

Presentation Overview:

Remediation of soils at Small Arms Firing Ranges (SAFRs) present unique challenges in that contaminants exist as both discrete particles and as sorbed compounds dispersed throughout the soil matrix. The form and distribution of particulate lead varies based on range use, size and impact velocity of the round, soil characteristics, and past range maintenance practices.

Removal of the discrete particles as part of remedial activities not only reduces the total lead, but also the leachable lead accordingly. Unfortunately, though, simple dry screening seldom, if ever, is suitable to remove these lead particles through all of the size ranges where it is present. The Internet training introduces the participants to the various physical (including hydraulic), chemical, and biochemical mechanisms available to treat or stabilize SAFRs after some unique characterization challenges are overcome. This training is based on the ITRC document entitled: "Technical & Regulatory Guidance Document for Small Arms Firing Range Remediation Technologies."

ITRC - Interstate Technology and Regulatory Council (www.itrcweb.org)

EPA-TIO – Environmental Protection Agency – Technology Innovation Office (www.cluin.org) – hosts delivery of ITRC Internet-based training courses

ITRC Course Moderator:

Mary Yelken (ITRC Program Advisor – myelken@earthlink.net)

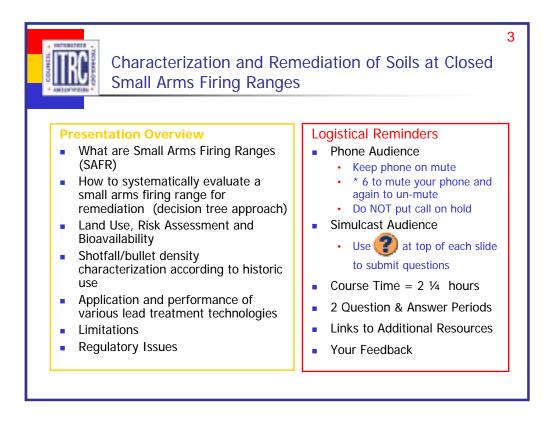


The bulleted items are a list of ITRC Internet Training topics – go to www.itrcweb.org and click on "internet training" for details.

The **Interstate Technology and Regulatory Council (ITRC)** is a state-led coalition of regulators, industry experts, citizen stakeholders, academia, and federal partners that work to achieve regulatory acceptance of environmental technologies. ITRC consists of 40 states (and the District of Columbia) that work to break down barriers and reduce compliance costs, making it easier to use new technologies and helping states maximize resources. ITRC brings together a diverse mix of environmental experts and stakeholders from both the public and private sectors to broaden and deepen technical knowledge and streamline the regulation of environmental technologies. Together, we're building the environmental community's ability to expedite quality decision-making while protecting human health and the environment. With our network approaching 6,000 people from all aspects of the environmental community, ITRC is a unique catalyst for dialogue between regulators and the regulated community.

ITRC originated in 1995 from a previous initiative by the Western Governors' Association (WGA). In January 1999, it affiliated with the Environmental Research Institute of the States, ERIS is a 501(c)3 nonprofit educational subsidiary of the Environmental Council of States (ECOS). ITRC receives regional support from WGA and the Southern States Energy Board (SSEB) and financial support from the U.S. Department of Energy, the U.S. Department of Defense, and the U.S. Environmental Protection Agency.

To access a list of ITRC State Point of Contacts (POCs) and general ITRC information go to www.itrcweb.org.



## Meet the ITRC Instructors

#### **Gary Beyer**

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#### **Richard Patterson**

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#### **Michael Warminsky**

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Technical Director AMEC Earth & Environmental, Inc 285 Davidson Ave, Suite 100 Somerset, NJ 08873 732-302-9500 ext. 126 732-302-9504 (fax) mike.warminsky@amec.com

**Gary. Beyer** has worked for the Texas Commission on Environmental Quality and its predesessor agencies for 17 years in various programs, including RCRA Enforcement, Federal Facilities Remediation, and RCRA Corrective Action Teams. As a consensus builder he helped develop the national model for streamlining the military base closure process while closing Naval Air Station Chase Field in Beeville, Texas. He has overseen the remediation of federal firing ranges at Chase Field and Lackland Air Force Base in San Antonio, Texas. He has worked on the ITRC's Small Arms Range Remediation Team since its inception where he brings his perspective on solving complex regulatory problems regarding the handling of lead and lead contaminated soils.

**Rick Patterson** started the National Shooting Sports Foundation's facility development program in 1997. He subsequently expanded these efforts with the creation of the National Association of Shooting Ranges (NASR), where he currently serves as Executive Director. NASR is dedicated to promoting and protecting target shooting facilities by providing leadership in information, communication and partnerships between ranges, industry and community. The program provides guidance on every aspect of developing and operating a safe and successful target shooting facility. Patterson developed and launched the Facility Development Series of guidance publications, the Rangeinfo Web Site—a comprehensive information resource for range operators and developers—the Range Video Series and the NASR 5-Star rating system. He has also developed successful partnerships with many state and federal wildlife, environmental and occupational health agencies to provide range operators and developers with guidance and resources on issues such as NEPA compliance, environmental management and employee safety. Prior to joining the NSSF team, Patterson was with Coastal-Mart, the retail motor fuel division of Coastal, a Fortune 50 petroleum refiner. He graduated from Montana State University, cum laude, with a degree in organizational and managerial communication. In his spare time Patterson is Chairman of the Roxbury Conservation Commission, a two-term elected member of the Roxbury Republican Town Committee and an avid fly-fisherman, shooter, hunter and maker of bamboo fly rods. He is a former state champion International Handgun Metallic Silhouette Association competitor (AAA division) and was Chairman of Trout Unlimited's intervention in the successful and precedent-setting Shepaug River lawsuit.

**Mike Warminsky** is a Technical Director with over 20 years' experience. In this role, he has extensive experience in identifying, developing, and managing multi-disciplinary remedial projects at both Department of Defense (DoD) and industrial facilities, with the last 7 years dedicated to range remediation. His program management skills are complemented by his extensive hands-on field experience in conducting treatability studies, soil treatment process design and implementation, and environmental construction. He has served as a principal team member on numerous underground storage tank closures, as well as, RCRA, ISRA, and CERCLA remedial construction projects, and was the development team leader for a proprietary soil washing system. Mr Warminsky is also a member of the Interstate Technology Regulatory Council (ITRC) Small Arms Range Team and a principal author in drafting the DoD funded guidance document for small arms range remediation/management. In addition, he has authored/presented eleven technical papers/articles and is regarded as an industry expert in the remediation of munitions/firing range sites at military bases.

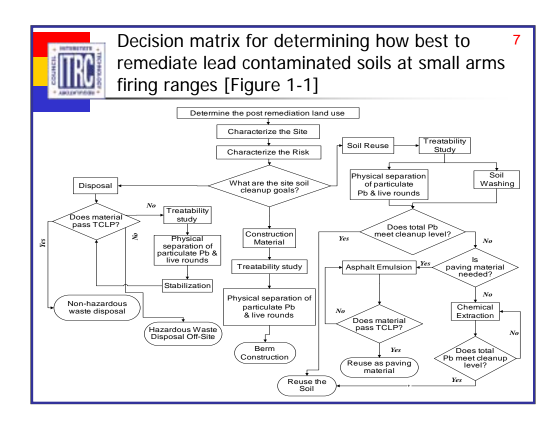


No Associated Notes



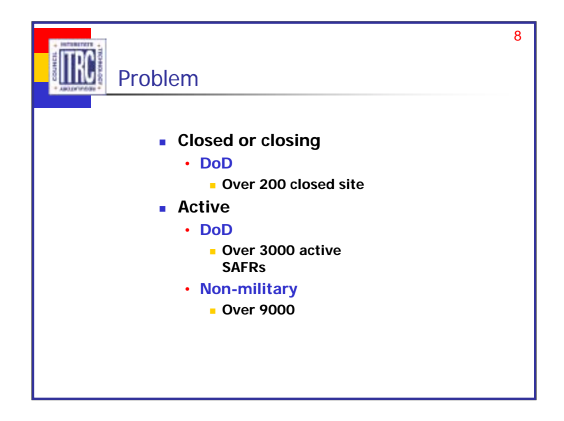
ITRC's goal is to identify technical or regulatory barriers that (unintentionally of course) limit or prevent use of new environmental technologies. Later in the presentation we will discuss team recommendations as well as issues we have identified but have not yet resolved.

