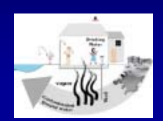
Welcome to RCRA Corrective Action Internet Briefing Sponsored by EPA's Technology Innovation Office & the Corrective Action Programs Branch in the Office of Solid Waste

Handbook of Groundwater Protection and Cleanup Policies for RCRA Corrective Action



Speakers:

Guy Tomassoni, EPA HQ, 703/308-8622 Deborah Goldblum, EPA III, 215/814-3432 Joel Hennessy, EPA III, 215/814-3390



Purpose of Session

- ¥ Introduction to the Handbook
- Y Describe background information, goals and key messages
- **¥** Describe user-friendly format
- **Y** Summarize key policies
- **¥** Describe next steps
- **¥** Provide time for Q&A





Background

- ¥ Identified in RCRA Cleanup Reforms I
- **¥** Developed by EPA-HQ and Region III staff
- Predominantly based on May 1,1996 ANPR, and joint RCRA/CERCLA guidance
- Comment period (May 3-July 2, 2000); final posted 10/15/01 on CA web site (www.epa.gov/correctiveaction)



Goals

- ¥ Help meet reform objectives: faster, focused, more flexible cleanups and foster creative solutions by ...
 - u Compiling, summarizing and clarifying key groundwater policies in one document, and thus...
 - Reducing time consuming uncertainties and confusion
 - Promote national dialogue on groundwater issues



Key Messages

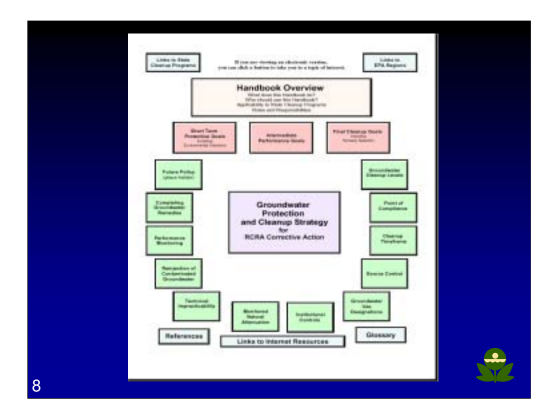
- Conveys importance of groundwater resources
- **Y** Promotes results-based, phased approach
- **¥** Highlights flexibility
- ¥ Conveys document is guidance, not rule
- Emphasizes states as primary implementers& decision makers



Format

- ¥ Question/answer, plain language
- ¥ Includes rationale for each policy
- **¥** Includes glossary & extensive references
 - u Over 50 references available via direct hyperlinks!
- Internet based with internal/external links
- Easy to update (keep "evergreen") as policies evolve





Topics Addressed

- Overview
- Groundwater protection and cleanup strategy*
- Short-term protection goals
- Intermediate performance goals*
- Final cleanup goals
- Cleanup levels
- Point of compliance
- Cleanup timeframe
- Source control

- Groundwater use designations
- Institutional controls*
- Monitored natural attenuation
- Technical impracticability
- Reinjection of contaminated groundwater
- Performance monitoring
- Completing groundwater remedies
- References
- Internet resources
- Glossary



^{*}reflects final version - new sections in response to comments

Key Questions from Overview

- ¥ Who should use the Handbook?
- What are general roles and responsibilities?
- * How do the policies apply to States?
- ¥ Where do the policies come from?
- ¥ How will I know the policies are current?

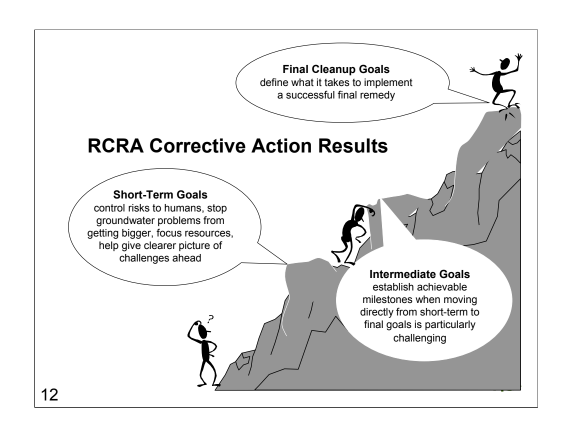




Groundwater Protection and Cleanup Strategy

- ¥ Focus on priority sites
- ¥ Control short-term threats
- ¥ Prioritize actions within facilities
- * Return usable groundwaters to maximum beneficial use
- ¥ Emphasize clear communication
 - u What, where, when, who, why and how





