations are below the applicable screening criteria, soil exposures may be eliminated from further consideration. At present, however, the ability to conduct effects-based screening for terrestrial habitats is limited by the availability of information. Therefore, pending the development of soil screening criteria, for sites where the evaluation of habitat quality indicates the need for further assessment, the risk assessor should proceed directly to Stage II.

The decision flow diagram presented in Figure 9.3 shows how background determination and Stage I Screening can be applied in the overall risk characterization process for terrestrial habitats. The two sections that follow present more detailed discussions of Stage I habitat quality evaluation and effects-based screening.

### 9.5.2.1 Evaluation of Habitat Quality

The habitat evaluation described in this section applies only to terrestrial habitats. It does not apply to wetlands. Figure 9.3 shows how evaluation of habitat significance fits into the risk assessment/remediation decision process. Following is a brief description of the habitat evaluation steps:

1. **If exposure of state-listed threatened or endangered species or other species of special concern is possible, a Stage II Risk Characterization should be conducted.** These species are listed at 321 CMR 10.60. Significant habitats are mapped pursuant to MGL Chapter 131A.

   The Stage II Risk Characterization should include *both* exposures of State Listed Rare Wildlife *and* any other significant exposure pathways of environmental receptors. The presence or absence of any other significant exposure pathways may be evaluated by proceeding through the decision process represented in the remainder of this flow diagram.

2. **If contaminant transport from surface soil to an Area of Critical Environmental Concern (ACEC) is possible, a Stage II Risk Characterization should be conducted.** The presence of any other significant pathways may be evaluated by proceeding through the decision process. The Stage II Risk Characterization should include potential exposures in the ACEC as well as any other significant exposure pathways.
3. If the undeveloped portion\(^{17}\) of the affected area is less than two acres, and neither of the two preceding criteria apply, no further assessment is necessary.

4. If the undeveloped portion of the affected area is greater than six acres, the assessment should proceed to the effects-based screening step (or, alternatively, directly to Stage II)\(^{18}\). If it is less than six but greater than two acres the assessor may either:

   (a) proceed directly to effects-based screening (or directly to Stage II), or

   (b) conduct a further evaluation to determine the presence of significant exposure pathways. Questions addressed in this evaluation should include:

   ♦ Is the affected area connected to other open space, so that the total contiguous open space is six acres or more?

   ♦ Does the affected area contain a unique or unusual niche for valued or protected species? An example of such a habitat is the edge of a forested area adjacent to a field.

   ♦ Is the affected area in the vicinity of a vernal pool? The area within 150 meters may be an important part of the vernal pool habitat.

   ♦ Does the affected area contain habitat for species the Commonwealth is trying to restore?

This optional determination generally will require a site visit by a terrestrial ecologist. If the answer to any of these questions is yes, then the assessment should proceed to the effects-based screening step. If the answer to all of these questions is no, no further assessment is required. Evaluating the significance of complete exposure pathways in terrestrial habitats is a crucial step in many cases. While complete exposure pathways exist wherever soil is contaminated, many sites will not

---

\(^{17}\)For the purposes of this screening process, undeveloped land means open land. Undeveloped land is characterized by the presence of native vegetation, and does not include landscaped residential and commercial parcels, landscaped parks or golf courses.

\(^{18}\)At present, there is no consensus on soil benchmark concentrations that can be used as general screening criteria without a site-specific justification. Therefore, at sites where the habitat quality evaluation indicates the need for further assessment, in the absence of screening criteria, the risk characterization should proceed directly to Stage II.
warrant further evaluation, given the nature and/or number of receptors exposed.

5. If significant exposure is not ruled out by considering the size of the site and the nature of the surrounding land as specified in the previous decision points, then the assessor should conclude that a potentially significant exposure pathway exists or may exist, and proceed either to the effects-based screening step or to the Stage II Environmental Risk Characterization.

9.5.2.2 Effects-based Screening (Terrestrial Habitats)

Benchmark values analogous to those used for screening of aquatic exposure pathways are not available for terrestrial habitat screening at this time. As a result, it is not possible to rule out the need for a Stage II Environmental Risk Characterization using simple effects-based screening criteria. USEPA is currently evaluating options for developing "Ecotox Thresholds" for soil. Depending upon their derivation, those concentrations may be appropriate for screening purposes in MCP Risk Characterizations. When the Ecotox Thresholds are finalized, DEP will evaluate their applicability as soil screening criteria in the Stage I Environmental Screening. For the present, exposure pathways must be evaluated in a Stage II Risk Characterization if the risk of harm cannot be confidently ruled out by the habitat evaluation procedure outlined in 9.5.2.1. The Stage II Risk Characterization steps are described in the following section.

9.5.3 Stage II Environmental Risk Characterization (Terrestrial Organisms and Habitats)

The focus and scope of Stage II Environmental Risk Characterizations for terrestrial habitats are likely to vary widely from site to site. Considering the lack of readily available numerical screening criteria, Stage I Environmental Screening will not eliminate all of the sites that do not really warrant an extensive quantitative assessment. Ideally, those situations should be identified early in Stage II Environmental Risk Characterizations.

When site concentrations are judged to be relatively low, the risk assessor should attempt to structure the Stage II Environmental Risk Characterization so that relatively simple, conservative assessment methods are used initially to determine whether the risks associated with site concentrations are potentially significant. A simple assessment may demonstrate that a condition of "No Significant Risk" exists, within a short time frame and at a relatively low cost.

For example, doses at which no adverse effects have been observed may be compared with conservative estimates of doses from exposures to contaminants at or from the site. This approach can often be used to determine whether significant risk of harm can be quickly and inexpensively ruled out. Such evaluations may be thought of as an extension of Stage I Environmental Screening procedures. These screening-type evaluations are included in Stage II in this guidance primarily because proper application requires consideration of site-specific conditions by an ecological risk assessor. The risk assessor must exercise professional
judgement in determining the extent to which such extended screening-level analyses should be applied at any one site, in identifying data and methods appropriate for use in such evaluations.

9.5.3.1 Sampling and Analytical Considerations

Estimating soil exposure point concentrations requires consideration of contaminant distribution, detected concentrations, and the behavioral patterns of mobile organisms that determine the frequency, intensity and locations of exposure. Soil contamination is seldom distributed uniformly, and soil contaminant concentrations often span orders of magnitude. Careful planning is critical to ensure that site sampling efforts produce the data needed to accurately characterize risks from soil exposure. Therefore, coordination of sampling and assessment plans is crucial.

In the MCP site assessment/cleanup process, some analytical data, often a large amount of data, are already available when an environmental risk characterization is initiated. Nevertheless, additional sampling may be necessary to meet the data requirements of the environmental risk characterization. In any case, ecological assessment and environmental sampling should be an iterative process, particularly in terrestrial habitats. Potential receptors and exposures should always be considered when soil sampling plans are developed. After initial samples have been collected, the results should be used to identify the species and communities potentially at risk. Once the receptors of concern are identified, additional sampling may be necessary to accurately characterize exposure for those organisms.

9.5.3.2 Problem Formulation

In the Problem Formulation phase, the risk assessor should identify a combination of measurement and assessment endpoints that will lead to and support a conclusion regarding the risk of ecological harm at the site in question. The following two sections discuss assessment considerations of particular importance for terrestrial habitats.
Identification of Assessment Endpoints

The risk characterization for a specific site may evaluate any number and combination of assessment endpoints. Usually it is impractical to quantify the risk of all potential effects in a terrestrial environment, so a few representative assessment endpoints are selected. The combination of endpoints selected should represent all exposure pathways of concern, so that cleanup decisions based on the assessment results will address all existing and potentially significant risks of harm. When identifying potential assessment endpoints, the risk assessor should identify the types of organisms that are most susceptible to OHM at or from the site.

The types of organisms likely to be exposed in terrestrial environments and the pathways by which they may be exposed are briefly outlined in the section that immediately follows. Subsequently, considerations in identifying the likely toxic effects of the contaminants of concern are described.

Identifying Potential Exposure Pathways/Receptors in Terrestrial Habitats

The species that are present in the vicinity of a site, or that would be present in the absence of contamination, depend upon the characteristics of the habitat in the area. A species can only survive and thrive in an area that meets its habitat requirements. Thus, potentially exposed species can be identified through an evaluation of habitat features. Habitat evaluation techniques involve the inventory and evaluation of environmental resources and determination of how well the environmental conditions meet the needs of wildlife. References related to terrestrial habitat evaluation are included at the end of this section (9.5).

A brief summary of the types of organisms and exposure pathways of potential concern follows:

**Vegetation**

Uptake of contaminants directly from soil by plant roots (shrubs, trees, etc.) may harm the plant community itself as well as provide an exposure opportunity for organisms that feed on plants. Patches of soil contamination may affect plants through soil pore water contamination. If the groundwater is contaminated within the study area and a shallow water table exists, the potential for exposure to groundwater should be considered for terrestrial plants.

**Terrestrial Invertebrates**

Soil moisture containing dissolved contaminants is an important exposure medium for soil invertebrates at sites. In addition, soil invertebrates live in direct contact with soil. Earthworms ingest large quantities of soil during their normal life cycle. Soil invertebrates may encounter elevated concentrations of chemicals in localized surface soil areas, so the spatial scale of exposure areas for individual organisms may be small relative to exposure areas of concern for larger, more...
mobile species.

Amphibians and Reptiles

Dermal contact with contaminated soil, sediment or surface water and ingestion of contaminated food are important routes of exposure for amphibians and reptiles. Other potential pathways include incidental soil ingestion and surface water ingestion.

Mammals and birds

Mammals and birds visiting or living at the site may be exposed to contamination by ingestion of contaminated food and incidental ingestion of contaminated soil. Carnivorous and piscivorous species are often at greatest risk when contaminants that bioaccumulate are present.

Although food chain exposures are a primary concern for many birds and mammals, dermal contact and incidental ingestion of soil may also be important for some species of mammals. In addition, some birds may ingest a significant amount of soil because it functions as grit.

In areas where soil is contaminated by volatile organic compounds, inhalation may be an important exposure pathway, particularly for burrowing animals. However, it may not be possible to quantify such exposures with reasonable accuracy. Where inhalation by burrowing animals may be significant, the risk assessment should address this pathway qualitatively.

Identifying Toxic Effects of the Contaminants of Concern

In many cases, identifying potential toxic effects is less straightforward than identifying potential receptors. The toxic effects of many substances have only been studied for a few species. As a result, there may be no dose-response information for the specific contaminants and species of concern at many sites. To an extent, this problem can be minimized by considering the availability of toxicological data when selecting the assessment endpoint species.

The availability of species-specific toxicological information is not, however, the only consideration in identifying endpoint species, so toxicity data may not be available for some endpoints. When data on the toxic effects of the contaminants of concern are not available for the species likely to be exposed at the site, it may nevertheless be appropriate to evaluate effects on those species as assessment endpoints, rather than ruling out the possibility immediately because of a lack of data. In the absence of species-specific toxicity data, interspecies extrapolation may be appropriate. Furthermore, if toxicity data are not available for a specific compound of concern, toxicity data on related substances should be considered. The risk assessor should use professional judgment in determining whether the available information supports such extrapolations.
Assessing the Susceptibility of Receptors

The susceptibility of an organism to harmful effects from contamination depends on the intensity of the exposure and the toxicity of the contamination combined. The level of exposure is therefore an important factor in deciding which species or groups of species to use for the assessment endpoint. The potential for exposure by various routes (inhalation, ingestion and dermal contact) depends upon the animal's activity patterns. Foraging, nesting, burrowing and dust bathing are examples of activities that result in exposure to soil contaminants.

The size and location of a species' home range relative to the area of contamination is another important consideration in identifying potentially exposed species, and in selecting assessment endpoints. Ideally, the home range of the assessment endpoint species should be equal to or less than the area of contamination, so that the exposures that are quantified represent the highest exposures experienced by any species in the vicinity of the site. Nevertheless, when identifying effects on wildlife species that could potentially be assessment endpoints, species with relatively large home-ranges should not necessarily be eliminated from consideration, because home range is only one of several factors to be considered in selecting endpoints. If a species spends only a portion of its time in a contaminated area, but is very sensitive to the contaminants of concern, or experiences very high exposures when it is in the area, it may be important to evaluate those short but intense exposures in the risk characterization. Thus, a relatively large home range does not by itself justify ruling out a species as a candidate for an assessment endpoint.

Measurement Methods/Endpoints

A number of investigatory approaches are available for evaluating the ecological effects of hazardous materials on terrestrial habitats and organisms. These include the benchmark approach, the toxicity quotient method, toxicity tests, tissue analysis and field surveys. The result of a particular test or analysis is a measurement endpoint. Measurement methods for a specific site should be selected so that the results can be related to an assessment endpoint.

In selecting measurement methods, the risk assessor should consider the strength of the links between possible measurement endpoints and the assessment endpoints that were selected for the site. For a particular test to be useful, it should provide results from which subpopulation, community level or system-wide ecological effects (represented by the assessment endpoints) can be interpreted. Furthermore, the method should be sensitive enough to detect changes in environmental conditions that may affect the exposed subpopulation. Following is a brief discussion of the applicability of each measurement approach:
**Benchmark Approach**

The benchmark approach involves comparing concentrations in environmental media or in appropriate tissue samples to concentrations of concern published in the literature. Few, if any, benchmark values are currently available for terrestrial evaluations. However, as new information becomes available in the future, it should be incorporated into the terrestrial assessment process.

**Field Studies**

A field study may involve conducting a census to determine population size, number of species, or to evaluate diversity. Field surveys can provide direct and definitive evidence of adverse ecological effects. They are especially important for terrestrial habitats because, in comparison to aquatic habitats, there are fewer available standardized toxicity tests and benchmark values. Field studies can provide an important reality check on the risk estimates resulting from the toxicity quotient method (discussed below).

Population changes or fluctuations resulting from causes other than exposure to contaminants may be confounding factors in measuring impacts from sites. Obtaining an accurate estimate of a population size requires consideration of the ecology and behavior of the species, and the natural variability of the population. To assess the status of naturally fluctuating populations of short-lived species, the collection of demographic parameters, such as sex and age ratios¹⁹, natality, survival and mortality rates, may be critical in judging the impact of contaminants. Any population sampling requires the assumption that mortality and recruitment during the sampling period are small, and that all members of the population have an equal chance of being sampled. (McBee 1988).

A decision to use a field study to evaluate potential population changes resulting from contamination should consider whether the population in question is a source or sink population. A source population is the main population which supplies the surrounding population with immigrants. A loss of source population can have a large impact on the overall regional population size. Sink populations exist due totally to immigration from source populations. The size of a sink population may be misleading, since individuals that are adversely affected by chemicals and eliminated by mortality may be quickly replaced through immigration, masking evidence of adverse effects/ecological harm. Thus, the size of a sink population is not necessarily a useful indicator of harm.

¹⁹ Sex ratios will indicate whether or not populations are present in numbers and proportions sufficient for normal reproductive activity. Age ratios provide information on natality, mortality and survival rates.
Toxicity Tests

Toxicity tests have been developed and applied in site assessments for a number of lower trophic level terrestrial receptors. Earthworm bioassays are the most common standardized procedures; both laboratory and field procedures have been used for these tests. Standardized plant toxicity tests are also available.

Responses observed in toxicity tests are generally considered organism-level effects; they may not always accurately predict effects that would occur in populations in nature. Therefore, the results should be extrapolated to estimate population or community-level effects from organism-level effects; to assess field conditions based on laboratory conditions; and to predict effects on species other than those tested and chronic effects from acute studies. If the results of a toxicity test can clearly be linked to an assessment endpoint, the test can play an important role in the assessment by providing direct evidence of adverse effects.

The substance or substances that actually cause the toxic effects cannot necessarily be identified in soils containing a mixture of contaminants. No test method for apportioning toxicity among multiple constituents is currently available for soil. Terrestrial toxicity tests are less likely to be affected by non site-related contaminants than are aquatic tests. Nevertheless, when a mixture of contaminants is present in the soil, it may be difficult to translate the results of a toxicity test into remediation goals.

When the measurement endpoint of a toxicity test is a sublethal organism level effect, the risk assessor should determine whether that effect is related to assessment endpoints that represent population or community level effects. Not all sublethal effects are expected to translate into a population reduction or a change in community structure. Reproductive effects are examples of sublethal responses that are likely to have population level impacts.

For an overview of toxicity tests that have been used for various organisms, the reader is referred to Ecological Assessments of Hazardous Waste Sites: A Field and Laboratory Reference Document (Warren-Hicks et al., 1988) and Evaluation of Terrestrial Indicators for Use in Ecological Assessments at Hazardous Waste Sites (EPA 1992b).

---

Extrapolation of toxicity test results does not necessarily imply a quantitative adjustment of dose-response data. It may simply mean assuming that the results of a toxicity test reasonably predict or represent actual effects at the site.
Tissue Residue Analysis

When contaminants of concern are known to bioaccumulate, residue analysis provides useful information on exposure. In some cases, tissue residue concentrations can be used directly with published information on toxic levels to characterize risk. However, toxicity information directly applicable to tissue concentrations is generally unavailable, and residue analysis is more often used in conjunction with other assessment approaches. When used with the toxicity quotient method, tissue concentrations for prey species can eliminate the need for using models and exposure assumptions about which there is substantial uncertainty. When tissue concentrations can be obtained for the assessment endpoint species, they can provide a reality check on assumptions about exposure and uptake of bioaccumulating substances.

Toxicity Quotient Method

The toxicity quotient method involves calculating the ratio of the average daily dose from exposure to contaminants at or from the site to a no observed adverse effects level (NOAEL) or lowest observed adverse effects level (LOAEL) obtained from scientific literature or derived from published toxicity data. The toxicity quotient method has been widely used for terrestrial assessments mainly because other options are limited. Standardized toxicity tests for terrestrial organisms have not been extensively developed, and benchmark soil concentrations are not available.

When the site-related contaminant dose is based on a direct measure of exposure, such as a measure of the contaminant levels in a food source, the accuracy of the risk estimate depends primarily on the reliability of the NOAEL or LOAEL used. When the dose received at the site is estimated (modeled) using uptake assumptions with chemical concentrations measured in environmental media, the accuracy of the risk estimate depends on both the exposure estimate and the NOAEL or LOAEL used. The uncertainty is greater for risk estimates based on estimated doses than for those derived from direct measurements of exposure. In either case, substantial professional judgment is required, particularly in selecting exposure factors and NOAELs or LOAELs, since a database of toxicity values for wildlife has not been published to date.

When exposure is estimated from environmental concentrations, the toxicity quotient method is sometimes referred to as a predictive approach. Estimates of exposure can be useful when direct measurements are impossible or impractical to obtain. However, the use of exposure models introduces a high level of uncertainty. Based on a comparison of the

21 Substances that are known to bioaccumulate include mercury, cadmium, lead, PCBs, and some pesticides.
results of predictive methods with direct measurement, investigators have reported that predictive methods may substantially overestimate risk for organisms at higher trophic levels (Menzie et. al. 1992). Nevertheless, predictive models are an option when more accurate information and procedures are not available.

The reader is referred to Section 9.3.2.1 for guidelines on the selection of measurement methods and endpoints.

9.5.3.3 Analysis Phase

The analysis phase involves performing the measurements necessary to evaluate the measurement endpoints. This phase includes quantitative assessment of both exposure and effects for the selected assessment endpoints. These components are discussed briefly in the paragraphs that follow.

Exposure Assessment

The potential for exposure of an organism to soil contamination within its habitat depends upon (1) the organism's activity patterns (2) the extent to which its home range corresponds with the contaminated area and (3) the concentration distribution(s) in the contaminated area. A comprehensive discussion of the first of these is provided in EPA's *Wildlife Exposure Factors Handbook* (EPA 1994). This section addresses the latter two factors, home range and contaminant distribution. Estimation of exposure point concentrations is also discussed.

Home Range

The extent of overlap of an animal's home range with the area of contamination is one determinant of exposure frequency. The greater the overlap, the higher the frequency of exposure to contamination. If the contaminated area comprises only a fraction of the area over which the animal ranges, exposure to contaminated soil may be less frequent than if the entire home range were contaminated. For species which migrate seasonally, temporal home range effects should also be considered.

Risk assessors should be cautious when estimating frequency of exposure in areas that comprise only a fraction of an species' home range. One cannot necessarily assume that exposure frequency decreases in direct proportion to the fraction of home range that is contaminated. One reason is that the probability of exposure may not be equal for all locations within the home range. Another reason for caution is that an animal's actual territory may be smaller than it otherwise might be due to limited open space and/or a patchy landscape.

Characterizing Contaminant Distribution
The vertical and horizontal distribution of contamination in the soil determines which species are likely to be exposed, as well as the likely levels of exposure. Some species are exposed only to surface or near-surface soil, while others may burrow into the soil and be exposed to contaminants at depth. Thus, soil samples should be collected from specific depths of concern, based on existing data and potential exposures.

The horizontal distribution of chemical concentrations within a given soil stratum determines the range of concentrations to which different sessile organisms may be exposed. It also represents the concentrations to which mobile organisms are likely to be exposed over time. In order to assess both chronic and subchronic exposures, a sufficient number of samples must be collected from within the exposure area to obtain an average concentration representative of a mobile organism's level of exposure over time.

**Estimating Soil Exposure Point Concentrations**

Exposure point concentration estimates used in the risk characterization should be consistent with the risk characterization method(s) being used. For comparison to a benchmark value or standard, the site concentration should be calculated in a manner that corresponds with the derivation of the benchmark value in question.

For chronic and subchronic exposures of mobile organisms (birds, mammals, reptiles and amphibians), the exposure point concentration should be an estimate of the arithmetic mean concentration to which the organism is exposed over the exposure period. The average soil concentration in the exposure area may be used as an estimate of the average exposure concentration over time, assuming that (1) the data from the exposure area represent a random or systematically collected sample and (2) at any one time, an organism of concern is equally likely to contact soil at all locations in the exposure area.

When exposure is likely to be more frequent in some portions of the contaminated area than others, or when more samples have been collected from certain locations, a weighted average may provide a more accurate estimate of the average concentration contacted over time. Often, sampling efforts at sites focus on the areas known (or believed) to be most heavily contaminated, and sampling patterns are not systematic or random within the exposure area. In such cases, an area-weighted average may provide a better exposure point concentration estimate.

The other assumption required in order to use an average soil concentration is that exposure is equally likely at all sampling locations. This assumption may not hold true if the habitat characteristics vary within the sampled area, or if for any other reason the organism of concern is less likely to frequent some locations than others within the area sampled. In this case, a weighted average may be calculated to reflect different exposure frequencies. Weighted averages are discussed in more detail in Section 7.3.4.5 of this guidance document.
There are several exceptions to the general practice of using the average as the exposure point concentration. The highest detected value is recommended for use when: (1) acute exposure is being quantified, (2) a screening assessment is being conducted using conservative estimates of all exposure factors, or (3) the data are inadequate to characterize the exposure area, and there is a high level of uncertainty about the true average value.

**Ecological Effects Assessment**

The effects assessment component establishes a quantitative link between contaminant concentrations and adverse effects in receptors. Measurement procedures used to evaluate the probability and magnitude of adverse effects vary widely, depending on the specific endpoints selected for the assessment.

For field studies alone, numerous measurement approaches are available, and a comprehensive treatment is beyond the scope of this document. The reader is referred to *Ecological Assessments of Hazardous Waste Sites: A Field and Laboratory Reference Document* (Warren-Hicks et al. 1988) for guidance on planning and conducting field studies and toxicity studies, and for references providing more detailed information.

Toxicity tests provide direct evidence of a quantitative link between the contaminants and organisms used in the test. Ideally, to evaluate the toxicity of soil contaminants at a site, contaminated soil from areas to the site representing a gradient of contaminant conditions should be tested, i.e. high, medium, low and non-detect concentrations. The use of indigenous organisms, rather than stock laboratory test organisms, reduces the uncertainty inherent in using toxicity test results to predict actual effects at the site. The use of field-based toxicity tests, however, is not an option for evaluating dose/response relationships for birds and mammals, and is generally limited to evaluating effects on plants, invertebrates and microbial populations, which may not always be endpoint species.

Literature reviews can provide the dose/response information needed to characterize risks using the toxicity quotient approach. Guidance on using literature data to derive toxicity values for use in an assessment is presented in Section 9.5.3.6.
9.5.3.4 Risk Characterization Phase

In this phase, the results of the measurements are evaluated to determine whether they support a conclusion of no significant risk for each assessment endpoint. When multiple measurements have been conducted and the results are not in concurrence, the risk assessor should determine whether the "weight of evidence" indicates a significant risk of harm to the environment. Section 9.3.2.3 contains guidelines for weight of evidence evaluations.

9.5.3.5 Guidance for Characterizing Risk Using the Toxicity Quotient Method

The method outlined here is similar to the procedure used in human health risk assessments to characterize non-cancer health effects. The measurement endpoint is a quotient representing the likelihood of a particular effect from a single substance on a single species. In selecting the appropriate target species and toxic effect, the strength of the relationship between the effect measured and the assessment endpoint should be considered carefully. For example, it may be difficult to link sublethal effects with a reduction in population size.

**Dose Response Evaluation for the Toxicity Quotient Method**

In the toxicity quotient method, a measurement or an estimate of the exposure being evaluated is used with toxicity data from the literature to characterize risk. The ratio between a site-related exposure dose for a particular animal and an allowable dose obtained from the literature is referred to as the hazard quotient. Published toxicity values are most often "lowest observed adverse effect levels" (LOAELs) based on a laboratory toxicity study involving a species assumed to be of similar sensitivity to the evaluation species. For an environmental risk characterization, a corresponding "no observed adverse effect level" (NOAEL) should also be identified or estimated.

When the toxicity quotient method is used for quantitative risk assessment (in contrast with the screening procedure described earlier), adjustment of the LOAEL for interspecies sensitivity may be appropriate. Unfortunately, data on differences in sensitivity among wildlife species are extremely limited. As a result, such results require applying substantial professional judgment. However, the assessment report should present a compelling justification when an adjustment is made for a less sensitive receptor species.

Fish and wildlife LOAEL and NOAEL toxicity values for the chemicals of concern should be selected when possible, from dose/response studies on the species selected for the environmental risk characterization. Where these are not available, information from phylogenetically similar species should be used. For example, if data are available from the same taxonomic family, these should be used rather than data from a different family. The U.S. Fish and Wildlife Service (USFWS) biological reviews and other applicable wildlife studies should serve as primary sources of information.
The identification of appropriate toxicity values may require applying extensive professional judgment, and the rationale for the values selected should be fully documented in the risk characterization report. The following text provides an example of an acceptable procedure for identifying NOAELs and LOAELs to be used in the toxicity quotient method:

If an appropriate state or federal agency has proposed a toxicity value as a criterion for the protection of wildlife, that value should be used unless it is clearly not applicable for the specific case, and a more appropriate value is identified.

In the absence of such proposed criteria and if data are available on LOAELs and NOAELs for the receptor species, or for species that are phylogenetically similar to the selected receptor species (e.g. from the same family of birds or mammals), the lowest LOAEL and highest NOAEL are selected. DEP recommends using the highest NOAEL, rather than the lowest, because a NOAEL may be much lower than the actual lowest effect level. A NOAEL represents a dose that causes no effect, but, by itself, it provide no information on how much higher the concentration has to be to produce an effect. For this reason, DEP recommends using the highest NOAEL when data on the species of concern or species within the same family are used.

If LOAELs and NOAELs for phylogenetically similar species are unavailable, the assessment adjusts values for other species (as closely related as possible) by dividing by a factor of 10 (or other factor if data are available) to account for extrapolations between families or orders. When several studies are available, the LOAEL and NOAEL based on the species and effect most relevant to the assessment endpoint are used.

For calculating toxicity values from data for sub-chronic tests (e.g., acute data) the resultant LOAEL or NOAEL values are divided by an additional factor of 10. This is consistent with what is done in deriving human health reference dose (RfD) values.

In cases where LOAELs or NOAELs are available as a dietary concentration (e.g. mg contaminant per kg food), a consumption rate is estimated based on various food intake summaries and a corresponding daily LOAEL or NOAEL dose is calculated. This consumption rate is generally expressed as a percentage of the animal's body weight on a wet weight basis or in units of g/g/day (grams of food per gram of body weight per day).

Again, this procedure is offered as an example, and is not intended to preclude the use of an alternative.
Exposure Assessment for the Toxicity Quotient Method

In the exposure assessment, the exposure pathways to be evaluated are identified, and the magnitude, frequency and duration of exposure are estimated. It is often difficult to obtain the information needed to derive reliable estimates of exposure magnitude for many terrestrial species from the available literature. The EPA has compiled extensive exposure data in the *Wildlife Exposure Factors Handbook* (EPA 1994), which should serve as a primary source of information for wildlife exposure assessment.

For chronic and subchronic exposure assessments, the exposure point concentration should represent a time weighted average of the concentration to which the organism is exposed during the exposure period. Assuming that at any one time, exposure of a mobile organism is equally likely at any point in the exposure area and that sampling locations are random, the arithmetic mean of soil concentrations in that area may be used to represent the mean exposure over time. If sampling locations are not randomly distributed, area weighting would allow the spatial average to be used as a surrogate for the temporal average. For a more thorough discussion of this approach, the reader is referred to the section on Exposure Point Concentrations in this document.

To estimate the frequency of exposure, the proportion of time the target species spends in the contaminated area should be considered. Species whose home range is less than or equal to the area of contamination should be selected if possible. If the assessment only evaluates species that have home ranges larger than the site, their relatively low exposure frequency will result in low risk estimates relative to those that would be predicted for species exposed on a regular and continuing basis.


Risk Characterization for the Toxicity Quotient Method

When the quotient method is used for quantitative assessment (as opposed to effects-based screening), risk should be characterized by calculating the ratios of the site-related dose to the most appropriate values of both the lowest observed adverse effect level (LOAEL) and the no observed adverse effect level (NOAEL) published in the literature. The expressions for these ratios are:
Hazard quotient \(NOAEL = \frac{\text{Site exposure dose (or tissue conc.)}}{\text{NOAEL}}\)

Hazard quotient \(LOAEL = \frac{\text{Site exposure dose (or tissue conc.)}}{\text{LOAEL}}\)

BWSC recommends the following general rules of thumb for using hazard quotients to characterize risks:

- When the site dose exceeds the LOAEL and the LOAEL-based hazard quotient is greater than one, it is reasonable to conclude that the quotient evaluation method provides evidence of harm.
- When the site dose is lower than the NOAEL and the NOAEL-based hazard quotient is less than one, the risk assessor may reasonably conclude that the quotient method does not provide evidence of harm.
- When the site dose is greater than the NOAEL but less than the LOAEL, no conclusion may be reached based on the predictive method alone, and additional assessment efforts are necessary to determine whether the oil or hazardous material has harmed or may harm the environment.

In a risk characterization using the toxicity quotient method, the relative magnitudes of uncertainty from all sources should be discussed. The level of uncertainty associated with the toxicity quotient method depends in part upon whether exposures were measured directly or estimated from environmental concentrations using a series of exposure factor assumptions. When exposures are measured directly, the uncertainty about the risk estimate depends primarily on the accuracy of the NOAEL or LOAEL used to characterize risk. However, when exposures are estimated, additional sources of uncertainty are introduced.

**9.5.3.6 Integrated Approach to Measurement Method Selection and Analysis**

The risk assessment process outlined in Section 9.3 portrays a rather formal sequential procedure, progressing from the selection of measurement methods at the end of the Problem Formulation phase to the collection and analysis of data, and then to risk characterization. At some sites, it may be more efficient to conduct preliminary analysis phase investigations (i.e. collect additional data, compare concentrations to available benchmarks), and use the resultant information to determine the kinds of measurements needed to evaluate exposure and risk. Figure 9.4 illustrates an example of a more iterative decision process that integrates method selection with analysis activities.
This approach allows the risk assessor to evaluate measurement endpoints sequentially. The simplest measurements are conducted first and the more complex measurements are conducted later. If the results of the earlier methods provide a clear indication that a condition of no significant risk exists, or that significant risk does exist, the need for more complex, costly measurements is eliminated.
Figure 9-4

**Example**

1. **Compare to Benchmark**
   - Maximum Concentration Below the Benchmark
   - Concentrations Close to the Benchmark
   - Maximum Concentration Significantly Above the Benchmark

2. **Conduct Additional Data Collection and/or Testing**
   - Population Survey
   - Bioassay/Toxicity Testing
   - Additional Tests or Studies

3. **Sufficient Data to Draw Conclusion on Ecological Risk?**
   - Yes
   - No

4. **Decision-making:**
   - Risk Characterization

5. **Conclude That a Level of No Significant Risk**
   - Has Been Achieved: No Further Investigation
   - Has NOT Been Achieved: No Further Investigation
Selected Terrestrial Habitat Evaluation References


9.6 WETLAND HABITATS

Wetlands provide numerous environmental functions, including flood control, groundwater recharge, removal and cycling of sediments, organic material and nutrients from surface water, and bank/shoreline stabilization. Only a few of these functions are likely to be impaired by contamination. This guidance focuses on the effects of site contaminants on a wetland’s function as a wildlife habitat and on the organisms that depend on it. Nutrient cycling is another wetland function that could also be adversely affected by contamination. Although the other functions are less likely to be affected directly by contamination, they can be seriously impaired or damaged by site investigation or cleanup activities. Therefore, the risk of physical damage to wetland habitats must be considered when planning site investigation and cleanup activities, although risks directly associated with remediation activities are addressed during Phase III.

Wetlands include:

1. all permanent surface water and the land underneath;
2. all areas flooded along such waters during the hypothetical 100 year storm event;
3. all "vegetated wetlands" such as bogs and swamps, including wooded swamps, marshes and wet meadows; and
4. all seasonal (intermittent) streams draining from a wetland.

These four wetland classes are broad; they could be further categorized by applying other classification systems, such as that developed by the U.S. Fish and Wildlife Service (Cowardin et al. 1979).