We will also address several key and somewhat controversial issues, namely berm reuse and sample collection and preparation.

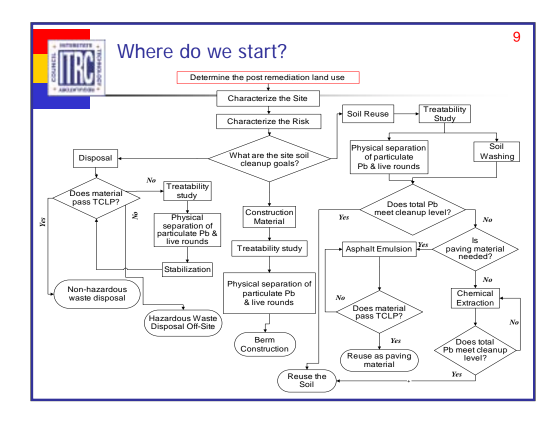


See figure 1-1 in the guidance document for the full page diagram

The purpose of this course is to give everyone involved with the remediation of inactive or closed small arms ranges the tools to allow you to make informed decisions that will result in the selection of an appropriate cleanup technology that meets your needs. We have drawn upon the knowledge and experience of small arms range owner advocates, regulators, and consultants to design a logical and easy to follow decision matrix for determining the best remediation program alternative.

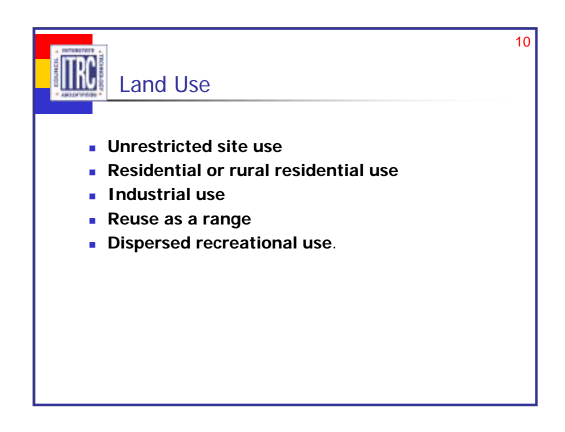


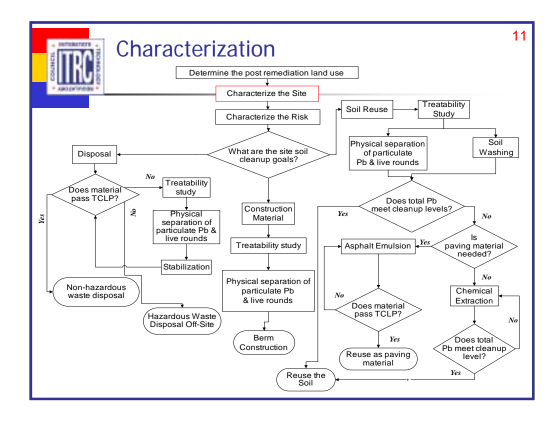
What is the size and scope of the problem? The US Department of Defense (DoD) oversees more than 3,000 active SAFRs as well as the closure or pending closure of 200 more. In all, the DoD expends over 2 million pounds of lead annually. In addition to DoD facilities, there are an estimated 9,000 non-military outdoor ranges in the U.S. EPA also estimates that 4% of the 80,000 tons of all lead produced in the US in the late 1990s is made into bullets and shot. Several sets of environmental regulations can apply to shooting ranges, both active and inactive or closed. Our training today concentrates on ranges that are being closed or inactive. A future training course will be designed by us for managing lead on active ranges, "Management and Maintenance of lead on Active Small Arms Firing Ranges" Go to www.itrcweb.org and click on FYPP for 2003 proposal - so stay tuned. Until such time, you can develop and implement an environmental stewardship plan or best management practices as outlined by the firearms industry by logging onto www.rangeinfo.org, US EPA and Florida DEP, to prevent environmental and regulatory problems. Federal agencies, specifically DoD, and commercial sporting range operators are proactively developing a greater understanding of lead management and remediation. There are a number of remediation technologies as well as sampling and analysis techniques, which, if appropriately applied, can adequately characterize and remediate lead contamination at any active SAFR



See figure 1-1 in the guidance document for the full page diagram

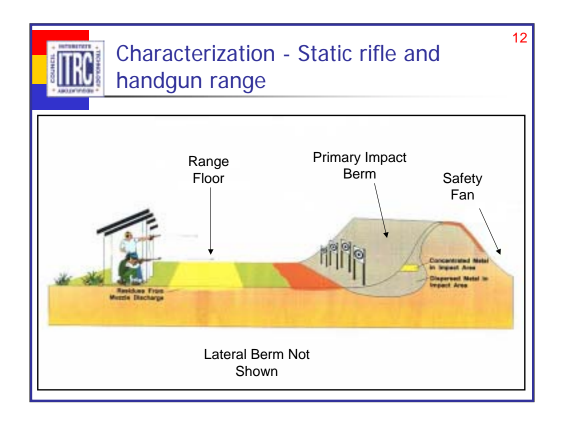
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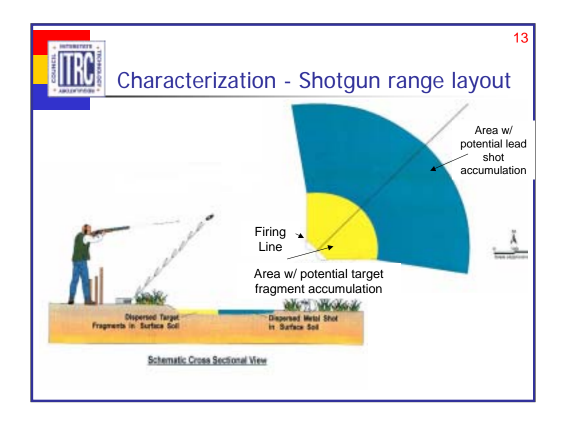


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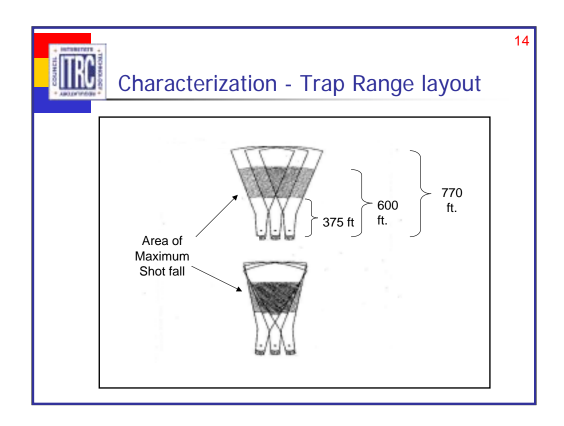
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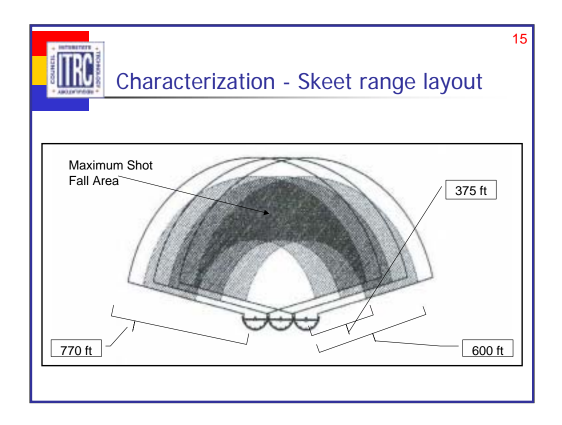
Refer to Figure 2-1 in the document