Short Term Protection Goals

(Environmental Indicators)

¥ Ensure:

- u Humans are not being exposed to unacceptable levels; and
- u Contaminated groundwater is not migrating above levels of concern
- ¥ Other key messages:
 - u Who evaluates and determines
 - Discusses key exposure routes (e.g., air and groundwater/surface water)
 - u Relationship to intermediate and final goals



Intermediate Performance Goals

- ¥ Demonstrate progress
- ¥ Facility specific
- ¥ EPA encourages intermediate goals to:
 - u Focus resources
 - **u** Improve environmental conditions
 - **u** Enhance performance of cleanups
- * Consistent with phased approaches
- * Examples: source control, off-site plumes



Final Cleanup Goals

- ¥ Three threshold criteria:
 - u Protect human health and environment
 - u Achieve "media cleanup objectives"
 - **u** Controls sources to the extent practicable
- ¥ Other key messages:
 - u Return usable groundwaters to maximum beneficial uses wherever practicable
 - u Long-term containment where appropriate
 - **u** Streamlined evaluations



Groundwater Cleanup Levels

- ¥ Chemical concentrations supporting facilityspecific objectives
 - Use existing cleanup standards when available and appropriate
 - u Risk range (10⁻⁴ to 10⁻⁶) and hazard quotient of one applies
 - u Lower or higher could be appropriate
 - Consider gw use designation, exposures, and cross-media transfer (e.g., to surface water and air), and ecologic protection

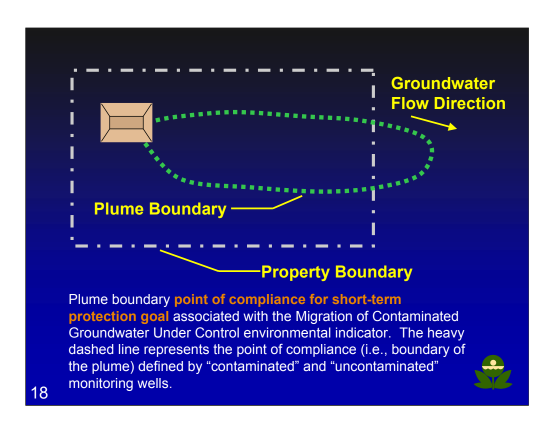


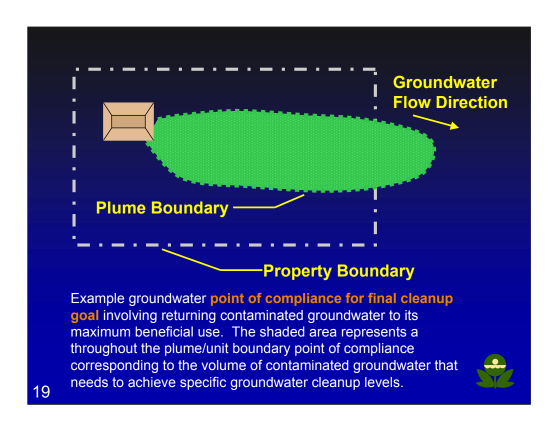


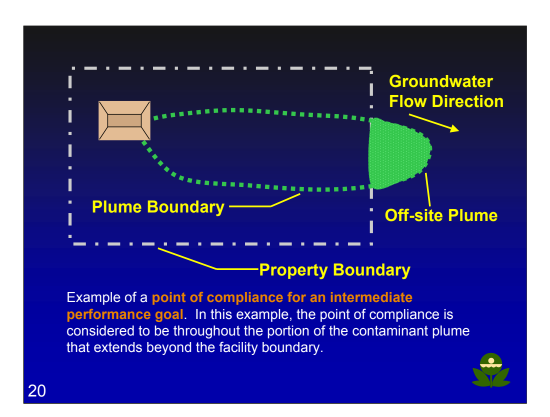
Point of Compliance (POC)

