United States Army Corps of Engineers New England District

# Final Land Use Control Implementation Plan

Devens Consolidated Landfill Contributor Sites – Area of Contamination 9, Area of Contamination 40, and Study Area 13

Former Fort Devens Army Installation Devens, Massachusetts

Contract No. W912WJ-19-D-0014 Contract Delivery Order No. W912WJ-20-F-0022 July 2024

### **Final Land Use Control Implementation Plan**

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Former Fort Devens Army Installation Devens, Massachusetts

July 2024

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# **Acronyms and Abbreviations**

hð\ð	microgram per gram
AOC	area of contamination
Army	U.S. Department of the Army
BRAC	Base Realignment and Closure
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
CFR	Code of Federal Regulations
DCL	Devens Consolidated Landfill
EPP	Environmental Protection Provision
FFA	Federal Facility Agreement
Fort Devens	Former Fort Devens Army Installation
FOST	Finding of Suitability to Transfer
FYR	Five-Year Review
HLA	Harding Lawson Associates, Inc.
IC	institutional control
KGS	KOMAN Government Solutions, LLC
LUC	land use control
LUCIP	Land Use Control Implementation Plan
MassDEP	Massachusetts Department of Environmental Protection
MassDevelopment	Massachusetts Development Finance Agency
NAUL	Notice of Activity and Use Limitation
PAH	polycyclic aromatic hydrocarbon
PRE	preliminary risk evaluation
PRG	Preliminary Remediation Goal
Property	AOC 9, AOC 40, and SA 13
RACR	Remedial Action Closure Report
RAO	remedial action objective
ROD	Record of Decision
SA	Study Area
USACE	U.S. Army Corps of Engineers—New England District
USAEC	U.S. Army Environmental Command
USEPA	United States Environmental Protection Agency
UU/UE	unrestricted use/unlimited exposure
WWTP	wastewater treatment plant

### **1** Introduction

This Land Use Control Implementation Plan (LUCIP) was developed to guide the implementation of stand-alone land use controls (LUCs) (also referred to as institutional controls [ICs]) for the Devens Consolidated Landfill (DCL) Contributor Sites, Area of Contamination (AOC) 9, AOC 40, and Study Area (SA) 13 at the former Fort Devens Army Installation (Fort Devens), located in Devens, Massachusetts (Figure 1). SERES-Arcadis 8(a) Joint Venture 2 (S-A JV), LLC prepared this LUCIP on behalf of the U.S. Army Corps of Engineers – New England District (USACE), under Contract Number W912WJ-19-D-0014. The United States Environmental Protection Agency (USEPA) and Massachusetts Department of Environmental Protection (MassDEP) are responsible for regulatory oversight of AOC 9, AOC 40, and SA 13 in accordance with the Federal Facility Agreement (FFA), signed pursuant to Section 120 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA; 42 United States Code §9601 et. seq.). The U.S. Department of the Army (Army) is responsible for carrying out remedy implementation in accordance with CERCLA and the National Oil and Hazardous Substances Pollution Contingency Plan (40 Code of Federal Regulations [CFR] Part 300). This LUCIP was prepared in accordance with the Final Land Use Control Implementation Work Plan (S-A JV 2022).

Contributor sites for the DCL include AOC 9, AOC 40, and SA 13. AOC 9 is located on the former North Post, north of Walker Road, and west of the Massachusetts Development Finance Agency's (MassDevelopment) Wastewater Treatment Plant (WWTP). The landfill was operated from the late 1950s until 1978 and was used by the Army, National Guard, site contractors, and off-post personnel. Landfill materials at AOC 9 were generally demolition debris, including wood, concrete, asphalt, metal, brick, glass, and tree stumps. The landfill debris volume was estimated to be 112,000 cubic yards (cy). AOC 40 is located along the edge of Patton Road in the southeastern portion of the Main Post. It extended out into the former wetland along Cold Spring Brook, now submerged beneath Cold Spring Brook Pond. The area was used for the disposal of construction debris (masonry, asphalt, wire, and metal), ash, stumps, and logs. SA 13 was used between 1965 and 1990 for disposal of construction debris, stumps, and brush. The landfill debris volume was estimated to be approximately 10,000 cy. The landfill was less than one acre in size and is located on the west side of Lake George Street near Hattonville Street on the former Main Post. SA 13 is surrounded by large trees, but no trees were growing on the landfill itself. Tree stumps, limbs, and trunks were deposited on the surface of the landfill and down the steep lower slope. A wetland was located at the base of this slope. Table 1 below presents the organization of this LUCIP.

#### Table 1 LUCIP Organization

Section	Title	Purpose
Section 1	Introduction	Identifies the site name and location, name of the organization that prepared the document, the agency responsible for oversight, and the organizational structure of the document.
Section 2	Site Details	Summarizes the site characteristics, site history, property information, and stakeholder contacts.
Section 3	Key Elements for All Planned/Implemented Institutional Controls	Develops an IC relationship matrix and identifies each IC, the substantive use restriction(s) achieved by each IC, and the legal description of the restricted area(s).
Section 4	Institutional Control Maintenance Elements	Summarizes the assurance monitoring and reporting process of each IC and provides an implementation schedule.
Section 5	Institutional Control Enforcement Elements	Discusses enforcement-related information for addressing various events including improper or incomplete IC implementation or maintenance, and reports of an IC breach/violation.
Section 6	Institutional Control Modification and Termination Elements	Provides information on modifying or terminating an IC.
Figures		Figures 1 through 4 illustrate the site locations, site features, IC boundaries, and engineering controls.
Appendices		Appendix A provides a list of references used in the development of the LUCIP. Appendix B provides the Parcels A2A, A4, and A8 Quitclaim Deed (U.S. Army Environmental Command [USAEC] 2006) and enclosures, including the Finding of Suitability to Transfer (FOST; USAEC 2005) and Notice of Activity and Use Limitation (NAUL; forthcoming). Appendix C presents the Record of Decision (ROD) for Landfill Remediation Study Areas 6, 12, and 13 and Areas of Contamination (AOC) 9, 11, 40, and 41 (Harding Lawson Associates, Inc. [HLA] 1999). Appendix D presents a LUC checklist used for annual IC assurance monitoring. Appendix E presents the Responses to Regulatory Comments.

# 2 Site Details

This section describes the site characteristics, summarizes the site history, and provides property information and IC stakeholder contacts.

### 2.1 Site Description and Background

The Army issued the first of two Proposed Plans for the cleanup of seven landfills (AOCs 9, 11, 40 and 41, and SAs 6, 12, and 13) and proposed the complete excavation of landfilled debris at three of the seven landfills and limited removal of surficial debris at four of the seven landfills. The Proposed Plan included relocation/disposal in a new landfill to be constructed near the existing Shepley's Hill Landfill (OU1). Due to public response, a revised Proposed Plan was issued that identified the remedial action include full debris removal at AOC 9, AOC 40, and SA 13 and relocation/disposal of excavated soils, sediments, and other debris either at an offsite landfill or at a new onsite landfill to be constructed at the former golf course driving range.

AOC 9 is located on the North Post, north of Walker Road, and west of MassDevelopment's WWTP (Figure 2). This disposal area was operated from late 1950s until 1978 and was used by the Army, National Guard, general site contractors, and off-post personnel. Disposal material at AOC 9 consisted primarily of demolition debris such as wood, concrete, asphalt, metal, brick, glass, and stumps. Preliminary surface and subsurface soil and sediment samples in the area were found to be contaminated with low concentrations of polynuclear aromatic hydrocarbons (PAHs). The maximum concentration of PAHs was 40 micrograms per gram (µg/g). Surface water samples were collected from the Nashua River and swampy area south of the debris landfill. Concentrations of some inorganics were detected above background levels. Relatively low concentrations of total petroleum hydrocarbons and some inorganics were present in sediment samples in the swampy area south of the debris landfill. Relatively low concentrations of volatile organic compounds and semivolatile organic compounds were detected in sediment samples collected from the Nashua River. Concentrations of inorganics in the Nashua River were consistent upstream and downstream of AOC 9. Two rounds of groundwater samples were collected from site monitoring wells and two organic compounds were detected. Five metals were identified above drinking water standards in filtered groundwater samples. A human health preliminary risk evaluation (PRE) was conducted to evaluate potential risks associated with exposure to contaminants in surface soil, subsurface soil, groundwater, surface water, and sediment. The human health PRE determined there was no current risk for the planned commercial/industrial site use, and a potential risk to groundwater due to rising water levels coming in contact with debris in AOC 9 would be mitigated by debris removal (HLA 1999). An ecological PRE found no inherent risk to organisms from contaminants in surface soil, surface water, and sediment (HLA 1999). Excavation activities at AOC 9 began in January 2001 and were completed in June 2002. A total of 156,000 cy of debris was removed from AOC 9 (HLA 1999).

AOC 40 is located along the edge of Patton Road, in the southeastern portion of the Main Post (Figure 3). This area was used for the disposal of construction debris (masonry, asphalt, wire, and metal), ash, stumps, and logs. Portions of the disposal area were situated in a wetland, and submerged under Cold Spring Brook Pond. The area was densely populated with trees and other vegetative cover. The area is within a recharge zone for the Patton water supply well. Preliminary investigations found surface soil samples collected from debris landfill soil contained PAHs, pesticides, and inorganics, but posed neither human health or ecological risks. Inorganic compounds were detected in surface water samples collected from Cold Spring Brook Pond. Sediments in Cold Spring Brook Pond contained PAHs, pesticides, and inorganics. Groundwater collected during four rounds of sampling contained primarily detectable levels of inorganics (HLA 1999). A human health risk assessment was

performed on fish tissue, groundwater, surface soil, surface water, and sediment. The primary risk driver was inorganics in residential consumption of unfiltered groundwater, primarily due to arsenic. An ecological risk assessment was performed on fish, macroinvertebrates, surface soil, surface water, and sediment. The ecological risk assessment indicated that sediment contamination in Cold Spring Brook Pond may pose a risk to ecological receptors (HLA 1999). Debris was excavated from the 3.9-acre disposal area and transported to the staging areas, which were used for material holding during sampling and waste characterization activities. Excavated debris was analyzed for waste disposal characteristics and characterized debris material was transported to the on-site landfill for disposal. Approximately 148,450 cy of debris materials from AOC 40 were ultimately disposed in the landfill (HLA 1999).

SA 13 is located on the west side of Lake George Street, near Hattonville Street on the Main Post (Figure 4). SA 13 was used from 1965 to 1990 for disposal of construction debris, stumps, and brush. Low concentrations of arsenic (38 µg/g), beryllium (1.18 µg/g), and PAHs were identified in the surface soil and sediment of the disposal area. Nitroglycerine and inorganic compounds were detected above drinking water standards in surface water. Contaminants detected in groundwater were primarily inorganics, but were attributed to suspended solids (HLA 1999). A human health PRE was conducted to evaluate potential risks associated with exposure to contaminants in surface soil, groundwater, surface water, and sediment. The human health PRE determined there was no current risk for the planned site use. An ecological PRE was conducted to evaluate surface soil, surface water, and sediment (HLA 1999). The ecological PRE concluded that lead concentrations in surface soil were a potential risk to certain ecological receptors; mercury in surface water was a potential risk to aquatic receptors; and the maximum concentrations of pesticides DDE, heptachlor, and gamma-chlordane exceeded sediment guality criteria and were a potential risk to ecological receptors (HLA 1999). In this area, debris was excavated from the 0.8-acre disposal area and transported to the staging area, which was used for material holding during characterization activities. Excavated debris was analyzed for waste disposal characteristics. Characterized debris material was transported to the on-site landfill for disposal. A total of 13,900 cy of debris was ultimately removed from SA 13 (HLA 1999).

### 2.2 Site History

Fort Devens was established in 1917 as Camp Devens, a temporary training camp for soldiers from the New England area. In 1931, the camp became a permanent installation and was redesignated as Fort Devens. Throughout its history, Fort Devens has served as a training and induction center for military personnel and a unit mobilization and demobilization site. All or portions of this function occurred during World Wars I and II, the Korean and Vietnam conflicts, and operations Desert Shield and Desert Storm. The primary mission of Fort Devens is to command, train, and provide logistical support for non-divisional troop units and to support and execute Base Realignment and Closure (BRAC) activities.

The history of the DCL Contributor Sites (AOC 9, AOC 40, and SA 13) from 1950s to 1999 can be found in the ROD (HLA 1999, pages 6-7) presented in Appendix C.

The ROD was issued in July 1999 (HLA 1999). The ROD presented the selected remedial actions for seven debris disposal areas. In accordance with the ROD, the option of either onsite consolidation or off-site disposal of the debris would be based on "best value" evaluation of proposal to be solicited upon completion of the design for both options. Methods and practices for construction and operations and closure of the DCL were documented in the Final Design Technical Specifications and Drawings for Consolidation Landfill (EA Engineering 1999). An evaluation of the on-site versus off-site disposal option was conducted and the findings were presented in the Remedy Selection Report (Stone and Webster 2000). The remedy selection process indicated that disposal of the

remedial debris in an on-site landfill to be built at the former golf course driving range on Patton Road was the "best value" alternative. The approved remedial alternative (Alternative 4c) documented in the ROD called for no further action at SA 6, limited removal at SA 12 and AOC 41, and full excavation of AOCs 9, 11, and 40, and SA 13, with on-site consolidation or off-site disposal.

The ROD also included ICs (i.e., land use restrictions to prevent residential use) and five-year site reviews at those sites where unrestricted use or unlimited exposure (UU/UE) is not achievable or economical. The final inspection of the consolidated landfill and remediation sites – AOCs 9, 11, 40, 41 and SAs 12 and 13 was completed on June 11, 2003 and is described in the Final Remedial Action Closure Report (RACR) dated September 2003 (Shaw Environmental Inc. 2003). The RACR indicated that cleanup goals for the disposal areas (i.e., the more stringent of the USEPA Region 9 Preliminary Remediation Goals [PRGs] for residential soil and/or the Massachusetts Contingency Plan S-1 Soil Standards) were attained and verified through the collection and analysis of soil samples from the excavation limits and that ROD-specified performance and/or response objectives were met. The USEPA certified that the RACR was complete in its letter dated September 30, 2003.

After the finalization of the RACR, the property underlying the former contributor sites was identified for transfer out of federal control. At that time, the USEPA and Army informally identified confirmation sampling analytical reports that indicated some metals and organic compounds remained at concentrations greater than the PRGs, revealing that the cleanup goals that would allow for unrestricted land use may not have been achieved at AOC 9, AOC 40, and SA 13. As specified on page 11 of 48 of the deed transferring the property to MassDevelopment (see Book 38514 pg:121 Doc: DEED, 03/07/2008 10:32 AM), the Army placed a residential LUC on three of the contributor sites: AOC 9 (Parcel A2A), AOC 40 (Parcel A4), and SA 13 (Parcel A8). For several years, the land use restrictions included in the deed for AOC 9 (Parcel A2A), AOC 40 (Parcel A4), and SA 13 (Parcel A4), and SA 13 (Parcel A8) were treated as if they were selected as part of the final remedy and included in the Five-Year Review (FYR) Reports.

In 2016, the Army proposed, based on its application of USEPA guidance on conducting FYRs, which states that sites achieving UU/UE should not be included in the FYR, and to remove the DCL Contributor Sites from future FYRs. USEPA disagreed with this assessment and required, as part of the 2016 Additional Work Request, that the Army incorporate these sites into an Amended FYR (or FYR Addendum). The Army completed an FYR Addendum to address the DCL Contributor Sites in 2019 (KOMAN Government Solutions, LLC [KGS] 2019) and indicated its intention to conduct an updated baseline risk assessment to evaluate attainment of UU/UE cleanup goals and support removal of land use restrictions prohibiting residential use of these properties. However, this issue arose again during the 2020 FYR and, based on this issue and other disagreements, USEPA issued an Additional Work Letter in September 2020, and then initiated an informal dispute with the Army. USEPA stated that post-excavation sampling indicated that contaminants were left in place above levels that allowed for UU/UE and must not only be included in FYRs, but must also be subject to LUCs as a final remedy. The Army requested additional detail on the sampling results being used to make the determination that there currently exists an unacceptable risk. The Army agreed to state there remains risk above levels that allow for UU/UE because of these minor exceedances of the Region 9 Residential PRGs for metals (arsenic) and organic compounds (benzo[a]pyrene, benzo[b]fluoranthene, and benzo[a]anthracene), as indicated in a letter submitted by the Army to USEPA on July 15, 2022.

The DCL Contributor Sites ROD (HLA 1999) included excavation at the contributor sites and consolidation of excavated debris at the on-site landfill, LUCs to prevent residential use, and FYRs at those sites where UU/UE is not achievable or economical. The Army concluded that LUCs would be implemented through deed restrictions because some metals and organic compounds remained present at concentrations exceeding the cleanup goals. Because the ROD included the need for LUCs, an Explanation of Significant Differences was not required. The

Army proposed to incorporate deed restrictions into a LUCIP for the DCL Contributor Sites AOC 9, AOC 40, and SA 13 as part of the CERCLA remedy selected in the 1999 ROD (Army BRAC Office 2023). The Army also agreed to verify that the properties were being used as allowed and to include the DCL Contributor Sites in all subsequent FYR Reports until, and if, they are remediated to UU/UE status by the property owner.

# 2.3 Property Information and Institutional Control Stakeholder Contacts

The contact information for each IC stakeholder is provided below.

<u>Massachusetts Development Finance Agency (Landowner)</u>: Massachusetts Development Finance Agency, 99 High Street, Boston, MA 02110, Attn: President & CEO. With copies to the following:

- Massachusetts Development Finance Agency, 33 Andrews Parkway, Devens, MA 01434, Attn: EVP, Devens Operations
- Massachusetts Development Finance Agency, 99 High Street, Boston, MA 02110, Attn: EVP, Real Estate

• Massachusetts Development Finance Agency, 99 High Street, Boston, MA 02110, Attn: General Counsel <u>USEPA</u>: United States Environmental Protection Agency, Region 1, 5 Post Office Square, Federal Facilities Superfund Section, Suite 100 (HBT), Mail Code OSRR07-3, Boston, MA 02019, Attn: Remedial Project Manager.

<u>MassDEP</u>: Massachusetts Department of Environmental Protection, Bureau of Waste Site Cleanup, 100 Cambridge Street, Suite 900, Boston, MA 02114, Attn: Superfund Federal Facilities, Section Chief.

<u>Army</u>: HQDA/ODCS G-9, BRAC Branch IS Environmental Division (DAIN-ISE), 600 Army Pentagon, Washington, DC 20310, Attn: BRAC Base Environmental Coordinator. The Army BRAC Base Environmental Coordinator can be contacted via the link provided on the Fort Devens website at

https://www.nae.usace.army.mil/Missions/Projects-Topics/Former-Fort-Devens-Environmental-Cleanup/.