9.6.1 Wetland Classification and Delineation

Delineation is considered at a number of decision points in the MCP process, including:

* Tier classification, which determines the priority of the site and allocation of DEP staff for oversight,
* Selection of the appropriate assessment method, in which the presence of sediment contamination within the boundary of a wetland precludes the use of Method 1 alone, and
* Stage I Screening, because the recommended Stage I Screening procedures for
wetland sediments differs from that for terrestrial soils.

Classification and delineation both apply to:

* Environmental risk characterization, in which the nature of the wetland determines
  the potential receptors and

* Phase III feasibility studies, in which the habitat value of a wetland as well as the
  potential to replicate it may have to be considered in choosing remediation
  techniques.

The term "wetlands" is a very broad one, encompassing lands and waters that are
components of a wide variety of habitats. The definition of wetlands in the MCP includes
areas subject to the Wetlands Protection Act and the regulations published under the
Massachusetts Clean Water Act and the federal Water Pollution Control Act. Areas subject
to the Wetlands Protection Act include:

(a) any bank the ocean
   any freshwater wetland any estuary
   any coastal wetland any creek
   any beach any river
   any dune bordering any stream
   any flat on any pond or
   any marsh or
   any swamp any lake

(b) Land under any of the water bodies listed above
(c) Land subject to tidal action
(d) Land subject to coastal storm flowage
(e) Land subject to flooding

The U.S. Fisheries and Wildlife Service has defined wetlands somewhat more narrowly, as
lands transitional between terrestrial and aquatic systems, where the water table is usually at
or near the surface or the land is covered by shallow water. (Cowardin et al., U.S. Fish and

For the purpose of considering applicable standards, it is important to apply the definition of
wetlands that is consistent with the standard in question. However, regulations
Corresponding to specific wetland definitions may be considered suitably analogous
standards in other wetland areas.

Given the transitional nature of wetlands between terrestrial and aquatic systems, sediment and/or soil may be present in a given wetland. The MCP (310 CMR 40.0006) gives the following definition for sediment:

*Sediment means all detrital and inorganic or organic matter situated on the bottom of lakes, ponds, streams, rivers, the ocean, or other surface water bodies. Sediments are found:*

(a) in tidal waters below the mean high waterline as defined in 310 CMR 10.23; and

(b) below the upper boundary of a bank, as defined in 310 CMR 10.54(2) which abuts and confines a water body.

All other unconsolidated earth in wetlands, including the 10 year floodplain, is considered soil. In general, exposure to contaminated sediment should be evaluated with reference to Section 9.4 on Aquatic Organisms and Habitats, and exposures to contaminated soil should be evaluated with reference to Section 9.5 on Terrestrial Habitats and Organisms. As noted in a previous section, the risk characterization must also address exposures of the terrestrial birds and mammals which may eat, drink or nest at surface water bodies.

9.6.2 Wetlands Protection Considerations

The scope and rigor of the Wetlands Protection Act and corresponding regulations provide an indication of the biological and societal value placed on wetlands, especially regulated wetlands, open water, vernal pools and rare species habitats. The regulations protect all vertebrate wildlife species which use wetlands (as well as rare and endangered invertebrates). The regulations forbid any adverse effects on any amount of vernal pool habitat or any short or long term effect on the local population of a rare species. Adverse effects on wildlife habitat may include direct and indirect effects on food and shelter as well as on breeding, migratory and overwintering areas. Potential causes of adverse effects include alteration in water quality or in plant community structure.

The habitats and ranges of exposed organisms may not coincide with legally defined delineations. When evaluating exposures of biota and habitats, the focus should be on the distribution of contamination and the habitats of the exposed organisms, so that all locations where organisms are exposed are considered. Various wetland definitions are useful in identifying organism, habitats and functions of potential concern, but they may not always
provide appropriate site investigation boundaries.
9.6.3 Stage I Environmental Screening

As is the case for aquatic and terrestrial habitats, Stage I Screening identifies all potential receptor groups and exposure pathways and evaluates the likelihood of each potential exposure pathway. A further, effects-based screening step should be performed to identify any of the complete exposure pathways that are clearly unlikely to result in significant risk of harm to the environment. The two Stage I screening steps are described below in the following sections.

9.6.3.1 Identification of Complete Exposure Pathways

The risk assessor should consider all of the habitat types and receptors present in the affected area in order to identify exposure pathways of concern when a wetland has been affected by contamination. Exposure of aquatic organisms should be considered in submerged areas. Exposure of animals that periodically visit borders or banks of surface water bodies should also be considered. For upland areas in or adjacent to wetlands, the exposure pathways discussed in the Terrestrial Habitat section should be considered.

9.6.3.2 Effects-based Screening

Effects-based screening of contaminated wetland sediments may be done in the same way as screening of surface water sediment contamination, by comparing detected concentrations with NOAA's ER-Ls. The values on which the ER-Ls are based were derived from studies of both marine and freshwater sediments. The primary criterion for including a value in the development of the ER-Ls was the quality of the study rather than the freshwater or marine nature of the sediments evaluated. Despite the combination of freshwater and marine data, the ER-Ls are sufficiently protective to serve as screening criteria.

Effects-based screening of standing water in wetlands may be conducted in the same way as described for surface water in general, i.e., by comparing detected concentrations with Ambient Water Quality Criteria or the LOAELs published in the Quality Criteria for Water (EPA 1986). The EPA Sediment Quality Criteria may also be applicable at some locations.

Many of these values are based on toxicity to a species that do not inhabit wetland areas, and

---

22 The EPA Sediment Quality Criteria for non-polar organic compounds are based on toxic concentrations in surface water and are derived using sediment/water partitioning coefficients. Therefore, these criteria are only appropriate for wetland sediments that are permanently flooded.
they should not necessarily be used as benchmarks in quantitative wetland assessments. However, the values are considered sufficiently protective for use as wetland screening criteria.

If the risk of harm cannot be ruled out for any exposure pathway, an evaluation of that pathway by a Stage II Risk Characterization is necessary.

9.6.4 Stage II Environmental Risk Characterization

Potential assessment endpoints for wetlands include all of the conditions that have been discussed for both terrestrial or aquatic habitats. The sampling and analysis considerations and measurement methods discussed for other habitats are also applicable in wetland areas. As a consequence, this section is limited to a very brief discussion of considerations specific to wetland habitats.

The relative significance of various exposure pathways and the most sensitive species may differ from other habitats because of the unique structural and functional characteristics of wetlands. Wetlands are extraordinarily productive and biologically diverse habitats. They provide important nursery areas and primary habitats for many species. These functions are primary considerations in identifying receptors of concern and selecting assessment endpoints. For example, given that wetlands function as nurseries for a wide array of species, assessments should consider potential effects on early life stages, which may be more sensitive to toxins than later life stages.

Risk assessors should consider separately the risks to mammal, bird, reptile, amphibian and state-listed (rare) vertebrate and invertebrate species that spend a significant portion of their life cycle in or along water bodies, within the hundred year floodplain, or within any other wetland area. Although many animal species of concern in wetland habitats are also likely to be exposed in terrestrial or aquatic habitats, the exposure conditions are likely to be very different, and the relative impacts of the contaminants on various species may differ. For example, some amphibians are likely to receive higher exposures in wetlands than other habitats because they spend most of their time in wetland areas. Endangered species are also of particular concern, because wetlands are primary habitat area for a large proportion of that group.

Damage to ecological function is an impact which may have more serious implications for wetlands than for other habitats. Because high productivity and chemical and mineral recycling processes normally occur in wetlands, impairment or loss of these functions over a substantial wetland area would represent a significant risk of harm to the environment in the vicinity of the site.
The MCP states that a level of no significant risk of harm to the environment has not been achieved if concentrations of oil and hazardous material at or from the site exceed or are likely to exceed any applicable or suitably analogous standards, including Massachusetts Surface Water Quality Standards promulgated at 314 CMR 4.00, at current and reasonably foreseeable exposure points (310 CMR 40.0995(4)d.). When a site specific environmental risk characterization is employed, the cleanup decision may be driven by the results of the site-specific evaluation, by an exceedance of a standard, or by both.

For MCP Environmental Risk Characterizations, two sets of potentially applicable or suitably analogous standards have been identified. The first is the Massachusetts Surface Water Quality Standards, which are specifically cited as such in the MCP, as described in the preceding paragraph. The second are the Standards applied under the Wetlands Protection Act. These sets of standards are described in more detail in the following sections.

### 9.7.1 Massachusetts Surface Water Quality Standards

Massachusetts Surface Water Quality Standards are applicable to concentrations of oil and/or hazardous material in surface water. These standards are promulgated at 314 CMR 4.00, which gives numerical values for dissolved oxygen, temperature, pH, fecal coliform, solids, color and turbidity, oil and grease, and taste and odor. Narrative standards are set for aesthetics, bottom pollutants or alterations, nutrients, radioactivity and toxic pollutants.

#### 9.7.1.2 Surface Water Standards for Toxic Pollutants

Of the narrative standards, the one for toxic pollutants is most relevant for oil and hazardous material releases from 21E sites. The text (314 CMR 4.05(5)(e)) is as follows:

\[(e) \text{ Toxic Pollutants} - \text{ All surface waters shall be free from pollutants in concentrations or combinations that are toxic to humans, aquatic life or wildlife. Where the Division [of Water Pollution Control] determines that a specific pollutant not otherwise listed in 314 CMR 4.00 could reasonably be expected to adversely affect existing or designated uses, the Division shall use the recommended limit published by EPA pursuant to 33 USC 1251, 304(a) as the allowable receiving water concentration for the affected waters unless a site specific limit is established. The Division shall use the water quality criteria for the protection of aquatic life in terms}\]

---

Guidance for Disposal Site Risk Characterization

Interim Final Policy WSC/ORS-95-141
Massachusetts DEP. April 1996

9-96
of the dissolved fraction of metals. Recommended limits based on total recoverable metals may be converted to dissolved metals using factors recommended by EPA or methods approved by the Division. Recommended limits for metals may be modified by site-specific considerations. Site-specific limits, human health risk levels and permit limits will be established in accordance with the following:

1. **Site-specific limits:** Where recommended limits for a specific pollutant are not available or where they are invalid due to site-specific physical, chemical or biological considerations, the Division shall use a site-specific limit as the allowable receiving water concentration of the affected waters. In all cases, at a minimum, site-specific limits shall not exceed safe exposure levels determined by toxicity testing using methods approved by the Director [of the Division of Water Pollution Control].

2. **Human Health Risk Levels**\(^\text{23}\): The human health-based regulation of toxic pollutants shall be in accordance with guidance issued by the Department of Environmental Protection’s Office of Research and Standards. The Division’s goal shall be to prevent all adverse health effects which may result from the ingestion, inhalation or dermal contact with contaminated waters during their reasonable use as designated in these regulations. When this goal is not attainable, the guidance will specify acceptable excess lifetime cancer risk levels for carcinogens and methodology to be used for their application. The Division [of Water Pollution Control] may also consider factors of practicability and feasibility when deriving effluent limitations from the human health-based criteria.

3. **Accumulation of Pollutants**\(^\text{24}\): Where appropriate the Division [of Water Pollution Control] shall use an additional margin of safety when establishing water quality based effluent limits to assure that pollutants do not persist in the environment or accumulate in organisms to levels that: (a) are toxic to humans or aquatic life; or

\(^{23}\) In environmental risk characterizations conducted under the MCP, human health considerations are not addressed. All potential human exposures are considered in human health risk characterizations. This section is included here to make the citation complete.

\(^{24}\) In an environmental risk characterization conducted under the MCP, accumulation of pollutants should be addressed in the site-specific exposure assessment separately from comparison of surface water concentrations to surface water standards.
(b) result in unacceptable concentrations in edible portions of marketable fish or shellfish or for the recreational use of fish, shellfish, other aquatic life or wildlife for human consumption.

4. **Public Notice:** Where recommended limits or site-specific limits are used to establish water quality based effluent limitations they shall be documented and subject to full intergovernmental coordination and public participation as set forth in 314 CMR 2.00 "Permit Procedures".

In the regulations cited above, the phrase "the Division shall use the recommended limit published by EPA pursuant to Section 304 (a) of the Federal Act" means that the EPA Ambient Water Quality Criteria (AWQC) are adopted as Massachusetts Surface Water Quality Standards. The derivation of these is documented in Quality Criteria for Water (EPA 1986, with updates). Note that only actual criteria are considered applicable standards. Quality Criteria for Water (EPA 1986) presents LOAELs for toxics for some substances for which criteria could not be developed due to insufficient data. However, those LOAELs are not considered applicable standards.

The EPA has published criteria for both the protection of aquatic life and for the protection of human health, but only the criteria for the protection of aquatic organisms are applicable standards for environmental risk characterization. The criteria that are based on drinking water and fish consumption are applicable standards for a human health risk characterization.

Application of the Ambient Water Quality Criteria requires site-specific consideration of hardness. The EPA Ambient Water Quality Criteria for cadmium, chromium III (trivalent chromium), copper, lead, mercury, nickel, silver, and zinc are all hardness-dependent. For a given aqueous concentration, toxicity increases as hardness decreases. In general the listed values are based on an assumed hardness of 100 mg/L, but hardness in Massachusetts water bodies typically runs about 25 mg/L. For a standard to be protective at a specific site where hardness is lower than 100 mg/L, the listed values should be adjusted.

There are currently no limitations on the applicability of surface water standards established for the protection of aquatic life. Surface Water Standards apply to all surface water in the state. All surface water in Massachusetts is currently classified as:

- A - public water supply
- B - fishable/swimmable
- SA - saltwater open shellfishing
- SB - salt water restricted shellfishing
There is no surface water in the state in which aquatic life is explicitly not protected. Thus, surface water standards that protect aquatic life (marine and freshwater Ambient Water Quality Criteria) apply to all surface water bodies in Massachusetts.

**9.7.2 Massachusetts Wetlands Regulations**

The Massachusetts Wetlands Protection Act regulates alterations of wetlands with the objective of preserving and promoting certain public interests, which include: the protection of public or private water supplies and groundwater supplies, the enhancement of flood control and storm damage prevention, the prevention of pollution and the protection of fisheries and land containing shellfish. An amendment to the Act (St. 1986, c. 262) adds wildlife habitat to those interests. This section describes wetlands alterations resulting from contamination that represent violations of the Wetlands Protection Act, and would in effect constitute an exceedance of an applicable or suitably analogous standard. Exceedance of an applicable standard is *per se* indicative of "Significant Risk of Harm" to the environment for 21E purposes. Wetlands alterations indicative of "Significant Risk of Harm" include:

1. Contamination of inland wetlands resource areas which destroys or otherwise impairs any portion of "**Bordering Vegetated Wetland**" (as defined in 310 CMR 10.55(4)(a)).

2. Contamination of inland wetlands resource areas within a **Bank** (as defined in 310 CMR 10.54) or **Land Under a Water Body or Waterway** (as defined in 310 CMR 10.56), which impairs ground water and surface water quality, or the capacity of such areas to provide breeding habitat, escape cover and food for fisheries [10.56(4)(a)(2)&(3)].

3. Contamination of inland wetlands resource areas within **any inland resource area** subject to protection of the Wetlands Protection Act, which has a long or short term adverse effect on the habitat of the local population of a "**rare**" species listed by the DFWELE Natural Heritage and Endangered Species Program. The Heritage Program should be consulted to determine whether there is a substantial risk of such an adverse effect whenever contamination is in a location indicated as rare species habitat on that Program's most recent Estimated Habitat Map of State-listed Rare Wetlands Wildlife [10.53(3); 10.54(4)(c); 10.55(4)(d); 10.56(4)(c); and 10.57(4)(c)].

4. Contamination of Inland **Land Subject to Flooding** which has an adverse effect on **vernal pool habitat** (in **any inland resource area** subject to the Wetlands Protection Act) lasting greater than two years. The DFWELE Natural Heritage and
Endangered Species Program should be consulted to determine whether there is a substantial risk of such an adverse effect whenever contamination is in a location indicated as vernal pool habitat on that Program's most recent Estimated Habitat Map of State-Listed Rare Wetlands Wildlife [10.57(4)(a)(3) and (b)(4)].

5. Contamination of inland wetlands resource areas which has an adverse effect, lasting greater than two years, on more than the following amounts of non-rare wetland wildlife habitat: 50 feet of Bank (as defined in 310 CMR 10.54); 5,000 sq. ft. of Land Under Water (as defined in 310 CMR 10.56); or 5,000 sq. ft. of Bordering Land Subject to Flooding (as defined in 310 CMR 10.57) located within the 10 year floodplain or within 100 feet of the bank or bordering vegetated wetland (whichever is further from the water body or waterway, so long as such area is contained within the 100 year floodplain) [10.54(4)(a)(5); 10.56(4)(a)(4); and 10.57(4)(a)(3)].

6. Contamination of any coastal wetland resource areas which, within any coastal resource areas except any Designated Port Areas (as defined in 310 CMR 10.26) subject to protection of the Wetlands Protection Act, has a long or short term adverse effect on the habitat of the local population of a "rare" species listed by the DFWELE Natural Heritage and Endangered Species Program. The Heritage Program should be consulted to determine whether there is a substantial risk of such an adverse effect whenever contamination is in a location indicated as rare species habitat on that Program's most recent Estimated Habitat Map of State-listed Rare Wetlands Wildlife [10.25(7); 10.27(7); 10.28(6); 10.29(4); 10.30(8); 10.31(5); 10.32(6); 10.33(5); 10.34(8); and 10.35(5)].

7. Contamination of any coastal wetland resource areas which destroys any portion of a salt marsh (as defined in 310 CMR 10.32) or has an adverse effect on its productivity (alterations in growth, distribution and composition of salt marsh vegetation shall be considered in evaluating adverse effects on productivity) [10.32(3)(a)].

8. Contamination of any coastal wetland resource areas which has an adverse effect on marine fisheries (including shellfish) or wildlife habitat of a Salt Pond (as defined in 310 CMR 10.33), Land Under the Ocean (as defined in 310 CMR 10.25) Tidal Flat (as defined in 310 CMR 10.27) or Barrier Beach (as defined in 310 CMR 10.29) by:

   a. altering water quality (other than natural fluctuations in the level of dissolved oxygen, temperature or turbidity, or the addition of pollutants);
b. altering the productivity of plants (specifically eelgrass and widgeon grass beds on Land Under the Ocean Tidal Flats and Barrier Beaches); or

c. altering shallow submerged lands with high densities of polychaetes, mollusks or macrophytic algae (10.33(3); 10.25(6); 10.27(6) and 10.29(3)].

9. Contamination of any coastal wetland resource area which has an adverse effect by altering the productivity of **Land Containing Shellfish** (as defined in 310 CMR 10.34) through an alteration of water quality (including but not limited to, the elements listed under 8a, above) [10.34(4)];

10. Contamination of any coastal wetland resource area which has an adverse effect on anadromous or catadromous **Fish Runs** (as defined in 310 CMR 10.35) by impairing the capacity of spawning or nursery habitats necessary to sustain the various life stages of the fish [10.35(3)(c)];

11. Contamination of any coastal wetland resource area, within **Coastal Dunes or Barrier Beaches** (as defined in 310 CMR 10.28 and 10.29), which has an adverse effect on coastal dune by disturbing the vegetative cover so as to de-stabilize the dune, or by interfering with mapped or otherwise identified bird nesting habitat [10.28(3)(b)&(f) and 10.29(3)].

12. Contamination of any wetland resource area located within an inland or coastal **ACEC** which has an adverse effect on the resource area.
REFERENCES FOR SECTION 9.0


U.S. Environmental Protection Agency (1989c). *Terrestrial Ecosystem Exposure Assessment Model (TEEAM).* EPA/600/3-88/038.


10.0 IMMINENT HAZARD EVALUATIONS

One of the purposes of risk characterization under the Massachusetts Contingency Plan is to identify and evaluate site conditions which may pose an Imminent Hazard. As defined in the MCP, an Imminent Hazard means a hazard which would pose a significant risk of harm to health, safety, public welfare or the environment if it were present for even a short period of time (310 CMR 40.0006). This section of the Guidance for Disposal Site Risk Characterization describes the process by which site conditions may be assessed to determine whether or not an Imminent Hazard exists.

The MCP contains detailed procedures for identifying and evaluating Imminent Hazards. However, it must be stressed that the overriding objective of the Imminent Hazard provisions in the MCP is to ensure that response actions will be taken quickly to prevent or abate exposures that pose an imminent hazard. The risk assessor should keep this objective in mind when reading this section of the Guidance. Taking a response action that addresses ongoing exposures right away is always preferable to conducting an evaluation to determine whether the exposures actually pose an imminent hazard.

The MCP describes a risk characterization methodology to be followed when evaluating imminent hazards (310 CMR 40.0950). This methodology is site-specific in nature, and focuses on actual, or likely exposures under current site conditions, given the current site use(s) and site activities and the surrounding environment, and considering a short exposure period. The MCP also includes specific risk limits for imminent hazards (310 CMR 40.0955(2)(b)). The important distinctions between a risk characterization for an imminent hazard evaluation and a risk characterization for purposes of a Response Action Outcome (RAO) is that the imminent hazard evaluation is much narrower in scope, it need only consider actual, current exposures, given current site use(s) and not foreseeable future use(s) and exposures. In addition, the imminent hazard evaluation often focuses on only those chemicals that are most likely to pose a risk following short-term exposures, given their toxicity and site concentrations.

If the results of an imminent hazard evaluation indicate that conditions at the site pose an imminent hazard, the MCP requires that an Immediate Response Action (IRA) be taken to address the hazard. However, recall that one always has the option to take a response action to address a potential imminent hazard rather than conducting an evaluation to determine whether the conditions do indeed pose an imminent hazard. In fact, for any release which a project manager believes is likely to pose an imminent hazard, the Department recommends taking immediate action to address the release rather than conducting an evaluation to confirm whether or not it is an imminent hazard.

The MCP provides that Imminent Hazard Evaluations be conducted separately for safety, human health and the environment, depending on the type of condition that triggered the need for the evaluation. This is because for different types of imminent hazards, the situation leading to the imminent hazard condition and the information needed to evaluate the condition may be different.
For example, the presence of insecurely containerized OHM may pose an Imminent Hazard to Safety and may also pose an Imminent Hazard to Human Health. Safety and Human Health issues should be assessed separately. However, if it is concluded that conditions pose an Imminent Hazard to Safety, it would not be necessary to additionally evaluate whether those same conditions pose an Imminent Hazard to Human Health.

10.1 Deciding Whether an Imminent Hazard Evaluation is Necessary

The MCP does not define specific situations or conditions at a site which trigger an imminent hazard evaluation. Rather, the regulations describe general factors that must be considered in the decision about whether to conduct an imminent hazard evaluation and rely on the application of professional judgement to determine when site conditions warrant such an evaluation. Since Imminent Hazards can occur at any point in the MCP process, the project manager should be mindful throughout all phases of site investigation and remediation of the possibility that information indicating a potential imminent hazard will come to light.

The MCP 40.0951(1) prescribes that the decision to conduct an Imminent Hazard Evaluation must consider the location and nature of the oil and/or hazardous material and the human or environmental receptors which may be exposed. It is important to keep in mind that when deciding whether an imminent hazard evaluation is needed, that exposures must be actually occurring (or very likely to occur) in order for an imminent hazard to exist.

An Imminent Hazard Evaluation should be considered whenever actual (or likely) exposures to contamination at a site are occurring, such as when people are drinking contaminated water or when there is surficial soil contamination in an area where children are present, such as a playground. The risk assessor should also give thought to the types of contaminants to which people are being exposed. Chemicals which can cause a severe effect after a one-time exposure, such as cyanide, certainly warrant consideration as a possible imminent hazard.

In deciding whether a given situation warrants further investigation as a potential imminent hazard, it may also be helpful to consider the following.

The Direct Contact soil standards in Table 5 of the MCP (310 CMR 0985(6)) were developed using noncancer and cancer risk management criteria (HI = 0.2, ELCR = 1 x 10^-6, respectively) that are roughly ten times lower than the risk management criteria used to evaluate whether risks experienced over a "short period of time" pose an imminent hazard. Risk assessors can use this knowledge, along with an understanding of how those standards were developed, to identify soil concentrations which may warrant further evaluation (i.e., multiples of the Table 5 values can be used as a "rule-of-thumb").
The Table 5 soil standards consider risks from direct contact (dermal contact and ingestion) with soil. Given this, multiples of the Direct Contact soil standards can be used as a general indicator of a situation which may warrant further investigation as a possible imminent hazard. For example, if a contaminant is present in surficial soil in an area where people are being exposed and the concentration of the chemical is greater than ten times the Table 5 standard for the applicable soil category, additional investigation may be warranted to determine whether the situation poses an imminent hazard. If the contamination is in an area where children are being exposed such as a schoolyard or ballfield, the comparison should be made using a multiple of the soil category S-1 value in Table 5, since the S-1 standards focus on exposures to children.

Used in this way, the Table 5 soil standards can provide a general indication to the risk assessor or project manager as to when site concentrations are approaching levels which could pose an imminent hazard. However, it is important to understand that the presence of a chemical at levels greater than ten times the Table 5 standard does not indicate that there is definitely an imminent hazard or even that there is likely an imminent hazard. It simply suggests that the situation may warrant further investigation. Because the Direct Contact soil standards incorporate considerations in addition to risk, a site-specific evaluation, even a very cursory one, may be all that is needed to rule out the possibility of an imminent hazard.

Two-Hour Release Notification Requirements in Subpart C of the MCP

It should also be noted that Subpart C of the MCP (310 CMR 40.0321) describes site conditions which require notification to DEP within 2 hours because they pose or could pose an imminent hazard. However, for some of these reportable releases, the existence of an Imminent Hazard is a rebuttable presumption (310 CMR 40.0321(2) and (3)). In other words, a site-specific imminent hazard evaluation performed in a manner consistent with the Imminent Hazard risk characterization procedures in 310 CMR 40.0950 may be part of the Immediate Response Action (IRA) conducted following notification. In fact, such an imminent hazard risk characterization may show that further response actions are not necessary in the short term.

Any of the three sets of conditions described in 310 CMR 40.0321(2) and (3) trigger the two-hour release notification obligations in Subpart C of the MCP based on the presumption that they pose an imminent hazard to human health.

However, as stated above, a site-specific risk characterization may be conducted to demonstrate to the Department, that conditions at the site do not constitute an actual Imminent Hazard.
310 CMR 40.0321(2)(a): a release indicated by the measurement of OHM in a private drinking water supply well at a concentration equal to or greater than ten times the Category RCGW-1 Reportable Concentration.

310 CMR 40.0321(2)(b): a release indicated by the measurement of any of the trigger concentrations listed below within the top six inches of ground surface, at any location within 500 feet of a residential dwelling, school playground, recreational area or park, unless access to children is controlled or prevented by pavement, concrete, a fence, or other physical barrier. Note: the revised MCP regulations limit this provision by specifying preventing access to children.

Concentration (µg/g dry wt)

<table>
<thead>
<tr>
<th>Substance</th>
<th>Concentration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic (total)</td>
<td>40</td>
</tr>
<tr>
<td>Cadmium (total)</td>
<td>60</td>
</tr>
<tr>
<td>Chromium (VI)</td>
<td>10,000</td>
</tr>
<tr>
<td>Cyanide (available)</td>
<td>100</td>
</tr>
<tr>
<td>Mercury (total)</td>
<td>300</td>
</tr>
<tr>
<td>Methyl Mercury</td>
<td>10</td>
</tr>
<tr>
<td>PCB (total)</td>
<td>10</td>
</tr>
</tbody>
</table>

Development of Soil Concentrations Which Trigger Two-Hour Notification

The soil concentrations in Subpart C which trigger two-hour notification are set generically to be protective under most exposure conditions. As such, the concentrations are used to "screen in" conditions which may require further assessment or remedial action in the short-term. These trigger levels cannot be used to definitively "screen out" a disposal site, as it is possible (under more extreme exposure conditions) that concentrations below these levels could pose an imminent hazard. A site-specific assessment may conclude that the conditions at a disposal site pose an Imminent Hazard at concentrations which are higher or lower than those presented in the regulations.

The approach used to derive the Imminent Hazard Soil Trigger Levels follows the risk characterization procedures for Imminent Hazards detailed in the MCP. These procedures are discussed in detail in the remainder of this Section of the Guidance.

The Imminent Hazard Trigger Levels in Subpart C were identified through the evaluation of both cancer and non-cancer risks: the lower of the two estimated concentrations is chosen to be the Trigger Level in order to be protective of both types of health effect. The cancer and noncancer risk limits used in deriving the Trigger Values are the numerical Imminent Hazard Risk Limits specified in the MCP. These risk limits are discussed in detail in Section 10.2.4.

In evaluating cancer and noncancer risks, it was assumed that exposure would occur through dermal contact and ingestion of soil. Since the trigger levels are applicable in areas where it is
likely that children will have frequent exposure to surficial soil (for example, in a schoolyard, playground or residential backyard), the exposure scenario evaluated in developing the Trigger Levels is thus analogous to a residential exposure scenario.

Since young children generally experience higher rates of exposure due to the nature of their activities and their low body weights, the evaluation of noncancer risks focused on a child aged 5-6 years old exposed during the summer months (June through August) when frequent contact with soil is likely. For cancer risks, the evaluation focused on the ages of 0 to 30 years. Exposure to contaminated soil was assumed to vary by age and time of year. For more detailed information including the exposure assumptions and equations used to calculate the Imminent Hazard Trigger Levels, the reader should refer to Appendix D of the Background Documentation for Derivation of the Method 1 Standards (April, 1994).

10.2 IMMINENT HAZARD EVALUATIONS FOR HUMAN HEALTH

The MCP requires that the Imminent Hazard risk characterization be conducted following the general procedures for a Method 3 risk assessment. As in a full scale risk characterization, the basic approach to be taken in an imminent hazard evaluation is to conduct an assessment that is realistic and health protective. The MCP prescribes that the Imminent Hazard Evaluation shall be conducted in a manner which results in conservative estimates of potential exposures (310 CMR 40.0953(9)). However, it is not the Department’s intent that the Imminent Hazard Evaluation be as comprehensive as a Method 3 risk characterization conducted for purposes of an RAO. Rather, the intent is that an Imminent Hazard Evaluation be site-specific in nature. In fact, an Imminent Hazard risk characterization will typically be a much more streamlined evaluation than a full Method 3 risk assessment, because future uses and exposures need not be considered in the imminent hazard evaluation. In addition, conducting an Imminent Hazard evaluation using Method 3 does not preclude the use of a Method 1 or 2 risk assessment for the site as a whole.

As required in(310 CMR 40.0953(10), the documentation of the Imminent Hazard Evaluation must clearly identify and explain the basis for all exposure parameters chosen for the risk characterization.
10.2.1 Contaminants of Concern

In accordance with the MCP, the imminent hazard evaluation may be limited to those chemicals which are likely to dominate the risk estimates based upon their toxicity and concentration. A chemical may be eliminated from the Imminent Hazard Evaluation based upon a determination that it is not likely to contribute significantly to risks. EPA’s concentration-toxicity screen, as described in the "Risk Assessment Guidance for Superfund Volume 1 Human Health Evaluation Manual (Part A), December 1989, Section 5.9.5" is a screening procedure which may be used to eliminate chemicals from the imminent hazard evaluation. However, if imminent hazards to the environment are being evaluated, chemicals should not be screened out based on toxicity to human health.

Note that in the full risk characterization for a site, such use of toxicity screening to eliminate chemicals from the risk assessment should not be used (refer to Section 2.4 of this guidance manual).

10.2.2 Exposure Assessment

Current Use(s)

The MCP specifies that the focus of an Imminent Hazard Evaluation is on actual or likely exposures to human and environmental receptors under current site conditions, considering the current use(s) of the site.

Thus, exposure profiles should be developed for each receptor identified for the current uses and activities at the site, under current site conditions. For example, if the site is currently an industrial property, then residential exposures need not be evaluated in the imminent hazard evaluation, even if the property may become residential in the future. Similarly, if the site is a residential property where only adults currently reside and there is no evidence that children visit the residential property, then exposures to children need not be evaluated in the imminent hazard evaluation.

Note that this differs from the way current activities and uses must be evaluated for the full risk assessment. In the full risk assessment, activities which are not occurring at the time of the assessment, but are consistent with the current use of the site must be evaluated. For example, in the full risk assessment, exposures to children at a residential property would need to be evaluated even if no children currently resided at the property because the presence of children is consistent with a residential use. This is another example of how an Imminent Hazard Evaluation is more limited in scope than the risk characterization used to support an RAO.

As in a full risk characterization, the imminent hazard evaluation should identify the receptor group(s) experiencing the greatest exposure potential or susceptibility to environmental contamination. Young children and women of child-bearing age are often selected as receptors of concern because of these factors. The risk assessor may need to evaluate several receptor groups to ensure that all sensitive subpopulations are being
protected. Conversely, the fact that the most sensitive receptors are being evaluated means that other (less exposed) receptors need \textit{not} be evaluated.

\textbf{Exposure Duration}

The exposure duration is the length of time over which the receptor comes into contact with the OHM. The MCP provides that the imminent hazard evaluation must focus on exposures over an appropriate "short period of time". The MCP defines a "short period of time" as \textit{any time period from the beginning of an exposure to five years}. The MCP also provides that a "short period of time" may be \textit{greater} than five years if exposures at the site have been ongoing for more than five years or if the response action will not be complete for a period of time greater than five years into the future (310 CMR 40.0953(1)).

In other words, the "short period of time" which is the focus of an Imminent Hazard Evaluation may in fact be much longer than a period of five years. The determination of what constitutes an appropriate "short period of time" for a particular site must consider how long exposures have already been occurring and when it is expected that final remedial action will be complete at the site.