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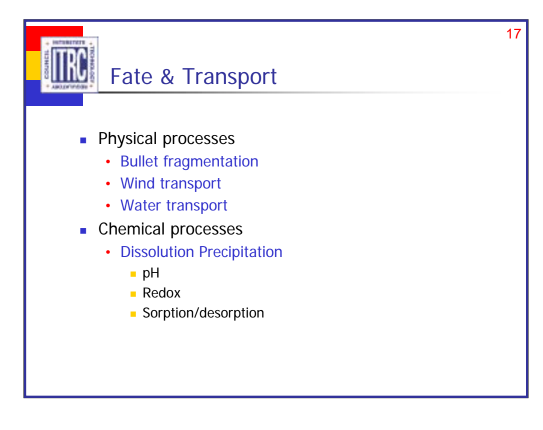


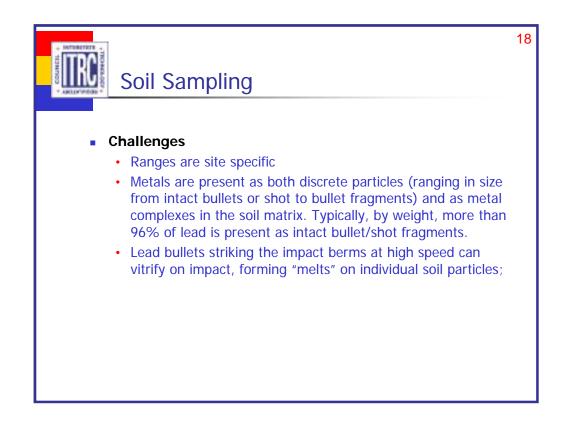
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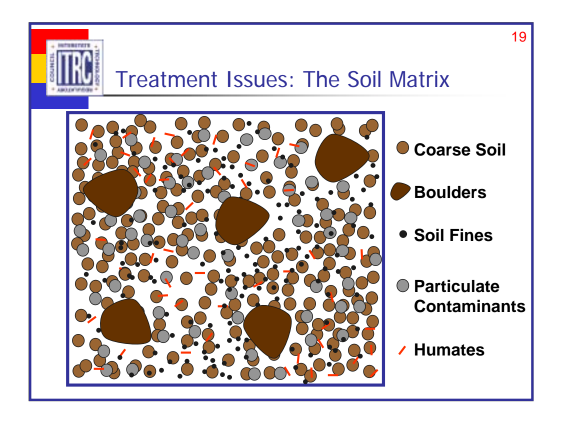
Potential Constituents	
Constituent	Comment
Lead	Primary constituent of a projectile.
Lead Styphnate/Lead Azide	Primer constituent
Antimony	Increases hardness.
Arsenic	Present in lead. A small amount is necessary in the production of small shot since it increases the surface tension of dropped lead, thereby improving lead shot roundness.
Copper bullet core alloy	Increases hardness.
Tin	Increases hardness.
Copper	Jacket alloy metal
Zinc	Jacket alloy metal
Iron	Iron tips on penetrator rounds
PAHs (Polycyclic Aromatic Hydrocarbons)	Concentration of PAHs in clay targets varies from one manufacturer to the next but may be as high as 1000mg/kg. Existing studies show that PAHs are bound within the limestone matrix of the target and are, therefore, not bioavailable.

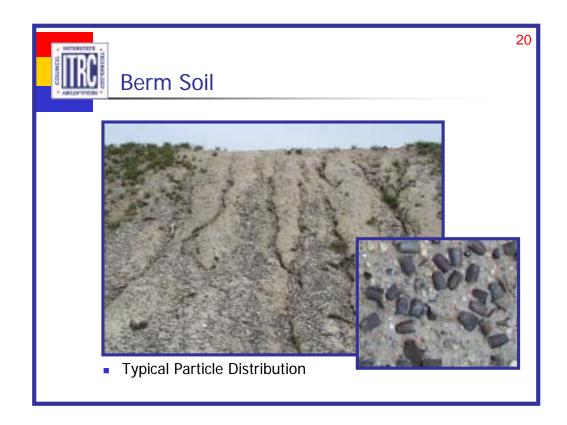
Table 1-1, Potential contaminants which may be found at small arms firing ranges. Information obtained from Tables 2-1 & 2-2 in NFESC, 1997

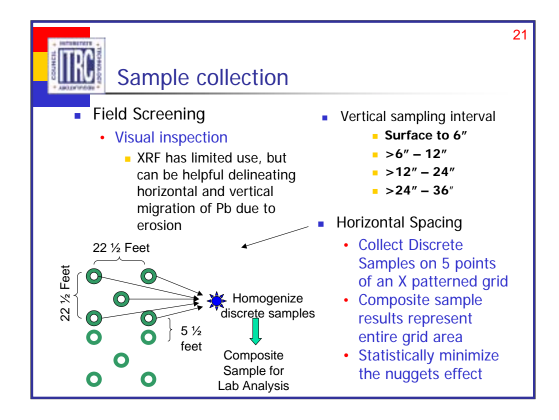
(Leachability of PAHs from Clay shooting targets has been shown to be very low Cite, XX))











#### Composite sampling reference in document

•Jenkins and others from the United States Army Cold Regions Research and Engineering Laboratory (USACRREL

• XRF, used for *in situ* analysis, is sensitive to particle size and distribution

# Sample Preparation for risk assessment

- Remove the following materials from a sample before submitting the soil to laboratory analysis
  - Live materials and anything large enough to be identified by the naked eye

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- #10 sieve is often used
- Differences in surface area and surface charge can cause significant differences in the chemical concentrations found in the various soil size fractions
- Choice of a sample preparation method should result in a sample that is representative of the site and its environment
- Analytical methods
  - Standard EPA SW-846 is Method 3051 for digestion of samples for total metals. Analysis by flame AA or by ICP (SW-846 Standard Method 6010).

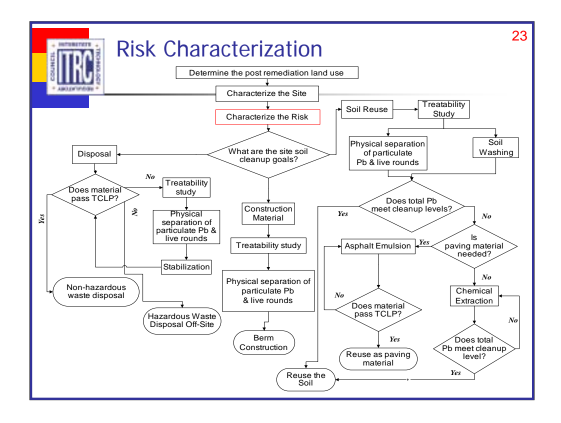
### **Example of variability**

•Measured metal contamination, for example, can vary by over two orders of magnitude between the silt-clay fraction (minus #200-mesh) and medium sand (#10-by #40-mesh) alone.

•Consequently, one sample that contains more minus #200-mesh will generate a higher total metal result than a sample which contained more #10- by #40-mesh soil and so forth

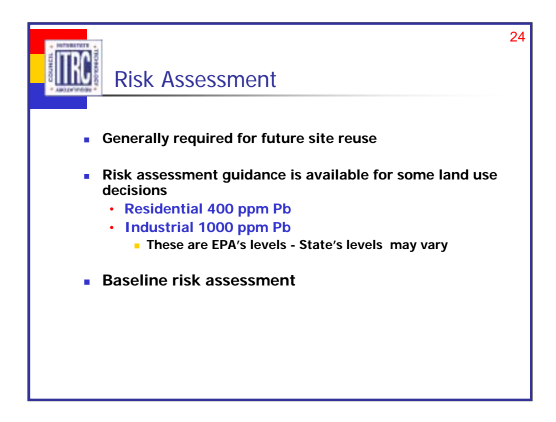
•While, many current analytical methods rely only on using soil that has been passed, uncrushed, through a #30-mesh sieve as the source for analytical tests, some controversy exists in the field as to the best methods. Other sample preparation protocols have been proposed and approved by the governing regulatory body. Differences in sample preparation protocols include the designation of the size of sieve to use or whether to use a sieve at all; and on the degree of disaggregation prior to sieving

•Standard EPA SW-846 is Method 3051 for digestion of samples for total metals. Analysis by flame AA or by ICP (SW-846 Standard Method 6010).