# 3 Key Elements for All Planned/Implemented Institutional Controls

LUCs in regard to real property are broadly interpreted to mean the following:

"any restriction or control, arising from the need to protect human health and the environment, that limits use of and/or exposure to any portion of that property, including water resources. This term encompasses 'institutional controls,' such as those involving real estate interests, governmental permitting, zoning, public advisories, deed notices, and other 'legal' restrictions. The term may also include restrictions on access, whether achieved by means of engineered barriers such as a fence or concrete pad, or by 'human' means, such as the presence of security guards. Additionally, the term may involve both affirmative measures to achieve the desired restriction (e.g., night lighting of an area) and prohibitive directives (e.g., no drilling of drinking water wells)." (Johnston 1998)

The LUCs for a property will provide a blueprint for how the property is to be used to maintain the level of protection intended by the remedial alternative.

### 3.1 General Elements

A ROD (HLA 1999) was signed in July 1999 documenting excavation of construction/demolition debris and consolidation of debris in a secure landfill as the selected remedy for AOC 9, AOC 40, and SA 13, consisting of cover system monitoring and maintenance of the Consolidation Landfill, ICs, and FYRs. The remedial action objectives (RAOs), as stipulated in the 1999 ROD included the following:

- Prevent human exposure to groundwater contaminants released from Devens landfills that exceed acceptable risk thresholds;
- Protect human and ecological receptors from exposure to landfill soils having concentrations of contaminants exceeding acceptable risk thresholds;
- Prevent landfill contaminant releases to surface water that result in exceedance of Federal Ambient Water Quality Criteria or acceptable ecological risk-based thresholds;
- Prevent exposure by ecological receptors to landfill-contaminated sediments exceeding acceptable risk-based thresholds;
- Reduce adverse impacts from contaminated landfill media to the environment that would reduce the amount of land area available for natural resources use; and
- Support the civilian redevelopment effort at Devens.

In accordance with the ROD, the basis of the RAOs was potential health risks to individuals based on current and future use scenarios of the site (e.g., adult and child resident exposure to surface water) (HLA 1999).

The selected alternative for AOC 9, AOC 40, and SA 13 included the following key components:

- Debris excavation, backfill, and regrading.
- Wetlands restoration at AOC 9 and AOC 40.
- Consolidation of excavated debris at an on-site Consolidation Landfill or transport to an off-site landfill.
- If applicable, cover system monitoring and maintenance, and ICs at the Consolidation Landfill.
- ICs and FYRs at those sites where unrestricted future use is not achievable or economical.

### 3.2 Elements Specific to Instrument Category

As set forth in Enclosure 5 of the 2005 FOST (*Environmental Protection Provisions [EPP]*) (Appendix B) (USAEC 2005), the 2006 Quitclaim Deed transferring ownership of AOC 9, AOC 40, and SA 13 (Property) from the Army to MassDevelopment, incorporated the following ICs and land-use restrictions to AOC 9, AOC 40, and SA 13 (see 2006 Quitclaim Deed, Article XIII, Appendix B):

• The Grantor has undertaken careful environmental study of the Property and concluded, with the Grantee's concurrence, that the highest and best use of the Property is limited, as result of its environmental condition, to commercial and industrial uses (Lease Parcels A2A [AOC 9] and A8 [SA 13]) or open space and recreation uses (Lease Parcel A4 [AOC 40]). In order to protect human health and the environment and further the common environmental objectives and land use plans of the Grantor and Grantee, the covenants and restrictions shall be included to assure the use of the Property is consistent with environmental condition of

the Property. These following restrictions and covenants benefit the lands retained by the Grantor and the public welfare generally and are consistent with state and federal environmental statues.

- The Grantee covenants for itself, its successors, and assigns not to use the Property for residential purposes • unless evaluated by a Massachusetts Licensed Environmental Professional who shall render an opinion acceptable to the USEPA and MassDEP as to whether the proposed residential use is protective of human health, the environment, safety and public welfare and is consistent with the conclusion that no substantial hazards remain. Any and all requirements set forth by the USEPA and MassDEP to meet the objective of the FOST shall be satisfied before any such activity or use is commenced. The Property has been remediated in accordance with the ROD. The Grantee, for itself, its successors or assigns covenants that it will not undertake nor allow any activity on or use of the Property that would violate the restrictions contained herein. These restrictions and covenants are binding on the Grantee, its successors and assigns; shall run with the land; and are forever enforceable. Nothing contained herein shall preclude the Grantee from undertaking, in accordance with applicable laws and regulations and without any cost to the Grantor, such additional remediation necessary to allow for residential use of the Property. Upon completion of such remediation required to allow residential use of the Property and upon the Grantee's obtaining the approval of the USEPA and MassDEP and, if required, any other regulatory agency, the Grantor agrees, without cost to the Grantor, to release or, if appropriate, modify this restriction by recordation of an amendment hereto.
- The Grantee shall neither transfer the Property, lease the Property, nor grant any interest, privilege, or license whatsoever in connection with the Property without the inclusion of the provisions of this Section XIII, and shall require the inclusion of such provisions of this Section XIII in all further deeds/easements, transfers, leases, or grant of any interest, privilege, or license.

The residential use restriction boundaries for AOC 9, AOC 40, and SA 13 are depicted on Figures 2, 3, and 4, respectively. The residential use restriction boundaries are the parcel boundaries.

### 3.2.1 Land-Use Control Inspection

Existing land use and site conditions will be assessed during annual LUC inspections to confirm that the LUC requirements are being met. If future proposed land uses are inconsistent with the LUCs, then site exposure scenarios to human health and the environment will be re-evaluated to confirm the selected response actions are appropriate.

### 3.2.2 Interviews

Telephone interviews will be conducted with the property manager or other designee familiar with the day-to-day activities at AOC 9, AOC 40, and SA 13. During the interviews, the representative from each site will be asked about compliance with the existing LUCs. Specifically, the following items will be discussed during the interviews.

- The representative's familiarity with the LUCs imposed upon the Property and documentation of compliance with these controls;
- Change to Property use;
- Approved conditional exemptions, amendments, and/or releases;
- Unauthorized use and activities;
- Review of corrective action to resolve unauthorized uses and activities;
- Overall effectiveness of the LUCs; and

• Proposed plans for Property sale, future redevelopment, and construction or demolition activities on the Property.

Site-specific annual LUC checklists, including interview components, were developed in 2015 (KGS 2019) for use during LUC verification activities. The LUC checklist for AOC 9, AOC 40, and SA 13 is presented in Appendix D.

### 3.2.3 Physical On-Site Inspection

Field personnel will perform a physical inspection of AOC 9, AOC 40, and SA 13 during annual LUC inspections to confirm compliance with the LUCs. The physical inspection of AOC 9, AOC 40, and SA 13 will include the following items:

- An examination for any evidence of development that may be related to residential use, and
- An examination of access to the site for monitoring.

The annual LUC checklist, including physical on-site inspection components, is presented in Appendix D.

### 3.3 Institutional Control Relationship Matrix

Table 2 below provides a summary of LUCs, ICs, and other post-ROD restrictions for AOC 9, AOC 40, and SA 13.

Table 2 Summary of Land Use Controls, Institutional Controls, and Other Post-ROD Restrictions

Affected Parcel	Media Affected	LUC/IC Goals/Objectives	Restriction	Use Restriction/IC Objective	IC Instruments (Planned or Implemented)	Site Controls	Other
Parcels A2A (AOC 9), A4 (AOC 40), and A8 (SA 13)		Reduce or eliminate direct contact threat with contaminated soil	No contact with contaminated soil	Property shall not be used for residential purposes unless evaluated by a Massachusetts Licensed Environmental Professional who shall render an opinion acceptable to the USEPA and MassDEP as to whether the proposed residential use is protective of human health, the environment, safety and public welfare and is consistent with the conclusion that no substantial hazards remain.	Implemented: Environmental Protection Provisions documented in Quitclaim Deed recorded with the Middlesex County Register of Deeds on March 7, 2006 (USAEC 2006)	Annual LUC inspections	Notifications
				Deed or use/restrictions that prevent potential human exposure to contaminants left in place. Five-year reviews to assess effectiveness of the remedy.	Implemented: ROD (HLA 1999)	Annual LUC inspections	Five-year reviews

# **4** Institutional Control Maintenance Elements

The Army is responsible for implementing, maintaining, reporting, and enforcing the LUCs. Although the Army may delegate some or all of these duties required under this LUCIP to another entity (such as MassDevelopment or other future property owner) or through a third party by contract or through other means, it retains ultimate responsibility for ensuring the effectiveness and integrity of the AOC 9, AOC 40, and SA 13 remedy, as determined by the ROD and Quitclaim Deed, through the proper management of soils and implementation, maintenance, reporting, and enforcement of LUCs. Should another entity or third party cease to perform these duties, the Army shall implement the LUCs or propose modifications to this LUCIP that provide an equivalent level of protection, as determined by USEPA and MassDEP, in consultation with MassDevelopment or its successor municipal authority.

Upon approval of this LUCIP by USEPA and MassDEP, the Army will undertake the implementation actions identified in Table 3 to ensure compliance with requirements set forth in the 1999 ROD, 2006 Quitclaim Deed, and set forth herein, and ensure that LUC objectives are met and maintained.

The Army shall ensure that a NAUL is recorded on the title to the property and a copy of the NAUL, prepared, recorded and inserted on the deed is included in Appendix B after recording in the Middlesex County Registry of Deeds is complete. The Army, in consultation with USEPA and MassDEP, will work with MassDevelopment to ensure that the NAUL includes all ROD-required LUCs and Quitclaim Deed restrictions. Copies of subsequently executed NAULs should be inserted into Appendix B as they are recorded/executed.

### 4.1 Institutional Control Assurance Monitoring

The following monitoring and maintenance activities will occur annually to confirm the performance objectives of the LUCs are met:

- IC activities are the following:
  - Actively monitor the area of LUCs in accordance with the LUC checklist in Appendix D. Any required changes to the area of LUCs would be implemented through a LUCIP amendment with the approval of USEPA and MassDEP; and
  - Monitor and report on the implementation and enforcement of ICs to USEPA, MassDEP, and MassDevelopment, including intrusive activity within the area.
- Affirmative measures include the following:
  - Distribution of the LUCIP to appropriate parties; and
  - Meeting amongst the stakeholders if there is a change in the area due to intrusive activities.

The following monitoring and maintenance activities will occur every five years:

- IC activities include conducting a five-year review in accordance with CERCLA, Section 121(c), so that human health and the environment are being protected by the remedy and to document maintenance of the LUCs; and
- Affirmative measures include distribution of the five-year review to appropriate parties.

### 4.2 Reporting

This section describes the reporting that will be completed to document IC activities and alternative measures.

### 4.2.1 Annual Reviews/Inspections

Annual reviews, physical inspections, and interviews with Army, MassDevelopment, and current/future sublessees or future property owners shall be conducted to verify continued, effective implementation, enforcement, and compliance with the LUCs required per the ROD and this LUCIP. The Army shall complete the annual LUC inspection checklist, included in Appendix D, to annually evaluate/verify compliance with the foregoing. The Army (or its designee) will provide results of the annual LUC inspection in an annual LUC inspection/compliance report for submittal to USEPA, MassDEP, and MassDevelopment. At a minimum, the annual report will include the completed annual LUC inspection checklist (Appendix D) and a narrative summary of work performed, discuss observations during physical site inspections, identify deviations from the LUCIP and whether they were caused by an implementation issue, a change in site conditions or land use, or some other issue. The report should also recommend corrective actions necessary or already undertaken to correct the infraction(s). If any deficiency(ies) are found during the annual inspection, a written explanation will be prepared indicating the deficiency and what efforts or measures have or will be undertaken to correct the deficiency, and a schedule to correct the same. The correction and enforcement of such deficiencies shall follow the requirements under Section 6, Institutional Control Modification and Termination Elements. If there is to be a delegation of performance of duties by the Army as permitted by Section 4 above, the Army, having ultimate responsibility for the remedy's integrity, will promptly notify USEPA, MassDEP, and MassDevelopment of such delegation.

The Army shall provide copies of the Final Annual LUC Inspection/Compliance Report to USEPA, MassDEP, and MassDevelopment.

### 4.2.2 Five-Year Reviews

As part of the comprehensive five-year review process conducted at Devens under Section 121 of CERCLA, as amended by Superfund Amendments and Reauthorization Act of 1986, a review/inspection of the continued short- and long-term effectiveness of the LUCs will be conducted by the Army, with the cooperation of MassDevelopment and any current and future property lessees and/or owners. Public meetings will be held by the Army coincident with these five-year reviews to help keep the public informed of site status, including its general condition and effectiveness of the remedial action.

### 4.2.3 Institutional Controls

An annual LUC compliance review, using the LUC checklist presented in Appendix D, will be documented in an annual report and will be provided by the Army to USEPA, MassDEP, and MassDevelopment. The annual report will include a summary of the items reviewed from the checklist, identification of deviations from this LUCIP, necessary corrective actions due to implementation issues or as a result of changes in site conditions or land use, and proposed changes to this LUCIP and reporting frequency. If deficiencies, including violations of the LUCs, are found during the annual review, a written explanation will be prepared indicating the deficiency and what efforts or measures have been or will be undertaken to correct the deficiency. The correction and enforcement of such deficiencies will meet the requirements in Section 5 of this LUCIP. If the Army intends to delegate performance of duties, the Army will promptly notify USEPA, MassDEP, and MassDevelopment.

### 4.2.4 Affirmative Measures

The annual review will include items identified on the attached LUC checklist in Appendix D. This checklist will be followed as a guideline to review required tasks and updates that may be necessary because of changing circumstances throughout that year. The annual report will also address whether the use restrictions and controls referenced in this LUCIP were communicated appropriately via pubic outreach and education, whether the owners and state and local agencies were notified of the restrictions and controls affecting AOC 9, AOC 40, and SA 13, and whether use of these areas has conformed to such restrictions and controls.

### 4.3 Implementation Schedule

The Army will implement all actions by the timeframes indicated in the table below.

Table 3 Milestone Activity Schedule

Milestone Activity	Completion Date
Post the Final LUCIP to the Fort Devens website at https://www.nae.usace.army.mil/Missions/Projects-Topics/Former-Fort-Devens- Environmental-Cleanup/	Within 30 days of USEPA and MassDEP concurrence of the LUCIP
Annual LUC inspection	Occurs annually as part of the inspections of the former Main Post sites
MassDevelopment will prepare and record a NAUL approved by the Army, USEPA, MassDEP on the title held by MassDevelopment	Within 60 days of USEPA and MassDEP approval of the LUCIP
Insert copy of the executed NAUL, upon recording at the Registry of Deeds, in Appendix B	Within 30 days of recording NAUL

# **5** Institutional Control Enforcement Elements

If the Army determines that the LUCs are not being complied with, its actions may range from informal resolutions with the owner or violator, to the institution of judicial action. Any activity that is inconsistent with the LUC objectives or use restrictions, or any other action that may interfere with the effectiveness of the LUCs will be addressed by the Army as soon as practicable, but in no case will the process be initiated later than 10 days after the Army becomes aware of the breach. The Army will notify USEPA and MassDEP as soon as practicable but no longer than 10 days after discovery of any activity that is inconsistent with the LUC objectives or use restrictions, or any other action that may interfere with the effectiveness of the ICs. The Army will notify USEPA and MassDEP regarding how the Army has addressed or will address the breach within 10 days of sending USEPA and MassDEP notification of the breach. Should the Army become aware that a user of AOC 9, AOC 40, or SA 13 has violated any LUC requirement where a local agency may have independent jurisdiction (local regulations and permits), the Army will also notify the agencies and MassDEvelopment or future property owner of such violations and work cooperatively with them to re-establish owner/user compliance with the LUC. Without limiting the authority of the USEPA and MassDEP under applicable law, MassDEP shall have the authority to enforce the NAUL against the then current owner of the property(ies).

# 6 Institutional Control Modification and Termination Elements

If the Army can demonstrate based on currently available or newly acquired data, that site access restriction can be relaxed or removed while protection of human health is maintained, the Army may petition USEPA for such a relaxation or removal of restrictions (HLA 1999). Until such time, the LUCs reflected in this LUCIP are expected to remain in place. If LUCs are no longer needed, the owners, if other than the Army or MassDevelopment, of the area of LUCs will be notified and LUCs will be discontinued.

### 6.1 Modification

The Army shall not modify or terminate LUCs, implementation actions, or modify restrictions regarding land use without approval by USEPA and the MassDEP and the concurrence of MassDevelopment; provided that Army determines, in its sole discretion, that the requirement for such concurrence shall not place the Army in violation of its legal obligations to the USEPA. The Army shall seek prior concurrence before any anticipated action that may disrupt the effectiveness of the LUCs or any action that may alter or negate the need for LUCs. This LUCIP may be amended only in accordance with Section VII of the FFA. Except as provided by Section 6.3 of this LUCIP, no changes shall be made without the prior approval of USEPA and MassDEP, and the concurrence of MassDevelopment; provided that Army determines, in its sole discretion, that the requirement for such concurrence shall not place the Army in violation of its legal obligations to the USEPA. In the latter case, Army shall take reasonable steps to consult with MassDevelopment to minimize the impacts of the changes to these parties. Any modification or termination of LUCs required by the current remedy decision document for AOC 9, AOC 40, and SA 13 (i.e., ROD) will also require a modification to the AOC 9, AOC 40, and SA 13 remedy to document such changes.

# 6.2 Termination

The LUCs will be maintained until the Army can demonstrate to USEPA, based on currently available or newly acquired data, that site access restriction can be relaxed or removed while protection of human health is maintained (HLA 1999). If LUCs are no longer needed, as determined in an Explanation of Significant Difference or ROD Amendment, the Army will coordinate with the owner of the affected property(ies) and MassDEP to record releases of the relevant LUCs following applicable federal, state and local regulations and will also advise MassDevelopment of that action. At that time, the specific LUCs that are no longer needed, and the associated responsibilities will be discontinued.

# 6.3 Approvals

Changes to the LUCIP can only be approved through the process set forth in Section 6.1 of this LUCIP. Where the approval of a party (hereafter, the "approval party") is required under this LUCIP for non-substantive changes that may be made without amendment of this LUCIP as provided herein, the Army (or its designee) shall give the approval party notice thereof, along with any information to be included in such notice pursuant to the terms of this LUCIP. If the approval party fails to respond to the request for approval within 30 days after said request is made, the Army (or its designee) will send the approval party a second request. If the approval party fails to

respond to such second request within 10 days after said second request is made, the approval party will be deemed to have approved such request.