\textit{It should be noted that if, for instance, the appropriate "short period of time" at a site is 10 years (because exposures at that site have been ongoing for 10 years), this does not preclude the obligation to also evaluate appropriate shorter exposure periods such as acute (one-day) exposures or subchronic exposures. For example, if the chemical being evaluated is associated with severe effects which can occur from a single exposure (for example, cyanide), the imminent hazard evaluation should include an evaluation of a one-day exposure, as well as appropriate longer term exposures.}

\textit{Note that it would be very rare for a contaminant other than cyanide to pose an acute risk. This is because for hazardous chemicals other than cyanide, the concentrations at which acute exposures are of concern are much higher than levels typically found at disposal sites.}

When evaluating potential cancer risks in an Imminent Hazard Evaluation, the MCP provides the risk assessor additional flexibility. In evaluating carcinogens, the risk assessor may choose to evaluate a long-term exposure (typically 30 years), rather than a shorter period, even if exposures at the site have actually been ongoing for a period less than a lifetime. The MCP provides this flexibility because the risk characterization used to support an RAO typically evaluates long-term exposures and because it is useful to be able to use the results of a long-term evaluation to make Imminent Hazard decisions. This can eliminate the need for new calculations in order to evaluate a potential imminent hazard. If a long-term exposure is assessed for carcinogens, the risk assessor can use a different risk management criterion in determining whether an Imminent Hazard exists. The selection of appropriate risk management criteria is discussed in greater detail in Section 10.2.4.

In summary, the imminent hazard evaluation should evaluate an exposure period that is
appropriate considering the toxicity of the chemical(s) present at the site, what is known about how long exposures have been occurring and how long exposures are expected to continue. Depending on the site-specific situation, it may be appropriate to evaluate exposure periods longer than 5 years, shorter than five years, or both.

**Exposure Points and Exposure Point Concentrations**

The MCP contains several provisions about defining exposure points and estimating Exposure Point Concentrations (EPCs) for an imminent hazard evaluation.

Because the focus of an imminent hazard evaluation is on actual exposures and current site uses and activities, the evaluation of soil-related exposures may be limited to contamination in the accessible surface soil. The MCP defines this as soil to a depth of six inches (310 CMR 40.0953(4)). Thus, when estimating an EPC for soil in an imminent hazard evaluation, chemicals present at depths greater than six inches should not be averaged into the EPC. However, if the only data available is from a soil depth greater than the top 6 inches and contaminant levels at that depth exceed an Imminent Hazard Trigger Level, it should be assumed that the contaminant levels at depths greater than 6 inches are representative of the surficial soil.

In evaluating drinking water exposures, the MCP requires that the level of chemicals in the groundwater or surface water which serves as a source of drinking water must be considered in estimating the Exposure Point Concentration (310 CMR 40.0953(5)).

*For example, use of a filter cannot be considered in estimating the Exposure Point Concentration. Similarly, one cannot consider the potential dilution that may occur when a contaminated well or surface water body is not the exclusive source of drinking water.*

The EPC should represent the average concentration to which the receptor is exposed at the exposure point. However, there are some situations in which it is preferable to use a more conservative estimate of the EPC rather than a mid-range estimate that will be represented by an arithmetic average concentration. The MCP describes several specific situations in which the risk assessor should consider using an upper percentile or maximum concentration for the EPC, rather than an arithmetic average.

The situations listed in the MCP for which upper percentile or maximum concentrations may be appropriate for the EPC are as follows:

- evaluations of acute exposures;
- evaluations of chemicals with lethal or severe health effects;
- evaluations of sites for which there is insufficient site characterization data; or
- screening evaluations which are intended to over-estimate potential exposures.
As in a full risk assessment, a hot spot must be evaluated as a separate exposure point in an imminent hazard evaluation. This ensures that areas with high relative contamination will not simply be averaged into larger areas of lesser contamination, thereby diluting their potential impacts.

10.2.3. Dose Response

The identification of a dose-response relationship(s) for each chemical being evaluated is done in the same manner as for a full risk assessment. The reader should consult Section 7.2 of the guidance document for a complete discussion of the information needed to describe the dose-response relationship. Toxicity information used to characterize risk in the imminent hazard evaluation must be appropriate for the type and duration of exposure being evaluated and must be clearly identified and documented in the imminent hazard evaluation report.

10.2.4 Risk Characterization

The MCP contains numerical cancer and noncancer risk limits that are specific for imminent hazard evaluations (310 CMR 40.0955(2)). These risk limits represent a level of risk above which the Department has determined that a remedial action is needed in the short term.

Conditions at the site pose an Imminent Hazard if estimated cancer and noncancer risks for each OHM and for each receptor exceed the specified risk limits. The documentation of the Imminent Hazard evaluation must clearly state whether conditions at the site pose an Imminent Hazard (310 CMR 40.0955(4)).
10.2.4.1 Cancer Effects

The MCP provides two risk management criteria for carcinogenic chemicals, depending on whether the risk assessment evaluates exposures over a "short period of time" or whether the risk assessment evaluates a long term exposure (typically 30 years or more). The risk assessor should select the risk limit that corresponds to the exposure period assessed in the imminent hazard evaluation.

Recall that a "short" exposure period is the time period from the beginning of an exposure to five years or longer when exposures at the site have been ongoing for more than five years or if the final response action will not be implemented for more than five years.

Recall that long-term exposures (typically a 30-year exposure period) may be evaluated if the risk assessor so chooses.

Risk Management Criterion for exposures over a "short period of time"

When the risk assessment evaluates cancer risks based on exposures over a "short period of time", conditions at a site pose an Imminent Hazard based on the potential for cancer health effects if:

- the estimated Excess Lifetime Cancer Risk is greater than an Excess Lifetime Cancer Risk Limit of one-in-one hundred thousand \(1 \times 10^{-5}\).

Risk Management Criterion for long-term exposures

When the risk assessment evaluates cancer risks based on a long-term exposure period, conditions at a site pose an Imminent Hazard based on the potential for cancer health effects if:

- the estimated Excess Lifetime Cancer Risk is greater than an Excess Lifetime Cancer Risk Limit of one-in-ten thousand \(1 \times 10^{-4}\).

Rationale for Risk Management Criteria for Cancer Risks

The limit for cancer risks which are estimated based on exposure over a "short period of time" is numerically identical to the cancer risk limit used to determine whether a site poses significant risk for purposes of achieving an RAO. However, recall that the cancer risk limit for final cleanup is based on long-term exposures. When a "short-term" exposure (i.e., an exposure occurring over less than five years, an exposure greater than five years that has occurred already, or an exposure greater than five years that will have occurred by the time final remedial action is completed) results in an excess lifetime cancer risk (ELCR) higher than the risk limit of \(1 \times 10^{-5}\) for final cleanup, immediate remedial measures are warranted. The rationale is that further exposure, before or after long-term remediation is complete, could result in an ELCR above the risk limit.
The limit for cancer risks which are calculated based on a long-term exposure is less stringent (higher) than the risk limit for final cleanup because it represents a level of risk posed by a long-term exposure which the Department has determined must be addressed in the short term (i.e., such a high long-term risk is indicative of an unacceptable short-term risk).

### 10.2.4.2 Non-Cancer Effects

The MCP contains two risk management criteria based on the potential for noncancerous health effects. The Department has developed two risk limits for noncancer effects because of the qualitative differences between toxicity values for different chemicals and how the toxicity values were derived.

#### Risk Management Criteria for Non-Cancer Effects

For chemicals for which the Uncertainty Factors and Modifying Factors incorporated in the Reference Dose are less than or equal to a factor of 10, conditions at a site pose an Imminent Hazard based on the potential for non-cancer effects if:

- the Hazard Index calculated for the site is greater than a Hazard Index equal to one.

For chemicals for which the Uncertainty Factors (UFs) and Modifying Factors (MFs) incorporated in the Reference Dose (RfD) are greater than a factor of 10, conditions at a site pose an Imminent Hazard based on the potential for non-cancer effects if:

- the Hazard Index calculated for the site is greater than a Hazard Index equal to ten.

*Note that the Reference Dose which is used must be appropriate for the type of exposure being evaluated. For example, if acute exposures are being evaluated, the risk assessor should use an acute Reference Dose.*
Rationale for Risk Management
Criteria for Non-cancer Risks

When a Reference Dose is based on a robust and relatively complete toxicity database, there is reasonable certainty that the resulting Reference Dose is protective of adverse health effects in sensitive humans. For these Reference Doses, EPA does not apply many UFs or MFs. Thus, when evaluating a chemical with a Reference Dose that has relatively few UFs and MFs (less than or equal to a factor of ten) the Hazard Index estimated for the site is compared with a Hazard Index limit of one.

Conversely, when the Reference Dose for a chemical is based on a less than ideal database, EPA incorporates multiple UFs and MFs to provide reasonable certainty that the resulting Reference Dose is protective of adverse health effects in sensitive humans. In other words, a RfD with many UFs and MFs indicates that there is greater uncertainty in how well the original toxicity data approximate a No Observed Adverse Effects Level. The multiple UFs and MFs are protective factors to compensate for the low level of confidence in the toxicity database used to develop the Reference Dose. A Reference Dose which has many UFs and MFs (greater than a factor of ten) has a large margin of safety already built into it. Thus, for these chemicals, the Hazard Index estimated for the site is compared with a less stringent Hazard Index limit of ten.

Due to large variations in the quality of toxicological data available, the US EPA incorporates Uncertainty Factors and Modifying Factors into the Reference Dose to reflect the quality of the data and to insure that the Reference Dose falls below a No Observed Adverse Effects Level in sensitive humans. Uncertainty and Modifying Factors are typically applied to account for interspecies variation, conversion of a Lowest Observed Adverse Effects Level (LOAEL) to a No Observed Adverse Effects Level (NOAEL), exposure duration and protection of sensitive human populations. The less confidence there is in the original toxicity data, the larger the UFs and MFs. It is not uncommon that a Reference Dose incorporates combined factors as large as 10,000.

On the other hand, the toxicological information available for some chemicals is complete, and the Uncertainty and Modifying Factors used to adjust the Reference Dose are quite small: sometimes less than a factor of ten.

Uncertainty Factors and Modifying Factors are part of the documentation that accompanies a Reference Dose published by EPA on IRIS or HEAST. A discussion of UFs and MFs can be found in the Dose-Response Section (Section 7.2.1).

It is important to recognize that where noncancer risks dominate over cancer risks, it is DEP’s objective to make imminent hazard risk management decisions based on a Lowest Observable Adverse Effects Level, rather than a No Observable Adverse Effects Level. In other words, it is DEP’s intent to make decisions about the need for immediate action based on a chemical dose that is associated with an adverse health effect and not a dose that is
associated with no adverse effect (i.e. a "safe" dose). One of the factors DEP considered in developing the non-cancer risk management criteria for imminent hazards is the fact that Reference Doses for many chemicals include an UF of 10 to convert a Lowest Observable Adverse Effects Level (LOAEL) to a No Observed Adverse Effects Level (NOAEL). Using a HI limit of 10 offsets the 10-fold UF for the LOAEL to NOAEL conversion. In this way, DEP’s imminent hazard risk management decisions are more closely based on the Lowest Observable Adverse Effects Level. This is meant to be a generalized approach, as DEP recognizes that toxicity values for some chemicals (which have UFs greater than 10) do not incorporate the LOAEL to NOAEL adjustment.

10.3 IMMINENT HAZARD EVALUATIONS FOR THE ENVIRONMENT

As previously stated, the MCP does not define specific conditions at a site which trigger an imminent hazard evaluation. Rather, the application of professional judgement is relied upon to determine when site conditions warrant an Imminent Hazard Evaluation for environmental receptors.

The MCP provides the following two criteria for determining whether conditions at the site pose an Imminent Hazard to the environment (310 CMR 40.0955(3)).

- conditions pose an Imminent Hazard if there is visible evidence of stressed biota attributable to the disposal site.

- conditions at the disposal site pose an Imminent Hazard if the Risk Characterization demonstrates that significant adverse ecological impacts are likely under current site conditions and that those impacts are likely to persist if the current conditions were to remain for up to five years.

What is intended in the first criterion is that there must be readily apparent evidence of severe impacts on ecological receptors in order for the site to pose an Imminent Hazard to the environment. The risk assessor should focus on identifying whether there are visible signs that ecological receptors are being severely impacted. It is not intended that a Stage I Screening, as described in Section 9.0, will be needed to accomplish this. Rather the risk assessor should rely on visual observations and professional judgement. Evidence of an impact such as a fish kill clearly should be considered visible evidence of stressed biota.

In the second criterion, conditions at the disposal site must be such that severe or life threatening impacts on ecological receptors are likely. Again, it is not intended that a detailed evaluation will be needed to identify whether such conditions exist at the site. The risk assessor should use simple measures, along with professional judgement to determine whether environmental receptors are seriously threatened. Evidence of abiotic conditions at the site could potentially be a condition that is likely to pose a severe impact on ecological receptors.

In general, quantitative risk assessment procedures do not provide a distinction between an environmental Imminent Hazard and environmental long-term risk. Thus, the MCP provides
no numerical criteria for an environmental Imminent Hazard and DEP does not intend quantitative risk assessment procedures to be used in determining whether conditions at a site pose an Imminent Hazard to the Environment.

Recall that Subpart C of the MCP (310 CMR 40.0321(1)(e)) describes the following release which requires notification to DEP within 2 hours because it poses an Imminent Hazard to the environment:

- a release to the environment that produces immediate or acute adverse impacts to freshwater or saltwater fish populations.

10.4 IMMINENT HAZARD EVALUATIONS FOR SAFETY

The MCP provides that conditions at the site pose an Imminent Hazard to Safety if there is a significant risk to safety under existing conditions or conditions which are about to occur. As defined in the MCP, a significant risk to safety exists at a site if a release poses a threat of physical harm or bodily injury to people.

In accordance with the MCP, an Imminent Hazard evaluation for safety concerns must be conducted following the provisions detailed in 310 CMR 40.0960. Guidance relating to characterizing the risk of harm to safety is provided in Section 4.0. However, an imminent hazard for Safety will be more narrow in scope than the evaluation described in 310 CMR 40.0960. In identifying whether an Imminent Hazard to Safety exists, the risk assessor need only focus on existing conditions (or conditions which are about to occur), and the receptors actually present given the current use of the site. Examples of a potential Imminent Hazard to Safety include: (1) exceeding an explosive limit within a structure; and (2) the presence of insecurely containerized waste.

10.5 IMMINENT HAZARD EVALUATIONS TO PUBLIC WELFARE

In general, a condition at a site that precludes the full use of a resource should be evaluated as a potential Imminent Hazard to Public Welfare. For example, a condition such as an odor in a residence that prevents people from living there, or taste or odors problems in drinking water that preclude using it for consumptive purposes certainly should be considered as a potential Imminent Hazard to Public Welfare. The Department expects that in general, Imminent Hazards to public welfare will be rare.
APPENDIX A

GLOSSARY OF TERMS & ACRONYMS
APPENDIX A: GLOSSARY OF TERMS AND ACRONYMS

AAL means Allowable Ambient Level in air, in units of µ/m³, (from *The Chemical Health Effects Methodology and The Method to Derive Allowable Ambient Limits*, MADEP/ORS Publication 90-1, May 1990).

ACEC means an Area of Critical Environmental Concern.

ADD means Average Daily Dose of a contaminant received by a receptor of concern.

ADE means Average Daily Exposure.

ADSCR means Average Daily Soil Contact Rate (mg soil/kg/day).

ADSIR means Average Daily Soil Intake Rate (mg soil/kg/day).

AF means Fraction of OHM in soil Absorbed through the skin (unitless).

AP means Averaging Period (units: days).

Aquifer means a geologic formation, group of formations or part of a formation that is capable of yielding a significant amount of groundwater to wells or springs.

Area of Critical Environmental Concern and ACEC each means an area which has been so designated by the Secretary of Environmental Affairs pursuant to 301 CMR 12.00.

Assessment Endpoint means a specific effect on a specific group of organisms that is evaluated in a quantitative environmental risk characterization.

ATC means Allowable Threshold Concentration (in air).

AUL means Activity and Use Limitation.

AWQC means Ambient Water Quality Criteria.

Background means those levels of oil and hazardous material that would exist in the absence of the disposal site of concern which meet the regulatory definition in the MCP which is:

(a) ubiquitous and consistently present in the environment at and in the vicinity of the disposal site of concern; and

(b) attributable to geologic or ecologic conditions, atmospheric deposition of industrial process or engine emissions, fill materials containing wood or coal ash, releases to groundwater from a public water supply system and/or petroleum residues that are incidental to the normal operation of motor vehicles.

Biota means plant or animal life.

BRP means the Massachusetts DEP Bureau of Resource Protection.

BW means Body Weight of the receptor of concern during the period of exposure (units: mass).

BWP means the Massachusetts DEP Bureau of Waste Prevention.

BWSC means the Massachusetts DEP Bureau of Waste Site Cleanup.

C means appropriate units Conversion factor.

The following abbreviations are defined in this document:

- **CAG** means the U.S. EPA’s Carcinogen Assessment Group.
- **CAS** means Chemical Abstract Service.
- **Carcinogenic Slope Factor** means the cancer risk (proportion affected) per unit dose of an oil or hazardous material, as published by EPA.
- **Class A Surface Water Body** means any segment of an inland or coastal surface water body so assigned “Class A” pursuant to 314 CMR 4.00.
- **CMR** means Code of Massachusetts Regulations.
- **Coastal waters** means the Atlantic Ocean and all contiguous saline bays, inlets and harbors within the jurisdiction of the Commonwealth including areas where fresh and salt waters mix and tidal effects are evident or any partially enclosed coastal body of water where the tide meets the current of a stream or river.
- **Cumulative Receptor Cancer Risk** means the sum of the estimated excess lifetime cancer risks associated with exposure to all oil and/or hazardous material at or from a disposal site at all exposure points for a given receptor.
- **Cumulative Receptor Non-cancer Risk** means a calculation of the possibility of non-cancer health effects associated with exposure to all oil and/or hazardous material at or from a disposal site at all exposure points identified for a given receptor. The Hazard Index is a measure of the Cumulative Receptor Non-cancer Risk.
- **DAQC** means the Massachusetts DEP Division of Air Quality Control.
- **DDD** means 2,2-bis(p-chlorophenyl)-1,1-dichloroethane.
- **DDE** means dichlorodiphenyldichloroethylene.
- **DDT** means 1,1,1-trichloro-2,2-bis(p-chlorophenyl)ethane.
- **Department** and **DEP** each means the Massachusetts Department of Environmental Protection.
- **DEQE** means the Massachusetts Department of Environmental Quality Engineering, which is the former name of the Massachusetts Department of Environmental Protection.
- **Disposal site** means any structure, well, pit, pond, lagoon, impoundment, ditch, landfill or other place or area, excluding ambient air or surface water, where uncontrolled oil and/or hazardous material has come to be located as a result of any spilling, leaking, pouring, abandoning, emitting, emptying, discharging, injecting, escaping, leaching, dumping, discarding or otherwise disposing of such oil and/or hazardous material. The term shall not include any site containing only oil or hazardous materials which: are lead-based paint residues emanating from a point of original application of such paint; resulted from emissions from the exhaust of an engine; are building materials still serving their original intended use or emanating from such use; or resulted from release of source, byproduct or special nuclear material from a nuclear incident, as those terms are defined in 42 U.S.C. § 2014, if such release was subject to requirements with respect to financial protection established by the Nuclear Regulatory Commission under 42 U.S.C. § 2210.
- **DNAPL** means Dense Non-Aqueous Phase Liquid.
- **Dose** means the amount of a substance, expressed in mg/kg body weight/day, which is absorbed into the body as a result of exposure(s).
- **DWPC** means the Massachusetts DEP Division of Water Pollution Control.
DWS means the Massachusetts DEP Division of Water Supply.

ED means the average Duration of each Exposure Event (units: hours/event).

EF means the average number of Events/day during the period of exposure (units: events/day).

ELCR means Excess Lifetime Cancer Risk.

Endangered species means those vertebrate and invertebrate animal species officially listed as endangered by the Massachusetts Division of Fisheries and Wildlife under 321 CMR 10.00.

Environment means waters, land, surface or subsurface strata, or ambient air of the Commonwealth.

Environmental Receptor means any living organism, other than humans, and/or any habitat which supports such organisms, and/or any other natural resource which comes into contact with oil and/or hazardous material as a result of a release to the environment.

Environmental Restriction means a restriction or other covenant concerning the use of property that is held or imposed by the Department pursuant to M.G.L. c. 21E, § 6.

EP means the duration of the Exposure Period (units: days).

EPA means the U.S. Environmental Protection Agency.

EPC means Exposure Point Concentration.

Excess Lifetime Cancer Risk means the estimated probability that an individual’s exposure during a lifetime to an oil or hazardous material could result in cancer.

Exposure means any contact with or ingestion, inhalation or assimilation of oil and/or hazardous material, including, without limitation, irradiation.

Exposure Pathway means the mechanism by which human or environmental receptors inhale, consume, absorb, or otherwise take in oil and/or hazardous material at an Exposure Point.

Exposure Point means a location of potential contact between a human or environmental receptor and a release of oil and/or hazardous material. An Exposure Point may describe an area or zone of potential exposure, as well as a single discrete point.

Exposure Point Concentration means the concentration of oil or hazardous material in a specific medium which a human or environmental receptor may contact at an Exposure Point.

FI means the daily Intake of contaminated Food on days exposed during the exposure period (units: mass/event).

Fish habitat means any surface water body that serves as a habitat for fresh or marine fauna, including, but not limited to, crustacean, fin fish and shellfish. For purposes of the Numerical Ranking System, the entire coastline of Massachusetts is considered a fish habitat.

Groundwater means any water below the earth’s surface in the zone of saturation.

GW-1 means groundwater category for current or potential drinking water source.

GW-2 means groundwater category for a source of volatiles to indoor air.

GW-3 means groundwater category everywhere in the commonwealth of Massachusetts.
Habitat means the area or type of environment in which an organism or biological population normally lives or occurs, including, without limitation, wetland habitat, woodland habitat, grassland habitat and mountain habitat.

Hazard Index means a calculation of the possibility of non-cancer health effects as the result of exposure to one or more oil or hazardous materials with the same or similar modes of toxic action or toxic endpoints. The Hazard Index (HI) is defined as: 

\[ HI = \frac{D_1}{AD_1} + \frac{D_2}{AD_2} + \ldots + \frac{D_i}{AD_i} \]

where \( D \) is the daily dose (or daily concentration) for a particular oil or hazardous material, and \( AD \) is the allowable daily dose (or allowable daily concentration) for a particular oil or hazardous material specified by the Department. The allowable daily concentration is the Reference Concentration or other allowable daily concentration specified by the Department.

Hazardous material means material, including, but not limited to, any material in whatever form which, because of its quantity, concentration, chemical, corrosive, flammable, reactive, toxic, infectious or radioactive characteristics, either separately or in combination with any substance or substances, constitutes a present or potential threat to human health, safety, welfare, or to the environment, when improperly stored, treated, transported, disposed of, used, or otherwise managed. The term shall not include oil, but shall include waste oil and all those substances which are included under 42 U.S.C. § 9601(14), but it is not limited to those substances. The term shall also include, but is not limited to, material regulated as hazardous waste or recyclable material under 310 CMR 30.000.

HEAST means the U.S. EPA's Health Effects Assessment Summary Tables.

HI means Hazard Index.

Hot Spot means a discrete area where the concentrations of oil or hazardous material are substantially higher than those concentrations in the surrounding area as defined in the MCP.

Human Receptor means a person who is likely to be affected by a site, as further described in 310 CMR 40.0900.

IARC means the International Agency for Research on Cancer.

IH means Imminent Hazard.

Immediate Response Action and IRA each means any response action performed in accordance with 310 CMR 40.0410.

Imminent Hazard means a hazard which would pose a significant risk of harm to health, safety, public welfare or the environment if it were present for even a short period of time, as further described in 310 CMR 40.0950.

Imminent Hazard Evaluation means an evaluation performed in accordance with 310 CMR 40.0951 through 310 CMR 40.0955.

Interim Wellhead Protection Area or IWPA means:

(a) with respect to public water supply wells and wellfields whose pumping rate is 100,000 gallons per day or greater and for which the Department has not approved a hydrologically delineated Zone II, the \( \frac{1}{2} \) mile radius surrounding such well or wellfield; and

(b) with respect to public water supply wells and wellfields whose pumping rate is less than 100,000 gallons per day and for which the Department has not approved a hydrologically delineated Zone II, the radius calculated by multiplying the maximum pumping rate in gallons per minute for such well or wellfield by 32 and adding 400 feet thereto (i.e. \( \text{IWPA} = 32y + 400 \); where \( y \) = pumping rate in gallons per minute).

IR means the daily soil Ingestion Rate on days exposed during the exposure period (units: mass/day).

IRA means Immediate Response Action.

IRIS means the US EPA's Integrated Risk Information System.
LADD means Lifetime Average Daily Dose.

LADSCR means Lifetime Average Daily Soil Contact Rate normalized to bodyweight (mgsoil/kg/day).

LADSIR means Lifetime Average Daily Soil Intake Rate normalized to bodyweight (mgsoil/kg/day).

Lake means any open body of fresh water with a surface area of ten acres or more, including, without limitation, Great Ponds.

Leaching means the percolation or draining of liquid through oil and/or hazardous material.

LEL means Lower Explosive Limit.

Licensed Site Professional and LSP each means a hazardous waste site cleanup professional, as defined in M.G.L. c. 21A, § 19, holding a valid license issued by the Board of Registration of Hazardous Waste Site Cleanup Professionals pursuant to M.G.L. c. 21A, §§ 19 through 19J.

MA DEP means the Massachusetts Department of Environmental Protection.

Massachusetts Contingency Plan and MCP and this Contingency Plan each means 310 CMR 40.0000.

MCL means Maximum Contaminant Level.

MMCL means Massachusetts Maximum Contaminant Level.

MDL means Method Detection Limit.

Measurement Endpoint means the result of a measurement that is used to evaluate an assessment endpoint.

Media means air, soil, water or sediment, etc.

Method Detection Limit means, generally, the level which can be measured with 99% accuracy using EPA Standard Methods.

MGL means Massachusetts General Law.

Migration pathway means a pathway by which oil and/or hazardous material is transported at or from a disposal site.

Multi-media means the most common contamination scenario. A disposal site where exposure is thought to occur via more than one exposure medium.

Modifying Factor (MF) means a factor greater than zero and less than or equal to 10 by which a no-observed-adverse-effect level is divided to estimate a Reference Dose. The MF reflects qualitative professional judgments regarding scientific uncertainties not covered under the standard Uncertainty Factors, such as the completeness of the overall data base and the number of animals in the experimental study.

MOHML means the Massachusetts Oil and Hazardous Material List.

Monitoring well means a well designed to facilitate the down-hole measurement of groundwater and/or gas levels and the collection of groundwater and/or gas samples.

MW means Molecular Weight.

NAPL means Non-Aqueous Phase Liquid.
ND means Not Detected.

NFA means No Further Action.

No Significant Risk means a level of control of each identified substance of concern at a site or in the surrounding environment such that no such substance of concern shall present a significant risk of harm to health, safety, public welfare or the environment during any foreseeable period of time.

NOAEL means the No Observable Adverse Effects Level.

Nonaqueous Phase Liquid and NAPL each mean oil and/or hazardous material that is present in the environment as a continuous separate phase as measured in a groundwater monitoring well or otherwise observed in the environment.

NSR means No Significant Risk.

OHM means Oil and/or Hazardous Material.

Oil means insoluble or partially soluble oils of any kind or origin or in any form, including, without limitation, crude or fuel oils, lube oil or sludge, asphalt, insoluble or partially insoluble derivatives of mineral, animal or vegetable oils and white oil. The term shall not include waste oil, and shall not include those substances which are included in 42 U.S.C. § 9601(14).

Outstanding Resource Waters means waters in the Commonwealth given a protected status due to their ecological, socioeconomic, recreational, and/or aesthetic value pursuant to 314 CMR 4.04(3).

PCBs means Polychlorinated Biphenyls.

Permanent Solution means a measure or combination of measures which will, when implemented, ensure attainment of a level of control of each identified substance of concern at a disposal site or in the surrounding environment such that no substance of concern will present a significant risk of damage to health, safety, public welfare, or the environment during any foreseeable period of time.

Playground (see Park, playground and recreation area).

Point source means a discernible, confined and discrete conveyance, including, but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock or vessel from which oil and/or hazardous material is or may be discharged.

Pond means any coastal or inland pond, as defined in 310 CMR 10.04.

Potentially productive aquifer means:

(a) all aquifers delineated by the U.S. Geological Survey (USGS) as a high or medium yield aquifer, except for any portion of a high or medium yield aquifer that is located in a municipality with a population density equal to or greater than 4,400 persons per square mile (based on the most recent U.S. Census); and
(b) all aquifers located east of the Cape Cod Canal (Cape Cod), on the Elizabeth Islands, on Martha’s Vineyard, or on Nantucket.

NOTE (7/95): The definition of Potentially Productive Aquifer and the rules for classification of PPAs as GW-1 aquifers are under review. Please consult the latest version of the MCP for the current definition.

Potentially Responsible Party and PRP each mean a person who is potentially liable pursuant to M.G.L. c. 21E.

PPA means Potentially Productive Aquifer.
ppb means parts per billion.

ppm means parts per million.

PQL means Practical Quantitation Limit.

Practical Quantitation Limit means, generally, the smallest concentration of a substance for which quantitative results may be obtained with a specified degree of confidence.

Private water supply well means a well which is utilized by a private water system. For purposes of 310 CMR 40.0000, the phrase “private water system” is used to refer to a system for the provision of piped water for human consumption which has fewer than 15 service connections or does not regularly serve an average of at least 25 individuals daily at least 60 days of the year.

Protected Open Space means
(a) any federal, state or local government-protected open space, including, but not limited to, parks, forests and watershed lands;
(b) any land used for conservation purposes by a non-profit corporation, such as the Massachusetts Audubon Society, the Trustees of Reservation (excluding land held for its historic value only) and the Nature Conservancy; and
(c) excluding any privately held land associated with a conservation restriction or easement or controlled by a person other than a non-profit corporation or Agency.

PRP means Potentially Responsible Party.

Public water supply means a source of water supply, including, but not limited to, primary, backup and emergency sources, utilized by a public water system. For purposes of 310 CMR 40.0000, the terms “public water system,” “primary source,” “backup source,” and “emergency source” shall have the meaning ascribed to such terms by 310 CMR 22.02.

Public water supply distribution pipeline means any piping used for the conveyance of potable water in a public water system.

Public Way means land in use as a public street or highway.

q1* means the US EPA’s Cancer Assessment Group’s published cancer slope value.

RAF means Relative Absorption Factor (unitless).

Rail Right-of-Way means lands or interests in lands which are in use as rights-of-way for rail purposes. This definition includes rights-of-way which are in use for rail transportation as regulated by M.G.L. c. 161C, and rail rights-of-way which are in use by the Massachusetts Bay Transportation Authority. This definition does not include related facilities, such as rail yards and rail maintenance facilities.

RAO means Response Action Outcome:
Class A: Permanent Solution Achieved
Class B: No Remedial Action Required
Class C: Temporary Solution


RC means Reportable Concentration.

RCGW-1 means Reportable Concentration for Groundwater in Category 1 (groundwater resource areas).

RCGW-2 means Reportable Concentration for Groundwater in Category 2 (groundwater everywhere else).

RCS-1 means Reportable Concentration for Soil in Category 1 (higher exposure potential).

RCS-2 means Reportable Concentration for Soil in Category 2 (soil everywhere else).

Receptor means a Human Receptor or Environmental Receptor. Which is an individual or environmental population exposed to oil or hazardous materials.

Recreation area (See Park, playground and recreation area).

Reference Concentration means the daily concentration in air of an oil and/or hazardous material which would not be expected to result in any adverse non-cancer health effects, as published by EPA.

Reference Dose means the daily dose of an oil or hazardous material which would not be expected to result in any adverse non-cancer health effects, as published by EPA.

Relative Absorption Factor means a factor which adjusts the dose estimate in consideration of the absorption efficiencies of the study which is the basis of the toxicity information and the absorption efficiency of the route of exposure of concern. It is not itself an absorption efficiency. This term was formerly called a “Bioavailability Adjustment Factor” by the Department.

Release means any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping or disposing into the environment, but excludes:

(a) emissions from the exhaust of an engine;
(b) release of source, byproduct, or special nuclear material from a nuclear incident, as those terms are defined in 42 U.S.C. § 2014, if such release is subject to requirements with respect to financial protection established by the Nuclear Regulatory Commission under 42 U.S.C. § 2210;
(c) the normal application of fertilizer;
(d) the application of pesticides in a manner consistent with their labelling; and
(e) the application of residuals in accordance with 310 CMR 32.00.

Remedial action means any containment or removal.

Remedial alternative means a measure or combination of measures identified and evaluated in accordance with 310 CMR 40.0850 for its effectiveness in reducing, mitigating or eliminating risks posed by a disposal site.

Reportable Concentration and RC each means the concentration of oil or hazardous material in soil or groundwater which requires notification to the Department under M.G.L. c. 21E, § 7, and/or 310 CMR 40.0360 through 310 CMR 40.0362.

Reportable Quantity and RQ each means the quantity of oil or hazardous material the release of which, or threat of release of which, requires notification to the Department under M.G.L. c. 21E, § 7, and/or 310 CMR 40.0350 through 310 CMR 40.0352.

Residual contamination means the concentrations of oil and/or hazardous material remaining at a site at which further remedial actions are not required by these regulations.

Respond, response and response action each means assess, assessment, contain, containment, remove or removal.

Response Action Outcome and RAO each means the classification applied to a disposal site at which there is No Significant Risk, as further defined by 310 CMR 40.1000.

Response Action Outcome Statement means an LSP Opinion submitted to the Department in accordance with 310
CMR 40.1000.

Response Action Performance Standard and RAPS each means the level of diligence reasonably necessary to obtain the quantity and quality of information adequate to assess a site, to evaluate remedial action alternatives and to design and implement appropriate remedial actions, as further defined by 310 CMR 40.0191.

RfC means the U.S. EPA’s published Reference Concentration.

RfD means the U.S. EPA’s published Reference Dose.