See figure 1-1 in the guidance document for the full page diagram

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Lead usually the most important risk driver

•However; cases where other compounds can drive ecological risk: Copper in NY DOD SAFR (need more specific info on this site)

#### REFERENCES

Human Health Risk

•EPA's Risk Assessment Guidance for Superfund (RAGS) EPA/540/1-89/002 (December 1989)

•ASTMs' Risk-Based Corrective Action (RBCA) (ASTM, 1995)

•State Risk Assessment Guidance

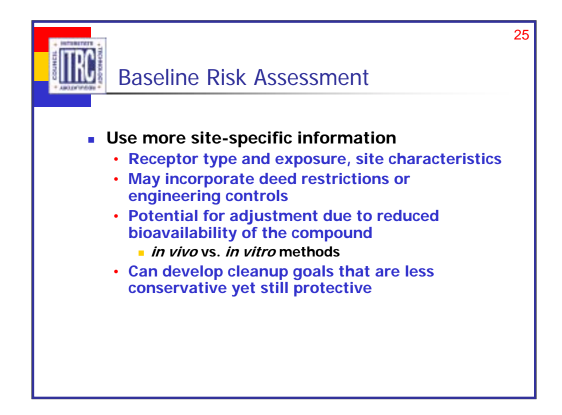
•EPA adult and child lead models

•Guidance Manual for the Integrated Exposure Uptake Biokinetic Model for Lead in Children. (February 1994)

•Recommendations of the Technical Review Workgroup for Lead for an Interim Approach to Assessing Risks Associated with Adult Exposures to Lead in Soil (December 1996)

#### **Ecological Risk**

•EPA's Ecological Risk Assessment Guidance for Superfund (ERAGS), EPA/540-R-97-006 (August, 1997)



Receptor types:

- •Residential adult or child
- •Industrial/commercial or utility/construction worker
- •Recreational user
- •Ecological receptor

Deed restrictions may include:

•a ban on the use of groundwater due to elevated lead or other compounds

•a ban on residential use of the site (i.e., for industrial /commercial or recreational purposes only)

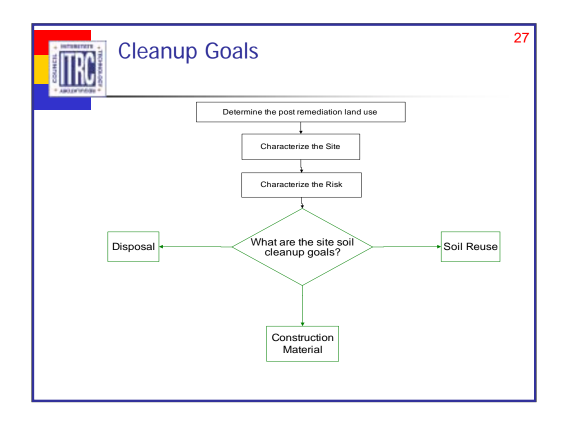
Bioavailability:

•In vivo assays with juvenile swine/monkeys/rats are expensive and time consuming

•In vitro methods still under development

•Bioavailability usually incorporated in risk assessment guidance, but adjustment values are generally conservative and may not adequately reflect the risk of exposure to lead or other compounds



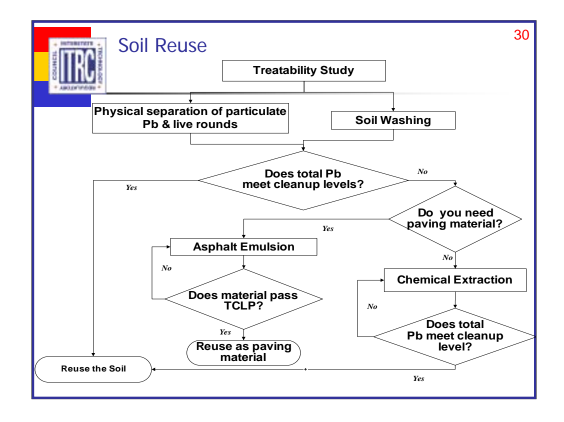


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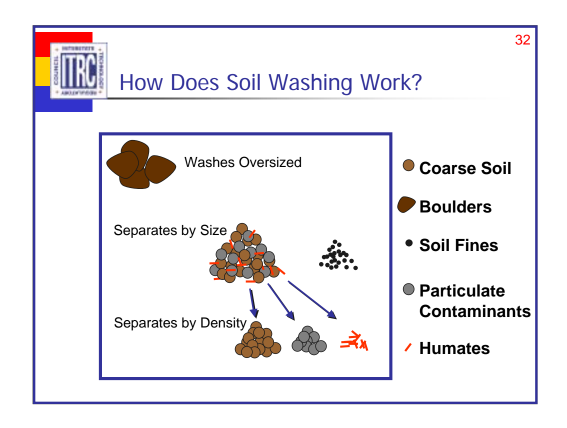
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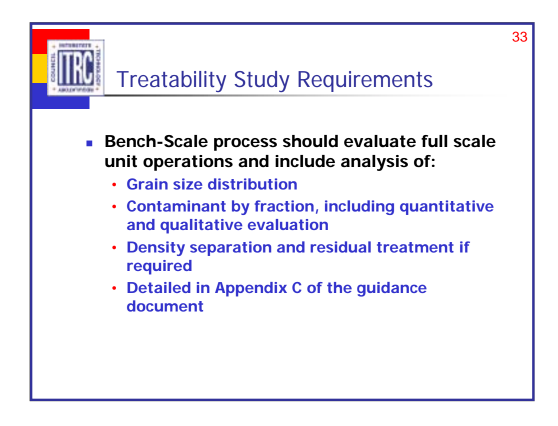