### 6.4 Notices

All notices, responses, requests, and approvals required or permitted under this LUCIP, between or among MassDevelopment (or its successor entity[ies]), USEPA, MassDEP and/or the Army, shall be sent by postage pre-paid certified or registered mail (return receipt requested) or by recognized overnight courier (such as DHL, Federal Express, UPS), with delivery charges prepaid, to the following respective addresses identified below unless all parties consent to the use of electronic mail:

<u>Massachusetts Development Finance Agency</u>: Massachusetts Development Finance Agency, 99 High Street, Boston, MA 02110, Attn: President & CEO. With copies to the following:

- Massachusetts Development Finance Agency, 33 Andrews Parkway, Devens, MA 01434, Attn: EVP, Devens Operations
- Massachusetts Development Finance Agency, 99 High Street, Boston, MA 02110, Attn: EVP, Real Estate
- Massachusetts Development Finance Agency, 99 High Street, Boston, MA 02110, Attn: General Counsel

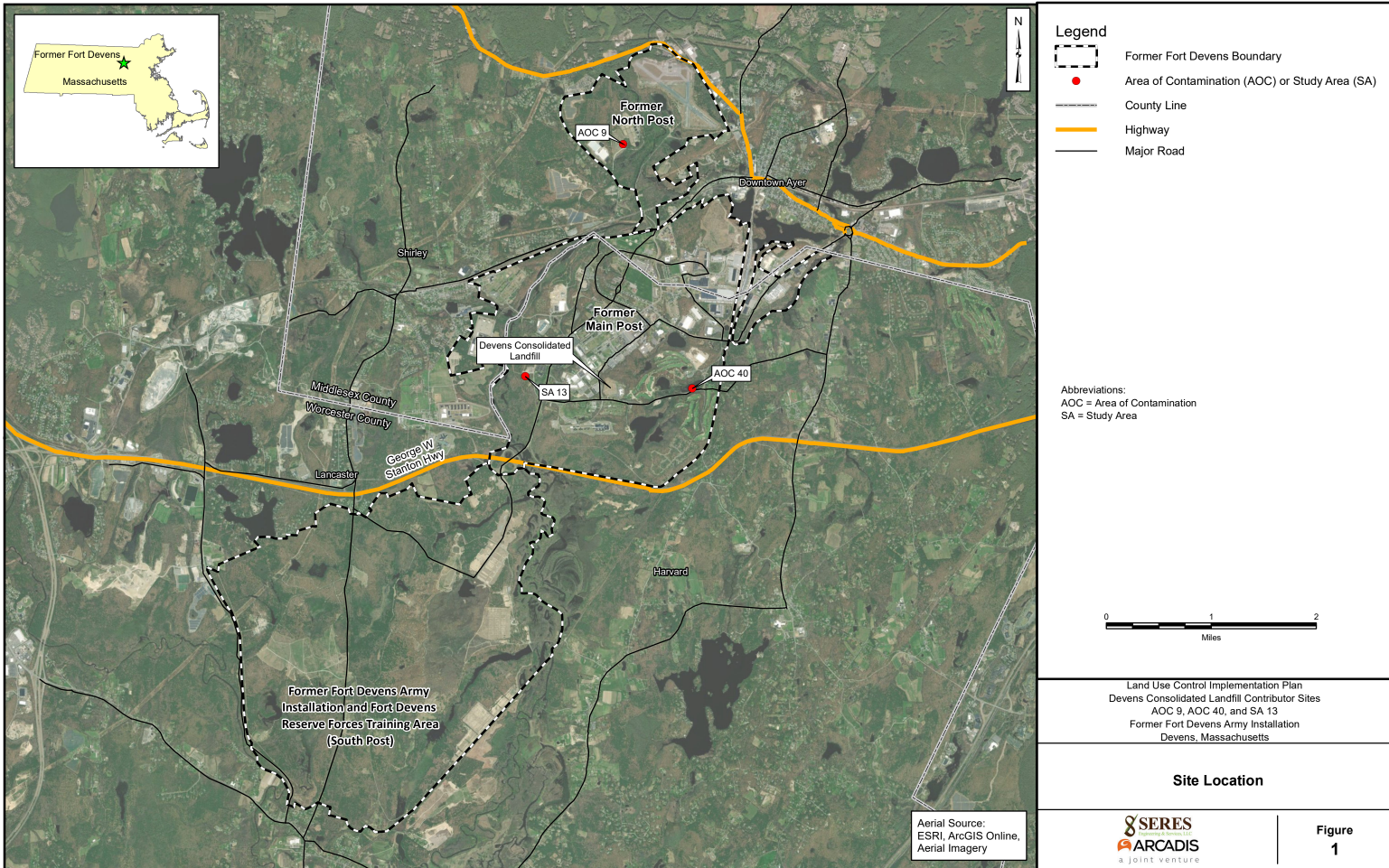
<u>USEPA</u>: United States Environmental Protection Agency, Region 1, 5 Post Office Square, Federal Facilities Superfund Section, Suite 100 (HBT), Mail Code OSRR07-3, Boston, MA 02019, Attn: Remedial Project Manager.

<u>MassDEP</u>: Massachusetts Department of Environmental Protection, Bureau of Waste Site Cleanup, 100 Cambridge Street, Suite 900, Boston, MA 02114, Attn: Superfund Federal Facilities, Section Chief.

<u>Army</u>: HQDA/ODCS G-9, BRAC Branch IS Environmental Division (DAIN-ISE), 600 Army Pentagon, Washington, DC 20310, Attn: BRAC Base Environmental Coordinator.

A party may change its address for notice by notice to the other parties in accordance with this section. Notices shall be deemed given when delivered (or, if delivery is refused, when so refused).





Residential Use Restriction

Approximate Area of Landfill Debris that was Removed

Wastewater Treatment Plant



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Nashua River

Former Fort Devens Boundary

Parcel A2A Boundary

Residential Use Restriction

Approximate Area of Landfill Debris that was Removed

Note:

1. The parcel and residential use restriction boundaries are approximate and based on the Site Location Map in the Finding of Suitability to Transfer (USAEC 2005).

Abbreviations: AOC = Area of Contamination SA = Study Area



Land Use Control Implementation Plan Devens Consolidated Landfill Contributor Sites AOC 9, AOC 40, and SA 13 Former Fort Devens Army Installation Devens, Massachusetts

### AOC 9 Site Layout and Restrictions



Figure 2



#### Legend

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Parcel A4 Boundary

**Residential Use Restriction** 

Sediment Removal Area

Approximate Area of Landfill Debris that was Removed

Note:

1. The parcel and residential use restriction boundaries are approximate and based on the Site Location Map in the Finding of Suitability to Transfer (USAEC 2005).

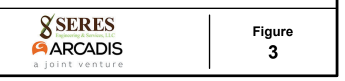
Abbreviations: AOC = Area of Contamination SA = Study Area

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Feet

Land Use Control Implementation Plan Devens Consolidated Landfill Contributor Sites AOC 9, AOC 40, and SA 13 Former Fort Devens Army Installation Devens, Massachusetts

### **AOC 40 Site Layout and Restrictions**





Legen	a

Parcel A8 Boundary

**Residential Use Restriction** 

Approximate Area of Landfill Debris that was Removed

Note:

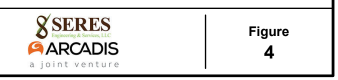
- 1. The parcel and residential use restriction boundaries are approximate and based on the Site Location Map in the Finding of Suitability to Transfer (USAEC 2005).
- Abbreviations: AOC = Area of Contamination SA = Study Area

448 224

Feet

Land Use Control Implementation Plan Devens Consolidated Landfill Contributor Sites AOC 9, AOC 40, and SA 13 Former Fort Devens Army Installation Devens, Massachusetts

### SA 13 Site Layout and Restrictions





**LUCIP** References

### References

- EA Engineering. 1999. Final Design Technical Specifications and Drawings for Consolidation Landfill. U.S. Army Reserve Forces Training Area, Devens, Massachusetts. October.
- Harding Lawson Associates, Inc. (HLA). 1999. Final Record of Decision, Landfill Remediation Areas 6, 12, and 13 and Areas of Contamination (AOC) 9, 11, 40 and 41, U.S. Army Reserve Forces Training Area, Devens, Massachusetts. July.
- Johnston, Jon D. Chief, Federal Facilities Branch of Region 4 USEPA. 1998. Memorandum Land Use Control Policy. Subject: Assuring Land Use Controls at Federal Facilities. April 13. www.epa.gov/region4/waste/fedfac/landusec.htm
- KOMAN Government Solutions, LLC (KGS). 2019. 2015 Five-Year Review Addendum, Devens Consolidated Landfill Contributor Sites AOC 9, 40 and SA 13. Former Fort Devens Army Installation, Devens, Massachusetts. June.
- KGS. 2020. Final Fifth 2020 Five-Year Review Report. Former Fort Devens Army Installation, Devens, Massachusetts. September.
- SERES-Arcadis 8(a) Joint Venture 2, LLC (S-A JV). 2022. Final Land Use Control Implementation Work Plan. Former Fort Devens Army Installation, Devens, Massachusetts. February.
- Shaw Environmental Inc. 2003. Remedial Action Closure Report, Remediation and Restoration Sites AOC 9, AOC 11, AOC 40, AOC 41, SA 12, SA 13, Landfill Remediation Project. Devens Reserve Forces Training Area, Devens, Massachusetts. September.
- Stone and Webster. 2000. Remedy Selection Report—On-Site vs Off-Site Disposal, Landfill Remediation Project. Fort Devens, Massachusetts. March.
- U.S. Army Base Realignment and Closure (BRAC) Office. 2023. Memorandum for Record, Fort Devens, DCL Contributor Sites Land Use Controls. Fort Devens, Massachusetts. November 1.
- U.S. Army Environmental Command (USAEC). 2005. Finding of Suitability to Transfer, Fort Devens, Massachusetts, Lease Parcels A2A, A4, and A8. Fort Devens, Massachusetts. February.
- USAEC. 2006. Quitclaim Deed for Parcels A2A, A4, and A8. Recorded with the Middlesex County Southern District Registry of Deeds and the Worcester District Registry of Deeds on March 7, 2006.



Enclosures



#### Quitclaim Deed Parcels A2A, A4 & A8

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WHEREAS, pursuant to the Defense Base Closure and Realignment Act of 1990 (Public Law 101-510, as amended, and codified at 10 U.S.C. 2687, note) ("BRAC"), the United States of America, acting by and through the Department of the Army (referred to hereinafter as the "Army" or "Grantor"), closed the military installation located at Fort Devens Massachusetts ("Fort Devens"), and has made a final disposal decision with respect thereto; and

WHEREAS, pursuant to Chapter 498 of the Massachusetts Acts of 1993 as amended, the Massachusetts Development Finance Agency (referred to hereinafter as "MassDevelopment" or "Grantee"), successor in interest to the Government Land Bank under Chapter 289 of the Acts of 1998, notice of which was recorded on October 7, 1998, with the Worcester District Registry of Deeds in **Book 20505**, **Page 279**, and with the Middlesex County, Southern District, Registry of Deeds in **Book 29188**, **Page 568**, was granted the exclusive authority to oversee and implement the civilian reuse of Fort Devens in accordance with a locally approved reuse plan and bylaws and designated as the Local Redevelopment Authority under BRAC; and

WHEREAS, pursuant to a Memorandum of Agreement ("MOA") entered into between the Grantor and the Grantee on May 9, 1996, as amended from time to time, the Grantor transferred certain portions of Fort Devens to the Grantee by quitclaim deed dated May 9, 1996, recorded with the Middlesex County, Southern District, Registry of Deeds in Book 26317, Page 003, and with the Worcester District Registry of Deeds in Book 17907, Page 001, and leased certain other portions of Fort Devens (the "Leased Parcel") to the Grantee through a Lease in Furtherance of Conveyance ("Lease"), a Notice of Lease dated May 9, 1996 (the "Notice of Lease"), recorded with the Middlesex County, Southern District, Registry of Deeds in Book 26340, Page168, and with the Worcester District Registry of Deeds in Book 17922, Page 223, pending the completion of certain environmental clean-up activities on the Leased Parcel by the Grantor; and

WHEREAS, the terms of the MOA provide, among other things, that upon the completion of the environmental clean-up of any of the Leased Parcel pursuant to: applicable law, the approval of a Finding of Suitability of Transfer ("FOST") by the Grantor, the United States Environmental Protection Agency ("EPA") and the Massachusetts Department of Environmental Protection ("DEP"); and, in accordance with the Department of Defense policy guidance, the Grantor will convey said Leased Parcel(s) to the Grantee for consideration of less than one hundred dollars (\$100.00);

WHEREAS, the FOST for Leased Parcels A2A, A4 and A8, said parcels being identified on a plan entitled "Plan of Land Conveyed to the Government Land Bank by the Secretary of the Army, Ayer, Harvard and Shirley MA" (the "Leased Parcel Plan") dated May 9, 1996, recorded with the Worcester District Registry of Deeds in **Plan Book 703, Plan 112**, and with the Middlesex County, Southern District, Registry of Deeds, as

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Parcel A2A,A4 & A8, (05/25/05)

North Side of Patten Road, Harvard, Messachusetts and Weskry side of Late Glosge Street, Harvard, MA

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Plan 500 of 1996, was approved by the Grantor in accordance with the applicable Department of Defense policy guidelines, the EPA and DEP.

WHEREAS, the Grantee has requested and the Grantor has agreed to convey Leased Parcels A2A, A4 and A8 to the Grantee.

KNOW ALL MEN BY THESE PRESENTS: that the UNITED STATES OF AMERICA, acting by and through the DEPUTY ASSISTANT SECRETARY OF THE ARMY (Installations and Housing) (hereinafter "Grantor"), pursuant to a delegation of authority from the Secretary of the Army, under and pursuant to the Defense Base Closure and Realignment Act of 1990, Public Law 101-510, as amended, codified at 10 U.S.C. § 2687 note ("BRAC") and the Federal Property and Administrative Service Act of 1949, as amended, for the utilization and disposal of excess and surplus property at closed and realigned military installations, for consideration paid of less than \$100.00 the receipt and sufficiency of which is hereby acknowledged, does hereby grant, remise, release, and forever quitclaim unto the Massachusetts Development Finance Agency, their successors and assigns, (hereinafter "Grantee"), a Massachusetts body politic and corporate created by Chapter 23G of the Massachusetts General Laws and successor in interest to the Government Land Bank, having a principal place of business located at 160 Federal Street, 7th Floor, Boston, Massachusetts 02110, and designated as the Local Redevelopment Authority under BRAC, all its right, title, and interest in and to: Leased Parcel A2A, consisting of 18.5± acres, of land located in the Devens Regional Enterprise Zone, Town of Shirley, Middlesex County, Commonwealth of Massachusetts; Leased Parcel A4, consisting of 16± acres, of land located in the Devens Regional Enterprise Zone, Town of Harvard, Worcester County, Commonwealth of Massachusetts; and Leased Parcel A8, consisting of 9.7± acres, of land located in the Devens Regional Enterprise Zone, Town of Harvard, Worcester County, Commonwealth of Massachusetts (hereinafter all three Parcels shall be called the "Property"), and shown on Leased Parcel Plan and more particularly described in Exhibit A, attached hereto and made a part hereof, and in the Notice of Lease. The Grantor and the Grantee hereby release any and all rights in the Property under said Notice of Lease, and under the Lease referenced therein, it being agreed that the Lease shall remain in full force and effect with regard to the other Leased Parcels not being conveyed hereunder.

The Property includes:

- 1. all buildings, facilities, utility systems, utilities, utility lines and poles, conduits, infrastructure, roadways, railroads, bridges, and improvements thereon and appurtenances thereto, if any;
- 2. all easements, reservations, and other rights appurtenant thereto;
- 3. all hereditaments and tenements therein and reversions, remainders, issues, profits, and other rights belonging or related thereto; and
- 4. all mineral rights.

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The legal description of the Property, attached hereto as Exhibit A, has been prepared by the Grantee and the Grantee shall be responsible for the accuracy of the description of the Property conveyed herein and shall indemnify and hold the Grantor harmless from any and all liability resulting from any inaccuracy in the description.

#### I. <u>CERCLA COVENANTS AND NOTICE</u>

Pursuant to Section 120(h)(3) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended, 42 U.S.C. § 9601 et seq. ("CERCLA"):

A. The Grantor hereby notifies the Grantee of the storage, release, and disposal of hazardous substances, as defined under Section 101 of CERCLA, on the Property. Available information regarding the type, quantity, and location of such hazardous substances and actions taken with regard to the Property is set forth in the Finding of Suitability to Transfer ("FOST"), attached hereto as Exhibit B. The information regarding the storage, release, and disposal of any hazardous substances on the Property indicates that there is "No Significant Risk" to human health and the environment and a Class A-2 Response Action Outcome has been achieved for the Property, as defined under the Massachusetts Contingency Plan (310 CMR 40.0000).

B. The Grantor hereby covenants that:

1. all remedial action necessary to protect human health and the environment with respect to any such hazardous substances remaining on the Property has been taken prior to the date of conveyance hereunder; and

2. any additional remedial action found to be necessary with regard to such hazardous substances after the date of the conveyance that resulted from past activities of the Grantor shall be conducted by the Grantor except as otherwise provided under Section 120(h) of CERCLA. Except as provided under Section 120(h) of CERCLA and this Quitclaim Deed, the Grantor assumes no liability for additional response action or corrective action, found to be necessary after the date of transfer, in any case in which the person or entity to whom the Property is transferred, or other non-Army entities, is identified as the party responsible for contamination of the Property.

The Grantee shall neither transfer the Property, lease the Property, nor grant any interest, privilege, or license whatsoever in connection with the Property without the inclusion of the provisions of this Section I, and shall require the inclusion of such provisions of this Section I in all further deeds/easements, transfers, leases, or grant of any interest, privilege, or license.

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#### II. ACCESS RIGHTS RESERVED UNDER CERCLA

In accordance with Federal Facilities Agreement ("FFA"), May 11, 1991 and as amended March 26, 1996, the Grantor, the Environmental Protection Agency ("EPA") and Commonwealth of Massachusetts Department of Environmental Protection ("DEP") and their officers, agents, employees, contractors, and subcontractors have the right, upon reasonable notice to the Grantee, to enter upon the Property in any case in which a response action or corrective action is found to be necessary, after the date of transfer of the Property, such access is necessary to carry out a response action or corrective action on adjoining property, including, without limitation, the following purposes:

- 1. To conduct investigations and surveys, including, where necessary, drilling, soil and water sampling, testing-pitting, test soil borings and other activities;
- 2. To inspect field activities of the Grantor and its contractors and subcontractors;
- 3. To conduct any test or survey related to the environmental conditions at the Property or to verify any data submitted to the EPA or DEP by the Grantor relating to such conditions;
- 4. To construct, operate, maintain or undertake any other response or remedial actions as required or necessary including, but not limited to monitoring wells, pumping wells and treatment facilities

In exercising the rights hereunder, the Grantor shall give the Grantee or its successors or assigns reasonable notice of actions to be taken on the Property pursuant to this reserved easement and shall, to the extent reasonable, consistent with the FFA defined hereunder and applicable law and regulation, and at no additional cost to the Grantor, and endeavor to minimize the disruption to the Grantee's, its successors', or assigns' use of the Property.

The Grantee shall neither transfer the Property, lease the Property, nor grant any interest, privilege, or license whatsoever in connection with the Property without the inclusion of the provisions of this Section II, and shall require the inclusion of such provisions of this Section II in all further deeds/easements, transfers, leases, or grant of any interest, privilege, or license.

#### III. FEDERAL FACILITIES AGREEMENT

By accepting this deed, the Grantee acknowledges that the Grantor has provided the Grantee with a copy of the FFA. The Grantor shall provide the Grantee with a copy of any future amendments to the FFA.

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Parcel A2A,A4 & A8, (05/25/05)

A. The Grantor, EPA, The Commonwealth of Massachusetts, and their respective agents, employees, and contractors, shall have such access to, over and through the Property as may be necessary for any investigation, response, or corrective action pursuant to CERCLA or the FFA found to be necessary before or after the date of this Deed on the Property or on other property comprising the Fort Devens National Priorities List (the "NPL") site. This reservation includes the right of access to, and use of, to the extent permitted by law, any available utilities at reasonable cost to the Grantor, EPA and DEP.