Risk Characterization means the requirements and procedures for characterizing risks of harm to health, safety, public welfare and the environment set forth in 310 CMR 40.0900.

River means a waterbody contained within a channel, naturally or artificially created, which periodically or continuously contains flowing water or forms a connecting link between two bodies of standing water.

Route of exposure means a mechanism by which an oil or hazardous material comes into contact with a receptor, including, but not limited to, ingestion, inhalation, dermal absorption and transpiration.

RP means Respirable Particulates (units: mass).

S-1 means Soil category with high exposure potential.

S-2 means Soil category with medium exposure potential.

S-3 means Soil category with low exposure potential.

SA means Skin Surface Area in contact with the contaminated soil on days exposed (units: area/day).

School means any public or private elementary or secondary school, and any day care center, as defined in M.G.L. c. 28A, § 9.

Sediments means all detrital and inorganic or organic matter situated on the bottom of lakes, ponds, streams, rivers, the ocean, or other surface water bodies. Sediments are found:

(a) in tidal waters below the mean high water line as defined in 310 CMR 10.23; and
(b) below the upper boundary of a bank, as defined in 310 CMR 10.54(2), which abuts and confines a water body.

Sheen means an iridescent appearance of any oil or waste oil on the surface of any river, stream, lake, pond, spring, impoundment, estuary, coastal water or groundwater. The term “sheen” shall not include detrital, inorganic or organic matter located in a terrestrial environment.

ShortForm means the Risk Assessment ShortForm, the spreadsheet risk assessment tool.

Site means any building, structure, installation, equipment, pipe or pipeline, including any pipe discharging into a sewer or publicly-owned treatment works, well, pit, pond, lagoon, impoundment, ditch, landfill, storage container, motor vehicle, rolling stock, or aircraft, or any other place or area where oil or hazardous material has been deposited, stored, disposed of or placed, or otherwise come to be located. The term shall not include any consumer product in consumer use or any vessel.

Site Activities and Uses means the uses and activities associated with a disposal site and the surrounding environment, as further defined by 310 CMR 40.0923.

Soil means any unconsolidated mineral and organic matter overlying bedrock that has been subjected to and influenced by geologic and other environmental factors, excluding sediment.
Sole Source Aquifer means an aquifer designated by EPA as the sole or principal source of drinking water for an area pursuant to § 1424(e) of the federal Safe Drinking Water Act, as amended.

Species of Special Concern means those vertebrate and invertebrate animal species officially listed as species of special concern by the Massachusetts Division of Fisheries and Wildlife under 321 CMR 10.00.

SRM means Substantial Release Migration, as further described in 310 CMR 40.0413.

Stream means a body of running water, including brooks and creeks, which moves in a definite channel in the ground due to a hydraulic gradient, and which flows within, into or out of an "Area Subject to Protection Under the Act," as defined in 310 CMR 10.04.

Substantial hazard means a hazard which would pose a significant risk of harm to health, safety, public welfare, or the environment if it continued to be present for several years.

Surface water means all waters other than groundwater within the jurisdiction of the Commonwealth, including, without limitation, rivers, streams, lakes, ponds, springs, impoundments, estuaries, wetlands, coastal waters and vernal pools.

SVOC means Semi-Volatile Organic Compound.

TEL means Threshold Effects Level in air, in units of µg/m³, (from The Chemical Health Effects Methodology and The Method to Derive Allowable Ambient Limits MADEP/ORS publication 90-1, May 1990).

Temporary Solution means any measure or combination of measures which will, when implemented, eliminate any substantial hazard which is presented by a disposal site or by any oil and/or hazardous material at or from such site in the environment until a Permanent Solution is achieved.

Threatened Species means those vertebrate and invertebrate animal species officially listed as threatened species by the Massachusetts Division of Fisheries and Wildlife under 321 CMR 10.00.

Threat of release means a substantial likelihood of a release of oil and/or hazardous material which requires action to prevent or mitigate damage to health, safety, public welfare or the environment which may result from the release. Circumstances which represent a threat of release include, but are not limited to, sites containing or conducting an amount of oil and/or hazardous material in excess of the Reportable Quantity for that oil and/or hazardous material, or of an unknown quantity, where no release has occurred but where a person required by 310 CMR 40.0331 to report the threat of release has knowledge of any corrosion, damage, malfunction or other condition that is likely to result in a release.

TOR means Threat of Release.

Total Petroleum Hydrocarbons and TPH each means the total or cumulative concentration of hydrocarbons associated with a petroleum product with a gram molecular weight equal to or greater than 140 (C10), as measured by standard analytical techniques and/or by procedures approved by the Department, including, but not limited to, procedures approved by the Department that express TPH as a weighted average of individual constituents.

UCL means Upper Concentration Limit.

UF means Uncertainty Factor.

Uncertainty Factor means one or more factors, each generally an order of magnitude, by which a no-observed-adverse-effect level is divided in accordance with EPA-approved methodology to reflect uncertainty in the various types of data used to estimate a Reference Dose.

Unit Risk means the cancer risk (proportion affected) per concentration unit of an oil or hazardous material, as published by EPA.
Upgradient means
(a) in reference to surface water, the direction perpendicular to lines of equal elevation over a distance in which elevation continuously increases, measured from the point or area in question; or
(b) in reference to groundwater, the direction perpendicular to lines of equipotential over a distance in which total head continuously increases, measured from the point or area in question.

UR means Unit Risk value.

Vadose zone means the unsaturated zone below the ground surface and above the water table.

Vernal pool means a water body that has been certified by the Massachusetts Division of Fisheries & Wildlife as a vernal pool.

Vernal pool habitat means any confined basin depression which, at least in most years, holds water for a minimum of two continuous months during the spring and/or summer, and which are free of adult fish populations, as well as the area within 100 feet of the mean annual boundaries of the depressions, to the extent that the habitat is within an Area Subject to Protection Under the Wetlands Protection Act, as specified in 310 CMR 10.02(1).

VI means the daily Volume of drinking water Ingested by the receptor of concern at the exposure point during the exposure period (units: volume/day).

Volatileization means the conversion of all or part of a liquid or solid into vapor.

Volatile Organic Compounds and VOCs each mean an organic compound with a boiling point less than 200 degrees Celsius that are targeted analytes in EPA Method 8240 and other purgeable organic methods specified in EPA publication SW-846 entitled, "Test Methods for Evaluating Solid Waste."

VR means the daily Respiratory Volume for the receptor of concern during the period of exposure (units: volume/day).

Water Quality Criteria and Ambient Water Quality Criteria each means the concentrations of oil and/or hazardous material in water developed by EPA pursuant to § 304(a)(1) of the federal Water Pollution Control Act, as amended.

Water Quality Standards means the Massachusetts Surface Water Quality Standards (314 CMR 4.00) and the Massachusetts Groundwater Quality Standards (314 CMR 6.00).

Water table means the upper elevation of the surface of the saturated zone.

Well means a bored, drilled or driven shaft, or a dig hole, whose depth is greater than its largest surface dimension.

Wetland means any area subject to protection under the Wetlands Protection Act, M.G.L. c. 131, § 40, the regulations published at 314 CMR 9.00 under the Massachusetts Clean Waters Act, or Section 401 of the federal Water Pollution Control Act, 33 U.S.C. 1341, as amended.

Wildlife means any mammal, bird, reptile, amphibian, fish, or other vertebrate or invertebrate animal species.

[X]_y means the concentration of substance "X" in medium "y".

Zone A means the area within 400 feet laterally from the bank of a Class A surface drinking water source (as identified in 314 CMR 4.00) and its tributaries.

Zone B means an area either ½ mile from the bank of a Class A surface drinking water source, or the watershed boundary, whichever is less.
Zone I means the area within the protective radius surrounding a public water supply well or wellfield required by 310 CMR 22.00.

Zone II means that area of an aquifer which contributes water to a well under the most severe pumping and recharge conditions that can be realistically anticipated, as approved by the Department’s Division of Water Supply pursuant to 310 CMR 22.00.

Zone III means that land area beyond the area of Zone II from which surface water and groundwater drain into Zone II. The surface drainage area, as determined by topography, is commonly coincident with the groundwater drainage area and is used to delineate Zone III. In some locations, where surface and groundwater drainage are not coincident, Zone III shall consist of both the surface drainage and the groundwater drainage areas.

Zone of saturation means any part of the earth’s crust in which all voids are filled with water.
APPENDIX B

SUGGESTED DEFAULT

EXPOSURE ASSUMPTIONS
APPENDIX B: SUGGESTED DEFAULT EXPOSURE ASSUMPTIONS

This Appendix contains default exposure assumptions which may be used in the exposure assessment to calculate dose. In the absence of site specific, or otherwise justifiable exposure information, the use of DEP’s default values will result in realistic yet adequately conservative dose estimates. The selection of all exposure assumptions should be described in narrative form, accompanied by a referenced summary table.

It is important to differentiate between site-specific information which can be appropriately used to modify site-specific parameters and professional judgement about the scientific evidence which supports generic assumptions. DEP does not support the modification of default exposure assumptions in a site-specific risk assessment solely on the basis of a differing interpretation of the supporting science. Rather, only those default exposure assumptions for which there is a reasonable basis for site-specific differences, should be modified. In DEP’s view, some exposure assumptions in this Appendix should not be modified (in the absence of additional studies not previously considered in establishing the default values) because there is no reason to expect that the exposure assumption would differ from site to site. For example, DEP does not support “site-specific” modification of the default soil ingestion rate because there is no reason to expect the rate of soil ingestion to differ from site to site.

References have been provided for default values and for background information. Consult the index on the following page for easy reference to a particular exposure parameter.
## INDEX FOR APPENDIX B

Absorption Efficiency .................................................................................................................. B - 34  
Airborne Particulates .................................................................................................................. B - 10  

Body Weight ................................................................................................................................ B - 2  
Construction Worker Exposure Frequency ............................................................................... B - 37  

Food Consumption ....................................................................................................................... B - 12  
  Dairy Products and Grains ........................................................................................................ B - 14  
  Fish ........................................................................................................................................ B - 12  
  Meat and Poultry .................................................................................................................... B - 23  
  Mother's Milk .......................................................................................................................... B - 14  
  Produce .................................................................................................................................. B - 15  
Drinking Water Ingestion Rate .................................................................................................. B - 9  
Residential Exposure Frequency ................................................................................................ B - 37  
Respirable Particulates ............................................................................................................... B - 10  
Respiratory Volume .................................................................................................................... B - 8  
Sediment-Skin Adherence Factor .............................................................................................. B - 11  
Showering-Inhalation .................................................................................................................. B - 23  
Skin Surface Area ....................................................................................................................... B - 2  
Soil Ingestion Rate ..................................................................................................................... B - 7  
Soil-Skin Adherence Factor ....................................................................................................... B - 11  
Swimming/Bathing-Dermal Exposure ....................................................................................... B - 25  
Swimming/Bathing-Ingestion Exposure ..................................................................................... B - 25  

Utility Worker Exposure Frequency .......................................................................................... B - 37
A. Body Weights

Table B-1 provides age-specific body weights for children and adults. The body weights are 50th percentile values for males and females and are presented annually for children and at longer intervals for adults. For children less than 3 years old, body weights were taken from a pediatric growth chart. For all others, values were obtained from the U.S. Environmental Protection Agency (EPA) Exposure Factors Handbook.

Sources:

MA DEP, Methodology for Relating Soil Contaminant Levels and Risk to Human Health, Massachusetts Department of Environmental Protection, Office of Research and Standards DRAFT (March 1995).


Massachusetts General Hospital, Pediatric Growth Charts, Department of Pediatrics, Boston, MA (1976).

B. Skin Surface Area

Table B-2 provides age-specific body surface areas for adults and children. Surface areas for body parts are the 50th percentile values. Values are presented annually for children and at longer age intervals for adults. For children less than 3 years old, surface areas were calculated from weights and body lengths obtained from a pediatric growth chart. For all other ages, surface areas for body parts were taken from EPA’s Exposure Factors Handbook. For body parts not provided in EPA’s Exposure Factors Handbook, surface areas were calculated by multiplying the total surface area by the proportion assigned to that body part by EPA.

Sources:

MA DEP, Methodology for Relating Soil Contaminant Levels and Risk to Human Health, Massachusetts Department of Environmental Protection, Office of Research and Standards DRAFT (March 1995).


Massachusetts General Hospital, Pediatric Growth Charts, Department of Pediatrics, Boston, MA (1976).
### TABLE B-1

**AGE-SPECIFIC BODY WEIGHTS FOR CHILDREN AND ADULTS**

<table>
<thead>
<tr>
<th>AGE (Years)</th>
<th>50th Percentile Body Weight for Females (Kg)</th>
<th>50th Percentile Body Weight for Males (Kg)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;1</td>
<td>8.5</td>
<td>9.2</td>
</tr>
<tr>
<td>1&lt;2</td>
<td>10.8</td>
<td>11.5</td>
</tr>
<tr>
<td>2&lt;3</td>
<td>12.6</td>
<td>13.4</td>
</tr>
<tr>
<td>3&lt;4</td>
<td>14.6</td>
<td>15.3</td>
</tr>
<tr>
<td>4&lt;5</td>
<td>16.4</td>
<td>17.4</td>
</tr>
<tr>
<td>5&lt;6</td>
<td>18.8</td>
<td>19.3</td>
</tr>
<tr>
<td>6&lt;7</td>
<td>21.0</td>
<td>21.9</td>
</tr>
<tr>
<td>7&lt;8</td>
<td>23.5</td>
<td>24.4</td>
</tr>
<tr>
<td>8&lt;9</td>
<td>27.3</td>
<td>27.3</td>
</tr>
<tr>
<td>9&lt;10</td>
<td>29.6</td>
<td>29.7</td>
</tr>
<tr>
<td>10&lt;11</td>
<td>34.3</td>
<td>34.5</td>
</tr>
<tr>
<td>11&lt;12</td>
<td>40.0</td>
<td>36.4</td>
</tr>
<tr>
<td>12&lt;13</td>
<td>45.2</td>
<td>42.1</td>
</tr>
<tr>
<td>13&lt;14</td>
<td>48.6</td>
<td>47.7</td>
</tr>
<tr>
<td>14&lt;15</td>
<td>52.8</td>
<td>55.5</td>
</tr>
<tr>
<td>15&lt;16</td>
<td>53.9</td>
<td>60.2</td>
</tr>
<tr>
<td>16&lt;17</td>
<td>55.3</td>
<td>63.6</td>
</tr>
<tr>
<td>17&lt;18</td>
<td>58.3</td>
<td>65.7</td>
</tr>
<tr>
<td>18&lt;25</td>
<td>57.1</td>
<td>70.9</td>
</tr>
<tr>
<td>25&lt;35</td>
<td>59.9</td>
<td>76.7</td>
</tr>
<tr>
<td>35&lt;45</td>
<td>62.4</td>
<td>78.9</td>
</tr>
<tr>
<td>45&lt;55</td>
<td>64.4</td>
<td>78.1</td>
</tr>
<tr>
<td>55&lt;65</td>
<td>64.4</td>
<td>76.8</td>
</tr>
<tr>
<td>65&lt;75</td>
<td>63.8</td>
<td>73.2</td>
</tr>
</tbody>
</table>
### TABLE B-2. Age-Specific Skin Surface Area

<table>
<thead>
<tr>
<th>PART OF THE BODY</th>
<th>MEDIAN (50th Percentile) AGE-SPECIFIC SKIN SURFACE AREA (cm²)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>&lt;1</td>
</tr>
<tr>
<td>TOTAL BODY SURFACE, MALE</td>
<td>4031</td>
</tr>
<tr>
<td>TOTAL BODY SURFACE, FEMALE</td>
<td>3820</td>
</tr>
<tr>
<td>HEAD, MALE</td>
<td>733.6</td>
</tr>
<tr>
<td>HEAD, FEMALE</td>
<td>695.2</td>
</tr>
<tr>
<td>TRUNK, MALE</td>
<td>1439.1</td>
</tr>
<tr>
<td>TRUNK, FEMALE</td>
<td>1363.7</td>
</tr>
<tr>
<td>ARMS, MALE</td>
<td>475.7</td>
</tr>
<tr>
<td>ARMS, FEMALE</td>
<td>450.8</td>
</tr>
<tr>
<td>FOREARMS, MALE</td>
<td>237.8</td>
</tr>
<tr>
<td>FOREARMS, FEMALE</td>
<td>225.4</td>
</tr>
<tr>
<td>HANDS, MALE</td>
<td>213.6</td>
</tr>
<tr>
<td>HANDS, FEMALE</td>
<td>202.5</td>
</tr>
<tr>
<td>LEGS, MALE</td>
<td>935.2</td>
</tr>
<tr>
<td>LEGS, FEMALE</td>
<td>886.2</td>
</tr>
<tr>
<td>THIGHS, MALE</td>
<td>561.1</td>
</tr>
<tr>
<td>THIGHS, FEMALE</td>
<td>531.7</td>
</tr>
<tr>
<td>LOWER LEGS, MALE</td>
<td>374.1</td>
</tr>
<tr>
<td>LOWER LEGS, FEMALE</td>
<td>354.5</td>
</tr>
<tr>
<td>FEET, MALE</td>
<td>262.0</td>
</tr>
<tr>
<td>FEET, FEMALE</td>
<td>248.3</td>
</tr>
</tbody>
</table>
### TABLE B-2. Age-Specific Skin Surface Area (continued)

<table>
<thead>
<tr>
<th>PART OF THE BODY</th>
<th>9&lt;10</th>
<th>10&lt;11</th>
<th>11&lt;12</th>
<th>12&lt;13</th>
<th>13&lt;14</th>
<th>14&lt;15</th>
<th>15&lt;16</th>
<th>16&lt;17</th>
<th>17&lt;18</th>
</tr>
</thead>
<tbody>
<tr>
<td>TOTAL BODY SURFACE, MALE</td>
<td>10700</td>
<td>11800</td>
<td>12300</td>
<td>13400</td>
<td>14700</td>
<td>16100</td>
<td>17000</td>
<td>17600</td>
<td>18000</td>
</tr>
<tr>
<td>TOTAL BODY SURFACE, FEMALE</td>
<td>10600</td>
<td>11700</td>
<td>13000</td>
<td>14000</td>
<td>14800</td>
<td>15500</td>
<td>15700</td>
<td>16000</td>
<td>16300</td>
</tr>
<tr>
<td>HEAD, MALE</td>
<td>1284.0</td>
<td>1416.0</td>
<td>1476.0</td>
<td>1711.2</td>
<td>1465.6</td>
<td>1605.2</td>
<td>1353.2</td>
<td>1401.0</td>
<td>1432.8</td>
</tr>
<tr>
<td>HEAD, FEMALE</td>
<td>1272.0</td>
<td>1404.0</td>
<td>1560.0</td>
<td>1223.6</td>
<td>1475.6</td>
<td>1545.4</td>
<td>1249.7</td>
<td>1273.6</td>
<td>1297.5</td>
</tr>
<tr>
<td>TRUNK, MALE</td>
<td>3659.4</td>
<td>4035.6</td>
<td>4206.6</td>
<td>4649.8</td>
<td>4806.9</td>
<td>5264.7</td>
<td>5559.0</td>
<td>5755.2</td>
<td>5796.0</td>
</tr>
<tr>
<td>TRUNK, FEMALE</td>
<td>3625.2</td>
<td>4001.4</td>
<td>4446.0</td>
<td>4858.0</td>
<td>4839.6</td>
<td>5068.5</td>
<td>5133.9</td>
<td>5232.0</td>
<td>5167.1</td>
</tr>
<tr>
<td>ARMS, MALE</td>
<td>1316.1</td>
<td>1451.4</td>
<td>1512.9</td>
<td>1835.8</td>
<td>1778.7</td>
<td>1948.1</td>
<td>2057.0</td>
<td>2305.6</td>
<td>3150.0</td>
</tr>
<tr>
<td>ARMS, FEMALE</td>
<td>1303.8</td>
<td>1439.1</td>
<td>1599.0</td>
<td>1918.0</td>
<td>1790.8</td>
<td>1875.5</td>
<td>1899.7</td>
<td>2096.0</td>
<td>2852.5</td>
</tr>
<tr>
<td>FOREARMS, MALE</td>
<td>658.1</td>
<td>725.7</td>
<td>756.5</td>
<td>917.9</td>
<td>889.4</td>
<td>974.1</td>
<td>1028.5</td>
<td>1152.8</td>
<td>1575.0</td>
</tr>
<tr>
<td>FOREARMS, FEMALE</td>
<td>651.9</td>
<td>719.6</td>
<td>799.5</td>
<td>959.0</td>
<td>895.4</td>
<td>937.8</td>
<td>949.9</td>
<td>1048.0</td>
<td>1426.3</td>
</tr>
<tr>
<td>HANDS, MALE</td>
<td>567.1</td>
<td>625.4</td>
<td>651.9</td>
<td>723.6</td>
<td>749.7</td>
<td>821.1</td>
<td>867.0</td>
<td>1003.2</td>
<td>918.0</td>
</tr>
<tr>
<td>HANDS, FEMALE</td>
<td>561.8</td>
<td>620.1</td>
<td>689.0</td>
<td>756.0</td>
<td>754.8</td>
<td>790.5</td>
<td>800.7</td>
<td>912.0</td>
<td>831.3</td>
</tr>
<tr>
<td>LEGS, MALE</td>
<td>3070.9</td>
<td>3386.6</td>
<td>3530.1</td>
<td>4087.0</td>
<td>4704.0</td>
<td>5152.0</td>
<td>5440.0</td>
<td>5913.6</td>
<td>5544.0</td>
</tr>
<tr>
<td>LEGS, FEMALE</td>
<td>3042.2</td>
<td>3357.9</td>
<td>3731.0</td>
<td>4270.0</td>
<td>4736.0</td>
<td>4960.0</td>
<td>5024.0</td>
<td>5376.0</td>
<td>5020.4</td>
</tr>
<tr>
<td>THIGHS, MALE</td>
<td>1842.5</td>
<td>2032.0</td>
<td>2118.1</td>
<td>2452.2</td>
<td>2822.4</td>
<td>3309.1</td>
<td>3264.0</td>
<td>3548.2</td>
<td>3326.4</td>
</tr>
<tr>
<td>THIGHS, FEMALE</td>
<td>1825.3</td>
<td>2014.7</td>
<td>2238.6</td>
<td>2562.0</td>
<td>2841.6</td>
<td>2976.0</td>
<td>3014.4</td>
<td>3225.6</td>
<td>3012.2</td>
</tr>
<tr>
<td>LOWER LEGS, MALE</td>
<td>1228.4</td>
<td>1354.6</td>
<td>1412.0</td>
<td>1634.8</td>
<td>1881.6</td>
<td>2060.8</td>
<td>2176.0</td>
<td>2365.4</td>
<td>2217.6</td>
</tr>
<tr>
<td>LOWER LEGS, FEMALE</td>
<td>1216.9</td>
<td>1343.2</td>
<td>1492.4</td>
<td>1708.0</td>
<td>1894.4</td>
<td>1984.0</td>
<td>2009.6</td>
<td>2150.4</td>
<td>2008.2</td>
</tr>
<tr>
<td>FEET, MALE</td>
<td>813.2</td>
<td>896.8</td>
<td>934.8</td>
<td>938.0</td>
<td>1176.0</td>
<td>1288.0</td>
<td>1360.0</td>
<td>1214.4</td>
<td>1314.0</td>
</tr>
<tr>
<td>FEET, FEMALE</td>
<td>805.6</td>
<td>889.2</td>
<td>988.0</td>
<td>980.0</td>
<td>1184.0</td>
<td>1240.0</td>
<td>1256.0</td>
<td>1104.0</td>
<td>1189.9</td>
</tr>
<tr>
<td>PART OF THE BODY</td>
<td>25&lt;35</td>
<td>35&lt;45</td>
<td>45&lt;55</td>
<td>55&lt;65</td>
<td>65&lt;75</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>------------------</td>
<td>-------</td>
<td>-------</td>
<td>-------</td>
<td>-------</td>
<td>-------</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTAL BODY SURFACE, MALE</td>
<td>19400</td>
<td>19400</td>
<td>19400</td>
<td>19400</td>
<td>19400</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTAL BODY SURFACE, FEMALE</td>
<td>16900</td>
<td>16900</td>
<td>16900</td>
<td>16900</td>
<td>16900</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HEAD, MALE</td>
<td>1300</td>
<td>1300</td>
<td>1300</td>
<td>1300</td>
<td>1300</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HEAD, FEMALE</td>
<td>1110</td>
<td>1110</td>
<td>1110</td>
<td>1110</td>
<td>1110</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TRUNK, MALE</td>
<td>7390</td>
<td>7390</td>
<td>7390</td>
<td>7390</td>
<td>7390</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TRUNK, FEMALE</td>
<td>5790</td>
<td>5790</td>
<td>5790</td>
<td>5790</td>
<td>5790</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ARMS, MALE</td>
<td>2910</td>
<td>2910</td>
<td>2910</td>
<td>2910</td>
<td>2910</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ARMS, FEMALE</td>
<td>2300</td>
<td>2300</td>
<td>2300</td>
<td>2300</td>
<td>2300</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FOREARMS, MALE</td>
<td>1455</td>
<td>1455</td>
<td>1455</td>
<td>1455</td>
<td>1455</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FOREARMS, FEMALE</td>
<td>1150</td>
<td>1150</td>
<td>1150</td>
<td>1150</td>
<td>1150</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HANDS, MALE</td>
<td>990</td>
<td>990</td>
<td>990</td>
<td>990</td>
<td>990</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HANDS, FEMALE</td>
<td>817</td>
<td>817</td>
<td>817</td>
<td>817</td>
<td>817</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>LEGS, MALE</td>
<td>6400</td>
<td>6400</td>
<td>6400</td>
<td>6400</td>
<td>6400</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>LEGS, FEMALE</td>
<td>5460</td>
<td>5460</td>
<td>5460</td>
<td>5460</td>
<td>5460</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>THIGHS, MALE</td>
<td>3820</td>
<td>3820</td>
<td>3820</td>
<td>3820</td>
<td>3820</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>THIGHS, FEMALE</td>
<td>3260</td>
<td>3260</td>
<td>3260</td>
<td>3260</td>
<td>3260</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>LOWER LEGS, MALE</td>
<td>2560</td>
<td>2560</td>
<td>2560</td>
<td>2560</td>
<td>2560</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>LOWER LEGS, FEMALE</td>
<td>2180</td>
<td>2180</td>
<td>2180</td>
<td>2180</td>
<td>2180</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FEET, MALE</td>
<td>1310</td>
<td>1310</td>
<td>1310</td>
<td>1310</td>
<td>1310</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FEET, FEMALE</td>
<td>1140</td>
<td>1140</td>
<td>1140</td>
<td>1140</td>
<td>1140</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
C. Soil Ingestion Rate

Soil ingestion is assumed to occur incidentally, from hand-to-mouth contact, during outdoor activities in the warmer months of the year (April through October). Soil from outdoors can also be brought indoors (e.g., on clothing, shoes and tools) or can enter the house as windblown dust. Therefore, some incidental soil/dust ingestion can also occur indoors.

The risk assessor has the option of evaluating soil exposures in greater detail than the approach presented here. For a discussion on how soil exposures can be evaluated in a more detailed manner, refer to the Methodology For Relating Soil Contaminant Levels and Risk to Human Health (MADEP, 1995).

Default daily soil ingestion rates are presented in Table B-3. Table B-3 provides a soil ingestion rate for children aged 1<6 years and a rate for children and adults older than six years. It is presumed that, under most circumstances, the majority of incidental soil ingestion will be received from indoor and outdoor exposures during the warmer months of the year. The soil ingestion rates provided in Table B-3 can be assumed to adequately represent the sum of outdoor and indoor soil exposures on days when exposure occurs.

Table B-3 also includes a default soil ingestion rate for an enhanced (or more intense) exposure. The enhanced soil ingestion rate should be used for adult receptors who are exposed to soil at a more intense rate (e.g., a construction worker digging a ditch). This higher rate is not intended for estimating soil intake for children suffering from pica (such exposures are assumed to be greater than the intake rates presented here).

<table>
<thead>
<tr>
<th>AGE (years)</th>
<th>INGESTION RATE (mg of soil per day)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1&lt;6</td>
<td>100</td>
</tr>
<tr>
<td>&gt;6</td>
<td>50</td>
</tr>
<tr>
<td>Enhanced Exposure</td>
<td>500</td>
</tr>
</tbody>
</table>

Soil ingestion rates should always be used as daily rates. It is not appropriate to modify the soil ingestion rate to account for an exposure which occurs for a portion of a day as the studies on which the soil ingestion rates are based do not indicate whether soil ingestion is a sporadic event or whether it occurs evenly throughout the exposure period.

Given the absence of data specific to the ingestion of sediment, the soil ingestion rates provided in Table B-3 may be used to evaluate sediment ingestion. It is ORS's view that the use of such values is not likely to underestimate exposures from ingestion of sediment.
D. Drinking Water Ingestion Rate

The following drinking water consumption rates for adults and children are standard assumptions recommended by the U.S. EPA.

- Adult............2 liters water/day
- Child.............1 liter water/day

Sources:


E. Respiratory Volume

Table B-4 provides age-specific, average minute ventilation rates (inspired or expired volume of air per minute, expressed as liters per minute) for 3 different activity levels: low activity; light exertion; and heavy exertion. Air intakes as liters per minute can be converted to the more commonly expressed intake in cubic meters per hour by multiplying by 60 (minutes to hours) and 1/1000 (liters to cubic meters).

Sources:

MA DEP, Methodology for Relating Soil Contaminant Levels and Risk to Human Health, Massachusetts Department of Environmental Protection, Office of Research and Standards DRAFT (March 1995).


<table>
<thead>
<tr>
<th>AGE (Years)</th>
<th>Low Activity</th>
<th>Light Exertion</th>
<th>Heavy Exertion</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;1</td>
<td>1.52</td>
<td>3</td>
<td>8.92</td>
</tr>
<tr>
<td>1&lt;2</td>
<td>1.52</td>
<td>3</td>
<td>8.92</td>
</tr>
<tr>
<td>2&lt;3</td>
<td>2.75</td>
<td>5.48</td>
<td>16.40</td>
</tr>
<tr>
<td>3&lt;4</td>
<td>2.75</td>
<td>5.48</td>
<td>16.40</td>
</tr>
<tr>
<td>4&lt;5</td>
<td>3.18</td>
<td>6.34</td>
<td>19.00</td>
</tr>
<tr>
<td>5&lt;6</td>
<td>3.18</td>
<td>6.34</td>
<td>19.00</td>
</tr>
<tr>
<td>6&lt;7</td>
<td>3.89</td>
<td>7.77</td>
<td>23.20</td>
</tr>
<tr>
<td>7&lt;8</td>
<td>3.89</td>
<td>7.77</td>
<td>23.20</td>
</tr>
<tr>
<td>8&lt;9</td>
<td>4.53</td>
<td>9.05</td>
<td>27.10</td>
</tr>
<tr>
<td>9&lt;10</td>
<td>4.53</td>
<td>9.05</td>
<td>27.10</td>
</tr>
<tr>
<td>10&lt;11</td>
<td>5.42</td>
<td>10.80</td>
<td>32.40</td>
</tr>
<tr>
<td>11&lt;12</td>
<td>5.42</td>
<td>10.80</td>
<td>32.40</td>
</tr>
<tr>
<td>12&lt;13</td>
<td>6.56</td>
<td>13.10</td>
<td>39.3</td>
</tr>
<tr>
<td>13&lt;14</td>
<td>6.56</td>
<td>13.10</td>
<td>39.3</td>
</tr>
<tr>
<td>14&lt;15</td>
<td>7.96</td>
<td>15.90</td>
<td>47.8</td>
</tr>
<tr>
<td>15&lt;16</td>
<td>7.96</td>
<td>15.90</td>
<td>47.8</td>
</tr>
<tr>
<td>16&lt;17</td>
<td>9.10</td>
<td>18.20</td>
<td>54.6</td>
</tr>
<tr>
<td>17&lt;18</td>
<td>9.10</td>
<td>18.20</td>
<td>54.6</td>
</tr>
<tr>
<td>18&lt;75</td>
<td>10.00</td>
<td>20.00</td>
<td>60.00</td>
</tr>
</tbody>
</table>
F. Airborne Particulate Concentration

The mass of soil may in air may be expressed in terms of Total Suspended Particles (TSP) or particles with a defined size distribution (e.g., PM10). The "10" in PM10 refers to the upper limit of the particle aerodynamic diameter, i.e. 10 micrometers. Data collected by the Massachusetts Department of Environmental Protection’s Division of Air Quality Control indicates that 40% of the TSP mass is in particles with diameters less than 10 micrometers (PM10). Particle sizes of greatest concern for respiratory effects are contained in the PM10 mass.

Default values for the ambient PM10 concentration are provided for two scenarios. The first scenario is an open field situation, in which contaminated soil is sparsely vegetated or bare, and soil particulate matter readily becomes airborne. The second situation is a grading, or excavation scenario, in which earth working activities may raise greater levels of dust.

- Open Field:  PM10 = 32 µg/m³
- Excavation:  PM10 = 60 µg/m³

The value for the default PM10 concentration for an open field scenario is the highest annual arithmetic mean PM10 concentration recorded from among 17 state operated sampling stations in Massachusetts in 1994. (The seventeen annual arithmetic means from these sampling stations ranged from 12 to 32 µg/m³.) In most cases, it is appropriate to assume that 100% of the PM10 is soil-derived. However, as an area becomes more heavily vegetated, is less likely that soil particulate matter will become airborne. On a site-specific basis, with appropriate justification, the percentage of PM10 that is soil-derived may be reduced to as low as 40% (Thurston and Spengler, 1983).

The default PM10 concentration for an excavation scenario represents the arithmetic mean of the 24-hour maximum PM10 values from 17 sampling locations in the Commonwealth during 1993. (The twenty maximum values from these 17 locations - 3 stations had collocated samplers - ranged from 40 to 97 µg/m³.) It should be assumed that 100% of the PM10 is soil-derived.