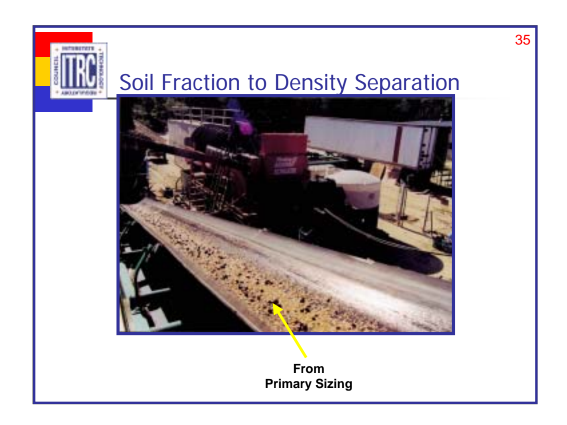


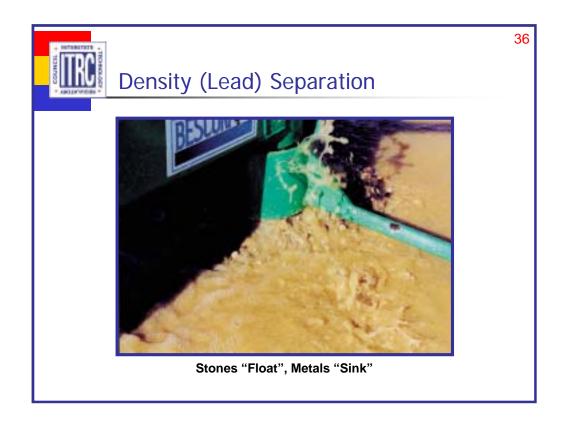






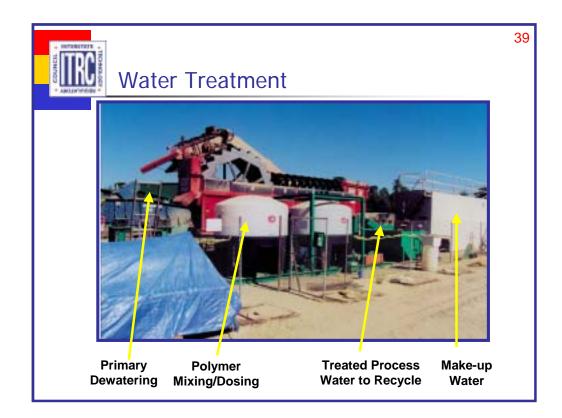


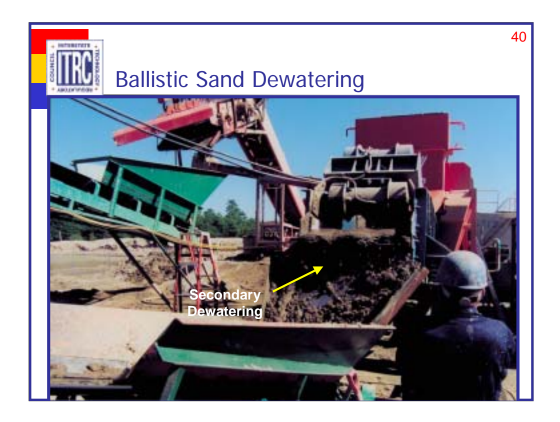




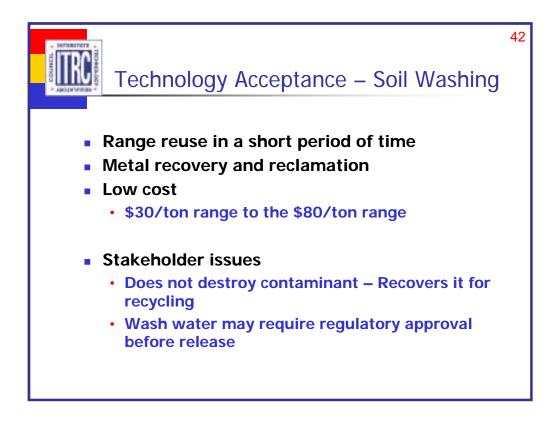


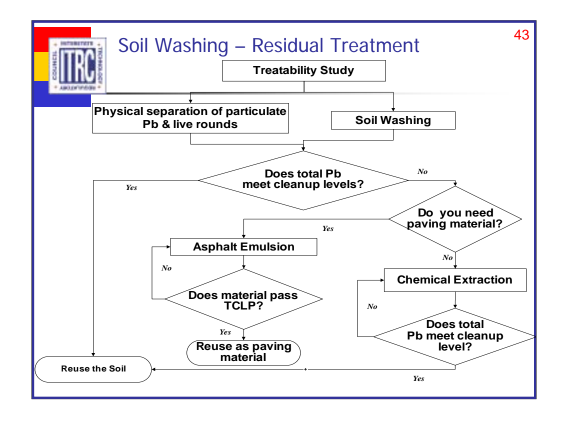


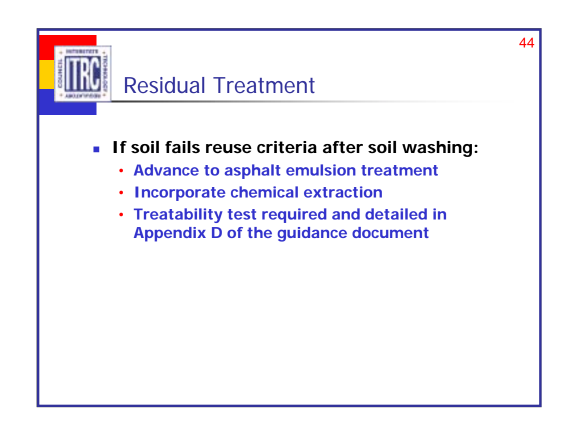


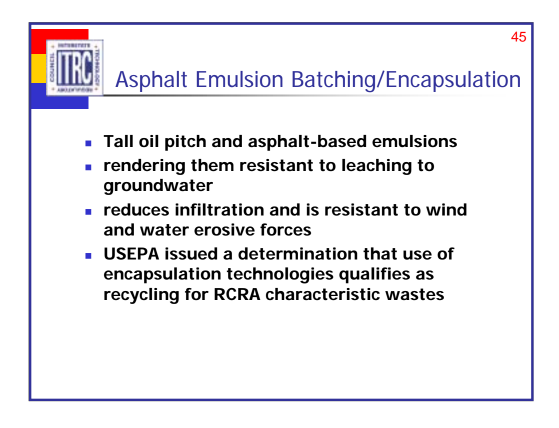


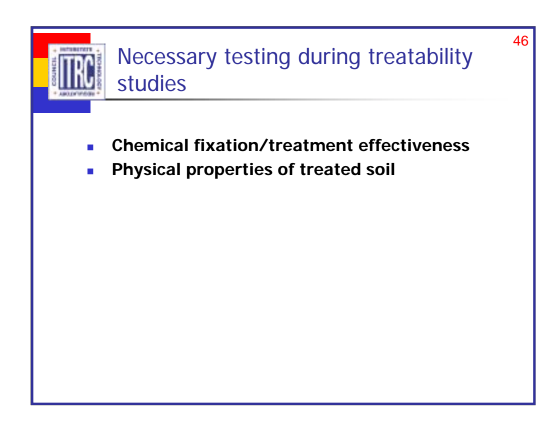


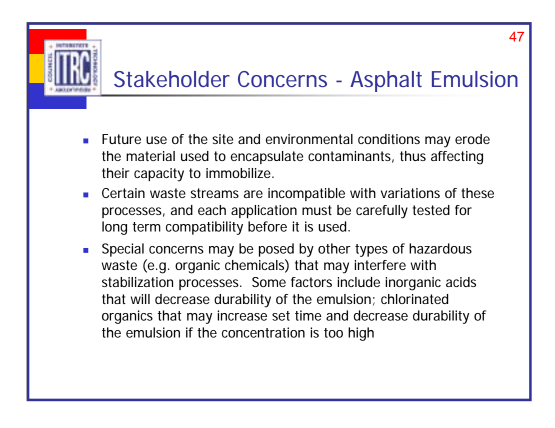




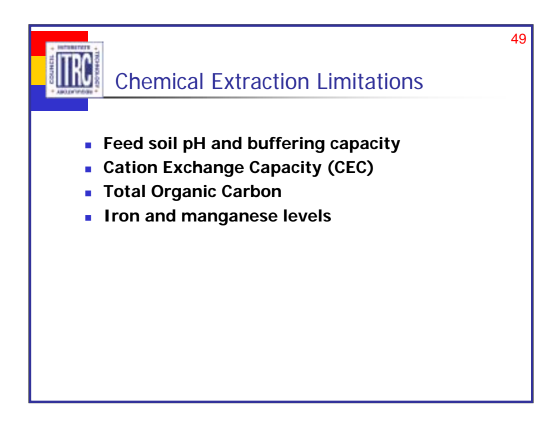












Feed soil pH and buffering capacity

•determines the volume of chemical addition to reach the pH required for efficient leaching

Cation exchange capacity (CEC)

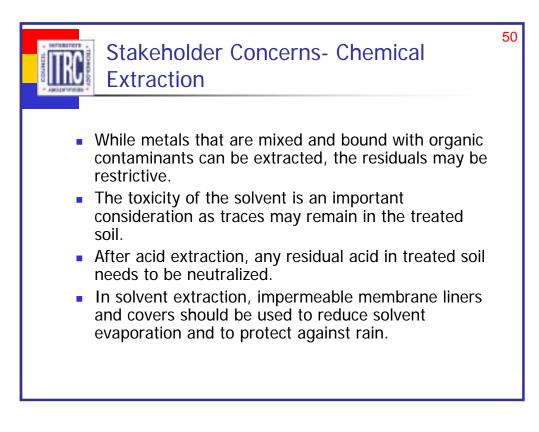
•indicates the ability of the soil to bind lead in an exchangeable form. Generally, CEC is proportional to the clay content of the soil, making sandier soils easier to treat