B. In exercising the rights hereunder, the Grantor, The Commonwealth of Massachusetts and the EPA shall give the Grantee or its successors or assigns reasonable notice of actions taken on the Property under the FFA and shall, to the extent reasonable, consistent with the FFA, and at no additional cost to the Grantor, The Commonwealth of Massachusetts and the EPA endeavor to minimize the disruption to the Grantee's, its successors' or assigns' use of the Property.

C. The Grantee agrees that notwithstanding any other provision of this Deed, the Grantor assumes no liability to the Grantee, its successors or assigns, or any other person, should implementation of the FFA interfere with the use of the Property. The Grantee and its successors and assigns shall have no claim on account of any such interference against the Grantor or The Commonwealth of Massachusetts, EPA or any officer, agent, employee, or contractor thereof.

D. Prior to the determination by the Grantor, EPA and DEP that all remedial action is complete under CERCLA and the FFA on the Property, the Grantee, its successors and assigns, shall not undertake activities on the Property that would interfere with or impede the completion of the CERCLA clean-up on the Property and shall give prior written notice to the Grantor, the EPA, and The Commonwealth of Massachusetts, acting by and through the DEP, of any construction, alterations, or similar work on the Property that may interfere with or impede said clean-up.

E. The Grantee, its successors and assigns shall comply with any institutional controls established or put in place by the Grantor, EPA or DEP relating to the Property which are required by any FOST or Record of Decision ("ROD") or amendments thereto related to the Property, which ROD shall be approved by the Grantor and EPA and issued by the Grantor pursuant to CERCLA or the FFA before or after the date of this deed. Additionally, the Grantee shall ensure that any leasehold it grants in the Property or any fee interest conveyance of any portion of the Property provides for legally-binding compliance with the institutional controls required by any such FOST or ROD.

F. For any portion of the Property subject to a response action under CERCLA or the FFA, prior to the conveyance of an interest therein, the Grantee shall include in all conveyances provisions for allowing the continued operation of any monitoring wells, treatment facilities, or other response activities undertaken pursuant to CERCLA or the FFA on said portion of the Property and shall notify the Grantor, EPA,

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and the DEP by certified mail, at least thirty (30) days prior to any such conveyance of an interest in said Property, which notice shall include a description of said provisions allowing for the continued operation of any monitoring wells, treatment facilities, or other response activities undertaken pursuant to CERCLA or the FFA.

G. The Grantee and all subsequent transferees of an interest in any portion of the Property will provide copies of the instrument evidencing such transaction to the DEP, the EPA, and the Grantor by certified mail, within fourteen (14) days after the effective date of such transaction.

H. The Grantee and all subsequent transferees shall include the provisions of this Section III in all subsequent leases, transfer, or conveyance documents relating to the Property or any portion thereof that are entered into prior to a determination by the Grantor that all remedial action is complete at the Fort Devens NPL site.

#### IV. <u>FINAL BASE-WIDE ENVIRONMENTAL BASELINE SURVEY AND</u> <u>FOST</u>.

The Grantee has received the technical environmental reports, including the Final Base-Wide Environmental Baseline Survey prepared by Arthur D. Little, Inc. dated March 1996 (the "Base-Wide EBS"); and the individual FOST for the Property is attached hereto as Exhibit B, prepared by, or on behalf of, the Grantor, the Grantee, and others, and Grantor agrees, to the best of the Grantor's knowledge, that said FOST accurately describes the environmental conditions of the Property. The Grantee has inspected the Property and accepts the physical condition and current level of known hazardous substances on the Property as disclosed in the FOST and/or the Base-Wide EBS and deems the Property to be safe for the Grantee's intended use. If, after conveyance of the Property to the Grantee, there is an actual or threatened release of a hazardous substance (as defined under Section 101 of CERCLA) on, under, or from the Property, or in the event that a hazardous substance is discovered on or under the Property after the date of the conveyance hereof, whether or not such hazardous substance was set forth in the technical environmental reports, including the individual FOST's or the Base-Wide EBS, Grantee or its successors or assigns shall be responsible for such release or newly discovered hazardous substance unless the Grantee is able to demonstrate that such release or such newly discovered hazardous substance was due to Grantor's prior activities, ownership, use, or occupation of the Property, or the activities of the Grantor's contractors, employees, and/or agents. The Grantee, its successors and assigns, and as consideration for the conveyance, agree to release the Grantor from any liability or responsibility for any claims arising out of or in any way predicated on the release of any hazardous substance on the Property occurring after the conveyance, where such hazardous substances were placed on the Property by the Grantee, or its agents, employees, invitees, or contractors, after the conveyance.

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Parcel A2A,A4 & A8, (05/25/05)

#### V. "<u>AS IS</u>"

The Property and personal property located thereon is conveyed under this Deed in an "as is, where is" condition, without any representation or warranty whatsoever by the Grantor concerning the state of repair or condition of said Property, unless otherwise noted herein.

#### VI. WETLANDS AND FLOODPLAINS

#### A. General Provisions

The Property may contain wetlands protected under state, federal and local laws and regulations. Applicable laws and regulations restrict activities that involve draining wetlands or the discharge of fill materials into wetland areas, including, without limitation, the placement of fill materials; the building of any structure; site-development fills for recreational, industrial, commercial, residential, and other uses; causeways or road fills; and dams and dikes. To fulfill the Grantor's commitment in the Fort Devens Disposal and Reuse Environmental Impact Statement Record of Decision, made in accordance with the National Environmental Policy Act of 1969, 42 U.S.C. § 4321 *et seq.*, this deed provides for protection of wetlands beyond what would otherwise specifically be required under federal and state law.

B. Wetlands Protection

To protect water quality, groundwater recharge, and wildlife habitat, the Grantee, its successors, and assigns shall restrict activities within and protect any wetlands on the Property herein conveyed as provided for in Article VII.C. of the Devens By-Laws, dated November 18, 1994, and approved by the towns of Ayer, Harvard, and Shirley on December 7, 1994, Article VII.C. of the Devens By-Laws may be amended from time to time in accordance with applicable law, provided that any such amendment will not affect the obligation of the Grantee and its successors and assigns hereunder to comply with Article VII.C. of the Devens By-Laws, in its form as of the date of this Deed, unless such amendment receives the written consent of the DEP.

B. Enforcement

The Grantee covenants for itself, its successors, and assigns that the Grantee, its successors and assigns shall include, and otherwise make legally binding, the restrictions in this Section VI in all subsequent leases, transfer, or conveyance documents relating to the Property, provided that the Property contains wetlands protected by applicable state or federal law. The restrictions and protections provided for in this Section VI shall run with the land. The restrictions in this Section VI benefit the lands retained by the Grantor that formerly comprised Fort Devens, as well as the public generally. The Grantor and/or The Commonwealth of Massachusetts shall have the right to enforce the wetlands

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restrictions provided for in this Section by appropriate legal proceedings and to obtain injunctive and other equitable relief against any violations, including, without limitation, relief requiring restoration of any of the Property to its condition prior to the time of the injury complained of, and shall be in addition to, and not in limitation of, any other rights and remedies available to the Grantor and The Commonwealth of Massachusetts.

#### VII. NOTICE OF THE PRESENCE OF ASBESTOS

A. The Grantee is hereby informed and does acknowledge that the former buildings located on the Property may have contained friable and non-friable asbestos or asbestos-containing materials ("ACM") as identified in the FOST, the Base-Wide EBS and the Area Requiring Environmental Evaluation 65 ("AREE 65") prepared for the Grantor by Arthur D. Little, Inc., dated May 1995.

Β. The Grantee covenants and agrees that its use and occupancy of the Property will be in compliance with all applicable laws relating to asbestos, and that the Grantor assumes no liability for any future remediation of asbestos or damages for personal injury, illness, disability, or death, to the Grantee, its successors or assigns, or to any other person, including members of the general public, arising from or incident to the purchase, transportation, removal, handling, use, disposition, or other activity causing or leading to contact of any kind whatsoever with asbestos or ACM on the Property, whether the Grantee, its successors or assigns have properly warned or failed to properly warn the individual(s) injured. The Grantee assumes no liability for damages or remediation for personal injury, illness, disability, death or property damage arising from (i) any exposure to asbestos or ACM that resulted prior to the Grantor's conveyance of such portion of the Property to the Grantee pursuant to this Deed or any leases entered into between the Grantor and Grantee, or (ii) any disposal or mishandling of asbestos or ACM by the Grantor prior to the Grantor's lease or deed conveyance of the Property to the Grantee.

C. The Grantee agrees to be responsible for any future remediation of asbestos identified in the Base-Wide EBS, the FOST, or AREE 65 which is determined to be necessary on the Property after the date of the Lease. The Grantor assumes no liability for damages or remediation for personal injury, illness, disability, death or property damage arising from: (i) any exposure to asbestos or ACM that resulted due to the Grantee's failure to comply with any legal requirements applicable to asbestos on any portion of the Property, or (ii) any disposal of asbestos or ACM after the date of lease or deed conveyance of the Property to the Grantee.

D. The Grantee further agrees to bear full responsibility for and discharge the Grantor, its officers, agents and employees, from and against all suits, claims, demands or actions, liabilities, judgments, costs and attorneys' fees to the extent arising out of, or in any manner predicated upon, exposure to asbestos, identified in the Base-Wide EBS, the FOST, or AREE 68 on any portion of the Property, which exposure occurs after the date

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Parcel A2A,A4 & A8, (05/25/05)

of lease or deed conveyance of the Property to the Grantee, or any future remediation or abatement of asbestos on any portion of the Property or the need therefore.

E. The Grantee acknowledges that it has had the opportunity to inspect the Property as to asbestos content and condition and any hazardous or environmental conditions related thereto. The failure of the Grantee to inspect or to be fully informed regarding the content or quantity of ACM as described in the Base-Wide EBS will not constitute grounds for any claim or demand against the Grantor, except as may be otherwise provided in this Deed.

# VIII. NOTICE OF THE PRESENCE OF UNDERGROUND STORAGE TANKS

The Grantee is hereby informed and does acknowledge that underground storage tanks (USTs) may have been located on the Property, as described in the Base-Wide EBS and/or the FOST. The Grantee has further been informed by the Grantor that all USTs that have been removed from the Property were tested at the time of removal, and any contamination identified was removed or remediated prior to backfilling.

# IX. RADON NOTIFICATION

The Grantee hereby acknowledges receipt of the available radon assessment data pertaining to the former Fort Devens, which are located in the Base-Wide EBS. There are no structures or buildings on the Property, but the radon assessment data indicate that certain buildings at Fort Devens had levels of radon above EPA's radon reduction level of 4 picocuries/liter. A radiation induced increased risk of contracting lung cancer is the primary health concern with elevated levels of indoor radon. The Grantee acknowledges that it has had the opportunity to inspect the Property as to radon levels prior to accepting the Property. Failure of the Grantee to inspect or to be fully informed as to the radon levels of the Property and the former Fort Devens will not constitute grounds for any claim or demand against the United States. The Grantee further agrees to bear full responsibility for and discharge the Army from and against all suits, claims, demands, or actions, liabilities, judgments, costs and attorneys' fees to the extent arising out of, or in any manner predicated upon personal injury, death or property damage resulting from, related to, caused by or arising out of exposure to radon on any portion of the Property after conveyance of the Property or any future redemption or abatement of radon or the need therefore.

The Grantee shall neither transfer the Property, lease the Property, nor grant any interest, privilege, or license whatsoever in connection with the Property without the inclusion of the provisions of this Section IX and shall require the inclusion of such provisions of this Section IX in all further deeds/easements, transfers, leases, or grant of any interest, privilege, or license.

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### **NOTICE OF THE PROGRAMMATIC AGREEMENT**

The Grantee agrees to comply with applicable provisions of the Programmatic Agreement among the Grantee, the Advisory Council on Historic Preservation, and the Massachusetts Historic Commission dated March 20, 1996, (the "Programmatic Agreement") which pertain or otherwise apply to the Property. The Programmatic Agreement regulates those activities that may affect structures, facilities, or cultural or archeological sites eligible for, or listed on, the National Register of Historic Places.

# XI. <u>MEC NOTIFICATION</u>

The Grantor completed a comprehensive records search, and based on that search, has undertaken and completed statistical and physical testing of areas on the Property, if any, where the existence of munitions and explosives of concern ("MEC") was considered to be present. The term "MEC" means military munitions that may pose unique explosives safety risks, including: (A) unexploded ordnance (UXO), as defined in 10 U.S.C. 2710 (e) (9); (B) discarded military munitions (DMM), as defined in 10 U.S.C. 2710 (e) (2); or (C) explosive munitions constituents (e.g. TNT, RDX) present in high enough concentrations to pose an explosive hazard. Based upon said survey, the Grantor represents that, to the best of its knowledge, no MEC is currently present on the Property. Notwithstanding the survey conducted by the Grantor, the parties acknowledge that given the finding of potential MEC contamination on other parcels at Fort Devens, and due to the former use of the Property as part of an active military installation and training grounds, there is a possibility that MEC may exist on the Property. In the event that the Grantee, its successors and assigns, or any other person should discover any MEC on the Property, it shall not attempt to remove or destroy it, but shall immediately notify the local Police Department and the Grantor, or the Grantor's designated explosive ordnance representative. Personnel will be dispatched promptly to dispose of such ordnance at no expense to the Grantee.

The Grantee shall neither transfer the Property, lease the Property, nor grant any interest, privilege, or license whatsoever in connection with the Property without the inclusion of the provisions of this Section XI, and shall require the inclusion of such provisions of this Section XI in all further deeds/easements, transfers, leases, or grant of any interest, privilege, or license.

# XII. <u>NPL PROPERTY</u>

The Grantor acknowledges that Fort Devens has been identified as a NPL site under CERCLA. The Grantee acknowledges that the Grantor has provided it with a copy of the FFA entered into by the EPA, Region I and the Grantor, effective May 13, 1991, and that the Grantor will provide the Grantee with a copy of any amendments thereto. The person or entity to whom the Property is transferred agrees that should any conflict arise between the terms of the FFA as they presently exist or may be amended, and the provision of this Property transfer, the terms of the FFA will take precedence. The person

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Parcel A2A, A4 & A8, (05/25/05)

or entity to whom the Property is transferred further agrees that notwithstanding any other provisions of the Property transfer, the Grantor assumes no liability to the persons or entity to which the Property is transferred should implementation of the FFA interfere with their use of the Property. The person or entity to whom the Property is transferred or any subsequent transferee, shall have no claim on account of any such interference against the Grantor or any officer, agent, employee, or contractor thereof.

The Grantee shall neither transfer the Property, lease the Property, nor grant any interest, privilege, or license whatsoever in connection with the Property without the inclusion of the provisions of this Section XII, and shall require the inclusion of such provisions of this Section XII in all further deeds/easements, transfers, leases, or grant of any interest, privilege, or license.

### XIII. <u>USE RESTRICTIONS</u>

The Grantor has undertaken careful environmental study of the Property and concluded, with the Grantee's concurrence, that the highest and best use of the Property is limited, as result of its environmental condition, to commercial and industrial uses (Lease Parcels A2A (AOC9) and A8 (SA13)) or open space and recreation uses (Lease Parcel A4 (AOC40)). In order to protect human health and the environment and further the common environmental objectives and land use plans of the Grantor and Grantee, the covenants and restrictions shall be included to assure the use of the Property is consistent with environmental condition of the Property. These following restrictions and covenants benefit the lands retained by the Grantor and the public welfare generally and are consistent with state and federal environmental statutes.

The Grantee covenants for itself, its successors, and assigns not to use the Property for residential purposes unless evaluated by a Massachusetts Licensed Environmental Professional who shall render an opinion acceptable to the EPA and DEP as to whether the proposed residential use is protective of human health, the environment, safety and public welfare and is consistent with the conclusion that no substantial hazards remain. Any and all requirements set forth by the EPA and DEP to meet the objective of this FOST shall be satisfied before any such activity or use is commenced. The Property has been remediated in accordance with the ROD. The Grantee, for itself, its successors or assigns covenants that it will not undertake nor allow any activity on or use of the Property that would violate the restrictions contained herein. These restrictions and covenants are binding on the Grantee, its successors and assigns; shall run with the land; and are forever enforceable. Nothing contained herein shall preclude the Grantee from undertaking, in accordance with applicable laws and regulations and without any cost to the Grantor, such additional remediation necessary to allow for residential use of the Property. Upon completion of such remediation required to allow residential use of the Property and upon the Grantee's obtaining the approval of the EPA and DEP and, if required, any other regulatory agency, the Grantor agrees, without cost to the Grantor, to release or, if appropriate, modify this restriction by recordation of an amendment hereto.

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Parcel A2A,A4 & A8, (05/25/05)

The Grantee shall neither transfer the Property, lease the Property, nor grant any interest, privilege, or license whatsoever in connection with the Property without the inclusion of the provisions of this Section XIII, and shall require the inclusion of such provisions of this Section XIII in all further deeds/easements, transfers, leases, or grant of any interest, privilege, or license.

# XIV. NON-WAIVER OF CERCLA CLAIMS

Nothing contained in this Deed shall affect the Grantor's responsibilities to conduct response actions or corrective actions that are required by the FFA, CERCLA or other applicable law, rules and regulations, or the Grantor's indemnification obligations under Section 330 of the National Defense Base Authorization Act of 1993, as amended.

### XV. NOTICE OF NON-DISCRIMINATION

With respect to activities related to the Property, the Grantee shall not discriminate against any person or persons or exclude them from participation in the Grantee's operations, programs or activities conducted on the Property because of race, color, religion, sex, age, handicap, or national origin.

### XVI. <u>INDEMNIFICATION</u>

A. The Grantor recognizes its obligation to hold harmless, defend, and indemnify the Grantee and any successor, assignee, transferee, lender, or lessee of the Grantee or its successors and assigns, as provided in Section 330 of the Department of Defense Authorization Act of 1993, as amended, and to otherwise meet its obligations under law, subject to the availability of appropriated funds.

B. The Grantee shall indemnify and hold the Grantor harmless from all claims, liability, loss, cost, environmental contamination, or damage arising out of or resulting from the activities of the Grantee, its agents, employees, or contractors on the Property prior to the date of this Deed, except where such claims, liability, loss, cost, environmental contamination, or damage is the result of the gross negligence or willful misconduct of the Grantor or its employees, agents, or contractors.

### XVII. ANTI-DEFICIENCY ACT

The Grantor's obligation to pay or reimburse any money under this Deed is subject to the availability of appropriated funds to the Department of the Army, and nothing in this Deed shall be interpreted to require obligations or payments by the United States in violation of the Anti-Deficiency Act, 31 U.S.C. Section 1341.