Sources:

- MA DEP, 1993 Air Quality Report, Massachusetts Department of Environmental Quality Engineering, Division of Air Quality Control (1994).
- MA DEP, Methodology for Relating Soil Contaminant Levels and Risk to Human Health, Massachusetts Department of Environmental Protection, Office of Research and Standards DRAFT (March 1995).
G. Soil Adherence Factor

The amount of soil adhering to the skin varies according to soil particle size with finer particles giving a denser coating. A soil adherence value for typical exposure to outdoor soil is provided below.

Soil adherence factor = 0.51 mg soil/cm² skin

This value is taken from a 1985 article by J.K. Hawley and is based on quantitative measurements of the amount of soil adhering to the hands of children aged 2 to 6 years. This value is also within the U.S. EPA’s recommended range of 0.2 to 1 mg/cm² for soil-skin adherence expected under actual human exposure conditions. When exposure to contaminated outdoor soil is being assessed, a soil adherence factor of 0.51 mg soil/cm³ skin should be used.

The risk assessor may want to evaluate soil exposures in a more detailed manner. Refer to the Draft Methodology For Relating Soil Contaminant Levels and Risk to Human Health (MADEP, 1995) for information on a more detailed methodology for evaluating soil exposures.

Sources:


MA DEP, Methodology for Relating Soil Contaminant Levels and Risk to Human Health, Massachusetts Department of Environmental Protection, Office of Research and Standards DRAFT (March 1995).


H. Sediment Adherence Factor

Although the soil adherence factor was derived based on exposure to soil, it has been used as a default value in assessing exposures to sediments. However, because dermal exposure to sediment can differ from exposure to soil, the risk assessor should be aware that using the soil adherence factor for sediment exposures could lead to a potential over or underestimate of dermal dose.

Dermal exposure to sediment typically occurs along the banks of rivers or ponds where there is repetitive skin contact with sediment and water which results in sediment being repeatedly applied and removed. Using the adherence factor developed for soil could either underestimate or overestimate the dose because of the two factors detailed below.

Sediment that is repeatedly applied and washed or rubbed off the skin during wading in surface water or mud results in a shorter period of contact between the sediment and the skin than if the sediment is applied once and left on the skin throughout the
entire exposure period. Using the adherence factor developed for soil in this exposure situation could overestimate the true dose from the initially contacted sediment.

When a chemical first contacts the skin, more of it enters that skin than exits into the body. Repeated application of new sediment to the skin could potentially lead to a greater dose than would be the case if the sediment is applied once and remains on the skin throughout the entire exposure period. Using the adherence factor developed for soil in this exposure situation could underestimate the true dose from repeated skin contact with contaminated sediment.

However, recognizing these limitations and in the absence of site-specific or otherwise justifiable exposure information, the soil adherence factor can be used for assessing dermal exposures to sediments.

Sources:


I. Food Consumption

Much of the information regarding food consumption is based on data collected during the Nationwide Food Consumption Survey conducted by the U.S. Department of Agriculture (USDA) in 1977-1978. It is important to note that these data represent national food consumption patterns in 1977-1978. It is likely that intakes for some food products may be different today. Moreover, the types of food and rates of intake are highly influenced by cultural and geographic factors. Thus, the risk assessor should be particularly attentive to local and cultural variations in food intake rates. To the extent possible, site-specific intake rates should be used. In the absence of site-specific values, the default values provided below should be used.

1. Freshwater Fish

The default consumption rate provided below is taken from a mail survey of licensed anglers in Maine (Ebert et al, 1993).

\[
\text{Sport-caught freshwater fish} = 26 \text{ g/day}
\]

The default value represents the \(95^{th}\) percentile consumption rate for sport-caught fish from flowing and standing fresh waterbodies (i.e., rivers, streams, lakes and ponds). The default consumption rate assumes that fish obtained by anglers are shared equally with other household members who consume fish. The consumption rate equates to roughly one
ounce of fish per day or one 8 ounce fish meal 3 or 4 times per month.

This default fish consumption rate should be used when evaluating fish intake by sportfishermen (and sportfisherwomen!). The risk assessment should evaluate exposure to those recreational anglers who use the fishery resource to its fullest extent. Evaluation of this receptor group is consistent with Section 40.0923 of the MCP which provides that the risk characterization should describe the full extent of site activities consistent with an identified site use. In this situation, the site use is catching and consuming fish and the risk characterization should evaluate individuals who consume fish to the fullest extent. In other words, the evaluation of exposure to sportfishers from ingesting contaminated fish should focus on the subgroup of anglers who eat a relatively large amount of fish from the waterbody of concern.

The fish consumption rate should represent an average or typical intake rate for this high-use group. Therefore, a population average (for all sportfishermen) would not be representative of exposures to high-use individuals. The ideal way to obtain a high-use average is to calculate the average of all the consumption rates that fall at the high end of the sportfishing population intake range (for example, above the 80th percentile). The Department plans to use the raw data from the Ebert et al. study described above to calculate an average fish consumption rate for the high-end of the sportfishing population. Until the Department provides such a value, it is recommending using the 95%ile fish consumption rate (26 g/person/day) from the Ebert et al. study, as described above.

Note: EPA’s Exposure Factors Handbook provides a value of 6.5 g/day as an average per capita nonmarine fish consumption rate. This value was established by EPA in setting the Ambient Water Quality Criteria. However, EPA states that this value underestimates actual consumption rates for recreational fisherman and is not accurate to use when assessing exposure to recreational fisherman at a specific site. The Ebert et al. study of Maine anglers provides a similar average consumption rate of 6.4 g/day (for fish from rivers, streams, lakes and ponds).

EPA’s Exposure Factors Handbook also provides a 50th percentile value of 30 g/day and a 90th percentile value of 140 g/day as values which it considers to be representative of consumption rates for recreational anglers (both marine and freshwater). Although these values come from studies on the west coast of the United States, EPA recommends that these values be used to represent consumption rates for recreational fisherman in any area where there is a large water body present and widespread contamination is evident.

It is the Department’s view that 26 g/day (the 95th percentile fish consumption rate in the Ebert et al. study) represents the most appropriate default consumption rate for recreational freshwater fish consumption in Massachusetts. However, the risk assessor should be attentive to local and cultural variations in fish consumption. To the extent possible, site-specific intake rates should be used which represent consumption of fish by anglers who make full use of a waterbody for fishing.
2. Mother's Milk

The default intake rate for mothers milk is taken from Report No. 76, published by the National Council on Radiation Protection and Measurements.

Infant’s Daily Intake of Mother’s Milk = 696 ml/day

Source:


3. Home-Produced Dairy Products and Grains

EPA’s Exposure Factors Handbook provides the following average consumption rates for home-produced dairy products as a whole and for fresh milk. These values assume that 40% of the amount consumed is home-produced.

Average consumption rates for homegrown eggs and grains are taken from the U.S. Nuclear Regulatory Commission document cited below.

Dairy products = 160 g/day

Fresh milk = 120 g/day

Eggs = 27.4 g/day

Grains = 190 g/day

Sources:


U.S. Nuclear Regulatory Commission, Residual Radioactive Contamination From Decommissioning - Technical Basis for Translating Contamination Levels to Annual Total Effective Dose Equivalent, W.E.
4. Homegrown Produce

Intake rates for homegrown produce are based on market basket information gathered by the U.S. Department of Agriculture in the 1977-78 USDA Nationwide Food Consumption Survey and on data used by the U.S. EPA for assessing the land application of municipal sludge. Nineteen garden fruits and vegetables are included in the market basket and the average daily consumption rates for the homegrown fruits or vegetables were calculated for different age groups as described below.

Table B-5 provides the proportion of produce ingested that is homegrown. The relationship between the amount of homegrown produce and total ingested produce is described by subtracting the amount (lbs/week) of produce purchased from the total amount of produce eaten (E). The amount eaten is based on an average family size of 3.06 members per household in the USDA survey. The difference (D) is assumed to be homegrown. The ratio D/E give the proportion of the total intake which should be considered to be homegrown. This information is specific to households in the New England states. The population considered was made up of families in all types of urbanization (central city, suburban and non-metropolitan). The intakes were averaged over the entire year.

The total produce intakes (purchased plus homegrown) were identified by EPA for four age groups: 0.5 to 1 year old, 2 years old, 14 to 16 years old, and 26 to 30 years old. These produce-specific intakes are given in dry weight, and are listed in Table B-6.

The average daily intake of homegrown produce was estimated for each type of fruit and vegetable by multiplying the proportion of homegrown to total (from Table B-5) by the total intake (Table B-6) of each type of produce. The results are shown in Table B-7.

Homegrown produce intake rates that are specific to families in rural areas are also available from the USDA survey and the EPA municipal sludge report. It may be appropriate to use produce intakes for rural families instead of the intakes presented in Tables B-5 through B-7 in locations (such as agricultural areas) where one would expect homegrown produce intake to be higher. Refer to the Draft Methodology For Relating Soil Contaminant Levels and Risk to Human Health (MADEP, 1995) for homegrown produce intakes for rural populations.
<table>
<thead>
<tr>
<th>PRODUCE</th>
<th>Amount Eaten (E) (lbs/wk)</th>
<th>Amount Bought (lbs/wk)</th>
<th>Difference (D) (lbs/wk)</th>
<th>Proportion D/E</th>
</tr>
</thead>
<tbody>
<tr>
<td>White Potato</td>
<td>2.94</td>
<td>2.77</td>
<td>0.17</td>
<td>0.0578</td>
</tr>
<tr>
<td>Lettuce</td>
<td>1.27</td>
<td>1.22</td>
<td>0.05</td>
<td>0.0394</td>
</tr>
<tr>
<td>Spinach</td>
<td>0.08</td>
<td>0.07</td>
<td>0.01</td>
<td>0.1250</td>
</tr>
<tr>
<td>Cabbage</td>
<td>0.54</td>
<td>0.48</td>
<td>0.06</td>
<td>0.1111</td>
</tr>
<tr>
<td>Broccoli</td>
<td>0.23</td>
<td>0.22</td>
<td>0.01</td>
<td>0.0435</td>
</tr>
<tr>
<td>Cauliflower</td>
<td>0.09</td>
<td>0.08</td>
<td>0.01</td>
<td>0.1111</td>
</tr>
<tr>
<td>Peppers</td>
<td>0.26</td>
<td>0.22</td>
<td>0.04</td>
<td>0.1538</td>
</tr>
<tr>
<td>Beans (wax)</td>
<td>0.28</td>
<td>0.16</td>
<td>0.12</td>
<td>0.4286</td>
</tr>
<tr>
<td>Peas</td>
<td>0.04</td>
<td>0.02</td>
<td>0.02</td>
<td>0.5000</td>
</tr>
<tr>
<td>Beets</td>
<td>0.06</td>
<td>0.01</td>
<td>0.05</td>
<td>0.8333</td>
</tr>
<tr>
<td>Carrots</td>
<td>0.46</td>
<td>0.41</td>
<td>0.05</td>
<td>0.1087</td>
</tr>
<tr>
<td>Onions</td>
<td>0.60</td>
<td>0.55</td>
<td>0.05</td>
<td>0.0833</td>
</tr>
<tr>
<td>Corn</td>
<td>0.56</td>
<td>0.40</td>
<td>0.16</td>
<td>0.2857</td>
</tr>
<tr>
<td>Cucumbers</td>
<td>0.50</td>
<td>0.38</td>
<td>0.12</td>
<td>0.2400</td>
</tr>
<tr>
<td>Pumpkin, Squash</td>
<td>0.21</td>
<td>0.10</td>
<td>0.11</td>
<td>0.5238</td>
</tr>
<tr>
<td>Strawberries</td>
<td>0.11</td>
<td>0.09</td>
<td>0.02</td>
<td>0.1818</td>
</tr>
<tr>
<td>Tomatoes</td>
<td>1.14</td>
<td>0.66</td>
<td>0.48</td>
<td>0.4211</td>
</tr>
<tr>
<td>Cantaloupe</td>
<td>0.59</td>
<td>0.54</td>
<td>0.05</td>
<td>0.0847</td>
</tr>
<tr>
<td>Other Berries</td>
<td>0.06</td>
<td>0.03</td>
<td>0.03</td>
<td>0.5000</td>
</tr>
</tbody>
</table>
### TABLE B-6
AVERAGE DAILY INTAKE OF PRODUCE FOR THE GENERAL POPULATION

<table>
<thead>
<tr>
<th>Produce</th>
<th>Total Intake 0.5 &lt; 1 yr (g/day)</th>
<th>Total Intake 2 year old (g/day)</th>
<th>Total Intake 14 &lt; 16 yr (g/day)</th>
<th>Total Intake 26 &lt; 30 yr (g/day)</th>
</tr>
</thead>
<tbody>
<tr>
<td>White Potato</td>
<td>0.8390</td>
<td>2.4001</td>
<td>3.8646</td>
<td>4.2338</td>
</tr>
<tr>
<td>Lettuce</td>
<td>0.0053</td>
<td>0.1071</td>
<td>0.5466</td>
<td>0.9468</td>
</tr>
<tr>
<td>Spinach</td>
<td>0.0160</td>
<td>0.0470</td>
<td>0.0470</td>
<td>0.2000</td>
</tr>
<tr>
<td>Cabbage</td>
<td>0.0143</td>
<td>0.0539</td>
<td>0.1900</td>
<td>0.2700</td>
</tr>
<tr>
<td>Broccoli</td>
<td>0.0300</td>
<td>0.1100</td>
<td>0.1400</td>
<td>0.3600</td>
</tr>
<tr>
<td>Cauliflower</td>
<td>0</td>
<td>0.0271</td>
<td>0.0283</td>
<td>0.0582</td>
</tr>
<tr>
<td>Peppers</td>
<td>0.0005</td>
<td>0.0046</td>
<td>0.0200</td>
<td>0.0700</td>
</tr>
<tr>
<td>Beans (wax)</td>
<td>0.0278</td>
<td>0.0724</td>
<td>0.0967</td>
<td>0.1878</td>
</tr>
<tr>
<td>Peas</td>
<td>0.1700</td>
<td>0.1200</td>
<td>0.1600</td>
<td>0.3000</td>
</tr>
<tr>
<td>Beets</td>
<td>0.0021</td>
<td>0.0371</td>
<td>0.0806</td>
<td>0.0976</td>
</tr>
<tr>
<td>Carrots</td>
<td>0.2016</td>
<td>0.3993</td>
<td>0.3340</td>
<td>0.6109</td>
</tr>
<tr>
<td>Onions</td>
<td>0.0206</td>
<td>0.0606</td>
<td>0.3391</td>
<td>0.3065</td>
</tr>
<tr>
<td>Corn</td>
<td>0.1000</td>
<td>1.04</td>
<td>2.0900</td>
<td>1.5300</td>
</tr>
<tr>
<td>Cucumbers</td>
<td>0.0070</td>
<td>0.0380</td>
<td>0.0870</td>
<td>0.1700</td>
</tr>
<tr>
<td>Pumpkin, Squash</td>
<td>0.1264</td>
<td>0.0590</td>
<td>0.1153</td>
<td>0.2773</td>
</tr>
<tr>
<td>Strawberries</td>
<td>0.0500</td>
<td>0.1200</td>
<td>0.1600</td>
<td>0.1900</td>
</tr>
<tr>
<td>Tomatoes</td>
<td>0.0627</td>
<td>0.3462</td>
<td>0.6887</td>
<td>1.1263</td>
</tr>
<tr>
<td>Cantaloupe</td>
<td>0.0561</td>
<td>0.0631</td>
<td>0.3010</td>
<td>0.2824</td>
</tr>
<tr>
<td>Other Berries</td>
<td>0.0005</td>
<td>0.0082</td>
<td>0.0110</td>
<td>0.0114</td>
</tr>
</tbody>
</table>
### TABLE B-7 AVERAGE DAILY INTAKE OF HOMEGROWN PRODUCE
FOR THE GENERAL POPULATION
(Dry Weight)

<table>
<thead>
<tr>
<th>Produce</th>
<th>Homegrown Intake 0.5 &lt; 1 yr (g/day)</th>
<th>Homegrown Intake 2 year old (g/day)</th>
<th>Homegrown Intake 14 &lt; 16 yr (g/day)</th>
<th>Homegrown Intake 26 &lt; 30 yr (g/day)</th>
</tr>
</thead>
<tbody>
<tr>
<td>White Potato</td>
<td>0.0485</td>
<td>0.1387</td>
<td>0.2234</td>
<td>0.2447</td>
</tr>
<tr>
<td>Lettuce</td>
<td>0.0002</td>
<td>0.0042</td>
<td>0.0213</td>
<td>0.0369</td>
</tr>
<tr>
<td>Spinach</td>
<td>0.0020</td>
<td>0.0059</td>
<td>0.0059</td>
<td>0.0250</td>
</tr>
<tr>
<td>Cabbage</td>
<td>0.0016</td>
<td>0.0060</td>
<td>0.0211</td>
<td>0.0300</td>
</tr>
<tr>
<td>Broccoli</td>
<td>0.0013</td>
<td>0.0047</td>
<td>0.0060</td>
<td>0.0155</td>
</tr>
<tr>
<td>Cauliflower</td>
<td>0</td>
<td>0.0030</td>
<td>0.0031</td>
<td>0.0065</td>
</tr>
<tr>
<td>Peppers</td>
<td>0.0001</td>
<td>0.0007</td>
<td>0.0031</td>
<td>0.0108</td>
</tr>
<tr>
<td>Beans (wax)</td>
<td>0.0119</td>
<td>0.0311</td>
<td>0.0415</td>
<td>0.0806</td>
</tr>
<tr>
<td>Peas</td>
<td>0.0850</td>
<td>0.0600</td>
<td>0.0800</td>
<td>0.1500</td>
</tr>
<tr>
<td>Beets</td>
<td>0.0017</td>
<td>0.0309</td>
<td>0.0671</td>
<td>0.0813</td>
</tr>
<tr>
<td>Carrots</td>
<td>0.0220</td>
<td>0.0435</td>
<td>0.0364</td>
<td>0.0666</td>
</tr>
<tr>
<td>Onions</td>
<td>0.0017</td>
<td>0.0050</td>
<td>0.0281</td>
<td>0.0254</td>
</tr>
<tr>
<td>Corn</td>
<td>0.0286</td>
<td>1.2974</td>
<td>0.5977</td>
<td>0.4376</td>
</tr>
<tr>
<td>Cucumbers</td>
<td>0.0017</td>
<td>0.0091</td>
<td>0.0209</td>
<td>0.0408</td>
</tr>
<tr>
<td>Pumpkin, Squash</td>
<td>0.0662</td>
<td>0.0309</td>
<td>0.0604</td>
<td>0.1453</td>
</tr>
<tr>
<td>Strawberries</td>
<td>0.0091</td>
<td>0.0218</td>
<td>0.0291</td>
<td>0.0346</td>
</tr>
<tr>
<td>Tomatoes</td>
<td>0.0264</td>
<td>0.1458</td>
<td>0.2899</td>
<td>0.4742</td>
</tr>
<tr>
<td>Cantaloupe</td>
<td>0.0048</td>
<td>0.0054</td>
<td>0.0256</td>
<td>0.0240</td>
</tr>
<tr>
<td>Other Berries</td>
<td>0.0003</td>
<td>0.0041</td>
<td>0.0055</td>
<td>0.0057</td>
</tr>
</tbody>
</table>
Table B-8 provides uptake rates of common contaminants from soil by plants. The accumulation of different chemicals has been reviewed extensively in studies of potential effects of sewage sludge application on cropland. Many of the uptake factors were taken from such reviews. One such source is EPA's Risk Assessment Methodology for Land Application and Distribution and Marketing of Municipal Sludge. That document contains experimental data from several sources for many different types of produce. Uptake factors are based on the concentration of chemical in the portion of the plant that is usually consumed by humans.

Sources:


MA DEP, Methodology for Relating Soil Contaminant Levels and Risk to Human Health, Massachusetts Department of Environmental Protection, Office of Research and Standards DRAFT (March 1995).


**TABLE B-8 PLANT UPTAKE FACTORS**

<table>
<thead>
<tr>
<th>Produce</th>
<th>ARSENIC</th>
<th>CADMIUM</th>
<th>CHROMIUM</th>
<th>LEAD</th>
<th>MERCURY</th>
<th>NICKEL</th>
</tr>
</thead>
<tbody>
<tr>
<td>White Potato</td>
<td>0.0006</td>
<td>0.03</td>
<td>0.11 (1)</td>
<td>0.008</td>
<td>0.0033</td>
<td>0.125</td>
</tr>
<tr>
<td>Lettuce</td>
<td>0.04</td>
<td>0.43</td>
<td>0.0075 (2)</td>
<td>0.008</td>
<td>0.007</td>
<td>0.09</td>
</tr>
<tr>
<td>Spinach</td>
<td>0.04</td>
<td>0.43</td>
<td>0.0075 (3)</td>
<td>0.008</td>
<td>0.007</td>
<td>0.09</td>
</tr>
<tr>
<td>Cabbage</td>
<td>0.04</td>
<td>0.43</td>
<td>0.0075 (2)</td>
<td>0.008</td>
<td>0.007</td>
<td>0.09</td>
</tr>
<tr>
<td>Broccoli</td>
<td>0.04</td>
<td>0.43</td>
<td>0.0075 (2)</td>
<td>0.008</td>
<td>0.007</td>
<td>0.09</td>
</tr>
<tr>
<td>Cauliflower</td>
<td>0.04</td>
<td>0.43</td>
<td>0.0075 (2)</td>
<td>0.008</td>
<td>0.007</td>
<td>0.09</td>
</tr>
<tr>
<td>Peppers</td>
<td>0.002</td>
<td>0.05</td>
<td>0.01 (2,4)</td>
<td>0.002</td>
<td>0.0033</td>
<td>0.04</td>
</tr>
<tr>
<td>Beans (wax)</td>
<td>0.0002</td>
<td>0.01</td>
<td>0.81 (1)</td>
<td>0.001</td>
<td>0.001</td>
<td>0.13</td>
</tr>
<tr>
<td>Peas</td>
<td>0.0002</td>
<td>0.01</td>
<td>0.81 (1)</td>
<td>0.001</td>
<td>0.001</td>
<td>0.13</td>
</tr>
<tr>
<td>Beets</td>
<td>0.02</td>
<td>0.22</td>
<td>0.0125 (5)</td>
<td>0.003</td>
<td>0.017</td>
<td>0.52</td>
</tr>
<tr>
<td>Carrots</td>
<td>0.02</td>
<td>0.22</td>
<td>0.0125 (5)</td>
<td>0.003</td>
<td>0.017</td>
<td>0.52</td>
</tr>
<tr>
<td>Onions</td>
<td>0.02</td>
<td>0.22</td>
<td>0.0125 (5)</td>
<td>0.003</td>
<td>0.017</td>
<td>0.52</td>
</tr>
<tr>
<td>Corn</td>
<td>0.0001</td>
<td>0.03</td>
<td>0.0125 (5)</td>
<td>0.01</td>
<td>0.0033</td>
<td>0.13</td>
</tr>
<tr>
<td>Cucumbers</td>
<td>0.002</td>
<td>0.05</td>
<td>0.0125 (5)</td>
<td>0.002</td>
<td>0.0033</td>
<td>0.04</td>
</tr>
<tr>
<td>Pumpkin,</td>
<td>0.002</td>
<td>0.05</td>
<td>0.0125 (5)</td>
<td>0.002</td>
<td>0.0033</td>
<td>0.04</td>
</tr>
<tr>
<td>Squash</td>
<td>0.002</td>
<td>0.05</td>
<td>0.0125 (5)</td>
<td>0.002</td>
<td>0.0033</td>
<td>0.04</td>
</tr>
<tr>
<td>Strawberries</td>
<td>0.002</td>
<td>0.05</td>
<td>0.0125 (5)</td>
<td>0.002</td>
<td>0.0033</td>
<td>0.04</td>
</tr>
<tr>
<td>Tomatoes</td>
<td>0.002</td>
<td>0.05</td>
<td>0.0125 (5)</td>
<td>0.002</td>
<td>0.0033</td>
<td>0.04</td>
</tr>
<tr>
<td>Cantaloupe</td>
<td>0.002</td>
<td>0.05</td>
<td>0.0125 (5)</td>
<td>0.002</td>
<td>0.0033</td>
<td>0.04</td>
</tr>
<tr>
<td>Other Berries</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

All uptake factors taken from U.S. EPA (1989d) unless otherwise noted:

1. -Grant, 1977
2. -Baes, 1984
3. -Walsh, 1977
4. -Cary, 1990
5. -Rinne, 1986
## TABLE B-8 PLANT UPTAKE FACTORS continued

<table>
<thead>
<tr>
<th>Produce</th>
<th>SILVER</th>
<th>THALLIUM</th>
<th>ZINC</th>
<th>PAHs</th>
<th>PCBs</th>
</tr>
</thead>
<tbody>
<tr>
<td>White Potato</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.02</td>
<td>0.42</td>
<td>0.02 (6)</td>
</tr>
<tr>
<td>Lettuce</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.8</td>
<td>0.29</td>
<td>0.38 (6)</td>
</tr>
<tr>
<td>Spinach</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.8</td>
<td>0.29</td>
<td>0.38 (6)</td>
</tr>
<tr>
<td>Cabbage</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.8</td>
<td>0.29</td>
<td>0.38 (6)</td>
</tr>
<tr>
<td>Broccoli</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.8</td>
<td>0.29</td>
<td>0.38 (6)</td>
</tr>
<tr>
<td>Cauliflower</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.8</td>
<td>0.29</td>
<td>0.38 (6)</td>
</tr>
<tr>
<td>Peppers</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.02 (6)</td>
</tr>
<tr>
<td>Beans (wax)</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.002 (6)</td>
</tr>
<tr>
<td>Peas</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.002 (6)</td>
</tr>
<tr>
<td>Beets</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.05</td>
<td>0.61</td>
<td>0.36 (6)</td>
</tr>
<tr>
<td>Carrots</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.05</td>
<td>0.61</td>
<td>0.36 (6)</td>
</tr>
<tr>
<td>Onions</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.05</td>
<td>0.61</td>
<td>0.36 (6)</td>
</tr>
<tr>
<td>Corn</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0 (6)</td>
</tr>
<tr>
<td>Cucumbers</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.02 (6)</td>
</tr>
<tr>
<td>Pumpkin,</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.02 (6)</td>
</tr>
<tr>
<td>Squash</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.02 (6)</td>
</tr>
<tr>
<td>Strawberries</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.02 (6)</td>
</tr>
<tr>
<td>Tomatoes</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.02 (6)</td>
</tr>
<tr>
<td>Cantaloupe</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.02 (6)</td>
</tr>
<tr>
<td>Other Berries</td>
<td>0.8 (5)</td>
<td>0.0004 (2)</td>
<td>0.04</td>
<td>0.42</td>
<td>0.02 (6)</td>
</tr>
</tbody>
</table>

All uptake factors taken from U.S. EPA (1989d) unless otherwise noted:

- (2) - Baes, 1984
- (5) - Rinne, 1986
- (6) - Chaney, 1990
### TABLE B-8 PLANT UPTAKE FACTORS continued

**PLANT UPTAKE FACTORS**

(mg chemical/kg dry wt. plant) per (mg chemical/kg dry wt. soil)

(References)

<table>
<thead>
<tr>
<th>Produce</th>
<th>SELENIUM</th>
<th>ALDRIN/DIELDRIN</th>
<th>DDT/DDE</th>
<th>DDD</th>
<th>HEPTACHLOR</th>
<th>HEXACHLORO-BENZENE</th>
<th>TOXAPHENE</th>
</tr>
</thead>
<tbody>
<tr>
<td>White Potato</td>
<td>0.02</td>
<td>0.13</td>
<td>0.07</td>
<td>0.3</td>
<td>0.75</td>
<td>0.27</td>
<td></td>
</tr>
<tr>
<td>Lettuce</td>
<td>0.07</td>
<td>0.2</td>
<td>0.11</td>
<td>0.02</td>
<td>0.56</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Spinach</td>
<td>0.07</td>
<td>0.2</td>
<td>0.11</td>
<td>0.02</td>
<td>0.56</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Cabbage</td>
<td>0.07</td>
<td>0.2</td>
<td>0.11</td>
<td>0.02</td>
<td>0.56</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Broccoli</td>
<td>0.07</td>
<td>0.2</td>
<td>0.11</td>
<td>0.02</td>
<td>0.56</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Cauliflower</td>
<td>0.07</td>
<td>0.2</td>
<td>0.11</td>
<td>0.02</td>
<td>0.56</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Peppers</td>
<td>0.04</td>
<td>0.22</td>
<td>0.11</td>
<td>0.21</td>
<td>0.78</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Beans (wax)</td>
<td>0.02</td>
<td>0.81</td>
<td>0.04</td>
<td>0.04</td>
<td>0.78</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Peas</td>
<td>0.02</td>
<td>0.81</td>
<td>0.04</td>
<td>0.04</td>
<td>0.78</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Beets</td>
<td>0.04</td>
<td>0.43</td>
<td>0.11</td>
<td>2.71</td>
<td>1.11</td>
<td>1.73</td>
<td></td>
</tr>
<tr>
<td>Carrots</td>
<td>0.04</td>
<td>0.43</td>
<td>0.11</td>
<td>2.71</td>
<td>1.11</td>
<td>1.73</td>
<td></td>
</tr>
<tr>
<td>Onions</td>
<td>0.04</td>
<td>0.43</td>
<td>0.11</td>
<td>2.71</td>
<td>1.11</td>
<td>1.73</td>
<td></td>
</tr>
<tr>
<td>Corn</td>
<td>0.03</td>
<td>0.02</td>
<td>0.51</td>
<td>0.14</td>
<td>0.78</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Cucumbers</td>
<td>0.04</td>
<td>0.22</td>
<td>0.11</td>
<td>0.21</td>
<td>0.78</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Pumpkin, Squash</td>
<td>0.04</td>
<td>0.22</td>
<td>0.11</td>
<td>0.21</td>
<td>0.78</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Strawberries</td>
<td>0.04</td>
<td>0.22</td>
<td>0.11</td>
<td>0.21</td>
<td>0.78</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Tomatoes</td>
<td>0.04</td>
<td>0.22</td>
<td>0.11</td>
<td>0.21</td>
<td>0.78</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Cantaloupe</td>
<td>0.04</td>
<td>0.22</td>
<td>0.11</td>
<td>0.21</td>
<td>0.78</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Other Berries</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

All uptake factors taken from U.S. EPA (1989d) unless otherwise noted.
5. **Homegrown Meat and Poultry**

The consumption rate for homegrown beef is taken from EPA's Exposure Factors Handbook. Based upon USDA studies, in households where beef is homegrown, the average percent of annual consumption of beef that is homegrown is 44%. Since the total amount of beef consumed averages approximately 100 g/day, it can be estimated that 44% of this amount, 44 g/day, represents the average consumption rate for homegrown beef.

The average homegrown poultry consumption rate is taken from the U.S. Nuclear Regulatory Commission publication cited below.

\[
\text{Homegrown Poultry Intake} = 25 \text{ g/day}
\]

**Sources:**

- MA DEP, Methodology for Relating Soil Contaminant Levels and Risk to Human Health, Massachusetts Department of Environmental Protection, Office of Research and Standards DRAFT (March 1995).

### J. Showering/Bathing and Swimming Exposures

#### 1. **Inhalation Exposures during Showering**

Exposures via inhalation are generally important only for volatile organic compounds (VOCs) and known specific volatile materials which are not VOCs. Inhalation exposures to nonvolatile organic and inorganic compounds during showering are generally assumed to be negligible and do not need to be evaluated unless the chemical under investigation is significantly more toxic when inhaled than when ingested.

For VOCs, there is evidence that inhalation exposures in the shower environment may result in absorbed doses equal to and no greater than doses associated with ingesting the same water.

The default approach for assessing inhalation exposures to VOCs during showering is to assume that the dose received during showering is equal to the dose that would be received from ingesting the same water. Based on this assumption, risks from inhalation are assessed using the ingested dose (converted to an applied dose) with appropriate inhalation toxicity values. Refer to Section 7.3.4.4. for a more detailed discussion on estimating inhalation exposures during showering.
As an alternative to the default approach, the risk assessor may choose to estimate the inhalation exposure per shower using a shower model such as the Foster and Chrostowski shower model. Table B-9 below provides default input values for use in the Foster and Chrostowski model. Values are taken from Foster and Chrostowski (1987) except where noted. If a different model is used, all input values should be clearly provided in the Risk Assessment.