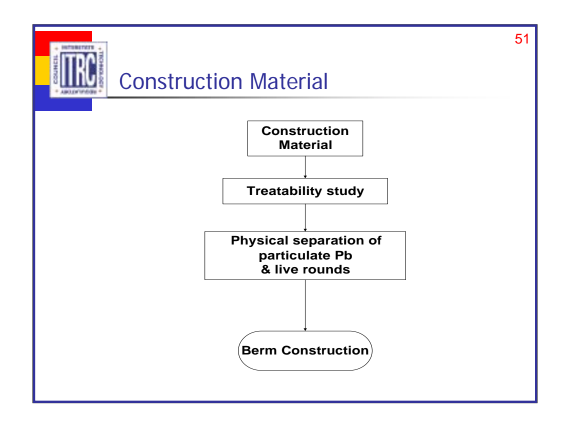
Total organic carbon

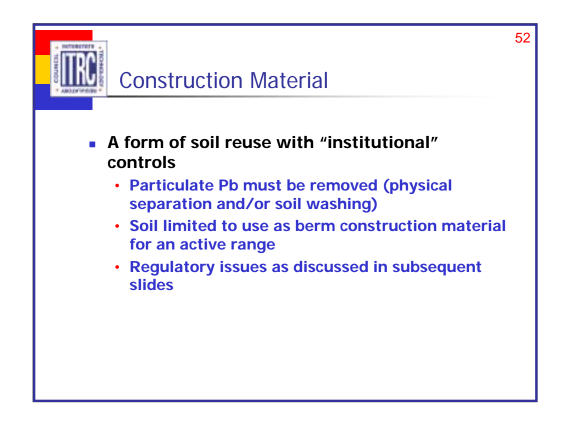
•indicates the volume of organic material (humates) present in the soil on a weightto-weight basis. Dissolved metals complexed with humates is difficult to remove, and may require separate humate removal step ahead of chemical leaching

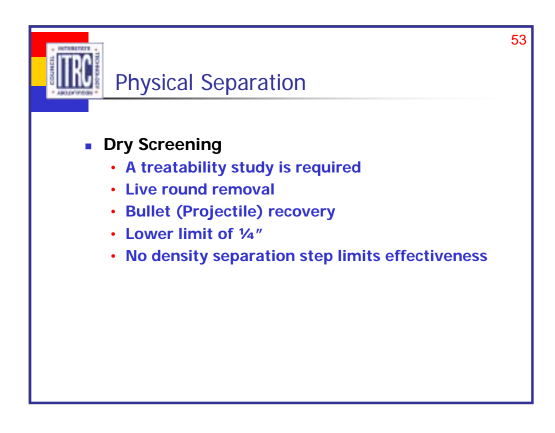
Iron and manganese levels

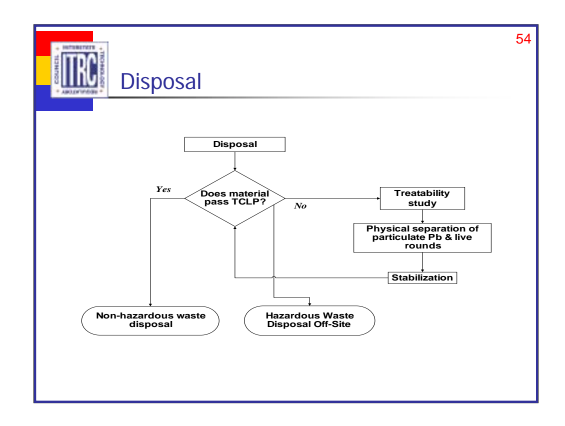
•indicate the presence of iron and manganese oxides that can adsorb lead. These materials tend to bind lead very strongly, and may leach out with other metals, increasing overall chemical consumption during leaching and precipitation steps



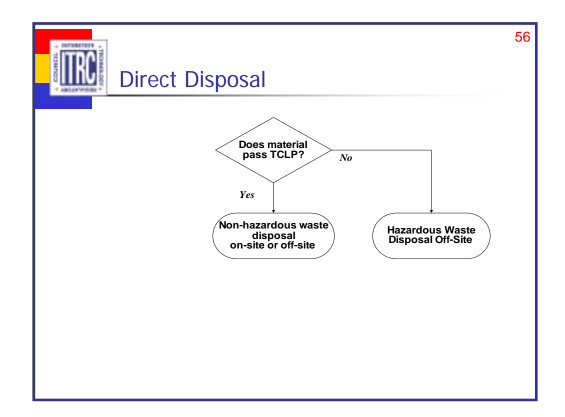




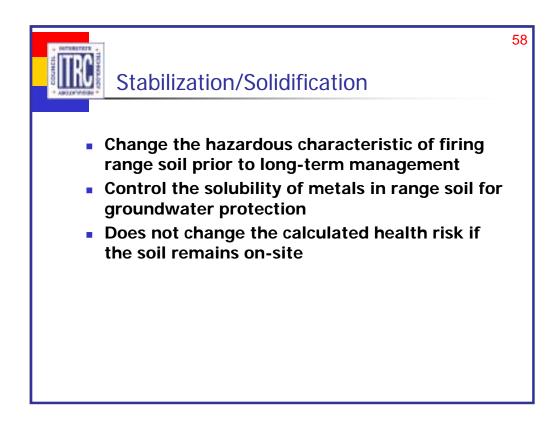


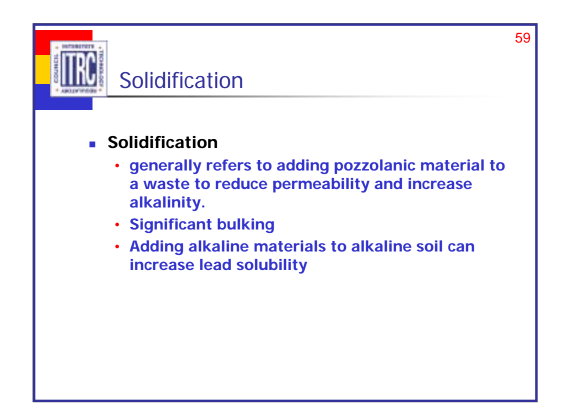


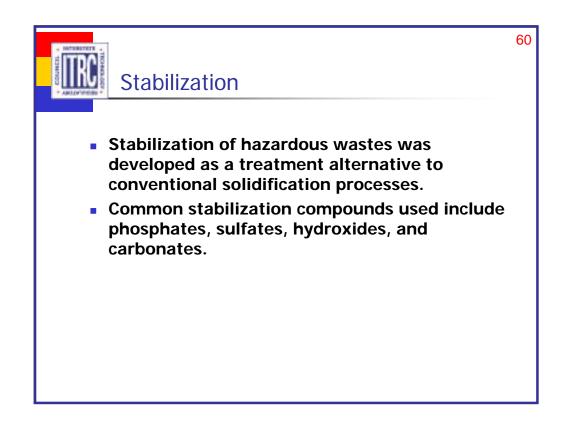


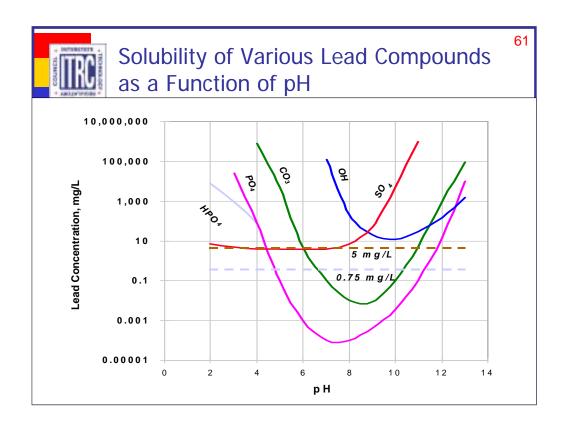


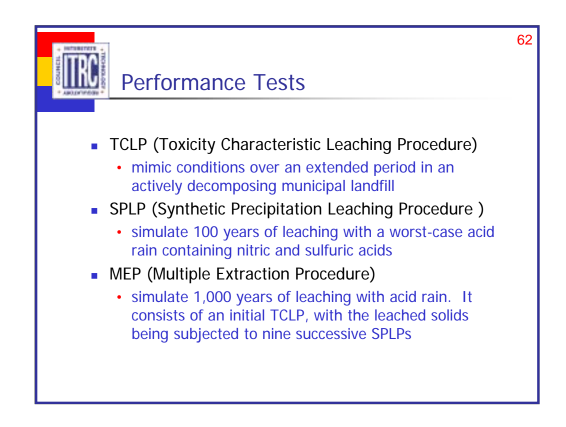
	Disposal and Haul	57
Element	RCRA TCLP Requirements	
As	≥ 5.0 mg/l	
Pb	≥ 5.0 mg/l	-
Cu	None	
Sb	None	-
As	None Voie Voie Voie Voie Voie Voie Voie Voi	