IN WITNESS WHEREOF, the Grantor has caused this Deed to be executed in its name by the Deputy Assistant Secretary of the Army (Installations and Housing this 9th day of , 200¢. Lanxin

# UNITED STATES OF AMERICA

SEPH W. WHITAKER Deputy Assistant Secretary of the Army (Installations and Housing) OASA(I&E)

# ACKNOWLEDGEMENT

) SS:

)

COMMONWEALTH OF VIRGINIA )

### COUNTY OF ARLINGTON

I, the undersigned, a Notary Public in and for the Commonwealth of Virginia, County of Arlington, do hereby certify that this day personally appeared before me in the Commonwealth of Virginia, County of Arlington, Joseph W. Whitaker, Deputy Assistant Secretary of the Army (Installations and Housing), whose name is signed to the foregoing instrument and who acknowledges the foregoing instrument to be his free act and deed on the date shown, and acknowledged the same for and on behalf of the United States of America.

hekenne 2. Hill Notary Public

My commission expires: 30 September 2008

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Parcel A2A, A4 & A8, (05/25/05)

ACCEPTANCE: The Massachusetts Development Finance Agency, a Massachusetts body politic and corporate created by Chapter 23G of the Massachusetts General Laws, successor in interest to the Government Land Bank under Chapter 289 of the Acts of 1998, as amended, by its duly qualified and authorized President and CEO, Robert L. Culver, does hereby accept and approve this Quitclaim Deed and agrees to all of the terms and conditions thereof as of the 3<sup>24</sup> day of February, 2006.

MASSACHUSETTS DEVELOPMENT FINANCE AGENCY By: Name: Robert L. Culver

Title: President and CEO

# THE COMMONWEALTH OF MASSACHUSETTS

Suffolk County, ss.

On this day of February 2006, before me, the undersigned notary public, personally appeared Robert L. Culver, and proved to me through satisfactory evidence of identification, which was photographic identification with signature issued by a federal or state governmental agency, down or affirmation of a credible witness, personal knowledge of the undersigned, to be the person whose name is signed on the preceding or attached document(s), and acknowledged to me that he signed it voluntarily for its stated purpose, as President and CEO of Massachusetts Development Finance Agency.

(official seal)

Uchard W. 7/ Notary Public

My commission expires:

**RICHARD W. HOLTZ** NOTARY PUBLIC

#### My Commission Expires on Sept. 7, 2012

This deed was prepared/reviewed by Julie D'Esposito, Attorney U.S. Army Corps of Engineers, New England District

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Parcel A2A,A4 & A8, (05/25/05)

# EXHIBIT A LEGAL DESCRIPTION OF A2A, A4 AND A8

### PARCEL A2A

A certain Parcel of Land located in the town of Shirley, Middlesex County, MA, known as Parcel A2A. Beginning at a point with the NAD coordinates (±50') N3030060, E624820.

- Thence N11°-00'W, one hundred forty eight feet  $\pm$  (148 $\pm$ ) to a point:
- Thence N07°-30'E, six hundred twenty feet  $\pm$  (620 $\pm$ ) to a point;
- Thence N00°-20'E, six hundred eighty feet  $\pm$  (680 $\pm$ ) to a point;
- Thence N41°-00'E, three hundred forty feet  $\pm$  (340 $\pm$ ) to a point;
- Thence S26°-00'E, five hundred seventy three feet  $\pm$  (573 $\pm$ ) to a point;
- Thence S56'-00'E, two hundred eighty three feet  $\pm$  (283 $\pm$ ) to a point;
- Thence S21°-00'E, five hundred forty four feet  $\pm$  (544 $\pm$ ) to a point;
- Thence N84°-05'-04"W, three hundred nine and forty two one hundredths feet (309.42') to a point;
- Thence S52°-10'-12"W, two hundred fifty and five one hundredths feet (250.05') to a point;
- Thence S51°-55'-00"W, four hundred fourteen and ninety one hundredths feet (414.9') to a point;
- Thence S43°-20'-55"W, one hundred ninety three and thirty four one hundredths feet (193.34') to the point of beginning.

Said Parcel Contains  $18.5 \pm acres$ .

### PARCEL A4

A certain parcel of land located in the Town of Harvard, Worcester County, MA, known as lease parcel A4, bordering Patton Road on two sides, beginning at a point with the NAD coordinates  $(\pm 50^{\circ})$  N3018460, E629390.

- Thence along the north side of Patton Road, west eleven hundred and ninety one feet ±, (1191'±) to a point;
- Thence N37° 39'W, two hundred and fifty six feet  $\pm$ , (256' $\pm$ ) to a point;
- Thence N16° 30'E, one hundred and sixty three feet±, (163'±) to a point;
- Thence N60° 25'E, two hundred and forty six feet±, (246'±) to a point;
- Thence N69° 30'E, eight hundred and ninety five feet ±, (895'±) to a point;
- Thence S70° 10'E, two hundred and forty one feet ±, (241'±) to a point on the west sideline of Patton Road;
- Thence along Patton Road southerly five hundred and fourteen feet ±, (514'±) to the point of beginning;

Said parcel contains  $16 \pm acres$ .

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### PARCEL A8

A certain parcel of land located in the Town of Harvard, Worcester County, MA, known as lease parcel A8, beginning on the westerly sideline of Lake George Street, at a point with NAD coordinates (±50') N3019300, E620800.

- Thence south along the west side of Lake George Street one thousand one hundred and fifty three feet ±, (1153'±) to a point;
- Thence S25° 30'E, one hundred and eighty six feet  $\pm$ , (186' $\pm$ ) to a point;
- Thence N46° 35'W, eight hundred and forty two feet±, (842'±) to a point;
- Thence N23° 30'W, one hundred and sixty nine feet±, (169'±) to a point;
- Thence NO7° 55'W, four hundred and ninety feet±, (490'±) to a point;
- Thence N87° 15'E, one hundred and thirty five feet±, (135'±) to a point;
- Thence N33° 45'E, seventy three feet±, (73'±) to a point;
- Thence N88° 45'E, three hundred and twenty three feet±, (323'±) to the point of beginning;

Said parcel contains 9.7 acre±.

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Parcel A2A,A4 & A8, (05/25/05)

Exhibit B Quitclaim Deed Parcels A2A, A4 & A8

# FINAL

# FINDING OF SUITABILITY TO TRANSFER

# LEASE PARCELS A2A (AOC 9), A4 (AOC 40) AND A8 (SA 13) FORT DEVENS, MASSACHUSETTS

# FEBRUARY 2005

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# FINDING OF SUITABILTIY TO TRANSFER FORT DEVENS, MASSACHUSETTS

# Lease Parcels A2A, A4, and A8

# 1.0 PURPOSE

The purpose of this Finding of Suitability to Transfer ("FOST") is to document the environmental suitability of certain parcels of property at the former Fort Devens, Devens, Massachusetts ("Devens") for transfer to the Massachusetts Development Finance Agency for development as commercial/industrial property (Lease Parcels A2a (AOC9) and A8 (SA13)) or open space/recreation property (Lease Parcel A4 (AOC40)) consistent with Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA") Section 120(h) and Department of Defense Policy. In addition, the FOST identifies use restrictions as specified in the attached Environmental Protection Provisions necessary to protect human health or the environment after such transfer.

### 2.0 **PROPERTY DESCRIPTION AND HISTORY**

**Property Description**. The proposed property to be transferred, Lease Parcels A2A, A4, and A8 (the "Property"), consists of a total of 44.2 (±) acres of the former Devens Main and North Posts: A2A is 18.5 acres; A4 is 16.0 acres; and, A8 is 9.7 acres respectively. Site Location Maps and survey boundary descriptions are provided as <u>Enclosure 1</u>. Lease Parcel A2A, referred to as the North Post Landfill, is located south and west of the Devens Wastewater Treatment Plant Filter Beds and was designated Area of Contamination (AOC) 9 in the 1996 Environmental Baseline Survey (EBS) for Fort Devens. Lease Parcel A4 is located along the edge of Patton Road in the southeastern section of the Main Post. A section of Lease Parcel A4 has been named the Cold Spring Brook Landfill after approximately four (4) acres was used as a debris fill area and designated AOC 40 within the Devens EBS. Lease Parcel A8 is referred to as the Lake George Street Landfill and is located west of Lake George Street near the Nashua River. The fill area was designated Study Area (SA) 13.

History. Lease Parcel A2A (North Post Landfill) was formerly operated as a demolition debris and solid waste fill area that operated from the late 1950's until 1978. Operations at the North Post Landfill are reported to have included the disposal of construction demolition debris, tires, concrete, asphalt, scrap metal, bricks, wood, automobiles and auto parts, tree stumps, and other debris. The North Post Landfill was designated AOC 9 due to the potential for contamination on the site as a result of past operations as a landfill. Lease Parcel A4 was formerly operated as demolition debris and solid waste fill area beginning in the mid to late 1960's and extended approximately 800-feet along Patton Road adjacent to Cold Spring Brook Pond. The site was designated AOC 40 following the discovery of fourteen empty 55-gallon drums, potentially containing chlorinated solvents and metal contaminants, along the edge of Cold Spring Brook Pond in November 1987. Other wastes located at AOC 40 included concrete slabs, wire, storage tanks, rebar, timber, and miscellaneous debris. Leas Parcel A.8 (SA 13) was formerly operated as a solid waste landfill area and was known as the Lake George Street Landfill.

2/15/2005

According to historical records, no buildings or other structures existed on A2A and A4, but a building did exist in the area of Lease Parcel A8 circa 1965 to 1972. The building was demolished, and the Lake George Street Landfill Lease Parcel A8 was used as construction debris and stump landfill operating between late 1965 and 1990. (See Sites Close out Report). The remedial alternative specified in the Record of Decision (ROD) called for full excavation of A2a (AOC 9), A4 (AOC 40), and A8 (SA 13). The excavated areas were then backfilled to restore the site to a natural or desired condition.

All of the waste debris described above was removed and properly disposed of off-site or in the consolidated landfill under the ROD.

# 3.0 ENVIRONMENTAL CONDITION OF PROPERTY

A determination of the environmental condition of the facilities has been made based on environmental assessment, investigative reports, and remedial actions including but not limited to:

- Final Environmental Baseline Survey for Fort Devens, 1996 ("EBS");
- Final Site Investigation Report, Main Post Site Investigation, December, 1994;
- Final Remediation Investigation Report for Areas of Contamination ("AOCs") 4, 5, 18, 40; Fort Devens, Massachusetts, April 1993;
- Final Record of Decision, for Landfill Remediation Areas of Contamination 9, 11, 40 & 41 and Study Areas 6, 12, and 13, Devens Reserve Forces Training Area, Devens Massachusetts, July 6, 1999;
- Consolidated Landfill Closure Certification Reports, September 30, 2003;
- and
- Removal Action Report, Ordnance, Ammunition & Explosive Removal Action, Devens RFTA, 10 Oct 1996 ("MEC Report")

The Property information provided for the three lease parcels is a result of a complete search of Department of Defense ("DOD") files by the Army during the development of this FOST. A complete list of documents that provide information on environmental conditions of the Property is attached (Enclosure 2).

# 3.1 ENVIRONMENTAL CONDITION OF PROPERTY CATEGORIES

The complete list of the DOD Environmental Condition of Property ("ECP") Categories for the property proposed for transfer is located in Table 1 - Description of Property (Enclosure 3). The EPC Category for the Properties have been changed from "Leasable" to ECP Category -4, since all remedial actions necessary to protect human health and the environment have been completed and a Closure Certification issued by EPA on September 30, 2003. See Table 1 at Enclosure 3.

### 3.2 STORAGE, RELEASE, OR DISPOSAL OF HAZARDOUS SUBSTANCES

The potential for a release or the disposal of hazardous substances in excess of the reportable quantities listed in 40 CFR 373 has been investigated by DOD at the Property. Parcel A2A (AOC 9) was characterized during a Site Investigation (SI) in 1996; Parcel

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A4 (AOC 40) was characterized during a Remedial Investigation (RI) in 1993; and Parcel A8 (SA 13) was characterized during a separate SI in 1995. The results of these investigations and corresponding Preliminary Risk Evaluations (PREs) prepared by DOD are summarized within the July 1999, ROD for Landfill Remediation, AOC 9, 11, 40 & 41 and Study Areas 6, 12, and 13, Devens Reserve Training Area. This investigation included evaluation of the fourteen empty 55-gallon drums, likely containing chlorinated solvents and metal contaminants. These drums were discovered along the edge of Cold Spring Brook Pond in November 1987 and were removed from the site. Each lease parcel fill area was recommended for removal under the terms of the ROD with no further remedial action required following the removal and consolidation of the excavated fill materials (Parcels A2A, A4, and A8), impacted soils (Parcels A2A, A4, and A8), and sediments (Parcel A4) within the Fort Devens Consolidated Landfill. Based on the results of these investigations, a notification of hazardous substance storage, release, or disposal is provided in Tables 2d (Parcel A2A), 2e (Parcel A4), and 2f (Parcel A8) at Enclosure 4.

# 3.2.1 Solid Waste Management Units (SWMUs)

There are no Solid Waste Management Units (SWMUs) as defined under Massachusetts Solid Waste Regulations located within the boundaries of the Property. Therefore, a notification of SWMUs is not required.

#### 3.2.2 Soil, Groundwater and Surface Water Contamination

Soil. All soil contamination was remediated to an acceptable level based on the comparison of confirmatory sample results to the USEPA Region 9 Preliminary Remediation Goals (PRGs) for residential soils and the Massachusetts Contingency Plan (MCP) Method 1: Soil Category S-2 Standards applicable to the planned land uses and disposed of in accordance with the ROD.

Lease Parcel A2A was determined to have limited amounts of organic polynuclear aromatic hydrocarbons and beryllium metal present in subsurface soils at concentrations exceeding USEPA Region III human health guidelines for commercial industrial land use. The landfill contents and affected soils were excavated and consolidated with landfill materials from Lease Parcels A4 and A8 into the Devens Consolidated Landfill or disposed of off site (ROD 1999).

Lease Parcel A4 investigations concluded that soil and sediment contamination included SVOCs, pesticides, and inorganic compounds at the Cold Spring Brook Landfill. Following the ROD and Preliminary Risk Evaluations (PRE), soils and sediments from Parcel A4 were approved for consolidation with excavated materials from Lease Parcels A2A and A8 and disposed of in the Consolidated Landfill or off site in accordance with the ROD.

Lease Parcel A8 investigations concluded that landfill activities did not contribute to soil or groundwater contamination at the Lake George Street Landfill. The landfill contents from Lease Parcel A8 were later consolidated with fill materials from Lease Parcels A2A and A4 into the Consolidated Landfill. Based on the pre-assessment during development of the ROD, the fill and limited sediment areas were approved for removal and consolidation into the Consolidated Landfill.

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The contents of each of three former landfills are now secured within the Consolidated Landfill, recycled or disposed of off site. The closure certification for the Consolidated Landfill was issued on September 30, 2003.

Ground Water and Surface Water. Groundwater contamination was detected at various locations at Fort Devens as indicated by the SI and RI. Groundwater and surface water were investigated at the Property during the series of investigations.

Groundwater and surface water were characterized at Parcel A2A and surrounding area during two rounds of testing during the SI. Surface water samples contained inorganic constituents similar to water quality characteristics in the area of the Nashua River located adjacent to Parcel A2A. Groundwater analysis detected two types of organic compounds, volatile organic compounds and semi-volatile organic compounds, and inorganic contaminants in unfiltered samples during the first round of sampling. Total Petroleum Hydrocarbon Compounds analysis constituents were also detected during both round 1 and 2 sampling events. Inorganics were not detected above their respective US EPA drinking water standard or guideline after the groundwater samples were filtered during the second round of testing. However, even with the presence of these constituents, groundwater was determined not to be impacted.

The groundwater and surface water were determined not to be impacted such that no additional remediation was required at Lease Parcel A4.

Groundwater and surface water were characterized at Lease Parcel A8 during the implementation of a SI. Surface water was not found to directly discharge to the Nashua River and groundwater was not impacted from former filling operations.

### **3.3 PETROLEUM AND PETROLEUM PRODUCTS**

Petroleum and petroleum products have been assessed at the Property in two categories: not in underground or above-ground storage tanks (Section 3.3.1, Storage, Release, or Disposal of Petroleum Products) and, within underground and above ground storage tanks (Section 3.3.2, Underground and Above Ground Storage Tanks). The results of the petroleum and petroleum product assessment are as follows:

### 3.3.1 Storage, Release, or Disposal of Petroleum Products

Residual quantities of petroleum or petroleum products were disposed at the sites during historical operations as indicated by the EBS and SI/RI. Each of the sites was used for filling operations of debris materials. Significant environmental media investigations have been conducted at each site in order to establish if any such release or disposal conditions exist. Based on the results of these investigations, a notification of petroleum product storage, release, or disposal is provided in Tables 2a (Parcel A2A), 2b (Parcel A4), and 2c (Parcel A8) at Enclosure 4. As discussed in 3.2.2 above, contaminated soil was excavated and consolidated into the Devens Consolidated Landfill or disposed of off site in accordance with the ROD.

# 3.3.2 Underground and Above Ground Storage Tanks (UST/AST)

There is no evidence that petroleum or petroleum products were stored in underground or above ground storage tanks on or at the Property. Accordingly, a notification of petroleum or petroleum product storage, release or disposal in underground or above ground storage tanks is not required for the Property.

# 3.4 POLYCHLORINATED BIPHENYLS (PCBs)

There were no known PCB-containing transformers, equipment, or devices on Lease Parcels the Property. In addition, no PCB containing equipment or associated debris was reported identified during consolidation activities that were performed under regulatory oversight. Accordingly, a notification for PCBs for the Property is not required.

### 3.5 ASBESTOS

A former Fort Devens Aerial photograph taken in April 1965 shows a building on Lease Parcel A8 however another similar aerial photograph taken in 1972 does not show the building or any other building on any of these parcels. Therefore, it is presumed by DOD that the building must have been demolished. Since there are no buildings or structures with asbestos containing material (ACM) currently located on the Property, and all the contaminated soil from these parcels were excavated and taken to the Consolidated landfill and backfilled with clean soil hence leaving no ACM on these parcels, the deed will not include an asbestos warning or covenant in the Environmental Protection Provisions.

### 3.6 LEAD BASED PAINT ("LBP")

As described in paragraph 3.5, there was a building on Lease Parcel A8 that was demolished. Based on the age of the building (constructed prior to 1978), the building is presumed to have contained lead-based paint, but the soil was excavated after the area was used as a construction debris landfill. Since there are no buildings or structures with LBP currently located on the Property, the deed will not include a LBP warning or covenant in the Environmental Protection Provisions.

# 3.7 RADIOLOGICAL MATERIALS

Based on the EBS dated April 1996, there is no evidence that radioactive material or sources were used or stored on the property.

### 3.8 RADON

A radon survey was conducted at former Fort Devens during a North Post residential housing survey in 1995. A radon survey is not known to have been conducted at the Property. Radon was detected at or above the EPA residual action level of 4 picocuries per liter (pCi/L) in some buildings that were sampled during the North Post survey. Therefore, the deed will include the radon notification provisions provided in the Environmental Protection Provisions (Enclosure 5).

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# 3.9 MUNITIONS AND EXPLOSIVES OF CONCERN ("MEC")

Based on a review of the MEC Reports by the Army, the Property is not known to contain MEC. However, some MEC was found on parcel A2A and properly disposed as indicated by Removal Action Report. 1996. Therefore, an MEC notification is included in the Environmental Protection Provisions (Enclosure 5).