**TABLE B-9**
**DEFAULT INPUT VALUES FOR FOSTER & CHROSTOWSKI SHOWER MODEL**

<table>
<thead>
<tr>
<th>Model Parameter</th>
<th>Definition</th>
<th>Value</th>
<th>(Scenario Specific)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$T_s$</td>
<td>Shower water temperature</td>
<td>3180 K</td>
<td></td>
</tr>
<tr>
<td>$\mu_s$</td>
<td>Water viscosity at $T_s$</td>
<td>0.596 cp</td>
<td></td>
</tr>
<tr>
<td>$d$</td>
<td>Shower droplet diameter</td>
<td>1 mm</td>
<td></td>
</tr>
<tr>
<td>$t_s$</td>
<td>Shower droplet drop time</td>
<td>2 sec</td>
<td></td>
</tr>
<tr>
<td>FR</td>
<td>Shower water flow rate</td>
<td>10 l/min</td>
<td></td>
</tr>
<tr>
<td>SV</td>
<td>Shower room air volume</td>
<td>6 m$^3$</td>
<td></td>
</tr>
<tr>
<td>$R$</td>
<td>Air exchange rate</td>
<td>0.00833 l/min</td>
<td></td>
</tr>
<tr>
<td>$D_s$</td>
<td>Shower duration</td>
<td>15 min (Scenario)</td>
<td></td>
</tr>
<tr>
<td>$D_t$</td>
<td>Total duration in shower room</td>
<td>20 min (Scenario)</td>
<td></td>
</tr>
<tr>
<td>$R_{gw}$</td>
<td>Gas constant</td>
<td>$8.2 \times 10^{-5}$ atm-m$^3$/mol-0K</td>
<td></td>
</tr>
<tr>
<td>$T_a$</td>
<td>Absolute temperature</td>
<td>2930 K</td>
<td></td>
</tr>
<tr>
<td>$k_g$ (H$_2$O)</td>
<td>gas-film mass transfer coefficient</td>
<td>3000 cm/hr</td>
<td></td>
</tr>
<tr>
<td>$k_g$ (CO$_2$)</td>
<td>liquid-film mass transfer coefficient</td>
<td>20 cm/hr</td>
<td></td>
</tr>
<tr>
<td>$T_1$</td>
<td>Calibration water temperature</td>
<td>2930 K</td>
<td></td>
</tr>
<tr>
<td>$\mu_1$</td>
<td>Water viscosity at $T_1$</td>
<td>1.002 cp</td>
<td></td>
</tr>
<tr>
<td>VR (adult)</td>
<td>Ventilation rate</td>
<td>15 l/min (Scenario)</td>
<td></td>
</tr>
<tr>
<td>BW (adult)</td>
<td>Body weight</td>
<td>62 kg</td>
<td>(Scenario)</td>
</tr>
</tbody>
</table>
2. Dermal Exposures During Showering/Bathing and Swimming

The default approach for assessing dermal exposures during showering/bathing and swimming assumes steady-state conditions throughout the exposure period and involves calculating an average daily dermal dose using a chemical-specific permeability coefficient ($K_p$). Experimentally-derived $K_p$ values are available for some organic and inorganic compounds. EPA has developed $K_p$ values for many organic compounds using a statistical algorithm based on experimentally measured $K_p$ values (Potts and Guy, 1992). The Potts and Guy equation is discussed in EPA's Interim Report entitled Dermal Exposure Assessment: Principles and Applications. The uncertainty in EPA's estimated $K_p$ values are judged by EPA to be within plus or minus one order of magnitude. Table B-10 below provides measured and estimated $K_p$ values for many compounds. When a measured and estimated $K_p$ value is available for a compound, the measured value should be used.

A default $K_p$ of $10^{-3}$ cm/hr may be used for inorganic chemical for which there is no measured value. This default value is recommended by EPA in the its Interim Report on Dermal Exposure Assessment.

Note: The Department has not adopted EPA's non-steady state scheme, developed by Cleek and Bunge (1992) and described in EPA's Interim Report, for evaluating the dermal dose absorbed from water because this approach is still under review by the scientific community and preliminary testing by EPA has shown that it may result in an overconservative total absorbed dose.

3. Ingestion Exposures during Swimming

A default value for incidental ingestion of water during swimming is provided below. This value is roughly equivalent to the amount of water in a large adult mouthful or several mouthfuls for a child.

Incidental Ingestion of Water During Swimming = 50 ml/day

Sources:


### TABLE B-10

**Experimentally Measured and Estimated Permeability Coefficient Values (Kp) for Chemicals in Aqueous Media**

<table>
<thead>
<tr>
<th>Chemical</th>
<th>Measured Kp (cm/hr)</th>
<th>Estimated Kp (cm/hr)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Organics:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acetaldehyde</td>
<td>7.2e-04</td>
<td></td>
</tr>
<tr>
<td>Acetamide</td>
<td>1.1e-04</td>
<td></td>
</tr>
<tr>
<td>Acetylaminofluorene, 2-</td>
<td>1.7e-02</td>
<td></td>
</tr>
<tr>
<td>Acrolein</td>
<td>7.4e-04</td>
<td></td>
</tr>
<tr>
<td>Acrylamide</td>
<td>2.4e-04</td>
<td></td>
</tr>
<tr>
<td>Acrylonitrile</td>
<td>1.4e-03</td>
<td></td>
</tr>
<tr>
<td>Aldrin</td>
<td>1.6e-03</td>
<td></td>
</tr>
<tr>
<td>Allyl chloride</td>
<td>7.0e-03</td>
<td></td>
</tr>
<tr>
<td>Amino-2-methylanthraquinone, 1-</td>
<td>6.6e-03</td>
<td></td>
</tr>
<tr>
<td>Aminoanthraquinone, 2-</td>
<td>2.8e-03</td>
<td></td>
</tr>
<tr>
<td>Aminoazobenzene, p-</td>
<td>8.7e-03</td>
<td></td>
</tr>
<tr>
<td>Aminoazotoluene, o-</td>
<td>4.9e-02</td>
<td></td>
</tr>
<tr>
<td>Aminobiphenyl, 4-</td>
<td>1.7e-02</td>
<td></td>
</tr>
<tr>
<td>Aniline</td>
<td>4.1e-02</td>
<td>2.2e-03</td>
</tr>
<tr>
<td>Anisidine, o-</td>
<td></td>
<td>1.7e-03</td>
</tr>
<tr>
<td>Auramine</td>
<td>1.5e-02</td>
<td></td>
</tr>
<tr>
<td>Benzene</td>
<td>1.1e-01</td>
<td>2.1e-02</td>
</tr>
<tr>
<td>Benzidine</td>
<td>1.3e-03</td>
<td></td>
</tr>
<tr>
<td>Benzo-a-anthracene</td>
<td>8.1e-01</td>
<td></td>
</tr>
<tr>
<td>Benzo-a-pyrene</td>
<td>1.2e+00</td>
<td></td>
</tr>
<tr>
<td>Benzo-b-fluoranthenone</td>
<td>1.2e+00</td>
<td></td>
</tr>
<tr>
<td>Benzoic acid</td>
<td>7.3e-03</td>
<td></td>
</tr>
<tr>
<td>Benzotrichloride</td>
<td>1.5e-02</td>
<td></td>
</tr>
<tr>
<td>Benzyl chloride</td>
<td>1.4e-02</td>
<td></td>
</tr>
<tr>
<td>Chemical</td>
<td>Measured Kp (cm/hr)</td>
<td>Estimated Kp (cm/hr)</td>
</tr>
<tr>
<td>----------------------------------</td>
<td>---------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>Bis(2-chloroethyl)ether</td>
<td>2.1e-03</td>
<td></td>
</tr>
<tr>
<td>Bromodichloromethane</td>
<td>5.8e-03</td>
<td></td>
</tr>
<tr>
<td>Bromoform</td>
<td>2.6e-03</td>
<td></td>
</tr>
<tr>
<td>Bromomethane</td>
<td>3.5e-03</td>
<td></td>
</tr>
<tr>
<td>Bromophenol, p-</td>
<td>3.6e-02</td>
<td>1.3e-02</td>
</tr>
<tr>
<td>Butadiene, 1,3-</td>
<td></td>
<td>2.3e-02</td>
</tr>
<tr>
<td>Butanediol, 2,3-</td>
<td>5.0e-05</td>
<td>1.2e-04</td>
</tr>
<tr>
<td>Butanol, n-</td>
<td>2.5e-03</td>
<td>1.9e-03</td>
</tr>
<tr>
<td>Butoxyethanol, 2-</td>
<td>1.2e-02</td>
<td>1.4e-03</td>
</tr>
<tr>
<td>Captan</td>
<td></td>
<td>1.3e-03</td>
</tr>
<tr>
<td>Carbon disulfide</td>
<td>5.0e-01</td>
<td>2.4e-02</td>
</tr>
<tr>
<td>Carbon tetrachloride</td>
<td></td>
<td>2.2e-02</td>
</tr>
<tr>
<td>Chlordane</td>
<td></td>
<td>5.2e-02</td>
</tr>
<tr>
<td>Chlordane (cis)</td>
<td></td>
<td>4.6e-02</td>
</tr>
<tr>
<td>Chlordane (trans)</td>
<td></td>
<td>4.6e-02</td>
</tr>
<tr>
<td>Chlorobenzene</td>
<td></td>
<td>4.1e-02</td>
</tr>
<tr>
<td>Chlorocresol</td>
<td>5.0e-02</td>
<td>4.1e-02</td>
</tr>
<tr>
<td>Chlorodibromomethane</td>
<td></td>
<td>3.9e-03</td>
</tr>
<tr>
<td>Chloroethane</td>
<td></td>
<td>8.0e-3</td>
</tr>
<tr>
<td>Chloroform</td>
<td>1.3e-01</td>
<td>8.9e-03</td>
</tr>
<tr>
<td>Chloromethane</td>
<td></td>
<td>4.2e-03</td>
</tr>
<tr>
<td>Chlorophenol, o-</td>
<td>3.3e-02</td>
<td>1.1e-02</td>
</tr>
<tr>
<td>Chlorophenol, p-</td>
<td>3.6e-02</td>
<td>1.6e-02</td>
</tr>
<tr>
<td>Chlorothalonil</td>
<td></td>
<td>2.5e-02</td>
</tr>
<tr>
<td>Chloroxylenol</td>
<td>6.0e-02</td>
<td>3.0e-04</td>
</tr>
<tr>
<td>Chrysene</td>
<td></td>
<td>8.1e-01</td>
</tr>
<tr>
<td>Cresidine, p-</td>
<td></td>
<td>4.3e-03</td>
</tr>
<tr>
<td>Chemical</td>
<td>Measured Kp (cm/hr)</td>
<td>Estimated Kp (cm/hr)</td>
</tr>
<tr>
<td>----------------------------------</td>
<td>---------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>Cresol, m-</td>
<td>1.5e-02</td>
<td>1.0e-02</td>
</tr>
<tr>
<td>Cresol, o-</td>
<td>1.6e-02</td>
<td>1.0e-02</td>
</tr>
<tr>
<td>Cresol, p-</td>
<td>1.8e-02</td>
<td>1.0e-02</td>
</tr>
<tr>
<td>DDD</td>
<td></td>
<td>2.8e-01</td>
</tr>
<tr>
<td>DDE</td>
<td></td>
<td>2.4e-01</td>
</tr>
<tr>
<td>DDT</td>
<td></td>
<td>4.3e-01</td>
</tr>
<tr>
<td>Decanol</td>
<td>8.0e-02</td>
<td>1.7e-01</td>
</tr>
<tr>
<td>Di-2-ethylhexyl phthalate</td>
<td></td>
<td>3.3e-02</td>
</tr>
<tr>
<td>Diaminoanisole, 2,4-</td>
<td></td>
<td>2.3e-04</td>
</tr>
<tr>
<td>Diaminotoluene</td>
<td></td>
<td>6.0e-04</td>
</tr>
<tr>
<td>Diaminotoluene, 2,4-</td>
<td></td>
<td>3.3e-03</td>
</tr>
<tr>
<td>Dibenzo(a,b)anthracene</td>
<td></td>
<td>2.7e+00</td>
</tr>
<tr>
<td>Dibutyl phthalate</td>
<td></td>
<td>3.3e-02</td>
</tr>
<tr>
<td>Dichlorobenzene, 1,2-</td>
<td></td>
<td>6.1e-02</td>
</tr>
<tr>
<td>Dichlorobenzene, 1,3-</td>
<td></td>
<td>8.7e-02</td>
</tr>
<tr>
<td>Dichlorobenzene, 1,4-</td>
<td></td>
<td>6.2e-02</td>
</tr>
<tr>
<td>Dichlorobenzidine, 3,3’</td>
<td></td>
<td>1.7e-02</td>
</tr>
<tr>
<td>Dichlorodifluoromethane</td>
<td></td>
<td>1.2e-02</td>
</tr>
<tr>
<td>Dichloroethane, 1,1-</td>
<td></td>
<td>8.9e-03</td>
</tr>
<tr>
<td>Dichloroethane, 1,2-</td>
<td></td>
<td>5.3e-03</td>
</tr>
<tr>
<td>Dichloroethylene, 1,1-</td>
<td></td>
<td>1.6e-02</td>
</tr>
<tr>
<td>Dichloroethylene, 1,2-(trans)</td>
<td></td>
<td>1.0e-02</td>
</tr>
<tr>
<td>Dichlorophenol, 2,4-</td>
<td>6.0e-02</td>
<td>2.3e-02</td>
</tr>
<tr>
<td>Dichloropropane, 1,2-</td>
<td></td>
<td>1.0e-02</td>
</tr>
<tr>
<td>Dichloropropene, 1,3-</td>
<td></td>
<td>5.5e-03</td>
</tr>
<tr>
<td>Dichlorvos</td>
<td></td>
<td>9.5e-04</td>
</tr>
</tbody>
</table>
### TABLE B-10

Experimentally Measured and Estimated Permeability Coefficient Values (Kp) for Chemicals in Aqueous Media

<table>
<thead>
<tr>
<th>Chemical</th>
<th>Measured Kp (cm/hr)</th>
<th>Estimated Kp (cm/hr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dieldrin</td>
<td>1.6e-02</td>
<td></td>
</tr>
<tr>
<td>Diepoxybutane</td>
<td></td>
<td>2.8e-05</td>
</tr>
<tr>
<td>Diethyl phthalate</td>
<td></td>
<td>4.8e-03</td>
</tr>
<tr>
<td>Diethyl sulfate</td>
<td></td>
<td>1.4e-03</td>
</tr>
<tr>
<td>Dimethoxybenzidine, 3,3-</td>
<td></td>
<td>1.0e-03</td>
</tr>
<tr>
<td>Dimethyl sulfate</td>
<td></td>
<td>2.2e-03</td>
</tr>
<tr>
<td>Dimethylamine, n-nitroso</td>
<td></td>
<td>2.7e-04</td>
</tr>
<tr>
<td>Dimethylaminoazobenzene, 4-</td>
<td></td>
<td>1.4e-01</td>
</tr>
<tr>
<td>Dimethylbenzidine, 3,3-</td>
<td></td>
<td>4.4e-03</td>
</tr>
<tr>
<td>Dimethylcarbamyl chloride</td>
<td></td>
<td>4.2e-04</td>
</tr>
<tr>
<td>Dimethylhydrazine, 1,1-</td>
<td></td>
<td>7.1e-05</td>
</tr>
<tr>
<td>Dimethylphenol, 2,4-</td>
<td></td>
<td>1.1e-01</td>
</tr>
<tr>
<td>Dimethylphenol, 3,4-</td>
<td></td>
<td>4.0e-02</td>
</tr>
<tr>
<td>Dinitrophenol, 2,4-</td>
<td></td>
<td>3.2e-03</td>
</tr>
<tr>
<td>Dinitrotoluene, 2,4-</td>
<td></td>
<td>3.8e-03</td>
</tr>
<tr>
<td>Dinitrotoluene, 2,6-</td>
<td></td>
<td>2.5e-03</td>
</tr>
<tr>
<td>Dioxane, 1,4-</td>
<td></td>
<td>4.0e-04</td>
</tr>
<tr>
<td>Diphenylamine, n-nitroso</td>
<td></td>
<td>2.0e-02</td>
</tr>
<tr>
<td>Endrin</td>
<td></td>
<td>1.6e-02</td>
</tr>
<tr>
<td>Epichlorohydrin</td>
<td></td>
<td>3.7e-04</td>
</tr>
<tr>
<td>Ethanol</td>
<td></td>
<td>8.0e-04</td>
</tr>
<tr>
<td>Ethanol, 2-(2-butoxyethoxy)-</td>
<td></td>
<td>4.4e-05</td>
</tr>
<tr>
<td>Ethanol, 2-(2-ethoxyethoxy)-</td>
<td></td>
<td>2.5e-04</td>
</tr>
<tr>
<td>Ethanol, 2-(2-methoxyethoxy)-</td>
<td></td>
<td>1.8e-04</td>
</tr>
<tr>
<td>Ethoxyethanol, 2-</td>
<td></td>
<td>3.0e-04</td>
</tr>
<tr>
<td>Ethoxyethyl acetate, 2-</td>
<td></td>
<td>8.6e-04</td>
</tr>
<tr>
<td>Chemical</td>
<td>Measured Kp (cm/hr)</td>
<td>Estimated Kp (cm/hr)</td>
</tr>
<tr>
<td>------------------------------</td>
<td>---------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>Ethyl acrylate</td>
<td>4.0e-03</td>
<td></td>
</tr>
<tr>
<td>Ethyl carbamate</td>
<td>4.3e-04</td>
<td></td>
</tr>
<tr>
<td>Ethyl ether</td>
<td>1.7e-02</td>
<td>2.9e-03</td>
</tr>
<tr>
<td>Ethylbenzene</td>
<td>1.0e+00</td>
<td>7.4e-02</td>
</tr>
<tr>
<td>Ethylene oxide</td>
<td></td>
<td>6.3e-04</td>
</tr>
<tr>
<td>Ethylenedibromide</td>
<td></td>
<td>3.3e-03</td>
</tr>
<tr>
<td>Ethyleneimine</td>
<td></td>
<td>1.7e-04</td>
</tr>
<tr>
<td>Ethylenethiourea</td>
<td></td>
<td>1.7e-04</td>
</tr>
<tr>
<td>Ethylphenol, p-</td>
<td>3.5e-02</td>
<td>1.4e-02</td>
</tr>
<tr>
<td>Fluoranthene</td>
<td></td>
<td>3.6e-01</td>
</tr>
<tr>
<td>Formaldehyde</td>
<td></td>
<td>2.2e-03</td>
</tr>
<tr>
<td>Glycerol</td>
<td>1.4e-04</td>
<td>2.9e-05</td>
</tr>
<tr>
<td>Heptachlor</td>
<td></td>
<td>1.1e-02</td>
</tr>
<tr>
<td>Heptanol</td>
<td>3.8e-02</td>
<td>1.9e-02</td>
</tr>
<tr>
<td>Hexachlorobenzene</td>
<td></td>
<td>2.1e-01</td>
</tr>
<tr>
<td>Hexachlorobutadiene</td>
<td></td>
<td>1.2e-01</td>
</tr>
<tr>
<td>Hexachloroethane</td>
<td></td>
<td>4.2e-02</td>
</tr>
<tr>
<td>Hexamethylphosphoramide</td>
<td></td>
<td>1.6e-04</td>
</tr>
<tr>
<td>Hexanol</td>
<td>3.0e-02</td>
<td>1.3e-02</td>
</tr>
<tr>
<td>Hydrazine/Hydrazine sulfate</td>
<td></td>
<td>4.1e-05</td>
</tr>
<tr>
<td>Indeno(1,2,3-CD)pyrene</td>
<td></td>
<td>1.9e+00</td>
</tr>
<tr>
<td>Isophorone</td>
<td></td>
<td>4.2e-03</td>
</tr>
<tr>
<td>Lindane</td>
<td></td>
<td>1.4e-02</td>
</tr>
<tr>
<td>Mechloethamine</td>
<td></td>
<td>1.2e-03</td>
</tr>
<tr>
<td>Methanol</td>
<td>1.6e-03</td>
<td>3.5e-04</td>
</tr>
<tr>
<td>Methoxyethanol, 2-</td>
<td></td>
<td>1.9e-04</td>
</tr>
<tr>
<td>Chemical</td>
<td>Measured Kp (cm/hr)</td>
<td>Estimated Kp (cm/hr)</td>
</tr>
<tr>
<td>--------------------------------------------------------------------------</td>
<td>---------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>Methoxypropan-2-ol, 1-</td>
<td>4.0e-04</td>
<td></td>
</tr>
<tr>
<td>Methyl ethyl ketone</td>
<td>5.0e-03</td>
<td>1.1e-03</td>
</tr>
<tr>
<td>Methyl Hydroxybenzoate</td>
<td>9.1e-03</td>
<td>5.2e-03</td>
</tr>
<tr>
<td>Methyl iodide</td>
<td></td>
<td>3.1e-03</td>
</tr>
<tr>
<td>Methylaziridine, 2-</td>
<td></td>
<td>3.2e-04</td>
</tr>
<tr>
<td>Methylene bis(2-chloroaniline), 4,4-</td>
<td></td>
<td>2.8e-02</td>
</tr>
<tr>
<td>Methylene bis(N,N'dimethyl)aniline, 4,4-</td>
<td></td>
<td>1.3e-01</td>
</tr>
<tr>
<td>Methylene chloride</td>
<td>4.5e-03</td>
<td></td>
</tr>
<tr>
<td>Methyleneedianiline, 4,4'</td>
<td>1.6e-03</td>
<td></td>
</tr>
<tr>
<td>Michler's ketone</td>
<td>3.4e-02</td>
<td></td>
</tr>
<tr>
<td>Mustard Gas</td>
<td>5.6e-03</td>
<td></td>
</tr>
<tr>
<td>Naphthalene</td>
<td>6.9e-02</td>
<td></td>
</tr>
<tr>
<td>Naphthol, b-</td>
<td>2.8e-02</td>
<td>2.6e-02</td>
</tr>
<tr>
<td>Naphthylamine, 1-</td>
<td></td>
<td>1.0e-02</td>
</tr>
<tr>
<td>Naphthylamine, 2-</td>
<td></td>
<td>1.1e-02</td>
</tr>
<tr>
<td>Nitrilotriacetic acid</td>
<td>9.7e-05</td>
<td></td>
</tr>
<tr>
<td>Nitro-o-anisidine, 5-</td>
<td>2.5e-03</td>
<td></td>
</tr>
<tr>
<td>Nitrophenol, 4-</td>
<td>5.5e-02</td>
<td></td>
</tr>
<tr>
<td>Nitrofen</td>
<td>3.0e-01</td>
<td></td>
</tr>
<tr>
<td>Nitrophenol, 2-</td>
<td>1.0e-01</td>
<td>5.0e-03</td>
</tr>
<tr>
<td>Nitrophenol, 2-amino-4-</td>
<td>7.0e-04</td>
<td>2.0e-03</td>
</tr>
<tr>
<td>Nitrophenol, 3-</td>
<td>5.6e-03</td>
<td>7.1e-03</td>
</tr>
<tr>
<td>Nitrophenol, 4-</td>
<td>5.6e-03</td>
<td>6.1e-03</td>
</tr>
<tr>
<td>Nitrophenol, 4-amino-2-</td>
<td>3.0e-03</td>
<td>1.1e-03</td>
</tr>
<tr>
<td>Nitropropane, 2-</td>
<td>1.0e-03</td>
<td></td>
</tr>
<tr>
<td>Nitroso-di-n-butylamine, n-</td>
<td></td>
<td>4.8e-03</td>
</tr>
</tbody>
</table>
**TABLE B-10**

Experimentally Measured and Estimated Permeability Coefficient Values (Kp) for Chemicals in Aqueous Media

<table>
<thead>
<tr>
<th>Chemical</th>
<th>Measured Kp (cm/hr)</th>
<th>Estimated Kp (cm/hr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nitroso-N-ethylurea, n-</td>
<td>5.4e-04</td>
<td></td>
</tr>
<tr>
<td>Nitroso-N-methylurea, n-</td>
<td>4.3e-04</td>
<td></td>
</tr>
<tr>
<td>Nitrosodiethanolamine, n-</td>
<td>5.0e-06</td>
<td>2.2e-05</td>
</tr>
<tr>
<td>Nitrosodiethylamine, n-</td>
<td></td>
<td>1.2e-03</td>
</tr>
<tr>
<td>Nitrosodiphenylamine, p-</td>
<td></td>
<td>3.6e-02</td>
</tr>
<tr>
<td>Nitrosomethylvinylamine, n-</td>
<td></td>
<td>5.7e-04</td>
</tr>
<tr>
<td>Nitrosomorpholine, n-</td>
<td></td>
<td>1.8e-04</td>
</tr>
<tr>
<td>Nitrosonornicotine, n-</td>
<td></td>
<td>1.7e-04</td>
</tr>
<tr>
<td>Nitrosopiperidine, n-</td>
<td></td>
<td>2.5e-05</td>
</tr>
<tr>
<td>Nonanol</td>
<td>6.0e-02</td>
<td>7.3e-02</td>
</tr>
<tr>
<td>Octanol</td>
<td>6.1e-02</td>
<td>3.9e-02</td>
</tr>
<tr>
<td>Parathion</td>
<td></td>
<td>1.7e-02</td>
</tr>
<tr>
<td>PCB-chlorobiphenyl, 4-</td>
<td></td>
<td>1.3e+00</td>
</tr>
<tr>
<td>PCB-hexachlorobiphenyl</td>
<td></td>
<td>7.1e-01</td>
</tr>
<tr>
<td>Pentachloronitrobenzene</td>
<td></td>
<td>5.9e-02</td>
</tr>
<tr>
<td>Pentachlorophenol</td>
<td></td>
<td>6.5e-01</td>
</tr>
<tr>
<td>Pentanol</td>
<td>6.0e-03</td>
<td>7.1e-03</td>
</tr>
<tr>
<td>Pentanone, 4-methyl, 2-</td>
<td></td>
<td>3.3e-03</td>
</tr>
<tr>
<td>Phenanthrene</td>
<td></td>
<td>2.3e-01</td>
</tr>
<tr>
<td>Phenol</td>
<td>8.2e-03</td>
<td>5.5e-03</td>
</tr>
<tr>
<td>Phenol, 4,6-dinitro-2-,methyl-</td>
<td></td>
<td>3.8e-03</td>
</tr>
<tr>
<td>Propanol</td>
<td>1.7e-03</td>
<td>1.3e-03</td>
</tr>
<tr>
<td>Propiolactone, beta-</td>
<td></td>
<td>3.3e-04</td>
</tr>
<tr>
<td>Propylene oxide</td>
<td></td>
<td>8.9e-04</td>
</tr>
<tr>
<td>Resorcinol</td>
<td>2.4e-04</td>
<td>1.5e-03</td>
</tr>
<tr>
<td>Safrole</td>
<td></td>
<td>1.5e-02</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Chemical</th>
<th>Measured Kp (cm/hr)</th>
<th>Estimated Kp (cm/hr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Styrene</td>
<td>6.7e-01</td>
<td>5.5e-02</td>
</tr>
<tr>
<td>Styrene oxide</td>
<td></td>
<td>4.9e-03</td>
</tr>
<tr>
<td>TCDD</td>
<td></td>
<td>1.4e+00</td>
</tr>
<tr>
<td>Tetrachloroethylene</td>
<td>3.7e-01</td>
<td>4.8e-02</td>
</tr>
<tr>
<td>Tetrachloroethane, 1,1,2,2-</td>
<td></td>
<td>9.0e-03</td>
</tr>
<tr>
<td>Thioacetamide</td>
<td></td>
<td>2.1e-03</td>
</tr>
<tr>
<td>Thiodianiline, 4,4-</td>
<td></td>
<td>2.5e-03</td>
</tr>
<tr>
<td>Thiourea</td>
<td>9.6e-05</td>
<td>1.4e-04</td>
</tr>
<tr>
<td>Thymol</td>
<td>5.3e-02</td>
<td>5.1e-02</td>
</tr>
<tr>
<td>Toluene</td>
<td>1.0e+00</td>
<td>4.5e-02</td>
</tr>
<tr>
<td>Toluidine hydrochloride, o-</td>
<td></td>
<td>2.1e-03</td>
</tr>
<tr>
<td>Toluidine, o-</td>
<td></td>
<td>3.7e-03</td>
</tr>
<tr>
<td>Toxaphene</td>
<td></td>
<td>1.5e-02</td>
</tr>
<tr>
<td>Trichlorobenzene, 1,2,4-</td>
<td></td>
<td>1.0e-01</td>
</tr>
<tr>
<td>Trichloroethane, 1,1,1-</td>
<td></td>
<td>1.7e-02</td>
</tr>
<tr>
<td>Trichloroethane, 1,1,2-</td>
<td></td>
<td>8.4e-03</td>
</tr>
<tr>
<td>Trichloroethylene</td>
<td>2.3e-01</td>
<td>1.6e-02</td>
</tr>
<tr>
<td>Trichlorofluoromethane</td>
<td></td>
<td>1.7e-02</td>
</tr>
<tr>
<td>Trichlorophenol, 2,4,6-</td>
<td>5.9e-02</td>
<td>5.0e-02</td>
</tr>
<tr>
<td>Tris(2,3-dibromopropyl)phosphate</td>
<td></td>
<td>3.6e-04</td>
</tr>
<tr>
<td>Tris(aziridinyl)-para-benzoquinone</td>
<td></td>
<td>8.3e-06</td>
</tr>
<tr>
<td>Urea</td>
<td>1.2e-04</td>
<td>2.6e-05</td>
</tr>
<tr>
<td>Vinyl bromide</td>
<td></td>
<td>5.5e-03</td>
</tr>
<tr>
<td>Vinyl chloride</td>
<td></td>
<td>7.3e-03</td>
</tr>
<tr>
<td>Water</td>
<td>1.5e-03</td>
<td>1.6e-04</td>
</tr>
<tr>
<td>Xylene, m-</td>
<td></td>
<td>8.0e-02</td>
</tr>
</tbody>
</table>
### TABLE B-10

**Experimentally Measured and Estimated Permeability Coefficient Values (Kp) for Chemicals in Aqueous Media**

<table>
<thead>
<tr>
<th>Chemical</th>
<th>Measured Kp (cm/hr)</th>
<th>Estimated Kp (cm/hr)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Inorganics:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cadmium chloride</td>
<td>1e-03</td>
<td></td>
</tr>
<tr>
<td>Sodium chromate</td>
<td>2e-03</td>
<td></td>
</tr>
<tr>
<td>Sodium dichromate</td>
<td>1e-03</td>
<td></td>
</tr>
<tr>
<td>Chromium chloride</td>
<td>1e-03</td>
<td></td>
</tr>
<tr>
<td>Cobalt chloride</td>
<td>4e-04</td>
<td></td>
</tr>
<tr>
<td>Lead acetate</td>
<td>4e-06</td>
<td></td>
</tr>
<tr>
<td>Mercuric chloride</td>
<td>1e-03</td>
<td></td>
</tr>
<tr>
<td>Methyl mercury-dicyandiamide</td>
<td>1e-03</td>
<td></td>
</tr>
<tr>
<td>Potassium mercuric-chloride</td>
<td>3e-03</td>
<td></td>
</tr>
<tr>
<td>Nickel chloride</td>
<td>1e-04</td>
<td></td>
</tr>
<tr>
<td>Nickel sulfate</td>
<td>9e-06</td>
<td></td>
</tr>
<tr>
<td>Silver nitrate</td>
<td>6e-04</td>
<td></td>
</tr>
<tr>
<td>Zinc chloride</td>
<td>6e-04</td>
<td></td>
</tr>
</tbody>
</table>

---

**K. Absorption Efficiency**

As discussed in Section 7.2.3, the Relative Absorption Factor (RAF) is used to adjust the calculated exposure to a given chemical so that it is comparable to the toxicity information for that chemical. A unique RAF should be estimated for a chemical for each combination of toxicity value and route of exposure. To estimate an RAF, two factors must be identified:

1. the absorption efficiency for the chemical via the route and medium of exposure being evaluated for the disposal site; and

2. the absorption efficiency for the route and medium of exposure in the experimental study which is the basis of the dose-response value for the chemical in question.
The RAF is calculated as follows:

\[ RAF = \frac{Absorption\ Efficiency_{\text{SITE route/medium of exposure}}}{Absorption\ Efficiency_{\text{STUDY route/medium of exposure}}} \]

In the absence of readily available site-specific and chemical-specific information, the default absorption efficiencies in Table B-11 can be used to estimate an RAF. However, it must be stressed that the use of generic absorption efficiency data in a risk assessment will increase the uncertainty in the risk assessment results. This is because there is a wide variation in absorption efficiency among chemicals, even between chemicals within the same class. Thus, the default values in Table B-11 should only be used as a last resort when, after a thorough literature search, the risk assessor is unable to find absorption efficiency data specific to the site and the chemical of interest.

Table B-11 below provides default absorption efficiencies for four classes of chemicals; volatile organics, semi-volatile organics, pesticides and metals/inorganics. The first part of Table B-11 provides default absorption efficiencies for various site routes and media of exposure. The second part of Table B-11 provides default absorption efficiencies for various study routes and media of exposure. To estimate an RAF, select the absorption efficiency that corresponds to the class of chemical of concern and the exposure that is being evaluated at the site. Then select the absorption efficiency that corresponds to the way in which the chemical was administered in the study on which the toxicity value for the chemical of interest is based. This information is typically available as part of the documentation of toxicity values published by EPA in IRIS and HEAST. In addition, the Risk Assessment ShortForm - Residential Scenario provides this information for a variety of chemicals. The RAF is calculated as the ratio of the two values, as shown in the equation above.
<table>
<thead>
<tr>
<th>ROUTE/MEDIUM OF EXPOSURE</th>
<th>Volatile Organics</th>
<th>Semi-Volatile Organics</th>
<th>Metals/Inorganics</th>
</tr>
</thead>
<tbody>
<tr>
<td>SITE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Soil Ingestion</td>
<td>0.99</td>
<td>0.91</td>
<td>0.39</td>
</tr>
<tr>
<td>Soil Dermal Contact</td>
<td>0.11</td>
<td>0.17</td>
<td>0.03</td>
</tr>
<tr>
<td>Water Ingestion</td>
<td>0.99</td>
<td>0.92</td>
<td>0.4</td>
</tr>
<tr>
<td>Produce Ingestion</td>
<td>0.99</td>
<td>0.92</td>
<td>0.39</td>
</tr>
<tr>
<td>STUDY</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gavage: Oil</td>
<td>1</td>
<td>0.91</td>
<td>Not avail.</td>
</tr>
<tr>
<td>Drinking Water</td>
<td>1</td>
<td>Not avail.</td>
<td>0.55</td>
</tr>
<tr>
<td>Food</td>
<td>Not avail.</td>
<td>0.95</td>
<td>0.21</td>
</tr>
<tr>
<td>Injection</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Inhalation</td>
<td>0.91</td>
<td>Not avail.</td>
<td>Not avail.</td>
</tr>
<tr>
<td>Dermal Contact</td>
<td>0.11</td>
<td>0.14</td>
<td>0.017</td>
</tr>
</tbody>
</table>
L. Exposure Frequency

1. Utility Worker

The default exposure frequency for a utility worker is one day per year. This represents a conservative estimate of the frequency of exposure to contaminated soil or vapors at depth that would be experienced by a utility worker, given the frequency of utility repairs, the time needed for repairs and the rotation of work crews. This default frequency is based on discussions with utility companies.