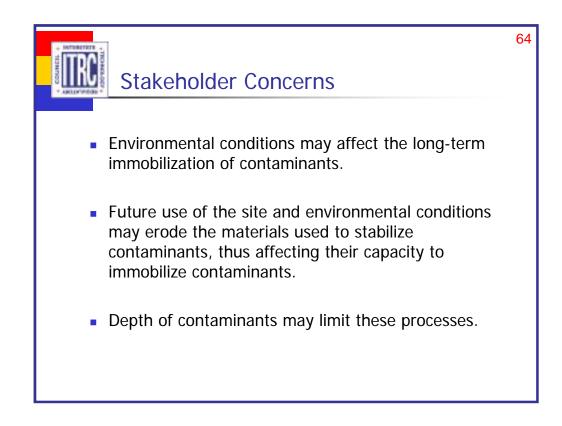












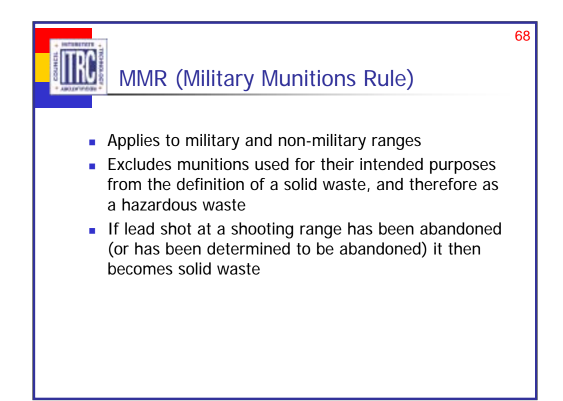
Cost Comparisons					
Option	Cost	Long Term Liability	Land Use Restrictions	Perception Factor	
Soil Washing	\$\$\$	L	R	Excellent	
Asphalt Batch	\$	L	R	Good	
Chemical Extraction	\$\$	L	R	Fair	
Construction Material	\$	LL	RR	Fair	
Hazardous Disposal	\$\$\$\$\$	LLLLL	RRRRR	Poor	
Non-hazardous Disposal	\$\$	LLLL	RRRR	Fair	
Stabilization	\$\$	LLLL	RRRR	Good	
Solidification	\$\$	LLLL	RRRR	Poor	

Regulatory Requirem	ients, Barriers &
Classification of Spent Ammunition scrap metal exemption Military Munitions Rule	40 C.F.R. 261.1 40 CFR 261.4(a)13 40CFR 266 Subpart M).
Lead Recycling Reclamation recyclable	40 CFR 261.1(c)(4) 40 CFR 261.6(a)(3)(ii),
Live Rounds Soil Recycling Relocating Range Soil for Reuse	40 CFR 266.20 (b)

Remediation of shooting ranges is an increasing concern for both range operators and environmental regulators. It has become evident that lead management practices are inconsistent and range operators are often unaware of the appropriate path forward. In response, the USEPA has developed various rules to allow flexibility in the clean up of shooting ranges. These include recycling of scrap metal and the Military Munitions Rule (MMR). While understanding the regulatory flexibilities is imperative to range clean up, it is also important to understand the regulatory barriers. Of particular note is the need to understand both the state and federal regulatory requirements. The sections below outline the regulatory requirements that should be considered during the clean up of small arms shooting ranges.



A key issue to be resolved is; whether spent ammunition is classified as a solid waste or a contaminant. The Clean Air Act under Section 112(b)3(7) excludes elemental lead as a hazardous air pollutant. Furthermore, under CERCLA, releases of lead particles with a mean diameter of over 100 microns are exempted from being reported. State equivalents of the Clean Water Act or the Solid Waste Disposal Act are the most likely vehicle for development of comprehensive environmental standards at shooting ranges. The USEPA has defined "scrap metal" as "bits and pieces of metal parts or pieces that may be combined together with bolt or soldering, which when worn can be recycled." 40 C.F.R. 261.1. Since lead shot is a product that is made of metal that can be recycled to recover the metal content, it falls within the definition of scrap metal. In accordance with 40 CFR 261.6(a)3(ii), scrap metal is a solid waste, but is exempt from the regulatory requirements of RCRA Subpart C. Additionally, as outlined in the Federal Register (volume 62, number 91, pages 25997-26040), processed scrap metal is exempted from RCRA regulation with the intention of promoting safe recycling (40 CFR 261.4(a) 13)). Therefore, as long as the selected remediation technology (e.g. soil washing) meets the definition of processed scrap metal, the technology is exempt from regulation under RCRA



The USEPA published the RCRA Subtitle C Military Munitions Rule (MMR) in the Federal Register (62 Fed Reg. 6621). It was then adopted in September 1998 (40CFR 266 Subpart M). Though originally intended to apply to federal facilities, the USEPA has taken the position that the MMR also applies to non-military ranges. The MMR excludes munitions used for their intended purposes from the definition of a solid waste, and therefore as a hazardous waste. This includes training, research, development, recovery, collection, and on-range destruction of unexploded ordnance (UXO). The Military Munitions Rule considers range management to be a necessary part of the safe use of munitions for their intended purpose. The exclusion for range clearance applies to the separation of lead and bullets from the soil and redeposition of the soil on the range.

However, use for intended purposes does not include the on-range disposal or burial of UXO when the burial is not a result of product use. Likewise, if lead shot at a shooting range has been abandoned (or has been determined to be abandoned) it then becomes solid waste. If the solid waste accumulates on ground surface and therefore causes lead leaching, it can be considered a hazardous waste. At that point, the lead contamination would be subject to RCRA Subtitle C.

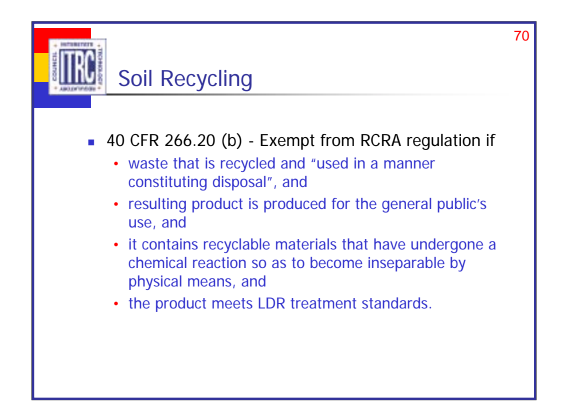
States adopting this rule may set more stringent requirements for determining when military munitions are solid waste; in fact, DOD has established a policy whereby "state environmental regulations that do not affect explosive safety will be followed until any required resolution is affected." The rule does not exempt ranges from Clean Water Act requirements. Using this rule as a precedent, state agencies may elect to implement a regulatory scheme that is protective without requiring a full RCRA permit.



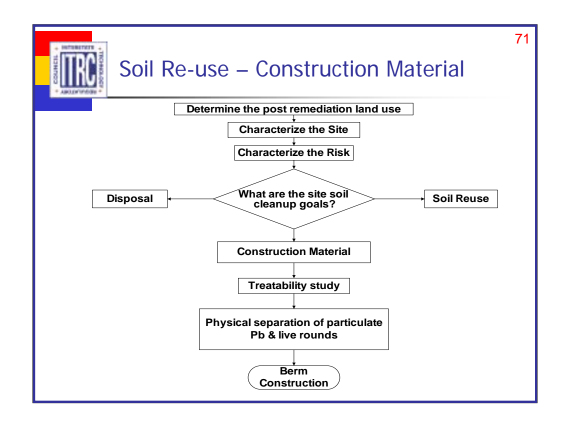
During firing range maintenance or remediation activities, recovery of bullets and bullet fragments from firing range sands or soils via physical treatment constitutes "reclamation" per 40 CFR 261.1(c)(4). Metal concentrates reclaimed from firing range berms via size classification and density concentration contain more than 50% lead on a dry weight basis. The other metals included in the concentrate are predominantly copper and antimony. The concentrate reclaimed from the firing range material is "scrap metal" per 40 CFR 261.1(c)(6).