# 4.0 **REMEDIATION**

A Federal Facility Agreement dated May 13, 1991 and amended march 4, 1996, applies to the Property. All remediation activities on the Property required by such agreement are completed or in place and operating properly and successfully. The deed will include a provision reserving the Army's right to conduct remediation activities in the Environmental Protection Provisions, (Enclosure 5), as necessary.

# 5.0 **REGULATORY/PUBLIC COORDINATION**

US Environmental Protection Agency (EPA) and Massachusetts Department of Environment Protection (MDEP) acted as Regulatory agencies (Regulators) for this FOST review. This FOST was coordinated with Public and the Regulators for their comments. Public Notification and Regulatory comments and applicable response to these comments are presented at Enclosure 6. No Public comments were received during the Public coordination period.

# 6.0 NATIONAL ENVIRONMENTAL POLICY ACT (NEPA) COMPLIANCE AND CONSISTENCY WITH LOCAL REUSE PLAN

The environmental impacts associated with the proposed transfer of the Property have been analyzed in accordance with the National Environmental Policy Act (NEPA) and Devens Reuse Plan. The result of this analysis has been documented in the 1995 Final Environmental Impact Statement, Fort Devens, Massachusetts, Disposal and Reuse. Any encumbrances or conditions identified in such analysis as necessary to protect human health or the environment have been incorporated into the FOST. In addition, the proposed transfer is consistent with the intended reuse of the Property as set forth in the Devens Reuse Plan.

### 7.0 ENVIRONMENTAL PROTECTION PROVISIONS

On the basis of the above results from the EBS and other environmental studies (SI/RI) and in consideration of the intended use of the property, certain terms and conditions are required for the proposed transfer. These terms and conditions are set forth in the attached Environmental Protection Provisions and will be included in the deed (Enclosure 5).

# 8.0 FINDING OF SUITABILITY TO TRANSFER

Based on the above information, I conclude that Department of Defense requirement to reach a finding of suitability to transfer the Property have been met, subject to the terms and conditions set forth in the attached Environmental Protection Provisions (Enclosure 5). All removal or remedial actions necessary to protect human health and the environment have been taken and the property is transferable under CERCLA section 120(h) (3). In addition to the Environmental Protection Provisions, the deed for this transaction will also contain:

- The covenant under CERCLA §120 (h)(3)(A)(ii)(I) warranting that all remedial action under CERCLA necessary to protect human health and the environment with respect to hazardous substances remaining on the Property has been taken before the date of transfer.
- The covenant under CERCLA §120 (h)(3)(A)(ii)(II) warranting that any remedial action under CERCLA found to be necessary after the date of transfer with respect to such hazardous substances remaining on the Property shall be conducted by the United States.
- The clause as required by CERCLA §120 (h)(3)(A)(iii) granting the United States access to the Property in any case in which remedial action or corrective action is found to be necessary after the date of transfer.

As required under CERCLA Section 120(h) and DOD FOST Guidance, notification of petroleum product activities shall be provided in the deed. See Tables 2a, 2b, and 2c. Notification of Petroleum Product Storage, Release, or Disposal, Lease Parcels A2A (AOC9), A4 (AOC40), and A8 (SA13) (Enclosure 4, Tables 2a, 2b and 2c). Notification of Hazardous Substance Storage, Release, or Disposal (Enclosure 4 Tables 2d, 2e and 2f).

4030 15 Feb 05

Glynn D. Ryan Chief, Atlanta Field Office Department of the Army Base Realignment and Closure

Enclosures:

1. Site Location Maps, Site Plans & Survey Boundary Descriptions

2. References

3. Table 1. Environmental Condition of Property (ECP) Categories

4. Table 2a, 2b, 2c Notification of Petroleum Products Storage, Release, or Disposal and Table 2d, 2e, 2f Notification of Hazardous Substance Storage, Release, or Disposal

5. Environmental Protection Provisions

6. Regulatory/Public Comments

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# **ENCLOSURE 1**

# FINDING OF SUITABILITY TO TRANSFER LEASE PARCELS A2A, A8, AND A4 FORT DEVENS, MASSACHUSETTS

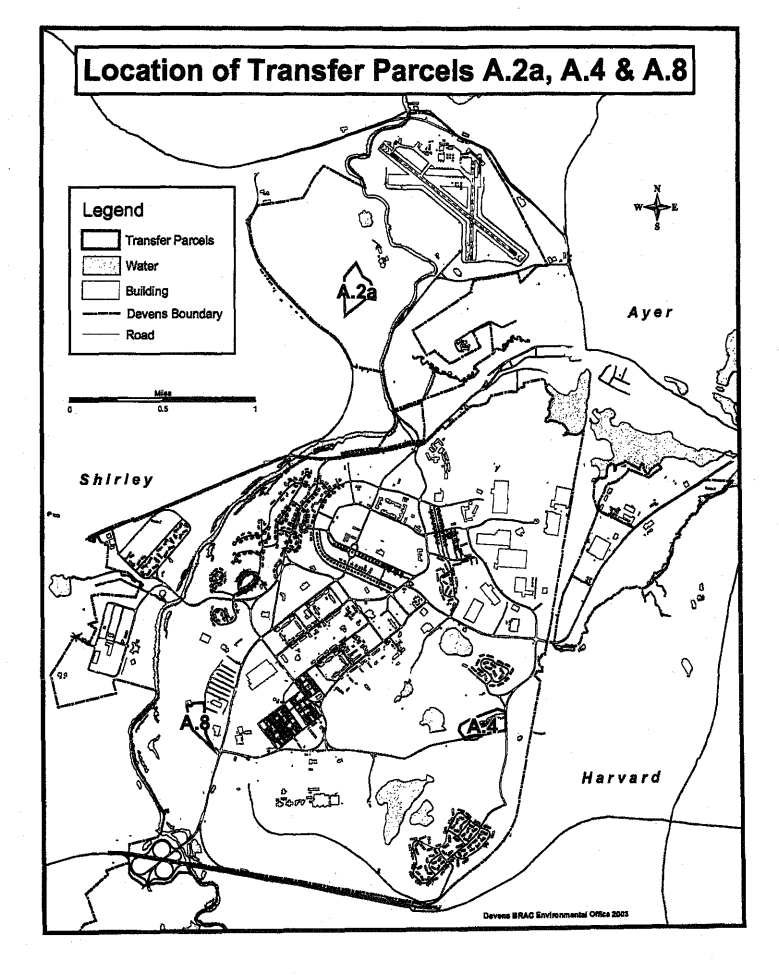
# SITE LOCATION MAPS AND SURVEY BOUNDARY DESCRIPTIONS





FOST\_map\_9\_13\_40 SurveyBoundaryDes .pdf criptions.pdf

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# PARCEL #A8

A certain parcel of land located in the Town of Harvard, Worcester County, MA, known as lease parcel A8, beginning on the westerly sideline of Lake George Street, at a point with NAD coordinates (= 50') N3019300, E620800.

- Thence south along the west side of Lake George Street one thousand one hundred and fifty three feet =, (1153' =)to a point;
- Thence S25° 30'E, one hundred and eighty six feet =, (186'=) to a point;
- Thence N46° 35°W, eight hundred and forty two feet =, (842' =) to a point;
- Thence N23° 30'W, one hundred and sixty nine feet =, (169' =) to a point;
- Thence NO7<sup>6</sup> 55'W, four hundred and ninety feet =, (490' =) to a point;
- Thence N87° 15'E, one hundred and thirty five feet =, (135' =) to a point;
- Thence N33° 45'E, seventy three feet =, (73' =) to a point;
- Thence N88° 45'E, three hundred and twenty three feet =, (323' =) to the point of beginning;

Said parcel contains 9.7 acres ≈.

#### PARCEL # A4

A certain parcel of land located in the Town of Harvard, Worcester County, MA, known as lease parcel A4, bordering Patton Road on two sides, beginning at a point with the NAD coordinates (= 50') N3018460, E629390.

 Thence along the north side of Patton Road, west eleven hundred and ninety one feet =, (1191'=) to a point;

Thence N37° 39'W, two hundred and fifty six feet =, (256' =) to a point;

- Thence N16° 30'E, one hundred and sixty three feet =, (163' =) to a point;
- Thence N60° 25'E, two hundred and forty six feet =, (246' =) to a point;
- Thence N69° 30'E, eight hundred and ninety five feet =, (895' =) to a point;
- Thence S70° IO'E, two hundred and forty one feet =, (241'=) to a point on the west sideline of Patton Road;
- Thence along Patton Road southerly five hundred and fourteen feet =, (514' =) to the point of beginning;

Said parcel contains 16 acres =.

### PARCEL A2A

A certain Parcel of Land located in the town of Sbirley, Middlesex County, MA, known as Parcel A2A. Beginning at a point with the NAD coordinates (SO=) N3030060, E624820.

Thence N11"-00'W, one hundred forty eight feet= (148=) to a point;

- Thence N07°-30'E, six hundred twenty feet= (620=) to a point; Thence N00°-20'E, six hundred eighty feet = (680=) to a point; Thence N41°-00'E, three hundred forty feet = (340=) to a point;
- Thence S26°-00'E, five hundred seventy three feet = (573=) to a point;
- Thence S56"-00"E, two hundred eighty three feet= (283=) to a point;
- Thence S21°-00'E, five hundred forty four feet= (544') to a point;
- Thence N84°-05'-04"W, three hundred nine and forty two one hundredths feet (309.42') to a point;
- Thence S52°-10'-12"W, two hundred fifty and five one hundredths feet (250.05') to a point;
- Thence S51°-55'-00"W, four hundred fourteen and ninety one hundredths feet (414.9') to a point;
- Thence S43°, 20'-55"W, one hundred ninety three and thirty four one hundredths feet (193.34') to the point of beginning.

Said Parcel Contains 18.5= acres,

### **ENCLOSURE 2**

# FINDING OF SUITABILITY TO TRANSFER LEASE PARCEL A2A, A8, AND A4 FORT DEVENS, MASSACHUSETTS

### REFERENCES

- 1. Arthur D. Little, Inc. (ADL), 1996, "Environmental Baseline Survey, for Proposed Lease and/or Transfer, Fort, Devens-Base wide, April.
- Ecology and Environmental, Inc., 1993. "Final Remedial Investigation Report for Areas of Contamination (AOC) 4, 5, 18, 40, Fort Devens, Massachusetts"; Prepared for the US Army Toxic and Hazardous Material Agency, Aberdeen Proving Ground, Maryland.
- 3. Harding Lawson Associates, 1999. "Final Record of Decision (ROD), Landfill Remediation Study Areas 6, 12, and 13 and Areas of Contamination (AOC) 9, 11, 40, and 41"; Prepared for US Corps of Engineers, New England District, July.
- 4. Harding Lawson Associates, 1998. 'Landfill Remediation Feasibility Study Addendum Report', November.
- 5. Vanasse Hanger Brustlin, Inc (VHB) 1994. "Fort Devens Reuse Plan." Prepared for the Joint Boards of Selectmen (Town of Ayer, Harvard, Lancaster, and Shirley) and the Massachusetts Government Land Bank; July.
- 6. ABB Environmental Services, Inc., 1994. "Supplemental Site Investigations Data Packages – Groups 2 & 7, Fort Devens, Massachusetts"; Data Item 9, Prepared for the US Army Environmental Center; January.
- 7. Arthur D. Little, Inc. (ADL), 1995. "Final Maintenance and Waste Accumulation Area (AREE 61) Report"; prepared for U.S. Army Environmental Center; October.
- 8. Arthur D. Little, Inc. (ADL), 1995. "Final Transformer Study (AREE 66) Report"; prepared for U.S. Army Environmental Center; September.
- 9. Arthur D. Little, Inc. (ADL), 1995. "Asbestos Survey (AREE 65) Report"; prepared for U.S. Army Environmental Center; October.
- 10. Arthur D. Little, Inc. (ADL), 1995. "Lead-Based Paint Survey (AREE 68) Report"; prepared for U.S. Army Environmental Center, October.
- 11. Arthur D. Little, Inc. (ADL), 1995. "Radon Survey (AREE 67) Report"; prepared for U.S. Army Environmental Center; October.
- 12. U.S. Department of the Army, Corps of Engineers, New England Division, 1995. "Final Environmental Impact Statement, Fort Devens, Massachusetts, Disposal

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and Reuse." Prepared for U.S. Department of Army, Headquarters, Forces Command, Fort McPherson, Ga.; May.

- U.S. Environmental Protection Agency (USEPA), 1991. "In the Matter of: The U.S. Department of the Army, Fort Devens Army Installation, Fort Devens, MA; Federal Facility Agreement Under CERCLA Section 120"; May. ; amended March 4, 1996
- 14. Stone & Webster, Inc., 2003. "Remedial Action Closure Report, Landfill Remediation & Restoration Sites (AOCs 9, 11, 40, 41, & SAs 12 & 13)"; Prepared for the U.S. Department of the Army, Corps of Engineers, New England Division, September.
- 15. Stone & Webster, Inc., 2003. "Remedial Action Closure Report Consolidation Landfill"; Prepared for the U.S. Department of the Army, Corps of Engineers, New England Division, September.
- 16. Human Factors Applications, 1996. "Removal Action Report, Vol. I, Ordinance, Ammunition, & Explosives Removal Action, Prepared for the U.S. Department of the Army, Corps of Engineers, Engineering and Support Center, Huntsville, October.

### **ENCLOSURE 3**

# FINDING OF SUITABILITY TO TRANSFER LEASE PARCELS A2A, A4, & A8 FORT DEVENS, MASSACHUSETTS

# TABLE 1 PROPERTY DESCRIPTIONS and ECP CATEGORIES

		Property	Descripti	ions And EC	P Categories	
EBS Parcels	Ares/Name	Associated Building/Facilities	Size (In Acres)	Original ECP Category & Designation	Besson For Changing ECP Category	Revised ECP Category
Loase Parcel A2A	North Post Landfill (AOC 9)	None	18.5	Leasable	Protection of human health and the environment have been achieved by the removal of on-site debris in 2001and confirmation of site conditions during a Site Investigation in 1996. All remedial actions necessary to protect human health and the environment have been completed. A certificate of closure has been issued by EPA on 30 Sep 2003.	4
Lcase Parcel A4	Cold Spring Brook Land fill AOC 40	None	16.0	Leasable	Protection of human health and the environment have been achieved by the removal and disposal off site of soils with constituent concentrations above standards set in the 1999 ROD identified during the 1993 Remedial Investigation. All remedial actions necessary to protect human health and the environment have been completed. A certificate of closure has been issued by EPA on 30 Sep 2003.	4
<b>A8</b>	Lake George Street Landfill (SA 13)	None	9.7	Leasable	Protection of human health and the environment have been achieved by the removal of on-site debris and confirmation of site conditions during a Site Investigation in 1995. All remedial actions necessary to protect human health and the environment have been completed. A certificate of closure has been issued by EPA on 30 Sep 2003.	4

1 - ECP Category Descriptions:

Category 1. - areas where no release or disposal of hazardous substances or petroleum products has occurred (including no migration of these substances from adjacent areas). However, the area may have been used to store hazardous substances or petroleum products;

Category 2. - areas where only a release or disposal of petroleum products and/or their derivatives has occurred (including migration of petroleum products from adjacent areas);

Category 3. - areas where a release, disposal, and/or migration of hazardous substances has occurred, but at concentrations that do not require a removal or remedial action;

Category 4. - areas where a release, disposal, and/or migration of hazardous substances has occurred, and all remedial actions necessary to protect human health and the environment have been taken;

Category 5. - areas where a release, disposal, and/or migration of hazardous substances has occurred, and removal or remedial actions are underway but all required remedial actions have not yet taken place;

Category 6. - areas where a release, disposal, and/or migration of hazardous substances has occurred, but required actions have not yet been implemented; Category 7. - areas that are not evaluated or require additional evaluation

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# **ENCLOSURE 4**

# FINDING OF SUITABILITY TO TRANSFER LEASE PARCELS A2A, A4, & A8 FORT DEVENS, MASSACHUSETTS

# NOTIFICATION of PETROLEUM PRODUCTS, STORAGE, RELEASE, OR DISPOSAL

# TABLES 2a, 2b AND 2c



### AND

# NOTIFICATION OF HAZARDOUS SUBSTANCE STORAGE, RELEASE, OR DISPOSAL

# TABLES 2d, 2e AND 2f

Table 2a-2f.doc

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# TABLE 2a

# NOTIFICATION of PETROLEUM PRODUCTS, STORAGE, RELEASE, OR DISPOSAL Finding of Suitability To Transfer Devens, MA

Site	Hazardous Substance	Disposal	Quantity	Dates	CASRN	RCRA	Site
	Environmental Concern	Storage			No.	Waste	Status
		Release				No.	Apply to
							entire site
AOC	1. Waste oil, 5-gallon cans	Disposal	1. Unknown	1950	Unknown	Unclassified	FS
9			2. 15,500 Soil	to			Complete
}	2. Poly-Aromatic Hydrocarbons	Media	3. >MCP	1970	· ·		1995
1		affected:	4. GW-1	Observed			202
1		Soil, GW	Standards	1			ROD
		501, GW					Signed 7/1999
4	<b>1</b>				,	1	1/1999
							Wood,
1							concrete,
							tires, steel,
							gravel
							recycled
			· · · ·	}			88,870 cy
							placed &
	1			}			compacted
]							into
					}		consolidated landfill
						1	5/2002 to
					1	ł	9/2002 W
Noton	CASERN-Chemical Abstracts Re	l vistration Nur	nher ROD=Record o	f Decision T	lennent F	S=Feasibility S	

Notes: CASERN=Chemical Abstracts Registration Number

ROD=Record of Decision Document

FS=Feasibility Study

# TABLE 2b

# NOTIFICATION of PETROLEUM PRODUCTS, STORAGE, RELEASE, OR DISPOSAL Finding of Suitability To Transfer Devens, MA Lease Parcel A4, Cold Spring Brook Landfill

Site	Hazardous Substance Environmental Concern	Disposal Storage	Quantity	Dates apply to	CASRN No.	RCRA Waste	Site Status apply
	• •	Release		all substances		No.	to entire site
AOC40	1. Semi-Volatile Organic	Disposal	1. Unknown	1965	Unknown	Unclassified	RI 1993
	Compounds		2. 15,500 Soil	to			
		Media	3. >MCP	1980	1		FS
		affected:	4. GW-1 Standards				Complete 1995
		Soil, Sediment, and GW				1	ROD Signed
							7/1999
							Removal and Disposal into
							Consolidated Landfill 2002
Notes: (	CASERN=Chemical Abstracts Re	aistration Num	ber ROD=Rec	ord of Decigi	on Document	FS=Feasibili	i ty Study

Notes: CASERN=Chemical Abstracts Registration Number ROD=Record of Decision Document