2. Residential Scenario

The default exposure frequency for exposure to contaminated soil at a residential property is 5 days per week during the months of April through October. This default exposure frequency represents an estimate of the frequency of exposure that a receptor is likely to experience to contamination present at his/her residential property given full and unrestricted use of the property.

An exposure frequency of 5 days per week should also be used when evaluating indoor exposures to dust/soil whose source is outdoor soil, during the months when outdoor exposure does not occur.

3. Construction Worker

For a construction worker scenario, the default exposure frequency is 5 days per week for 6 months. This represents a conservative estimate of the frequency of exposure to contaminated soil or vapors that would be experienced by a construction worker, given the typical duration of a construction project.

4. Other Scenarios

Default exposure frequencies for other scenarios such as Recreational, Trespasser and Swimming are not provided because exposure frequencies for these scenario may vary too greatly depending on site-specific situations. The risk assessor should develop site-specific exposure frequencies for exposures scenarios that are not provided here.
APPENDIX C

PROBABILISTIC EXPOSURE ASSESSMENT
APPENDIX C: PROBABILISTIC EXPOSURE ASSESSMENT

A Draft of this Section is expected to be available in the fall of 1995.

Copies of the Probabilistic Exposure Assessment guidance will be available through the MADEP Bulletin Board System and through the MADEP InfoLine/MCP Hotline.

Please call the MCP Hotline for the latest information on the schedule for this guidance.
APPENDIX D

DISCUSSION OF TECHNICAL ISSUES
IN
FISH SAMPLING
APPENDIX D: DISCUSSION OF TECHNICAL ISSUES IN FISH SAMPLING

INTRODUCTION

The determination of chemical concentrations in the tissues of aquatic biota can be undertaken for many reasons. The topics and issues presented in the following paragraphs are intended to serve as a guide for the design of these types of programs. Detailed protocols for the component parts of the guidance are available in other sources cited in the text. While the majority of aquatic species sampled in contaminant monitoring programs for the state are fish, there are situations when aquatic invertebrates may be the sampling target. The following information is generally applicable to both groups of organisms with exceptions as noted.

STEP 1: DEFINITION OF SAMPLING OBJECTIVES

Contaminant monitoring in biota may be undertaken for a variety of reasons and it is important at the start of the design of any program to clearly define why the sampling is to be performed in order to set the stage for proper design of the study. Possible objectives include: the description of the spatial or temporal variability in specific chemicals for use as sentinels of environmental quality; the ascertainment of contaminant concentrations in organism tissues for estimating human health hazards posed by ingestion of those tissues; and determining the impact of identified sources of disturbance using control sites (if available) and before and or after the impact event samples.

If sampling is being performed for use in health risk assessment, choices to be made in species selection, sample preparation and analysis and power of the sampling design may differ from those made for other types of programs. A survey may have different requirements than a study being undertaken to determine if impacts have occurred as a result of some chemical release.

Once the sampling objectives have been clearly stated, the details of the sampling program such as specification of target species and analytes, statistical design, sampling methods, sample handling and preservation, analytical methods can be completed.
IDENTIFICATION OF TARGET SPECIES

The choice of species will be determined in part by the objectives of the study. A particular population of fish or invertebrates may be of interest or a community may be of interest. A fishery resource is often the target of interest. In cases where aquatic species are being used as sentinels of environmental quality, one tactic is to choose species which have the greatest likelihood of accumulating and retaining the target chemicals. Older or larger specimens which have had longer periods to accumulate the chemicals are good choices as are organisms with a high fat content or those whose life history and food preferences would predispose them to greater exposures to the chemicals. Many organic compounds are lipophilic and tend to sequester in lipid rich tissues. Therefore species with higher fat contents often have higher organic chemical concentrations than do relatively lean individuals. Organisms which feed on trophic levels where chemicals may be sequestered or cycled through also are good choices for maximizing the chances of detecting chemicals in biota in an aquatic ecosystem. For example, bottom-feeding fish and deposit feeding invertebrates often may have greater exposures to chemicals than those that feed in the water column. Catfish and suckers in freshwaters; cod, flounder, deposit-feeding polychaete worms and bivalve molluscs, and lobsters in marine waters would all fit this criterion. When the chemical of interest is one which is known to biomagnify in a food web, such as mercury, PCBs or DDT, choosing a species further up the food web will enhance the chances for quantifying the chemical in aquatic species. Possible species meeting this specification are pike, chain pickerel and salmon in freshwater systems and striped bass, bluefish, tuna, and other gamefish in the marine environment.

One of the problems which may be encountered with some species, particularly in localized freshwater environments is the availability of sufficient numbers of individuals to meet the requirements of the study.

SAMPLING METHODS

The capture methods for the target species will vary dependent upon the species and type of environment being sampled. In freshwater systems, a variety of methods often is more productive than reliance on one capture method. Seining may work well for smaller fish in waters with enough shallow habitat to permit seining. In deeper waters for larger fish, box, pound or gill nets may be used. Angling with rod and reel often is effective for smaller numbers of individuals. Electroshocking can be used in more confined locales. In more open, deeper waters with access to larger vessels, trawling with various types of nets can be used. Sessile or infaunal benthic invertebrates can be captured by hand or remotely with grabs and dredges (Holme and McIntyre, 1971).
SAMPLE HANDLING CONSIDERATIONS

There are three issues to be considered here: pretreatment of individuals; preservation; and dissection. For some species such as biota that feed on media that may be contaminated, it may advantageous to allow the organisms to depurate their gut contents prior to preservation. The objectives of the sampling program will determine whether this should be done. In practice, bivalves and worms are the taxa where depuration may be most often used. In cases where individual tissues will be excised, there will be no need to depurate. In cases where, the whole organism is to be analyzed, it may be useful to permit the animals to evacuate their guts if total body burdens of chemicals are to be determined. Depuration can usually be accomplished by placing the organisms in clean water with no sediment for 24 hours.

The order of preservation and dissection is usually dependent upon the circumstances under which sampling is carried out. The decision as to whether intact individuals or specific tissues are analyzed depends upon the objectives of the sampling program. Some species may be too small for practical analysis of individual tissues for regulatory purposes. Analysis of intact individuals gives a gross estimate of the amount of a chemical within the organism, but is not sufficient if specific tissues are of concern. Chemicals are usually sequestered in specific organs or tissues. Those tissues having little of the chemical "dilute" the chemical that is concentrated in other tissues when whole samples are homogenized prior to analysis. This situation limits the detection capabilities for the chemicals in the tissues. When specific tissues are analyzed, analytical detection capabilities can be focussed upon those tissues where the chemical is most likely to be found and hence the chances of detecting the chemical will be maximized. Specific tissues may be analytical targets when information on partitioning on the chemicals of interest within the body is sought or when there is interest in specific tissues from an interpretative perspective. For example, in cases where human health risks from ingestion of chemically contaminated fish are the primary concern, it makes most sense to analyze those tissues that the consumer is exposed to, i.e. the muscle in most cases.

If whole organisms are to be analyzed, then they should be sacrificed as appropriate to the species, placed on ice (usually for no more than several hours during transport to a lab) until they can either be analyzed or frozen for storage. If individual tissues are to be analyzed, dissection may take place immediately after sacrifice if suitably clean conditions for the contaminants of interest can be established. Guidelines for quality control during this phase are contained in USEPA 1993. Otherwise, the intact specimens should be placed on ice until either frozen or ready for analysis in the lab. When ready for analysis, frozen specimens can be thawed and tissues dissected. With post-freezing dissection, or freezing of specific tissues, there is the possibility that cell lysis from ice crystals has taken place with concomitant loss of interstitial fluids and any associated chemicals.
STATISTICAL CONSIDERATIONS

One of the critical choices in the design of aquatic biota sampling programs is the choice of numbers of samples for analysis. This choice should be governed by the objectives of the sampling program, the underlying statistical design and the available financial resources. This presentation of sampling considerations is not inclusive and the reader is therefore cautioned to adhere to the principles of good experimental design when designing their sampling program. The two main choice alternatives for numbers of samples relate to whether to analyze individual samples or to composite individuals and analyze these pooled samples. The considerations associated with both options are presented in Table D-1.

<table>
<thead>
<tr>
<th>Individual</th>
<th>Composite</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADVANTAGES</td>
<td>* provides most complete information</td>
</tr>
<tr>
<td></td>
<td>* allows most powerful design</td>
</tr>
<tr>
<td>DISADVANTAGES</td>
<td>* more expensive</td>
</tr>
<tr>
<td></td>
<td>* requires larger numbers of individuals</td>
</tr>
<tr>
<td></td>
<td>* less expensive</td>
</tr>
<tr>
<td></td>
<td>* useful for rough look</td>
</tr>
<tr>
<td></td>
<td>* no estimate of between individual variance</td>
</tr>
<tr>
<td></td>
<td>* loss of statistical power</td>
</tr>
<tr>
<td></td>
<td>* poorly developed sampling statistics</td>
</tr>
</tbody>
</table>

Analysis of composite samples has gained favor because of the lessened costs associated with the analysis of a few pools, even though the total number of fish included may be the same as would be required for analysis of individuals. When samples are pooled and analyzed, a single concentration is produced and any information on between-individual variance is lost. This lost estimate of between-sample variance precludes testing between-group differences when pools are involved.

For studies where individual samples will be analyzed, methods for the determination of the appropriate numbers of individuals can be found in Green (1979), Cochran (1977), and USEPA 1993. The best sample number is the largest that can be accommodated. Arguments for large sample numbers are that most statistical analyses tend to be robust in the face of violations of assumptions if they are based on a large number of error degrees of freedom. Precision estimates of mean values also will increase with sample numbers, but the magnitude of the reduction is subject to a law of diminishing returns (Green 1979).

The procedure involved is one of first specifying the hypothesis to be tested with a sampling program; such as "the mean values of mercury concentrations in lobster hepatopancreas from Quincy Bay are the same as those from Massachusetts Bay". The statistical test which will be
used to test the hypothesis (often the t-test or analysis of variance for differences between
groups) is then identified. The magnitude of change or difference between groups one wants to
be able to detect and the acceptable risks of making an error must be specified. For instance,
in this example with lobsters, the investigator might determine that he wants to be able to
detect a difference of 50% in the concentrations between the two areas with a 1-in-20 chance of
being wrong in the conclusion that the groups are different (or stated alternatively with a 95 %
confidence that they are indeed the same).

A priori estimates of the sample means and standard deviations are required. This information
is not often at hand for the particular species or contaminant of interest. Several avenues are
available for obtaining these values. Ideally, preliminary sampling should be performed to
provide estimates of the mean and standard deviation. Resources and time are seldom
available to permit this step, so a second alternative is to use values from the literature or from
other similar studies. While sample variances would be expected to differ between species
within a phylum or areas, examination of a large enough data set from the literature may help
identify some likely values for the variance and place bounds on the range of variances that
have been determined. With this information in hand for two sample tests, the traditional
formula describing the confidence limits about a mean in terms of the sample mean, standard
deviation and number of samples can be used to solve for the number of replicate samples
needed to obtain the desired sampling objectives.

Regrettably in freshwater fish sampling, all of these considerations often become academic
because of the difficulty of obtaining adequate numbers of fish in small water bodies.

Variance in tissue or whole body concentrations of most anthropogenic chemicals is also
determined by the condition of the organism and its age/size. Water and lipid content can
change seasonally in some species and there are large differences in lipid contents between
species of fish. The age of an organism also may be a determinant of the tissue chemical
concentration. Older individuals of a species will tend to have higher concentrations of
chemicals which bioaccumulate than younger ones. These sources of variance can be
addressed in two ways when executing a sampling program.

The variation due to seasonally changing water and lipid contents can be addressed first by
taking samples for comparison during the same season. Times when gametogenesis and
physiological processes associated with spawning are taking place should be avoided.

Differing degrees of tissue hydration introduce variation into the data when concentrations of
chemicals in tissues are expressed on a mass per unit wet weight basis. This method of
expressing data is common in the literature related to seafood quality and health risk
assessment issues. The preferred method of data treatment in aquatic research is to express
these concentrations on a tissue dry weight basis so that this source of variance can be
eliminated. This technique can be applied directly to samples destined for analysis of
inorganic compounds. However, for organic compounds which might volatilize during drying,
samples can be split and one dried to constant weight to determine the percentage of water and
the other sample containing water of hydration analyzed. The mass of chemical value per unit
wet weight can then be adjusted for the percentage of tissue hydration determined from the
split.

Variation due to varying lipid contents can also be normalized by determining the total lipid content of splits of samples and then normalizing chemical concentrations to lipid contents of the tissues, i.e., expressing values as mass of chemical/mg lipid. This standardization method is not very common in applied monitoring programs and data expressed in this manner may not be directly applicable to data generated in other programs.

Variance due to age/size differences can be addressed in two manners. If sampling from large populations where a wide range of sizes of individuals are present, a spectrum of different sized (aged) in the sampling group can be included so that resultant sampling statistics will represent variance across the population. There may be cases when it is known or suspected a priori that older individuals will likely have the highest concentrations of the chemicals of interest, and sampling effort can therefore be focussed upon that group. An alternative method to account for this source of variance is to use the data generated for the spectrum of ages to determine the mathematical relationship between contaminant concentration and age or body size (length or weight) across the samples and then determine predicted concentrations for a chosen standard sized organism, e.g. a 1 kg fish. All subsequent comparisons for between-group differences are then made on the basis of the common sized organism. A less costly alternative, but one which may miss age/size related differences in tissue concentrations of the chemicals of interest is to only analyze fish of similar sizes.

ANALYTICAL CONSIDERATIONS

Standardized methods for the analysis of inorganic and organic chemicals in biological tissues are available (EPA 1993). More than one method is available for the analysis of inorganics in tissues. The choice should be made based upon the desired level of detection and the budget available for analysis. A commonly used technique for all metals except mercury is inductively coupled plasma emission spectroscopy (ICP) detection of metals in a digest of the sample. This method requires one digestion and yields data on many analytes with one pass through the instrument detector. This information is usually provided at a flat price for most any of the metals in which one might be interested. The drawback of this method is that it is less sensitive than other alternatives. Mercury is analyzed from digests of samples by anhydride generation of cold mercury and analysis by atomic absorption spectrophotometry. When lower detection limits are desired for some metals or there are only a few target analytes, flame or graphite furnace atomic absorption spectrophotometry (AA) may be used on the sample digest. This method requires additional instrument setup for each analyte and hence analysis is usually priced by the metal.

If lower detection limits are desired with either method, the analytes may be preconcentrated before analysis with the use of an organic chelator. This additional preparation step adds to the cost of the analysis and is not routinely performed as part of most survey programs. It requires additional and more sophisticated laboratory facilities, including clean rooms or work spaces, which are not found in many routine service laboratories.
REFERENCES FOR APPENDIX D


APPENDIX E

REFERENCES FOR
POTENTIALLY APPLICABLE OR
SUITABLY ANALOGOUS STANDARDS
APPENDIX E: REFERENCES FOR POTENTIALLY APPLICABLE OR SUITABLY ANALOGOUS STANDARDS

The MCP requires a comparison of site concentrations to Applicable or Suitably Analogous Standards as a component of Method 3 Risk Characterizations. To achieve a condition of No Significant Risk of Harm to human health, two tests must be met. First, the quantitative estimates of risk resulting from the site specific risk assessment cannot exceed MCP risk management criterion. Second, no exposure point concentration may exceed an applicable or suitably analogous human health standard (310 CMR 40.0993(7). Similarly, a Method 3 Environmental Risk Characterization must include comparison of environmental concentrations to any applicable or suitably analogous standards as well as a site specific evaluation of risk. A description of potentially Applicable or Suitably Analogous Standards for human health and environmental risk characterization follows.

Massachusetts Maximum Contaminant Levels

The Massachusetts Maximum Contaminant Levels (MMCLs) are the Massachusetts Drinking Water Standards. The MMCLs comprise the Massachusetts MCLs listed in 310 CMR 22.00 and the MCLs set by EPA. DEP/Office of Research and Standards updates the MMCLs semiannually in Drinking Water Standards & Guidelines for Chemicals in Massachusetts Drinking Water. Only the MMCLs are Applicable or Suitably Analogous Standards under the MCP; drinking Water Guidelines are not.

National Ambient Air Quality Standards

EPA has promulgated National Ambient Air Quality Standards (NAAQS) for six pollutants: sulfur oxides, particulate matter, carbon monoxide, ozone, nitrogen dioxide and lead. The primary and secondary standards are listed at 40 CFR 50.00. National Primary Ambient Air Quality Standards are Applicable or Suitably Analogous Standards for public health under the MCP, while the National Secondary Ambient Air Quality Standards are Applicable or Suitably Analogous Standards for public welfare. Only a primary standard has been published for carbon monoxide. Both primary and secondary standards have been promulgated for the remaining five pollutants.
Massachusetts Surface Water Quality Standards

Massachusetts Surface Water Quality Standards are applicable to concentrations of oil and/or hazardous material in surface water. These standards are promulgated at 314 CMR 4.00. Massachusetts Surface Water Quality Standards consist of numerical values for dissolved oxygen, temperature, pH, fecal coliform, solids, color and turbidity, oil and grease, and taste and odor. Narrative standards are set for aesthetics, bottom pollutants or alterations, nutrients, radioactivity and toxic pollutants.

Of the narrative standards, the one for toxic pollutants is most relevant for oil and hazardous material releases from 21E sites. The text (314 CMR 4.05(5)(e)) is as follows:

(e) Toxic Pollutants - All surface waters shall be free from pollutants in concentrations or combinations that are toxic to humans, aquatic life or wildlife. Where the Division determines that a specific pollutant not otherwise listed in these regulations could reasonably be expected to adversely effect existing or designated uses, the Division shall use the recommended limit published by EPA pursuant to Section 304 (a) of the Federal Act as the allowable receiving water concentration for the affected waters unless a site specific limit is established. Site-specific limits, human health risk levels and permit limits will be established in accordance with the following:

1. Site-specific limits: Where recommended limits for a specific pollutant are not available or where they are invalid due to site-specific physical, chemical or biological considerations, the Division shall use a site-specific limit as the allowable receiving water concentration of the affected waters. In all cases, at a minimum, site-specific limits shall not exceed safe exposure levels determined by toxicity testing using methods approved by the Director.

PROGRAM/POLICY NOTE: This provision for applying site-specific limits in lieu of designated surface water standards may not apply to MCP sites, since the standards are applied as part of a site-specific risk assessment, and since the Director/Division of Water Pollution Control will not be involved in the review of individual MCP risk assessments.

2. Human Health Risk Levels: The human health-based regulation of toxic pollutants shall be in accordance with guidance issued by the Department of Environmental Protection’s Office of Research and Standards. The Division’s goal shall be to prevent all adverse health effects which may result from the ingestion, inhalation or dermal contact with contaminated waters during their reasonable use as designated in these regulations. When this goal is not attainable, the guidance will specify acceptable excess lifetime cancer risk levels for carcinogens and methodology to be used for their application. The Division may also consider factors of practicability and feasibility when deriving effluent limitations from the human health-based criteria.

3. Accumulation of Pollutants: Where appropriate the Division shall use an additional
margin of safety when establishing water quality based effluent limits to assure that pollutants do not persist in the environment or accumulate in organisms to levels that: (a) are toxic to humans or aquatic life; or (b) result in unacceptable concentrations in edible portions of marketable fish or shellfish or for the recreational use of fish, shellfish, other aquatic life or wildlife for human consumption.

4. **Public Notice:** Where recommended limits or site-specific limits are used to establish water quality based effluent limitations they shall be documented and subject to full intergovernmental coordination and public participation as set forth in 314 CMR 2.00 “Permit Procedures”.

In the regulations cited above, the phrase "the Division shall use the recommended limit published by EPA pursuant to Section 304 (a) of the Federal Act" means that the EPA Ambient Water Quality Criteria (AWQC) are adopted as Massachusetts Surface Water Quality Standards. The derivation of the AWQCs is documented in Quality Criteria for Water (EPA 1986, with updates). Note that only actual criteria are considered applicable standards. Quality Criteria for Water (EPA 1986) presents LOAELs for toxics for some substances for which criteria could not be developed due to insufficient data. However, those LOAELs are not considered applicable standards.

EPA has published criteria for both the protection of aquatic life and for the protection of human health. Only the criteria for the protection of aquatic organisms are applicable standards for environmental risk characterization. The criteria that are based on drinking water and fish consumption are applicable standards for a human health risk characterization.

There are currently no limitations on the applicability of surface water standards established for the protection of aquatic life. Surface Water Standards apply to all surface water in the state. All surface water in Massachusetts is currently classified as:

- A - public water supply
- B - fishable/swimmable
- SA - saltwater open shellfishing
- SB - salt water restricted shellfishing

There is no surface water in the state in which aquatic life is explicitly not protected. Thus, surface water standards that protect aquatic life (marine and freshwater Ambient Water Quality Criteria) apply to all surface water bodies in Massachusetts.

Application of the Ambient Water Quality Criteria for protection of aquatic life requires consideration of two site-specific factors: hardness and dissolved metals. For the purpose of identifying a site-specific Surface Water Quality Standard, the listed Ambient Water Quality Criterion for a metal may be adjusted in two ways. The first is that the hardness-dependent criteria for metals should be adjusted for the hardness of the surface water at the site. The second is that dissolved metals may be evaluated by adjusting the criteria for that purpose.
Hardness:

The EPA Ambient Water Quality Criteria for cadmium, chromium III, copper, lead, mercury, nickel, silver, and zinc are all hardness-dependent. For a given aqueous concentration, toxicity increases as hardness decreases. In general the listed values are based on an assumed hardness of 100 mg/L, but hardness in Massachusetts water bodies is typically about 25 mg/L. For a standard to be protective at a specific site where hardness is lower than 100 mg/L, the listed values should be adjusted.

Dissolved Metals:

The EPA will promulgate new regulations for applying Ambient Water Quality Criteria to dissolved metals in the summer of 1995.
APPENDIX F

FRAMEWORK FOR

METHOD 1
APPENDIX F: FRAMEWORK FOR METHOD 1

The following topics have been identified for assessing the completeness of Method 1 Risk Characterization Reports. Ten main subject areas have been delineated. Each of these topics should be addressed in the risk characterization. Depending upon site specific considerations, some areas may require a more detailed discussion than others. This outline has been prepared as a simple guide to determine whether a report has addressed the major points of a Method 1 risk characterization. It does not substitute for a thorough knowledge of the MCP requirements or current risk assessment methodologies. Specific references to the *Massachusetts Contingency Plan (MCP) 310 CMR 40.0000* and this *Guidance for Disposal Site Risk Characterization - In Support of the Massachusetts Contingency Plan (Risk Assessment Guidance/RAG)* have been provided. These references provide a more detailed discussion of the particular subject area under consideration.

*NOTE:* This guidance is applicable to reports conducted in accordance with the 1993 MCP and the 1995 amendments.

1. **Adequate Site Characterization**

   * Have all the impacted media been assessed?
   * Have all the sources of contamination been identified?
   * Has the extent of the release, in each impacted media, been defined?
   * Are the data representative of site contaminant conditions?
   * Has a list of contaminants been identified for the site? Are all the chemicals on that list considered to be Contaminants of Concern to be carried through the risk assessment process? If some chemicals have been eliminated, what was the basis for their elimination and was it proper?

For additional discussion please see:

*The Massachusetts Contingency Plan (MCP) 310 CMR 40.0904 Site Information required for Risk Characterization; and
the Guidance for Disposal Site Risk Characterization - In Support of the Massachusetts Contingency Plan, Section 1.3 Level of Effort Appropriate to Action Taken, Section 2.2 Determining the Nature and Extent of Contamination and Section 2.4 Contaminants of Concern.*
2. Site Activities & Uses

* Have all current uses been considered and evaluated at the site?

* Have the foreseeable uses been identified and evaluated for the site?

* Has the use of Activity and Use Limitations been proposed to eliminate any exposure pathways?

For additional information please see:

MCP 310 CMR 40.0923 Identification of Site Activities and Uses; and
RAG Section 2.1. Current and Foreseeable Use.

3. Imminent Hazard Evaluation

* Are there conditions at the site which may pose an Imminent Hazard?

* Has the Imminent Hazard risk characterization been properly conducted?

* Is the outcome of the Imminent Hazard risk characterization clearly stated?

For additional information please see:

MCP 310 CMR 40.0950 Imminent Hazard Evaluations; and
RAG Section 10.0 Imminent Hazard Evaluations.

4. Appropriateness of the Use of Method 1

* Are media other than soil and groundwater contaminated at the site?

* Does exposure to human receptors occur predominately through contact with soil and groundwater?

* Are hazardous materials which are known to bio-accumulate present in the top two feet of soil?

* Do Method 1 standards exist for all contaminants of concern?
5. **Groundwater & Soil Categorization**

* Has the groundwater at the site been properly categorized?
  Does more than one category apply to the site?

**NOTE:**  GW-3 applies everywhere in the Commonwealth based upon discharge of groundwater to surface water. GW-2 applies when the average annual depth to groundwater is <15 feet, and there is an occupied structure within 30 feet of the contaminated groundwater. GW-1 applies in areas designated to be protected as drinking water resources. The specific criteria determining a GW-1 area include: Zone II areas, Interim Wellhead Protection Areas, Potentially Productive Aquifers, Zone A of a Class A Surface Water, within 500 feet of a private well or 500 feet from a public supply system.

* Has the soil at the site been properly categorized?
  Is more than one soil category applicable at the site?

**NOTE:**  The categorization of soil is based upon the site use and activities. In determining the appropriate soil category you must consider: the type of receptor present (children v. adults only), the frequency of use of the site, the intensity of the activities occurring at the site and the accessibility of the soil.

For additional information please see:

MCP 310 CMR 40.0942 Selection of Method to Characterize the Risk of Harm to Health, Public Welfare and the Environment; and 40.0971 Applicability of Method 1; and RAG Section 3.1 Restrictions on the Use of Method 1 and Section 5.0 Method 1 with particular emphasis on section 5.1 Introduction, Section 5.2 Applicability, and Section 5.3 General Approach.

6. **Exposure Point Concentrations**

* Is it clear how the soil exposure point concentrations were determined?

**NOTE:**  The soil exposure point concentrations should only include areas which are contaminated. Hot spot areas should be addressed as separate exposure point concentrations.

- Is it clear how the groundwater exposure point concentrations were determined?

**NOTE:**  Each monitoring well should be considered a separate exposure point. Data for each
individual well may be averaged over reasonable time periods.

* Have Hot Spots been identified? Is the report clear on how the Hot Spots were identified and delineated?

For additional information please see:

MCP 310 CMR 40.0926 Identification of Exposure Point Concentrations and 40.0973(3) Method 1 Risk Characterization; and
RAG Section 5.9 Identification of Exposure Points.

7. Background Concentrations

* Has the Risk Assessment identified "background levels" of oil or hazardous materials at this location?

* Have the levels been accurately established and documented in the report?

* Were background samples collected in area separate from this release or any other release?

* If literature values were cited, were adequate references provided for the background data?

* Was the comparison between site data and background concentrations conducted appropriately?

For additional information please see:

MCP 310 CMR 40.0006 Terminology, Definitions and Acronyms, 40.0904(2)(b) Extent of Release; and
RAG Section 2.3 Background, 2.4.4 Contaminants of Concern - Background.

8. Identification of Method 1 Standards

* Does the report identify the correct Method 1 Standards?

For additional information please see:

MCP 310 CMR 40.0974 Identification of Applicable Groundwater Standards in Method 1 and 40.0975 Identification of Applicable Soil Standards in Method 1; and RAG Section 5.8 Identification of Applicable Method 1 Soil and Groundwater Standards.
9. Evaluation of Risk of Harm to Safety & the Environment

* Are there conditions at the site which might pose a risk to safety?

* Do conditions at the site warrant a separate Method 3 Ecological Risk Evaluation?

For additional information please see:

MCP 310 CMR 40.0960 Characterization of Risk to Safety, 40.0942(1) Selection of Method to Characterize the Risk of Harm to Health, Public Welfare and the Environment and 40.0995 Method 3 Environmental Risk Characterization; and RAG Section 5.11 Characterizing Safety Risks, Section 4.0 Characterization of Risk of Harm to Safety, Section 9.0 Environmental Risk Characterization.

10. Conclusions

* Does the report state whether a condition of no significant risk of harm to health, safety, public welfare and the environment exists?

* Does the report state whether there is a need for the use of Activity and Use Limitations to maintain a condition of no significant risk?

For additional information please see:

MCP 310 CMR 40.0973(8) Method 1 Risk Characterization and 40.0923(4) and (5) Identification of Site Activities and Uses; and RAG Section 5.12 Drawing Conclusions from a Method 1 Risk Characterization and Section 5.13 Activity and Use Limitations.
APPENDIX G

FRAMEWORK FOR

METHOD 2
APPENDIX G: FRAMEWORK FOR METHOD 2

The following framework is presented to assist the risk assessor in determining whether the Method 2 Risk Characterization report being submitted adequately addresses the fundamental points of this approach. The Framework of Method 1 (Appendix E) identifies ten subject areas that should be addressed in a Method 1 Risk Characterization for completeness. These topics are equally applicable to a Method 2 Risk Characterization. When checking a Method 2 Risk Characterization for completeness the first step should be to apply the criteria set forth in the Method 1 Framework. The Method 1 Framework criteria include:

1. Adequate Site Characterization
2. Site Activities & Uses
3. Imminent Hazard Evaluation
4. Appropriateness of the Use of Method 1
5. Groundwater & Soil Categorization
6. Exposure Point Concentrations
7. Background Concentrations
8. Identification of Method 1 Standards
9. Evaluation of Risk of Harm to Safety & the Environment
10. Conclusions

These criteria are identified and discussed in the Framework for Method 1 and thus are only summarized here. In addition to the Method 1 Framework there are particular criteria which must be addressed when Method 2 is used. These topics are identified and discussed briefly below. It is important to remember that this outline has been prepared as a simple guide to determine whether a report has addressed the major points of a Method 2 Risk Characterization. It does not substitute for a thorough knowledge of the MCP requirements or current risk assessment methodologies. Specific References to the Massachusetts Contingency Plan (MCP) 310 CMR 40.0000 and this Guidance for Disposal Site Risk Characterization - In Support of the Massachusetts Contingency Plan (Risk Assessment Guidance / RAG).
1. **Derivation of Additional Standards**

* Is there a Method 1 Standard available for the selected contaminant of concern?

* Have the equations and exposure assumptions promulgated in the MCP been utilized to develop additional standards?

* Have all supporting references and outside sources clearly provided?

For additional discussion please see:

The *Massachusetts Contingency Plan (MCP)* 310 CMR 40.0983 Derivation of Additional Method 1 groundwater Standards for Use in Method 2 and 40.0984 Derivation of Additional Method 1 Soil Standards for Use in Method 2, and the RAG Section 6.3 Derivation of Additional Method 1 Standards.

2. **Modification of Existing Method 1 Soil Standards**

* Have the Method 1 Soil Standards which were modified been based upon the leaching component, and not upon direct contact? Are the resulting standards no greater than the direct contact standards listed in Table 5 of the MCP 310 CMR 40.0985(6)?

* Has a predictive leaching model been used to modify the Method 1 standards?

* Has sufficient background information been supplied on the model?

* If laboratory tests were utilized to assess fate and transport considerations, has sufficient documentation provided?

For additional discussion please see:

*MCP 310 CMR 40.0985 Determination of Method 2 Soil Standards Considering Leaching Potential; and RAG Section 6.4.*
3. Modification of Existing Method 1 GW-2 Standards

* Has the existing Method 1 Standard been modified to reflect site specific conditions?

* Have the steps taken (including use of predictive models) been identified clearly? Have they been adequately documented?

* Has field data been utilized to demonstrate that no exposure is occurring and thus to eliminate the applicability of the Method 1 GW-2 standard?

* If field data was utilized, has it been supplied in the report? Has it been adequately documented?

For additional discussion please see:

*MCP 310 CMR 40.0986 Determination of Method 2 GW-2 Standards; and RAG Section 6.4.*

4. Modification of Existing Method 1 GW-3 Standards

* Has the existing Method 1 Standard been modified to reflect existing site specific conditions?

* Have the steps taken to reach that conclusion been clearly identified and documented (including the use of any predictive models)?

* Has the existing Method 1 Standard been determined to be inapplicable based upon site specific conditions? If so, has this been adequately documented?

* Has the field data or model used to reach this conclusion been identified, documented and discussed?

For additional discussion please see:

*MCP 310 CMR 40.0987 Determination of MCP Method 2 GW-3 Standards; and RAG Section 6.4.*

5. Development and Modification of Additional Method 1 Standards

* Have additional Method 1 Standards been developed in accordance with the MCP (see above # 1)?
* Have the additional Method 1 Standards developed been modified based upon site specific considerations (see above # 2, 3 & 4)?

For additional discussion please see:

*MCP 310 CMR 40.0983 through 40.0987; and RAG Section 6.0.*

---

6. **Use of Predictive Models**

* Was a predictive model used to modify or make inapplicable the Method 1 Standards?

* Was the type of model employed identified and discussed?

* Was sufficient information on the model provided, so that the modifications may be evaluated?

For additional discussion please see:

*MCP 310 CMR 40.0985 through 40.0987; and RAG Section 6.4.1.*
APPENDIX H

METHOD 3

SCOPE OF WORK GUIDANCE
APPENDIX H: METHOD 3 SCOPE OF WORK GUIDANCE

Suggested Outline, Content and Format

This guidance is designed to emphasize the importance of planning when using Method 3 to characterize risk at a disposal site. The Method 3 approach uses site specific information to characterize risk. As a result, each Method 3 risk characterization will be somewhat unique. It is most efficient to discuss the planned approach at the front end of the process prior to actually doing the risk characterization. Placing the emphasis on planning early in the process should aid in providing higher quality risk characterizations and be less costly and more time efficient.