However, scrap metal is not regulated as solid waste or as hazardous waste when recycled. Under 40 CFR 261.6(a)(3)(iv), recycled scrap metal is classified as a "recyclable material" that is not subject to the requirements for generators, transporters, and storage facilities of hazardous wastes specified in paragraphs (b) and (c) of 40 CFR 261.6. Therefore, the scrap metal reclaimed from the firing range sand, or soil, does not need to be regulated or manifested as a hazardous waste during generation or transport to a smelter for recycling. When scrap metals reclaimed from firing range maintenance or remediation activities are recycled using

a smelter, the generator is paid for the value of the reclaimed metals minus any smelter handling fees. All material recovered should be shipped under bills of lading for recycling. Some of the recycling processes automatically bags all recovered metals in DOT compliant super-sacks, which are pelletized for ease of handling and shipment.



Under current regulations, waste that is recycled and "used in a manner constituting disposal" is exempt from RCRA regulation if the resulting product is produced for the general public's use, it contains recyclable materials that have undergone a chemical reaction so as to become inseparable by physical means, and the product meets LDR treatment standards. (See 40 CFR 266.20 (b)).



See figure 1-1 in the guidance document for the full page diagram

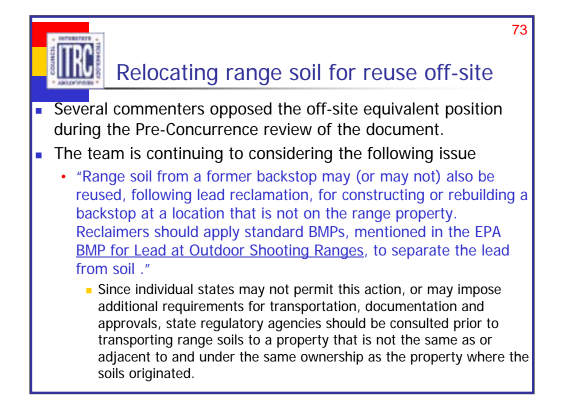
The purpose of this course is to give everyone involved with the remediation of inactive or closed small arms ranges the tools to allow you to make informed decisions that will result in the selection of an appropriate cleanup technology that meets your needs. We have drawn upon the knowledge and experience of small arms range owner advocates, regulators, and consultants to design a logical and easy to follow decision matrix for determining the best remediation program alternative.

## Relocating range soil for reuse on-site

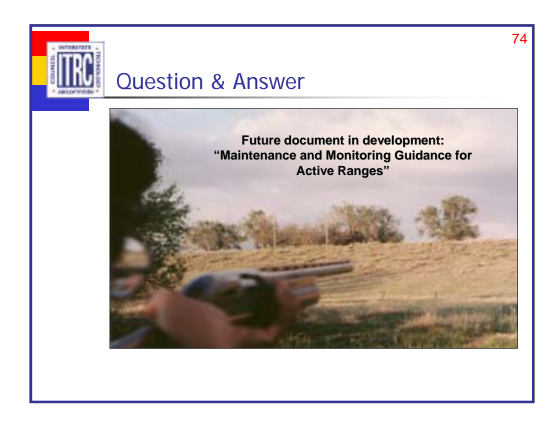
 It is EPA's position that ranges that reclaim and recycle lead bullets or lead shot may place the soil that is generated during the reclamation process back onto an active range on the same property or facility, or a property adjacent to and under the same ownership as the property where the soil originated, without testing the soil for hazardous waste characteristics.

4.8 Transporting or Relocating Range Soil for Reuse as a Backstop on Range Property At some ranges, it may be possible and desirable to reuse the soil from the backstop of a range that is being closed to construct a new berm or rebuild an existing berm located in another area of the range property. It is EPA's position that ranges that reclaim and recycle lead bullets or lead shot may place the soil that is generated during the reclamation process back on the range without testing the soil for hazardous waste characteristics. This position is consistent with the Military Munitions Rule. Consistent with this approach, range soil that has been processed to reclaim lead for recycling, is considered a construction material if it is used to construct or rebuild a backstop or other shooting range component on the same range property or on an adjacent property under the same ownership and control as the property where the material originated. Range soil includes soil from a former backstop or from other parts of the range. As a construction material, the range soil, even if it contains small amounts of lead fragments or shot after reclamation, is not considered a solid waste and therefore, is not a hazardous waste. If there is a need for backstop construction material elsewhere on the property at which a range is being closed, then the option of reusing the range soils after reclamation should be considered. This approach avoids the costs associated with testing and disposing of the soils from the former backstop as hazardous waste. The cost of the reclamation process is a function of the time, labor, and equipment used to segregate the lead bullet fragments or shot from the former backstop and transport it to a recycling facility/smelter. These costs are offset to some extent (depending on the amount of lead that has accumulated in the backstop and the efficiency of the reclamation process) by the price received from the scrap metal recycler/smelter for the recovered lead. In addition, there is a cost savings related to the construction material for the new or rebuilt backstop.

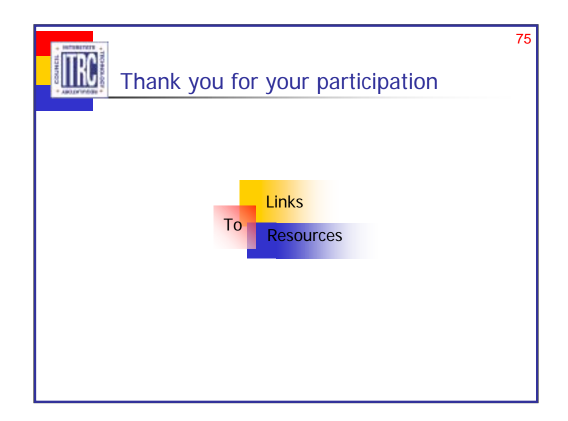
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Relocating Range Soil for Reuse Off-Site ? It is EPA's position that range soil from a former backstop may also be reused, following lead reclamation, for constructing or rebuilding a backstop at a location that is not on the range property. Reclaimers should apply standard BMPs, mentioned in the EPA BMP for Lead at Outdoor Shooting Ranges, to separate the lead form soil. Individual states may impose additional requirements for transportation documentation and approvals, however, and therefore, state regulators should be consulted prior to transporting range soils to a property that is not the same as or adjacent to and under the same ownership as the property where the soils originated. Finally, once range soils have been removed and relocated for use in a backstop at another range, assessment of the area under and surrounding the former backstop should be conducted as part of the site characterization performed as part of the range closure and as described elsewhere in this document.



Go to www.itrcweb.org click on "Guidance Documents" to download the "Technical & Regulatory Guidance Document for Small Arms Firing Range Remediation Technologies."



Links to additional resources: http://www.clu-in.org/conf/itrc/smart/resource.htm

Your feedback is important - please fill out the form at: at http://www.clu-in.org/conf/itrc/smart/

## The benefits that ITRC offers to state regulators and technology developers, vendors, and consultants include:

•helping regulators build their knowledge base and raise their confidence about new environmental technologies

•helping regulators save time and money when evaluating environmental technologies

•guiding technology developers in the collection of performance data to satisfy the requirements of multiple states

•helping technology vendors avoid the time and expense of conducting duplicative and costly demonstrations

•providing a reliable network among members of the environmental community to focus on innovative environmental technologies

## •How you can get involved in ITRC:

•Join a team – with just 10% of your time you can have a positive impact on the regulatory process •Sponsor ITRC's technical teams and other activities

•Be an official state member by appointing a POC (Point of Contact) to the State Engagement Team •Use our products and attend our training courses

•Submit proposals for new technical teams and projects

•Be part of our annual conference where you can learn the most up-to-date information about regulatory issues surrounding innovative technologies