FS=Feasibility Study

# TABLE 2c

# NOTIFICATION of PETROLEUM PRODUCTS, STORAGE, RELEASE, OR DISPOSAL Finding of Suitability To Transfer

Devens, MA

Site	Hazardous Substance	Disposal	Quantity	Dates	CASRN	RCRA	Site
	Environmental Concern	Storage Release		apply to all	No.	Waste No.	Status apply to entire site
		iterease		substances			
SA 13	1. Waste oil, 5-gallon cans	Disposal	1. Unknown 2. 15,500	1965 to	Unknown	N/A	SI 9/1993
		Media affected:	Soil 3. >MCP	1975			SSI 9/1994
	· · · · ·	uncourd.	4. GW-1				ROD
		Soil	Standards				Signed 7/1999
							Wood,
							concrete & steel
				1. 1.			recycled
							7,749 cy
							placed &
							compacted into
						]	consolidated
							landfill
	· ·			· ·	ļ		5/2002 to
	CASERN=Chemical Abstracts R			<u> </u>	on Document	SI=Site Inv	9/2002

Lease Parcel A8 (SA 13), Lake George Street Landfill

Notes: CASERN=Chemical Abstracts Registration Number ROD=Record of Decision Document SI=Site Investigation SSI=Supplemental Site Investigation

			Devens, MA	· .			
		Lease Parcel	A2A (AOC9), Nor	th Post Lan		·····	
Site	Hazardous Substance Environmental Concern	Disposal Storage Release	Quantity	Dates	CASRN No.	RCRA Waste No.	Site Status Apply to entire site
AOC 9	1. Beryllium 2. Lead	Disposal Media affected: Soil, GW Soil, GW	<ol> <li>Unknown</li> <li>15,500 Soil</li> <li>&gt;MCP</li> <li>GW-1 Standards</li> </ol>	1950 to 1970 Observed	Unknown	Unclassified	FS Complete 1995 ROD Signed 7/1999 88,870 cy placed & compacted into consolidate
					on Document	FS-Feasibili	landfill 5/2002 to 9/2002 RCRA Lea Soils Disposed Offsite in RCRA Facility

# NOTIFICATION of HAZARDOUS SUBSTANCE, STORAGE, RELEASE, OR DISPOSAL Finding of Suitability To Transfer

# TABLE 2d

TABLE 2e
NOTIFICATION of HAZARDOUS SUBSTANCE, STORAGE, RELEASE, OR DISPOSAL
Finding of Suitability To Transfer
Devens WA

	Devens, IVLA	
Lease Parcel A4	(AOC40), Cold Sp	ring Brook Landfill

Site	Hazardous Substance	Disposal	Quantity	Dates	CASRN	RCRA	Site
	<b>Environmental Concern</b>	Storage		apply to	No.	Waste	Status apply
1	•	Release		all		No.	to entire site
	·			substances			<u> </u>
AOC40	1. 55 gal drums of	Disposal	1. Unknown	1965	1. 1.Unknown	1. Unknown	RI 1993
	residual antifreeze		2. 15,500	to	2. 75252	2. U225	
	2. bromoform	Media	Soil	1980	3. 107062	3. U077	FS
	3. 1,2-dichloroethane	affected:	3. >MCP		4. 70345	4. U029	Complete
	4. 1,1,2,2		4. GW-1		5. 778292	5. Unknown	1995
	tretrachlorethane	Soil,	Standards	[ [	6. 7440224	6. "	
	5. selenium	Sediment,			7. unknown	7."	ROD
	6. silver	and GW			8."	8, "	Signed
	7. arsenic				9. "	9."	7/1999
	8. SVOC's				10. "	10. "	
	9. pesticides				11. "	11. "	Removal
	10. inorganic				12. N/A	12. N/A	and Disposal
(	compounds			1 1	13. "	13. "	into
	11. explosives				14. "	14. "	Consolidated
	12. aluminum				15.	15. "	Landfill
	13. iron				16.7440235	16. Unknown	2002
	14. manganese				17. <b>7439976</b>	17. "	
	15. sodium		i.		18. 7440666	18. N/A	
	16. mercury						1
(	17. zinc						
·	18. dichlorophenol-			] [			
Ì	dichlorotheylene					. •	
	(DDE)					· · · ·	
Notes:	CASERN=Chemical Abstrac	ts Registration	n Number ROD=	Record of De	cision Document	FS=Feasibility Stud	ly

# TABLE 2f NOTIFICATION of HAZARDOUS SUBSTANCE, STORAGE, RELEASE, OR DISPOSAL Finding of Suitability To Transfer Devens, MA Lease Parcel A8 (SA 13), Lake George Street Landfill

Site	Hazardous Substance	Disposal	Quantity	Dates	CASRN	RCRA	Site
1	Environmental Concern	Storage			No.	Waste	Status apply
		Release				No.	to entire site
SA13	Construction demolition debris, tree trunks & stumps, metal	Disposed	1. Unknowno 2. 15,500	1965 to	Unknown	N/A	SI 9/1993
	objects, and miscellaneous debris	Media affected:	Soil 3. >MCP	1975			SSI 9/1994
			4. GW-1				ROD
		Soil	Standards				Signed 7/1999
							Wood, concrete & steel
							recycled
		[ ]					7,749 cy
							placed &
							compacted
			×				into
					1		consolidated
1							landfill
							5/2002 to
	CASEDN-Chamical Abstracts Do				ion Document	SI=Site Inv	9/2002

Notes: CASERN=Chemical Abstracts Registration Number

ROD=Record of Decision Document

SI=Site Investigation

#### ENCLOSURE 5

# FINDING OF SUITABILITY TO TRANSFER LEASE PARCEL A2A, A8, AND A4 FORT DEVENS, MASSACHUSETTS

### **ENVIRONMENTAL PROTECTION PROVISIONS**

The following conditions, restrictions, and notifications will be placed in the deeds to ensure protection of human health and the environment and to preclude any interference with ongoing or completed remediation activities at the former Fort Devens.

### **Inclusion of Provisions**

The person or entity to whom the property is transferred shall neither transfer the property, lease the property, nor grant any interest, privilege, or license whatsoever in connection with the property without the inclusion of the environmental protection provisions contained herein, and shall require the inclusion of such environmental protection provisions in all further deeds/easements, transfers, leases, or grant of any interest, privilege, or license.

#### NPL Property

The United States acknowledges that Fort Devens has been identified as a National Priority list ("NPL") site under the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) of 1980, as amended. The Transferee acknowledges that the United States has provided it with a copy of the Fort Devens Federal Facility Agreement ("FFA") entered into by the United States Environmental Protections Agency ("EPA"), Region I and the Department of the Army, effective May 13, 1991, and will provide the Transferee with a copy of any amendments thereto. The person or entity to whom the property is transferred agrees that should any conflict arise between the terms of the FFA as they presently exist or may be amended, and the provision of this property transfer, the terms of the FFA will take precedence. The person or entity to whom the property is transferred further agrees that notwithstanding any other provisions of the property transfer, the United States assumes no liability to the persons or entity to which the property is transferred should implementation of the FAA interfere with their use of the property. The person or entity to whom the property is transferred or any subsequent transferee, shall have no claim on account of any such interference against the United States or any officer, agent, employee, or contractor thereof

### **CERCLA Access Clause**

In accordance with Federal Facilities Agreement, May 11, 1991 and as amended Mar 26, 1996, the Government, the Environmental Protection Agency ("EPA") and Commonwealth of Massachusetts Department of Environmental Protection and their officers, agents, employees, contractors, and subcontractors have the right, upon reasonable notice to the Transferee, to enter upon the Transferred Premises in any case in which a response action or corrective action is found to be necessary, after the date of transfer of the property, such access is necessary to carry out a response action or

2/15/2005

corrective action on adjoining property, including, without limitation, the following purposes:

- \* To conduct investigations and surveys, including, where necessary, drilling, soil and water sampling, testing-pitting, test soil borings and other activities;
- \* To inspect field activities of the Government and its contractors and subcontractors;
- To conduct any test or survey related to the environmental conditions at the Transferred Property or to verify any data submitted to the EPA or Massachusetts Department of Environmental Protection by the Government relating to such conditions;
- To construct, operate, maintain or undertake any other response or remedial actions as required or necessary including, but not limited to monitoring wells, pumping wells and treatment facilities.

### No Liability for Non-Army Contamination

Except as provided under Section 120(h) of CERCLA and the Quitclaim Deed the Army assumes no liability for additional response action or corrective action, found to be necessary after the date of transfer, in any case in which the person or entity to whom the property is transferred, or other non-Army entities, is identified as the party responsible for contamination of the property.

### **Use Restrictions**

The DOD has undertaken careful environmental study of the property and concluded, with the Grantee's/Transferee's concurrence, that the highest and best use of the property is limited, as result of its environmental condition, to commercial and industrial uses (Lease Parcels A2a (AOC9) and A8 (SA13)) or open space and recreation uses (Lease Parcel A4 (AOC40)). In order to protect human health and the environment and further the common environmental objectives and land use plans of the United States, Massachusetts and Grantee/Transferee Massachusetts Development Finance Agency, the covenants and restrictions shall be included to assure the use of the property is consistent with environmental condition of the Property. These following restrictions and covenants benefit the lands retained by the Grantor and the public welfare generally and are consistent with state and federal environmental statutes.

Restrictions and Conditions. The Grantee /Transferee covenants for itself, its successors, and assigns not to use the Property for residential purposes unless evaluated by a Massachusetts Licensed Environmental Professional who shall render an opinion acceptable to the EPA and MDEP as to whether the proposed residential use is protective of human health, the environment, safety and public welfare and is consistent with the conclusion that no substantial hazards remain. Any and all requirements set forth by the EPA and MDEP to meet the objective of this FOST shall be satisfied before any such activity or use is commenced. The Property has been remediated in accordance with the ROD. The Grantee/Transferee, for itself, its successors or assigns covenants that it will not undertake nor allow any activity on or use of the property that would violate the restrictions contained herein. These restrictions and covenants are binding on the Grantee/Transferee, its successors and assigns; shall run with the land; and are forever enforceable. Nothing contained herein shall preclude the Grantee/Transferee from undertaking, in accordance with applicable laws and regulations and without any cost to

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the Grantor, such additional remediation necessary to allow for residential use of the Property. Upon completion of such remediation required to allow residential use of the Property and upon the Grantee's/Transferee's obtaining the approval of the EPA and MDEP and, if required, any other regulatory agency, the Grantor agrees, without cost to the United States, to release or, if appropriate, modify this restriction by recordation of an amendment hereto.

### **Deed Notification for Property Use**

### 1. Radon Notification

The Transferee hereby acknowledges receipt of the available radon assessment data pertaining to the former Fort Devens, which are located in the EBS. There are no structures or buildings on the Property, but the radon assessment data indicate that certain buildings at Fort Devens had levels of radon above EPA's radon reduction level of 4 picocuries/liter. A radiation induced increased risk of contracting lung cancer is the primary health concern with elevated levels of indoor radon. The Transferee acknowledges that it has had the opportunity to inspect the Property as to radon levels prior to accepting the Property. Failure of the Transferee to inspect or to be fully informed as to the radon levels of the Property and the former Fort Devens will not constitute grounds for any claim or demand against the United States. The Transferee further agrees to bear full responsibility for and discharge the Army from and against all suits, claims, demands, or actions, liabilities, judgments, costs and attorneys' fees to the extent arising out of, or in any manner predicated upon personal injury, death or property damage resulting from, related to, caused by or arising out of exposure to radon on any portion of the Property after conveyance of the Property or any future redemption or abatement of radon or the need therefore.

### 2. MEC Notification

The Army completed a comprehensive records search, and based on that search, has undertaken and completed statistical and physical testing of areas on the Property, if any, where the existence of munitions and explosives of concern ("MEC") was considered to be present. The term "MEC" means military munitions that may pose unique explosives safety risks, including: (A) unexploded ordnance (UXO), as defined in 10 U.S.C. 2710 (e) (9); (B) discarded military munitions (DMM), as defined in 10 U.S.C. 2710 (e) (2); or (C) explosive munitions constituents (e.g. TNT, RDX) present in high enough concentrations to pose an explosive hazard. Based upon said survey, the Army represents that, to the best of its knowledge, no MEC is currently present on the Property. Notwithstanding the survey conducted by the Army, the parties acknowledge that given the finding of potential MEC contamination on other parcels at Fort Devens, and due to the former use of the Property as part of an active military installation and training grounds, there is a possibility that MEC may exist on the Property. In the event that the Transferee, its successors and assigns, or any other person should discover any MEC on the Property, it shall not attempt to remove or destroy it, but shall immediately notify the local Police Department and Army, or Army's designated explosive ordnance representative. Personnel will be dispatched promptly to dispose of such ordnance at no expense to the Transferee.

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# **ENCLOSURE 6**

# FINDING OF SUITABILITY TO TRANSFER LEASE PARCELS A2A, A4, & A8 FORT DEVENS, MASSACHUSETTS

# PUBLIC NOTICE AND REGULATORY COMMENTS

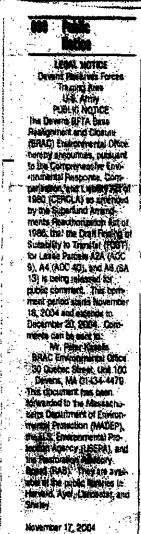
# PUBLIC NOTICE

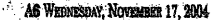
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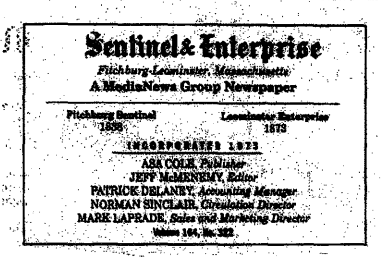
# **REGULATORY COMMENTS**

FOSTLandConSitesco

2/15/2005







#### EPA COMMENTS ON THE DRAFT FINDING OF SUITABILITY TO TRANSFER LEASE PARCEL: A2A (AOC9), A4 (AOC40), AND A8 (SA13) FORT DEVENS, MASSACHUSETTS

1. Comment: When there is a reference in the document to any Guidance, ROD or other publication please refer to the publication by full title and date.

Response: Agreed.

2. <u>Comment</u>: Please identify the Lease parcels by AOC number or Study Area number as well as Lease parcel number wherever mentioned in the document.

Response: Agreed.

3. <u>Comment</u>: Please identify the applicable ROD and date signed in the first paragraph.

Response: Agreed.

4. <u>Comment</u>: The DOD "Guidance" of June 1, 1994 provides on p. 5 "Before the signing of a FOST, an analysis of the intended use of the property, if known, will be conducted" including an evaluation of the environmental suitability of the property for the intended purpose and a listing of specific recommended restrictions on the use of the property, if any. What are the intended uses of the property? What is the present zoning or classification of the property under the reuse plan?

<u>Response</u>: Intended Property Use. On a Devens, Massachusetts map reflecting the revised zoning districts boundaries approved by the Devens Enterprise Commission on May 29, 2001, Leased Parcel A2A (AOC 9) is zoned for "Innovation & Technology Center"; Leased Parcel A4 (AOC 40) is zoned for "Open Space/Recreation"; and Leased Parcel A8 (SA 13) is zoned for "Innovation & Technology Business" The Final FOST indicates that the properties are suitable for the intended purposes.

5. <u>Comment</u>: Are there any remaining restrictions on the lease parcels--i.e Institutional Controls? The first paragraph states "In addition, the FOST identifies use restrictions as specified in the attached Environmental Protection Provisions necessary to protect human health or the environment after such transfer" but I only found notices rather than use restrictions. If the property is only suitable for commercial/industrial use, the FOST should identify how it will be restricted to that use.

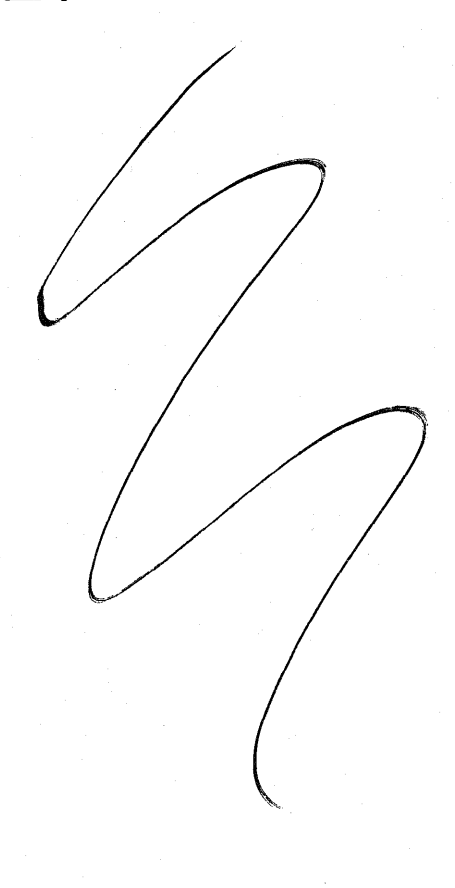
Response: The Environmental Protection Provisions indicate that residential use of the property is restricted.

6. <u>Comment</u>: Section 3.2.2, ¶ 1 - Please mention "soil contamination" as well as groundwater contamination.

Response: Agreed.

7) <u>Comment: Please proof read document for various typographical errors.</u>

Response: Agreed.



#### ADDITIONAL EPA COMMENTS DATED JANUARY 31, 2005 ON THE DRAFT FINDING OF SUITABILITY TO TRANSFER LEASE PARCEL: A2A (AOC9), A4 (AOC40), AND A8 (SA13) FORT DEVENS, MASSACHUSETTS

<u>Comment:</u> The deed language under "Use Restrictions" (page 2 of Enclosure 5) includes a
restriction against using the property for residential purposes. Consequently, the Army's
response to EPA's comment #5 on the prior draft version of the FOST (page 1 of Enclosure
6), which indicates that "There are no restrictions or institutional controls on the Leased
Parcels" should be modified to acknowledge the restriction on residential use present in the
deed.

<u>Response</u>: The response to the previous EPA Comment #5 has been revised to indicate that the property is restricted from residential uses.

2) The deed language states that the residential restriction can be removed at some later date if there is some further remedial action and if the approval of the MADEP is obtained (page 3 of Enclosure 5). Modify this to include that EPA's approval should also be obtained.

Response: The text has been modified to include US EPA approval.

3) There are still a few typographical errors in the document that should be addressed

Response: The Final FOST has been proofread.

# MADEP COMMENTS ON THE DRAFT FINDING OF SUITABILITY TO TRANSFER LEASE PARCEL: A2A (AOC9), A4 (AOC40), AND A8 (SA13) FORT DEVENS, MASSACHUSETTS

MADEP concurs with the Draft FOST for Parcels A2A (AOC 9), A4 (AOC 40) and A8 (SA13).