- Conveys general definition location to measure and meet cleanup numbers
- Different POC options depending on goals, e.g.,
 - **u** Short term plume boundary
 - Final throughout the plume/unit boundary if goal involves returning groundwater to particular cleanup level
 - u Intermediate facility specific









Cleanup Timeframe



- Facility-specific schedule for the groundwater remedy
 - **u** Time to construct remedy
 - u Estimate of time needed to achieve cleanup levels at the POC
- Should be reasonable given facility-specific conditions
 - e.g., longer timeframes may be acceptable where groundwater is not currently being used for drinking water

Source Control



- ¥ Removal, treatment, or containment
 - Source reservoir for continued migration
- ¥ Key element for most cleanups
 - u Threshold criterion for final remedies
- Balance between treatment and containment
- Preference for treatment of "principal threats"
 - Recognizes when treatment of principal threats may not be appropriate



Groundwater Use Designations

- ¥ Based on use, value and vulnerability
 - u state-wide system
- ¥ Examples of factors to consider:
 - u Quantity, quality, and yield
 - **u** Reasonably expected future use
- Y Other key messages:
 - u Discourages current use as only factor
 - u States generally define use
 - Many states designate all gw as drinking water



Institutional Controls (ICs)

- ¥ Administrative controls
- ¥ Handbook defines general categories and examples of ICs
- * Recommends ICs go through evaluation, selection, implementation and O&M stages
 - **u** Operation and Maintenance includes "monitoring"
- ¥ Provides examples for contaminated groundwater
 - well drilling prohibitions, easements to provide access to monitor gw or access to drilling, enforceable conditions in permits/orders, etc.



Monitored Natural Attenuation

- Cleanup approach relying on natural processes and monitoring
- Policy identifies factors where MNA is likely candidate:
 - **u** Capable of achieving cleanup objectives
 - **u** Degradation is dominant process
 - **u** Remedy includes source control
 - u Plumes are already stable or shrinking
 - Used in conjunction with active approaches or as a follow-up measure



Technical Impracticability (TI)

- Situations where achieving groundwater cleanup levels for a final remedy is not practicable from an "engineering perspective"
 - u Needs to be technically justified
 - u Mere presence of NAPL not sufficient
 - u Alternative remedial strategy
 - u POC applies outside TI zone
 - u Can be revisited if cleanup becomes "technically practicable" in future





Reinjection of Contaminated Groundwater

- Describes exemption to ban on injecting hazardous wastes into or above a drinking water aquifer
 - a Allows injection of groundwater contaminated with "hazardous wastes" back into aquifer
 - Must be treated to substantially reduce hazardous constituents either before injection or as a result of subsequent in-situ treatment
 - u Part of a RCRA or Superfund cleanup
- Coordination with State is important!



Performance Monitoring

- Periodic measurement of chemical and/or physical parameters
 - u to evaluate whether facility is achieving particular goals
- Type, location and frequency should be based on monitoring objectives and facility-specific factors
- Should continue for a specified time after facility achieves final cleanup goals





Completing Groundwater Remedies

- ¥ Final Handbook recognizes three phases of completion
 - implementing (i.e., construction is completed and remedy is operating) the remedy
 - u achieving final cleanup goals with controls
 - u fulfilling all cleanup obligations including long-term monitoring



Next Steps

- ¥ Promote continued open dialogue
- Update Handbook to reflect changes in policies and add new topics; e.g.,
 - u site characterization
 - u groundwater / surface water interaction
 - u groundwater to indoor air



For additional information or questions, please call or e-mail:

Guy Tomassoni 703/308-8622 tomassoni.guy@epa.gov

Handbook, fact sheet, cover letter and FR notice available at:

http://www.epa.gov/correctiveaction