The Scope of Work should seek to provide as much information as possible. The Scope should clearly identify certain activities such categorizing soil and groundwater and identifying current and reasonably foreseeable use at the disposal site and the surrounding area. Whenever it is possible to provide information up front it should be done. There may be some activities which will only be discussed in the Scope of Work, and not actually performed until the risk assessment itself is done. These proposed activities include such things activities as providing toxicity profiles or actually conducting the risk characterization. The planned approach for those activities should be clearly described.

This document is designed to be an outline and should be used in conjunction with the Massachusetts Contingency Plan (MCP) 310 CMR 40.0000, the Guidance for Disposal Site Risk Characterization - In Support of the Massachusetts Contingency Plan, and current accepted risk assessment practices.
I. PRELIMINARY STEPS

A. Identify Current & Reasonably Foreseeable Use of the Site

The Scope of Work should identify the current and reasonably foreseeable uses of the site and the surrounding area. If the use of an Activity and Use Limitation (AUL) is planned, to lock in a current use this should be discussed. It is important to remember that AULs can not be utilized to limit current exposures, therefore, the Scope should clearly indicate which exposure scenarios reflect current potential exposures, and which represent future conditions.

B. Categorize Soil & Groundwater

The soil and groundwater at the site should be categorized in accordance with 310 CMR 40.0930. This is required for Method 3 Risk Characterizations (310 CMR 40.0993(2)).

C. Establish Background

The Scope of Work should identify how background values will be established for the disposal site. This may include actual environmental data collected in the vicinity or the site, Background values published by DEP, or, as a last resort, background values published in the literature.

II. Hazard Identification

A. Identify Contaminants of Concern

The Scope of Work should contain a list of Contaminants of Concern (COC). The Scope should identify any contaminants at the site which will not be carried through the risk assessment process and include the rationale for eliminating these contaminants. If the final list is not yet available, the Scope should include a tentative list including all the contaminants detected at the site.

B. Toxicity Profiles

A Toxicity Profile describes the potential human health effects posed by the contaminant. Toxicity Profiles should be prepared for each COC identified at the site. In the case where a Method 1 Standard exists for the contaminant, it is not necessary to prepare a full Toxicity Profile, a Descriptive Summary of the health effects is sufficient. The Scope of Work should identify which contaminants will require toxicity profiles and which will be discussed through the use of Descriptive Summaries.
C. Identify Applicable or Suitably Analogous Standards

The Scope of Work should identify what standards will be considered applicable or suitably analogous. Each individual standard need not be listed, but the category should be clearly identified. For example, the Massachusetts Drinking Water Quality Standards promulgated in 310 CMR 22.00 would be considered applicable to all category GW-1 areas. (Remember, the Method 1 Standards are not considered Applicable or Suitably Analogous Public Health Standards.)

III. Dose-Response Assessment

The Dose-Response Assessment is the portion of the report which discusses the observed effects in humans and animals associated with exposures to the COC. The dose-response section of the Scope should discuss both threshold (non-cancer) and non-threshold (cancer) effects. The Scope should clearly state what sources will be used to identify dose-response information. The primary sources for this information are the Integrated Risk Information System (IRIS) and the Health Effects Assessment Summary Tables (HEAST). These sources should be utilized when the information needed is available there, otherwise the Scope should identify all sources which will be accessed.

IV. Exposure Assessment

A. Exposure Profiles

An exposure profile identifies how exposures may occur at a disposal site. The Scope of Work should contain a narrative description of each exposure profile for the disposal site. In addition, the information in the narrative should be summarized in tables for easy reference. The exposure profiles should clearly identify all potential:

1. human receptors;
2. exposure points for each receptor
3. exposure routes
4. exposure pathways
An narrative example of an exposure profile is described in Table H-1.

**TABLE H-1**

<table>
<thead>
<tr>
<th>RECEPTOR</th>
<th>EXPOSURE POINT</th>
<th>EXPOSURE ROUTE</th>
</tr>
</thead>
</table>
| Child (age 1-6) | Residential Yard | Soil Dermal Contact  
|           |                 | Soil Ingestion  
|           |                 | Inhalation of Fugitive Dust |
| Adult    | Residential Yard | Soil Dermal Contact  
|           |                 | Soil Ingestion  
|           |                 | Inhalation of Fugitive Dust |

A summary of the same exposure profile information in tabular form is presented in Table G-2.

**TABLE H-2**

**Exposure Profile Summary Table**

B. Exposure Assumptions

The Scope of Work should identify the exposure assumptions which will be made in the risk assessment. The exposure assumptions made should be realistic and health protective, based upon current and reasonably foreseeable conditions. In some cases the risk assessor may want to evaluate a worst case exposure scenario, as a screening process. For example, assume that the industrial property was a residential property, if the risk assessment demonstrates a level of no significant risk, even if the property was later developed as residential, the risk assessment would be applicable. If this worst case screening approach is being conducted, the Scope of Work should clearly state that and provide the rationale.
C. Quantitative Estimates of Exposure

After the Scope of Work has described the exposure profiles for the disposal site, the potential exposures to the receptors must be quantified. The Scope should identify the exposure factors which will be used to estimate the dose of oil or hazardous material experienced by a potential receptor. These factors include:

* Concentration of oil or hazardous material
* Body Weight
* Frequency of Exposure
* Duration of the Exposure Event
* Duration of the Exposure Period
* Relative Absorption Factor
* Averaging Period
* Units Conversion Factors

The equations to be used to calculate average daily exposures from contamination in air and average daily doses from contamination in all other media should be provided in the Scope.

D. Exposure Point Concentrations

The Scope of Work should identify how exposure point concentrations (EPCs) will be calculated. If the actual EPCs are listed in the Scope, sufficient detail should be provided so that it is clear as to how the EPCs were calculated.

V. Risk Characterization

A. Non-Cancer Risk

The Scope of Work should state that for each human receptor identified cumulative non-cancer risks shall be calculated and compared to a cumulative non-cancer risk limit, which is a Hazard Index equal to one. The Scope of Work should state whether Hazard Indices will be calculated based upon a particular chemicals' mechanism of action and/or target organ(s).
B. Cancer Risk

The Scope of Work should state that for each human receptor identified cumulative cancer risks shall be calculated and compared to a cumulative cancer risk limit of one-in-one hundred thousand.

C. Applicable or Suitably Analogous Standards

The Scope should identify any applicable or suitably analogous standards which exposure point concentrations will be compared to.

D. Summary Tables

The Scope must state that a clear summary of all Hazard Indices and Cumulative Cancer Risks for each receptor group for both current and reasonably foreseeable uses will be presented in the Risk Assessment Report.

VI. Uncertainty Analysis

The Scope of Work should identify the uncertainties in the risk assessment which will be discussed. The types of uncertainties to be discussed should be identified. Some typical areas of uncertainty encountered in the risk assessment process include:

* adequacy of the site characterization
* adequacy of the sampling plan
* quality of the analytical data
* accuracy of any modeling
* accuracy of the assumptions concerning frequency, duration and magnitude of exposures
* availability and accuracy of the toxicity data
* treatment of available analytical data
* accuracy of any probabilistic analysis used
VII. Shortcuts

The Scope of Work should clearly state when any streamline approaches are being taken. When for example, a worst case scenario is used to screen out any potential exposures this should be identified. Another commonly used shortcut is the use of the Risk Assessment Shortform - Residential Scenario. The Shortform allows the risk assessor to conduct a Method 3 Risk Assessment, without preparing all the site specific exposure information. The default assumptions for a typical residential site are provided in the Shortform.

VIII. Public Welfare Risk Characterization

The scope of Work should state that the risk of harm to public welfare posed by the disposal site will be evaluated. The Scope may contain such factors as deemed appropriate to evaluate this potential harm, such as the presence of nuisance conditions.

IX. Characterization of Risk to Safety

The Scope of Work should state that the risk of harm to safety will be characterized. The Scope should identify any applicable or suitably analogous safety standards.

X. Environmental Risk Characterization

The Scope of Work should state that an Environmental Risk Characterization will be conducted. The extent of information provided in the Scope will depend upon the site specific conditions. The reader is referred to the Method 3 Environmental Risk Characterization Guidance found in Section 9.0 for additional guidance on the initial scoping of an environmental risk characterization.

XI. Conclusions

The Scope of Work should state that the risk assessment report will contain a section concluding whether or not a condition of no significant risk of harm to human health, safety, public welfare or the environment exists.
INDEX

A

Absorption .......................................................... vii, 2-61, 4-2, 7-4, 7-5, 7-12→14, 7-32→40, 7-43, 7-49
                                             7-64→72, 7-86→88, A-7→9, B-2, B-35→37, D-6, H-5
Accessibility .......................................................... 2-11, 2-12, 2-13, 5-7, F-3
Activity and Use Limitation (AUL) ............................................. 2-3→7, 2-11, 2-12, 2-29, 3-10, 7-25, H-2
ADD .......................................................................................... See "Average Daily Dose"
ADE ........................................................................................ See "Average Daily Exposure"
Adequate site characterization .......................................................... F-1, G-1
Adhered Mass (AF) ........................................................................ 7-65
Adult(s) ........................................................................................... 2-12, 2-13, 5-7, 7-27, 7-28, 7-34→36, 7-73, 7-74, 10-6, A-11
                                              B-3, B-4, B-8, B-9, B-25, B-26, F-3, H-4
AF .......................................................................................... See "Adhered Mass"
Allowable Threshold Concentration (ATC) ............................................... 7-7
Ambient Water Quality Criteria (AWQC) .................................................. 7-9, B-14, E-3, E-4
Analytical methods ........................................................................ iv, 2-14→18, 2-21, 2-31, 2-42, 5-15→17, D-1
                  Selection of ........................................................................ iv, 2-14, 2-17
AP .......................................................................................... See "Averaging Period"
Applicability of Method .................................................................... See "Risk Characterization Methods"
Applicable or suitably analogous standards ........................................... viii, xii, 2-7, 2-62, 4-3, 7-57, E-1, H-3, H-6
Aquifer .............................................................................................. 2-7→10, 2-39, 5-10, 6-10
ATC .......................................................................................... See "Allowable Threshold Concentration"
AUL .......................................................................................... See "Activity and Use Limitation"
Average Daily Dose (ADD) ............................................................... 7-38→40, 7-43→45, 7-62→68, 7-70→74, 7-77, 7-80
Average Daily Exposure (ADE) ............................................................. 7-38, 7-39, 7-63, 7-67, 7-70
Averaging Period (AP) ........................................................................ 7-40, 7-43, 7-44, 7-63→68, 7-71→75, H-5
AWQC .......................................................................................... See "Ambient Water Quality Criteria"

B

Background .................................................................................... iii→v, x, 1-2, 1-5, 2-4, 2-14, 2-19, 2-21, 2-23, 2-24→57,
                                              3-4, 3-10, 5-3, 5-6, 5-18, 5-20, 6-1, 6-3, 6-8, 6-10,
                                              6-12, 6-13, 6-15, 7-26, 10-5, B-1, B-20, F-4, G-1, G-2, H-2
Bathing .............................................................................................. 7-68, B-2, B-24, B-26
BBS .......................................................................................... See "Bulletin Board System"
Bioavailability .................................................................................... 7-39, 7-73, A-8
Biota ............................................................................................... 10-13, D-1→4
Body Weight (BW) ........................................................................ 7-8, 7-36, 7-38→42, 7-64→68, 7-71→75, B-2, B-4, B-25, H-5
Bookstore ........................................................................................ See "State Bookstore"
Building(s) .................................................................................... 2-11→13, 2-42, 2-43, 2-59, 3-4, 4-2, 5-8, 5-21, 6-9, 6-12
C

c.21E ........................................................................................................................................... See "Chapter 21E"
CAG ........................................................................................................................................... See "Carcinogen Assessment Group"
Cancer Slope Factor (CSF) ........................................................................................................ 7-10\rightarrow 14, 7-17, 7-18, 7-20, 7-23, 7-37, 7-62, 7-79, 7-80, A-2
Carcinogen Assessment Group (CAG) ........................................................................................ 7-10, A-2
CAS ........................................................................................................................................... See "Chemical Abstract Service"
Categorization of Groundwater ................................................................................................. See "Groundwater, Categorization"
Categorization of Soil ................................................................................................................ See "Soil, Categorization"
Chapter 21E (M.G.L. c.21E) ...................................................................................................... i, iii, ix, x, 1-2, 2-1, 2-25, 2-27, 2-32\rightarrow 34, 2-43, 2-50
2-59, 3-1, 3-3, 4-2, 5-3, 5-6, 6-1, 7-1, 7-4, 7-16
7-17, 7-20, 7-26, 7-27, 7-32, 7-39, 7-46, 7-62
Chemical Abstract Service (CAS) ............................................................................................. 5-8\rightarrow 11, 7-23
Child(ren) .................................................................................................................................. 2-2, 2-3, 2-12, 2-13, 5-7, 7-7, 7-8, 7-12, 7-27, 7-28
7-31, 7-34\rightarrow 36, 7-41, 7-73\rightarrow 75, 10-2\rightarrow 7, B-3, B-4, B-8, B-9
B-12, B-26, F-3, H-4
Class A Surface Water Body ......................................................................................................... 2-8
Cleaning ....................................................................................................................................... 1-2
COC ............................................................................................................................................. See "Contaminants of Concern"
Comments on this Document ...................................................................................................... i
Computer Bulletin Board ........................................................................................................... See "Bulletin Board System"
Confidence level ........................................................................................................................ 2-49\rightarrow 53, 7-21, 7-23
Construction worker .................................................................................................................... 7-41, B-2, B-8, B-38
Contaminants of Concern (COC) .............................................................................................. v, vi, viii, xiii, 2-17, 2-30, 2-31, 2-47, 2-54\rightarrow 63
3-2, 3-3, 5-3, 5-6, 7-3, 7-4, 7-12, 7-16, 7-37, 7-58
10-6, F-1, F-2, F-4, G-2, H-2, H-3
Cooking ....................................................................................................................................... 7-68
CSF .............................................................................................................................................. See "Cancer Slope Factor"
Cumulative Excess Lifetime Cancer Risk ................................................................................. See "Cumulative Risk, Cancer Risk"
Cumulative Hazard Index ......................................................................................................... See "Cumulative Risk, Noncancer Risk"
Cumulative Risk ........................................................................................................................ 1-3, 1-4, 3-2, 3-3, 3-8, 3-9, 7-36, 7-64, 7-84
Cancer Risk ................................................................................................................................. 7-80\rightarrow 82
Noncancer Risk .......................................................................................................................... 3-3, 3-9, 7-77\rightarrow 79, 7-82, A-2
Cumulative Receptor Cancer Risk ............................................................................................ See "Cumulative Risk, Cancer Risk"
Cumulative Receptor Noncancer Risk ...................................................................................... See "Cumulative Risk, Noncancer Risk"
Current Use ................................................................................................................................ See "Site Use, Current"
Cyanide ...................................................................................................................................... 5-5, 10-2, 10-4, 10-7
D

Data

Lognormal distributions ........................................................................................................ 2-50
Normal distributions ................................................................................................................ 2-49, 2-50
Quality ........................................................................................................................................ iv, 2-14–21, 2-54
Sets ........................................................................................................................................ 2-17, 2-25, 2-45–52, 2-58, 6-7
DDD ........................................................................................................................................... B-23, B-29
DDE ........................................................................................................................................ B-23, B-29
DDT .......................................................................................................................................... xii, 7-62, Appendix B, H-7
Depth to Groundwater ........................................................................................................... See "Groundwater, Depth-to-
Dermal

Absorption ................................................................................................................................ 7-12, 7-14, 7-32, 7-49, 7-64–71, 7-86, A-9
Contact ...................................................................................................................................... 5-10, 7-5, 7-14, 7-34, 7-39, 7-42, 7-64–73, 10-3, 10-5, B-37, E-2, H-4
Dioxins/Furans ............................................................................................................................. vii, 7-13, 7-15, 7-17, 7-87, 7-88
Discharges ................................................................................................................................. vii, 2-8, 2-11, 3-5, 5-5, 5-7, 6-2, 6-9, 6-12, 6-13, 7-62, F-3
Disposal site .............................................................................................................................. i, v, x, xi, 1-2, 1-5, 2-1–3, 2-5–8, 2-11, 2-12
2-14, 2-19, 2-21, 2-24–31, 2-38–40, 2-42, 2-46, 2-54, 2-56, 2-57
2-59–61, 2-63, 3-1, 3-6–9, 4-1–3, 5-3–5, 6-1–5, 6-10–12, 7-2, 7-4
7-12, 7-18, 7-22, 7-24, 7-25–28, 7-30, 7-45, 7-46, 7-62, 7-63
7-84, 10-1, 10-4, 10-13, B-35, F-1, G-1, H-1–9, H-7

Dissolved metals ....................................................................................................................... E-3, E-4
Division of Air Quality Control (DAQC) ..................................................................................... B-11
Division of Water Supply (DWS) .............................................................................................. 2-9
Division of Water Pollution Control (DWPC) .............................................................................. 6-12, E-2
Dose ........................................................................................................................................... vii, viii, 2-61, 5-5, 7-1–10, 7-12–14, 7-17, 7-18, 7-20, 7-21
7-23, 7-33, 7-36–41, 7-43–45, 7-62–83, 7-86, 10-9, 10-11–12, B-1, B-12
B-13, B-16, B-24, B-26, B-35, H-3, H-5
Dose-Response ......................................................................................................................... viii, 2-61, 7-4, 7-5, 7-13, 7-45, 7-82, 10-9
Drinking water ingestion ........................................................................................................ 7-9, 7-42, 7-68–71, A-11, B-2, B-9

E

Ecological Risk Assessment ........................................................................................................ See "Environmental Risk Assessment"
ED ............................................................................................................................................... See "Exposure Duration"
EF ............................................................................................................................................... See "Exposure Frequency"
ELCR .......................................................................................................................................... See "Excess Lifetime Cancer Risk"
Endangered species .................................................................................................................. 7-26
Environmental Protection Agency (U.S.) .................................................................................... i, 2-14, 2-16–18, 2-24, 2-39, 2-53–55, 2-58, 2-60, 2-61, 2-67
6-10, 6-15, 7-4, 7-6, 7-7, 7-11, 7-16, 7-17, 7-37, 7-48
7-60, 7-66, 7-77, 7-79, 7-80, 7-88, 10-6, 10-12, B-3, B-9–17
B-20–24, B-26, B-36, D-6, D-8, E-1–4
Environmental Restriction ........................................................................................................ 2-5–7, 2-10

Guidance for Disposal Site
Risk Characterization

Interim Final Policy WSC/ORS-95-141
Massachusetts DEP, July 1995

Index-3
### G

Gardening ..................................................................................................................................... 2-5, 2-12, 7-48, 7-73, B-16

**Groundwater**

Categorization .......................................................................................................................... vi, 2-7 → 2-11, 3-6, 5-6, 6-2, F-3

**Categories**

GW-1 ...................................................................................................................................... 2-2, 2-7 → 11, 3-5, 5-6 → 12, 5-19, 5-21, 6-4, 6-10, 7-54, 7-55

GW-2 ...................................................................................................................................... 2-4, 2-5, 2-7, 2-8, 2-11, 3-5, 5-6 → 11, 5-21, 6-10, 6-12

GW-3 ...................................................................................................................................... 2-7, 2-8, 2-11, 3-5, 5-6 → 11, 5-19, 6-10, 6-12, 6-13, F-3, G-3

Depth-to- ...................................................................................................................................... See “Groundwater, Categories”

GW-1 ...................................................................................................................................... See “Groundwater, Categories”

GW-2 ...................................................................................................................................... See “Groundwater, Categories”

GW-3 ...................................................................................................................................... See “Groundwater, Categories”

### H

HA ................................................................................................................................................... See “Health Advisory”

Habitat ........................................................................................................................................ D-2

Hardness ....................................................................................................................................... 2-14, E-3, E-4

Hazard Identification .................................................................................................................. vii, 7-1, 7-3, 7-75, H-2

Hazard Index (HI) ..................................................................................................................... 3-3, 3-9, 7-76 → 79, 7-86, 10-3, 10-11 → 13, H-5

Health Advisory (HA) ............................................................................................................. 7-8, 7-9

Health Effects Assessment Summary Tables (HEAST) ................................................................ 7-7, 7-11, 7-12, 7-17, 7-19 → 23, 10-12, B-36, H-3

HEAST ...................................................................................................................................... See “Health Effects Assessment Summary Tables”

HI .................................................................................................................................................. See “Hazard Index”

Homegrown produce .............................................................................................................. 7-51, 7-52, 7-73, B-2, B-16 → 23, B-37, See also “Gardens”

Hotlines

MCP ........................................................................................................................................... iii, 2-27, 8-1, 9-1, C-1

Safe Drinking Water .................................................................................................................. 7-8

Hot Spott(s) ............................................................................................................................... 2-22, 2-23, 2-31, 2-56, 5-3, 5-12 → 14, 5-21, 7-30, 10-9, F-3

Human Receptor ...................................................................................................................... H-5, H-6

### I

IARC .............................................................................................................................................. See “International Agency for Research on Cancer”

Immediate Response Action (IRA) ............................................................................................ xi, 7-24, 10-1, 10-3

Imminent Hazard (IH) ................................................................................................................ vii, xii, 1-3, 5-4, 5-5, 7-59, 10-1 → 14, F-2, G-1

Imminent Hazard Evaluation ..................................................................................................... viii, 1-3, 5-4, 5-5, 7-59, 10-1 → 3, 10-5 → 10, 10-13, 10-14, F-2, G-1

Indoor Air .................................................................................................................................... 2-7, 2-8, 2-11, 2-42, 2-43, 2-67, 3-4, 5-7, 6-2, 6-4

Indoor Air Evaluation .................................................................................................................. 2-7, 2-8, 2-11, 2-42, 2-43, 2-67, 3-4, 5-7, 6-2, 6-4

Indoor Air Sampling .................................................................................................................. 3-4, 7-59, 7-60
Infoline ............................................................................................................................................... iii, 1-4, 8-1, C-1
Information, For More .................................................................................................................. 7-20, 7-65, 7-74, B-1, B-2, B-8, B-9
Ingestion Rate (IR) .................................................................................................................. 7-5, 7-6, 7-9, 7-12, 7-23, 7-32, 7-34, 7-39, 7-52, 7-62
Inhalation ........................................................................................................................................ 7-64, 7-66→72, 7-77→80, 7-88, A-3, A-9, B-2, B-24→26, B-37, E-2, H-4
Integrated Risk Information System (IRIS) .............................................................................. 7-6→9, 7-11, 7-12, 7-14, 7-16→23, 10-12, B-36, H-3
Intensity of use ........................................................................................................................... 2-11, 2-12
Interim Wellhead Protection Area ............................................................................................ 2-8→10, 5-21
International Agency for Research on Cancer (IARC) .............................................................. 7-10, 7-16, A-4
IR ...................................................................................................................................................... See "Ingestion Rate"
IRA..................................................................................................................................................... See "Immediate Response Action"
IRIS................................................................................................................................................... See "Integrated Risk Information System"
IWPA............................................................................................................................................. See "Interim Wellhead Protection Area"

L

LADD........................................................................................................................................ See "Lifetime Average Daily Dose"
LADE ............................................................................................................................................ See "Lifetime Average Daily Exposure"
Lake ................................................................................................................................................ 2-40
Leaching ......................................................................................................................................... vii, 2-59, 3-5, 5-12, 6-4, 6-6, 6-9, 6-10, 6-12, G-2
Lead ................................................................................................................................................ v, 2-33, 2-36, 2-59, 2-60, 5-17, A-2, B-9, B-10, B-21
....................................................................................................................................................... B-35, E-1, E-4, H-4
Licensed Site Professional ........................................................................................................... xi, 2-5, 2-6, 2-31, 5-6
Lifetime Average Daily Dose ....................................................................................................... 7-38, 7-39, 7-43, 7-44, 7-73, 7-74, 7-80
Lifetime Average Daily Exposure ................................................................................................... 7-39
Lognormal distributions .............................................................................................................. See "Data, Lognormal distributions"
LSP .................................................................................................................................................. See "Licensed Site Professional"

M

MADEP Infoline .......................................................................................................................... See "Infoline"
MADEP/ORS Computer Bulletin Board System ...................................................................... See "Bulletin Board System"
Massachusetts Contingency Plan (MCP) .................................................................................... i, iii, iv, ix→xii, xiii, 1-1→6, 2-1, 2-2, 2-5→12, 2-14
...................................................................................................................................................... 2-18, 2-22, 2-25→29, 2-31, 2-56, 2-57, 2-59, 2-60, 2-63, 2-64
...................................................................................................................................................... 3-1, 3-2, 3-4→9, 4-1→3, 5-1, 5-4, 5-6, 5-8→16, 5-18→21, 6-1→4
...................................................................................................................................................... 6-8→13, 6-15, 7-1→3, 7-6, 7-11, 7-25, 7-27, 7-33, 7-34, 7-36
 ....................................................................................................................................................... 7-57, 7-75→82, 7-84, 10-1→12, 10-13, 10-14, B-14, E-1, E-2, F-1→5, G-1→4, F-1, G-1, G-2, H-1
Maximum Contaminant Level (MCL) ........................................................................................ 7-8
Maximum Contaminant Level Goal (MCLG) .............................................................................. 7-8
-MCL .............................................................................................................................................. See "Maximum Contaminant Level"
MCLG .............................................................................................................................................. See "Maximum Contaminant Level Goal"
MCP............................................................................................................................................... See "Massachusetts Contingency Plan"
MCP Hotline .............................................................................................................................. See "Hotlines, MCP"
MDL ............................................................................................................................................... See "Method Detection Limit"
Guidance for Disposal Site
Risk Characterization

Index-7
Index-8
Reportable Concentration (RC) .............................................................. 2-63, 10-4
Residential Exposures ........................................................................ 7-13, 7-28, 7-83, 7-85, 7-87, 10-5, B-2, B-36, B-38, H-7
Residual contamination ........................................................................ 1-3, 2-3, 2-4, 2-5, 3-4, 5-20
Respirable particulate ........................................................................... 7-52
Respiratory volume (VR) ................................................................. iv, x, xi, 1-1→6, 2-6, 2-14, 2-18, 2-27→31, 2-59, 3-1
3-3, 3-6→10, 4-1, 5-3, 5-18, 5-20, 5-21, 7-24, 10-1, 10-3
10-7, 10-10
Response Action Outcome (RAO) ...................................................... iv, v, x, 1-1, 1-3→6, 2-5, 2-6, 2-27→29, 2-32, 2-37
3-1, 3-3, 3-6→10, 5-18, 5-20, 10-1, 10-5, 10-7, 10-8, 10-10
Response Action Outcome Statement ................................................. x, 1-3, 1-4, 2-28, 3-3, 3-6, 3-7
Response Action Performance Standard (RAPS) ............................. xi, 1-6, 2-14, 2-18, 2-27, 4-1
RFC ........................................................................................................ See "Reference Concentration"
RfD ........................................................................................................ See "Reference Dose"

Risk Characterization Methods
Applicability ....................................................................................... vii, 5-3, 5-6, 6-2, F-3
Selection ............................................................................................... 5-6, 7-47, F-3, F-5
Method 1 ............................................................................................. v→viii, xi→xiii, 1-4, 2-7, 2-23, 2-62, 3-1→10, 4-1, 5-1→21, 6-1→14
7-4, 7-81, 10-5, F-1→5, G-1→4, H-2, H-3
Method 2 ............................................................................................. v, vii, viii, xi, xii, 1-4, 2-7, 2-62, 2-64, 3-1→7
5-3, 5-17, 5-18, 5-20, 6-1→8, 6-12→14, 6-6, G-1, G-2, G-3
Method 3 ............................................................................................. v, vii, viii, xii, 1-3, 1-4, 2-4, 2-7, 2-62
2-63, 3-1→3, 3-6→10, 5-3, 5-14, 5-18, 5-20, 6-1, 6-2, 6-4
6-8, 7-1→3, 7-33, 7-34, 7-56, 7-81→83, 7-85, 8-1, 9-1, 10-5
E-1, F-5, H-1, H-2, H-5, H-7
River ................................................................................................... 2-39
Route of exposure ............................................................................... 7-12, 7-32, 7-64, 7-76, 7-77, 7-80, B-35

S
S-1 ........................................................................................................... See "Soil, Categories"
S-2 ........................................................................................................... See "Soil, Categories"
S-3 ........................................................................................................... See "Soil, Categories"
SA .......................................................................................................... See "Surface Area"
Safety ............................................................................................... i, vi→xi, 1-1, 1-2, 2-27, 2-30, 3-1, 3-6, 4-1→3, 5-1
5-4, 5-18, 5-20, 6-2, 7-1, 7-8, 7-22, 7-84, 10-1, 10-2
10-12, 10-14, A-4, A-6, A-9, A-10, E-3, F-5, G-1, H-7
Sampling
Number of Samples ............................................................................. 2-34, 2-36, 2-37, 2-44, 2-47, 2-51, 2-50, 2-53, 2-56, 2-57
2-66, 7-46, 7-47, D-5
Sample Size ....................................................................................... 2-37, 2-45, 2-47→49, 2-51, 2-53, 2-56, 2-58
Sampling Frequency ........................................................................... 7-49
Sampling Plans .................................................................................. iv, 2-14, 2-21, 7-60
School .................................................................................................. 5-7, 7-34, 10-4

Index-9
Scope of Work................................................................. viii, xii, H-1→7
Screening ...................................................................... 2-15, 2-17→21, 2-31, 2-38→43, 2-58, 2-60, 2-62, 3-3, 3-9
5-12, 5-14, 5-17, 6-6, 6-7, 7-33, 7-78, 7-79, 7-83, 7-84
10-6, 10-9, 10-13, H-4
Sediments................................................................. 2-41, 2-43, 3-7, 7-32, 7-67, B-12, B-13
Selection of Method .................................................. See "Risk Characterization Methods"
Service Centers ........................................................ See "Regional Service Centers"
Short Form ................................................................. 7-13, 7-83, 7-85, 7-87, B-36, H-7
Showering ................................................................. 7-68→71, 7-86, B-2, B-24→26
Significant Figures ...................................................... v, 2-64, 2-65, 2-66
Site Activities and Uses ........................................ iv, 2-1, 2-2, 2-5, 6-13, F-2, F-5
Site Conditions
Current ...................................................................... 1-3, 2-4, 7-53, 7-57, 10-13
Future ......................................................................... 2-5, 7-53, 7-55, 7-57, H-2
Site Use
Current Use(s)............................................................... 2-1→5, 5-20, 5-21, 7-22, 7-24, 10-6, 10-14, H-2
Future Use(s) ................................................................. iv, 2-1→2-3, 2-6→8, 2-13, 5-4, 5-6, 5-7, 7-22, 7-24
7-27, 7-34, 7-36, 7-55, 10-1, 10-5, F-2, H-1, H-2, H-6
Slope Factor ................................................................. See "Cancer Slope Factor"
Soil
Adhered to Skin (AF) .................................................. 7-65
Categorization .............................................................. 2-11, 5-6, 5-7, F-3, G-1
Categories
S-1........................................................................... 2-4, 2-11, 2-13, 3-5, 3-10, 5-6, 5-7, 5-10→12, 5-19→21, 6-10, 10-3
S-2........................................................................... 2-11, 2-13, 3-10, 5-6, 5-7, 5-10→12, 5-19, 5-21
S-3........................................................................... 2-11, 2-13, 5-6, 5-7, 5-10→12, 5-21, 6-10
Surficial ...................................................................... 2-35, 2-40, 3-3, 5-7, 10-2, 10-3, 10-5, 10-8, H-4
State Bookstore ........................................................... iii, 7-21, 9-1
State House Bookstore ................................................ See "State Bookstore"
Statistics ..................................................................... 2-37, 2-38, 2-44→52, 2-67, D-4, D-6
Inferential Statistics ................................................... 2-48, 2-52
Nonparametric tests .................................................. 2-49
Parametric tests ......................................................... 2-49, 2-50
Statistical Power ......................................................... 2-37, 2-46, 2-48→52, D-1, D-4
Summary Statistics ..................................................... 2-44→49
Surface area ................................................................. 2-9, 2-39, 7-65, 7-72, 7-73, B-2, B-3, B-5→7, E-2
Surface water ............................................................. vii, 2-8, 2-11, 2-14, 2-35, 2-40, 2-41, 2-43, 2-59, 3-2, 3-7
5-5, 5-7, 6-2, 6-4, 6-12, 6-13, 7-12, 7-30, 7-61, 7-62
7-69, 7-71, 7-72, 7-81, 10-8, B-13, E-2→4, F-3
Surficial Soil ............................................................... See "Soil, Surficial"
Swimming .................................................................... 7-62, B-2, B-24, B-26, B-38
Index-11
W

Washing................................................................................................................................. 7-68
Water Quality Criteria ............................................................................................................... See "Ambient Water Quality Criteria"
Water Quality Standards ........................................................................................................ 2-63, 7-56, 7-81, E-2, E-3, H-3
Water table ........................................................................................................................................ 5-21, 6-9, 7-58
Welfare ......................................................................................................................................... See "Public Welfare"
Well ............................................................................................................................................. 1-3, 2-8→10, 2-15→17, 2-31, 2-32, 2-35, 2-42, 2-45, 2-46, 2-53
............................................................................................................................................... 2-59, 2-66, 3-6, 5-12, 5-14, 5-19, 5-21, 6-2, 6-12, 7-5
............................................................................................................................................... 7-26, 7-30, 7-31, 7-39, 7-40, 7-42, 7-51, 7-54, 7-56, 7-57
........................................................................................................................................ 7-65, 7-83, 10-4, 10-7, 10-8, 10-12, D-2, E-1, F-3
Wetland ........................................................................................................................................ 7-26
Wildlife ........................................................................................................................................ ii, 2-40, E-2, E-3
Worker Exposure .......................................................................................................................... 7-41, B-2, B-8, B-38
Workgroup Members ......................................................................................................................... ii

Z

Zone A .............................................................................................................................................. 2-8, F-3
Zone II .......................................................................................................................................... 2-8, 2-9, 5-21, F-3