ATTEST: WORC. Anthony J. Vigliotti, Register

# **Appendix C**

Record of Decision, Landfill Remediation Study Areas 6, 12, and 13 and Areas of Contamination (AOC) 9, 11, 40, and 41, U.S. Army Reserve Forces Training Area, Devens, Massachusetts



# U.S. Army Corps of Engineers New England District

FINAL RECORD OF DECISION LANDFILL REMEDIATION STUDY AREAS 6, 12, AND 13 AND AREAS OF CONTAMINATION (AOC) 9, 11, 40, AND 41 U.S. ARMY RESERVE FORCES TRAINING AREA DEVENS, MASSACHUSETTS

**JULY 1999** 

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# RECORD OF DECISION LANDFILL REMEDIATION STUDY AREAS 6, 12, AND 13 AND AREAS OF CONTAMINATION (AOC) 9, 11, 40, AND 41 U.S. ARMY RESERVE FORCES TRAINING AREA **DEVENS, MASSACHUSETTS**

# CONTRACT DACA31-94-D-0061 DELIVERY ORDER 0002

# Prepared for:

U. S Army Corps of Engineers New England District Concord, Massachusetts

# Prepared by:

Harding Lawson Associates Portland, Maine

#### **JULY 1999**

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#### **DECLARATION FOR THE RECORD OF DECISION**

#### SITE NAME AND LOCATION

Study Areas 6, 12, and 13 and Areas of Contamination 9, 11, 40, and 41 U.S. Army Reserve Forces Training Area Devens, Massachusetts

#### STATEMENT OF PURPOSE AND BASIS

This decision document presents the U.S. Army's selected remedial action for Study Areas (SAs) 6, 12, and 13 and Areas of Contamination (AOCs) 9, 11, 40, and 41 at the U.S. Army, Devens Reserve Forces Training Area (RFTA), Devens, Massachusetts. It was developed in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) of 1980 as amended, 42 USC §§ 9601 et seq. and to the extent practicable, the National Oil and Hazardous Substances Pollution Contingency Plan (NCP) as amended, 40 Code of Federal Regulations (CFR) Part 300. The following have been delegated the authority to approve this Record of Decision (ROD): The Assistant Chief of Staff for Installation Management, Department of the Army, and the Director for the Office of Site Remediation and Restoration, U.S. Environmental Protection Agency.

This decision document is based on the Administrative Record developed in accordance with Section 113(k) of CERCLA. The Administrative Record is available for public review at the Devens BRAC Environmental Office, 30 Quebec Street, Devens, Massachusetts, and at the Ayer Town Hall, Main Street, Ayer, Massachusetts. The Administrative Record Index (Appendix D of this ROD) identifies each of the items considered during selection of the remedial action.

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#### **ASSESSMENT OF THE SITE**

Actual or potential releases of substances from the debris disposal sites, if not addressed by the preferred alternative or one of the other active measures considered, may present a potential threat to human health or the environment.

#### **DESCRIPTION OF THE SELECTED REMEDY**

The major components of the Army's selected remedy are described below. Remedy descriptions are preceded by a discussion of how the remedy addresses: (1) current and/or future risks presented by the landfill sites, (2) restoration and protection of natural resources, or (3) support for redevelopment. The sites are grouped together according to the remedial action component to be implemented.

#### <u>SA 6</u>

----

No formal risk evaluations have been performed for SA 6. 19th-century household debris at the site are not expected to pose unacceptable risk to human health or the environment. The selected remedy component for SA 6 is No Further Action under CERCLA. The site is being managed in conformance with Massachusetts Solid Waste Regulations.

#### SA 12, AOC 41

Currently, there are no risks to human health at SA 12 and AOC 41. Chemicals present at the two sites exceed screening standards established for residential land use. Were the sites to be **occupied** by year-round residents, potential health risks may be present. There are no plans for residential use of the sites. Potential, future risks to human health at both sites are, and will continue to be, addressed by restricting site access; access to both sites is controlled by the Army, who will retain the areas for military training use.

Contaminant concentrations in sediment adjacent to the Nashua River present risk to ecological receptors at SA 12. However, contaminant concentrations in sediment adjacent to the river were

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higher than those in sediment at the foot of the landfill, suggesting that the river itself is a contributor to floodplain sediment contamination. Potential wildlife risks exist at AOC 41, due primarily to exposure to contaminants in surface soil. Surface soil removal will address the potential risks.

The selected remedy components for SA 12 and for AOC 41 include: (1) removal of visible manmade surface debris to remove potential physical hazards, (2) removal of known surface soil concentrated contaminant areas, or "hot spots", that are a source of potential ecological risk, and (3) future site monitoring to evaluate potential impacts from remaining debris. MADEP will be responsible for future monitoring at SA 12. As part of the activities documented in the 1996 South Post Impact Area (SPIA) Record of Decision, the Army will evaluate potential impacts to New Cranberry Pond ecological receptors from AOC 41.

# AOC 9, AOC 11, SA 13, AOC 40

The selected remedy component for AOC 9 will assist the civilian redevelopment effort at Devens and remove the potential, future threat of contaminant release to area groundwater. Planned expansion of the nearby wastewater treatment facility, which provides service to the expanding Devens community, would be inhibited by the presence of AOC 9 debris. Increased use of the treatment plant could raise the water table at AOC 9 and increase the potential for contaminants to come into contact with groundwater. Removal of landfill debris allows unimpeded expansion of the treatment facility and eliminates the potential, future release of contaminants to site groundwater.

The selected remedy component for AOC 11 supports the ongoing community effort to improve the water quality of the Nashua River. To preclude further discussion on whether landfill debris or upstream industrial activity represents the source of contaminants in river sediment near the landfill, the Army has agreed to remove AOC 11 debris. The selected action eliminates AOC 11 debris as a possible current and future source of risk to fish and wildlife resources, and as a possible contaminant contributor to nearby wetfatts and downstream areas of the Nashua River.

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g:\projects\esps\reports\002\dr61213rodwored.doc August 10, 1999 The selected remedy component for SA 13 assists civilian redevelopment at Devens. Removal of debris at SA 13 eliminates the threat of potential risk within an area of possible redevelopment. Potential risks to sensitive aquatic receptors may exist at SA 13 in the wet area downgradient of the landfill. Removal of debris and wet area soil, followed by site restoration, will address the potential ecological risks.

The selected remedy component for AOC 40 eliminates the threat of potential, future risk to a nearby public groundwater supply well, thus assisting civilian redevelopment at Devens. Expanded use of the nearby Patton water supply well, which provides service to the expanding Devens community, would otherwise be prohibited due to the presence of AOC 40 debris; increased use of the Patton well would draw groundwater from AOC 40 toward the well. Removal of landfill debris allows unimpeded, expanded use of the water supply well. Debris removal will also allow the planned realignment of Patton Road to proceed unhampered by the presence of an abutting landfill. The proposed road realignment was initially envisioned in the Approved Reuse Plan for Devens.

Debris from AOC 9, AOC 11, SA 13, and AOC 40 will be excavated and either consolidated at a new landfill cell to be constructed at the former Golf Course Driving Range, or disposed of offsite. If constructed, the new cell will be lined and capped, and long-term groundwater quality monitoring will be performed. Debris excavations at the four sites will be backfilled and regraded.

Major components of the selected remedy are:

# <u>SA 6</u>

No further action

# SA 12, AOC 41

- Surface debris removal
- Known hot-spot removal
- Site monitoring

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# AOC 9, AOC 11, SA 13, AOC 40

- Debris excavation, backfill, and regrading
- Wetlands restoration at AOC 9, AOC 11, and AOC 40
- Consolidation of excavated debris at onsite Consolidation Landfill, or transport to an offsite landfill
- If applicable, cover system monitoring and maintenance, and institutional controls at the Consolidation Landfill
- Institutional controls and five-year site reviews at those sites where unrestricted future use is not achievable or economical

#### **STATE CONCURRENCE**

The Commonwealth of Massachusetts has concurred with the selected remedy. Appendix E of this ROD contains a copy of the Declaration of State Concurrence.

#### STATUTORY DETERMINATIONS

The selected remedy is consistent with CERCLA and, to the extent practicable, the NCP. The remedy is protective of human health and environment, and complies with federal and Commonwealth requirements that are legally applicable or relevant and appropriate to the remedial action. The remedy uses permanent solutions to the maximum extent practicable. Because treatment of the principal source of contamination was found not to be practicable, this remedy does not satisfy the statutory preference for treatment as a principal element.

Institutional controls and five-year reviews will be implemented at those sites where debris is excavated and removed, but unrestricted future land use is not achievable or economical. Institutional controls will also be implemented for the consolidation landfill, should onsite consolidation be selected as the debris disposal option.

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The foregoing represents the selection of a remedial action by the U.S. Department of the Army and the U.S. Environmental Protection Agency, with the concurrence of the Commonwealth of Massachusetts Department of Environmental Protection.

Concur and recommend for immediate implementation:

#### **U.S. DEPARTMENT OF THE ARMY**

and . .

Kaymond Raymond J. Fatz 7.8

Deputy Assistant Secretary of the Army for Environmental Safety and Occupational Health

July 19, 1999 Date

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The foregoing represents the selection of a remedial action by the U.S. Department of the Army and the U.S. Environmental Protection Agency, with the concurrence of the Commonwealth of Massachusetts Department of Environmental Protection.

Concur and recommend for immediate implementation:

#### **U.S. ENVIRONMENTAL PROTECTION AGENCY**

John P. DeVillars Regional Administrator U.S. Environmental Protection Agency, New England

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#### **DECISION SUMMARY**

#### I. SITE NAME, LOCATION, AND DESCRIPTION

Fort Devens is a Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) National Priorities List (NPL) site located in the Towns of Ayer and Shirley (Middlesex County) and Harvard and Lancaster (Worcester County), approximately 35 miles northwest of Boston, Massachusetts. Prior to closure, the installation occupied approximately 9,600 acres and was divided into the North Post, Main Post, and South Post (Figure 1 in Appendix A).

This Record of Decision (ROD) addresses landfilled debris at Study Areas (SAs) 6, 12, and 13, and Areas of Contamination (AOCs) 9, 11, 40, and 41. AOC 9 is located on the Former North Post of Devens. AOCs 11 and 40, and SA 13 are located on the Former Main Post of Devens. SAs 6 and 12, and AOC 41 are located on the South Post Reserve Forces Training Area (RFTA) (see Figure 1 in Appendix A).

#### A. SA 6

SA 6 is located on the eastern side of Shirley Road on the South Post (see Figure 1 in Appendix A). The South Post is to be retained by the Army for continued military training. SA 6 was used between 1850 and 1920, prior to Army ownership, for disposal of household debris. Debris was deposited in a low area, less than one-quarter acre in size, south of the access road (see Figure 2 of Appendix A). SA 6 is moderately forested with hardwood trees. The disposal area has not been covered, and debris is visible on the ground surface.

Army investigations at SA 6 determined that the landfill contains household debris, primarily metal and glass. The volume of debris in the landfill is approximately 500 **Cubic yards (cy)**. Archaeologists have determined that SA 6 may be valuable in researching the socioeconomic status and trash disposal behavior of 19th Century northern Lancaster residents.

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# B. AOC 9

AOC 9 is located on the former North Post, north of Walker Road and west of the wastewater treatment plant (see Figure 1 in Appendix A). The landfill was operated from the late 1950s until 1978 and was used by the Army, National Guard, contractors, and off-post personnel. Landfill material at AOC 9 is generally demolition debris, including wood, concrete, asphalt, metal, brick, glass, and tree stumps. Debris volume is estimated to be approximately 112,000 cy. Because of the extent of the partially vegetated cover, the area is generally not recognizable as a former landfill.

A geophysical survey was conducted during the site investigation to supplement information derived from evaluation of aerial photographs and to help delineate the actual limits of the landfill. The results of the survey assisted in the placement of test pits and groundwater monitoring wells, and provided insight into the distribution of landfill debris. Results of the geophysical survey indicated that the landfill consists of five areas: a larger northern pod containing the majority of landfilled materials, and four smaller southern pods adjacent to the wetlands containing mostly near-surface debris (see Figure 3 of Appendix A).

#### C. AOC 11

AOC 11 is located east of Lovell Road on the Main Post, adjacent to the Nashua River (see Figure 1 in Appendix A). The two-acre landfill received wood-frame hospital demolition debris from 1975 to 1980. Debris volume is estimated to be approximately 35,000 cy. The landfill is within a wetlands complex that runs along the western side of the Nashua River (see Figure 4 in Appendix A). East of the landfill, a 40-ft wide soil berm separates the landfill from the Nashua River. Refuse, including large pieces of metal, wood, bricks, and other construction debris is exposed at the ground surface throughout the site, except where an access road has been constructed over the fill. The landfill area is vegetated and is bordered on the north and south by wetlands.

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#### D. SA 12

SA 12, about one-half acre in size, is located on a steep, wooded slope adjacent to the Nashua River floodplain and partially encroaching on wetlands on the South Post. The landfill is located across Dixie Road from B and P Ranges (see Figures 1 and 5 in Appendix A). SA 12 was used by the Army beginning in 1960, was still in use in 1982, and appeared in 1988 to have been inactive for several years. The debris came from construction and range operations.

Debris at SA 12 consist mostly of lumber, sheet metal, concrete, and leaves mixed with soil. Debris volume is estimated to be approximately 8,700 cy.

#### E. SA 13

SA 13 was used between 1965 and 1990 for disposal of construction debris, stumps, and brush. Debris volume is estimated to be approximately 10,000 cy. The landfill is less than one acre in size and is located on the west side of Lake George Street near Hattonsville Road on the former Main Post (see Figures 1 and 6 in Appendix A).

In 1989, recently disposed stumps, branches, steel fencing, plumbing fixtures and pipes were removed from the site. The landfill is currently closed to debris disposal.

SA 13 is surrounded by large trees, but no trees are growing on the landfill itself. Tree stumps, limbs, and trunks have been deposited on the surface of the landfill and down the steep lower slope. A wetland is located at the base of this slope.

#### F. AOC 40

AOC 40 occupies approximately four acres along the edge of Patton Road in the southeastern part of the former Main Post of Fort Devens. It extends for approximately 800 feet along Patton Road and out into the former wetland along Cold Spring Brook, now mostly submerged beneath Cold Spring Brook Pond (see Figures 1 and 7 in Appendix A). The upper surface of the landfill slopes gently toward the north and east. The surface is densely covered with small trees and

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# DECISION SUMMARY Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40, and 41 U.S. Army RFTA, Devens, Massachusetts

scrub, the trees being predominantly pines. The edge of the landfill falls off abruptly to the wetland or to the pond with an elevation drop that ranges between 10 and 20 feet.

Debris in the landfill is mostly wood, concrete, asphalt, metal, brick, wire, ash, stumps, and logs. Debris volume is estimated at approximately 110,000 cy. The AOC 40 landfill is located approximately 600 feet from the Patton water supply well, within the well's recharge zone.

# G. AOC 41

AOC 41 is located on the former South Post of Fort Devens, approximately one-half mile west of the Still River Gate, on the north shore of New Cranberry Pond (see Figures 1 and 8 in Appendix A). The landfill, less than one-quarter acre in size, was used up to the 1950s for disposal of nonexplosive military and household debris. The site is overgrown with trees and brush.

Debris at AOC 41 includes beverage cans, bottles, and motor vehicle parts. Debris volume is estimated to be approximately 1,500 cy.

#### II. SITE HISTORY AND ENFORCEMENT ACTIVITIES

#### A. Land Use and Response History

Fort Devens was established in 1917 as Camp Devens, a temporary training camp for soldiers from the New England area. In 1931, the camp became a permanent installation and was renamed Fort Devens. Throughout its history, Fort Devens served as a training and induction center for military personnel, and as a unit mobilization and demobilization site. All or portions of this function occurred during World Wars I and II, the Korean and Vietnam conflicts, and operations Desert Shield and Desert Storm. During World War II, more than 614,000 inductees were processed, and Fort Devens reached a peak population of 65,000.

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The primary mission of Fort Devens was to command, train, and provide logistical support for non-divisional troop units and to support and execute Base Realignment and Closure (BRAC) activities. The installation also supported the Army Readiness Region and National Guard units in the New England area.

Fort Devens was selected for cessation of operations and closure under the Department of Defense Base Realignment and Closure Act of 1990 (Public Law 101-510). The installation was officially closed in 1996.

Descriptions of the landfill sites, including contamination assessments and risk evaluations, where applicable, can be found in the following data packages, Site Investigation (SI) reports, and Remedial Investigation (RI) reports:

Site	Investigation Report Reference
SA 6	Landfill Study Data Package (ABB-ES, 1994b)
SA 12, SA 13	Supplemental Site Investigation Data
	Packages (ABB Environmental Services,
	Inc. [ABB-ES], 1994a)
	SI Report (ABB-ES, 1995b)
AOC 9	SI Report (ABB-ES, 1996a)
AOC 11	SI Report (Arthur D. Little, 1994)
	RI Report (Arthur D. Little, 1995)
AOC 40	RI Report (E&E, 1993)
	Supplemental RI Report (ABB-ES, 1993)
AOC 41	SI Report (ABB-ES, 1995b)
	RI Report (ABB-ES, 1996c)

# TABLE 1SUMMARY OF REPORTS

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#### B. Enforcement and Study History

On December 21, 1989, Fort Devens was placed on the NPL under CERCLA as amended by the Superfund Amendments and Reauthorization Act (SARA). A Federal Facilities Agreement (Interagency Agreement [IAG]) was developed and signed by the Army and U. S. Environmental Protection Agency (USEPA) New England on May 13, 1991, and finalized on November 15, 1991. The IAG provides the framework for the implementation of the CERCLA/SARA process at Fort Devens.

In conjunction with the Army's Installation Restoration Program (IRP), Fort Devens and the U.S. Army Environmental Center (USAEC; formerly the U.S. Army Toxic and Hazardous Materials Agency) initiated an Enhanced Preliminary Assessment (PA) in 1992. The Enhanced PA identified and characterized Areas Requiring Environmental Evaluation (AREEs) associated with historical and current uses of the Devens property. The Enhanced PA recommended that site reconnaissance and a geophysical survey be conducted at each of the seven landfills to determine their exact location and areal extent. A field investigation comprised of surface water, sediment, soil, and/or groundwater sampling would follow.

SIs were conducted at SAs 12 and 13, and AOCs 9, 40, and 41 to verify the presence or absence of environmental contamination and to determine whether further investigation or remediation was warranted. In addition, supplemental SI activities were conducted at SAs 12 and 13, and AOC 41 to address data gaps identified in the SI reports. RIs were completed at AOCs 11, 40, and 41 to further assess contaminant distribution; the RIs included baseline human health and ecological risk assessments for the three sites.

Predesign investigations were conducted at SAs 6, 12, and 13, and AOC 9 (ABB-ES, 1994b) to define depth, areal extent, type of waste, composition of waste, and site conditions to help identify appropriate remedial alternatives.

The Landfill Consolidation Feasibility Study (FS) Report (ABB-ES, 1995a) evaluated options to consolidate debris from the seven landfills into a single waste disposal site. After reviewing the FS report, the U.S. Army Forces Command (FORSCOM) requested evaluation of non-

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consolidation, containment options such as capping landfills in-place. In response to FORSCOM comments, the Debris Disposal Area Technical Memorandum (ABB-ES, 1996b) was issued in February 1996. The memorandum evaluated a cap-in-place and a consolidation option for each of the seven landfills.

To further respond to FORSCOM comments, the Landfill Remediation FS Report was prepared (ABB-ES, 1997). This FS report evaluated nine debris management alternatives, including various combinations of no further action, capping in-place, and debris removal and consolidation.

In the December 1997 Proposed Plan, the Army proposed an alternative that consisted of debris removal at three of the debris disposal areas (AOCs 9 and 40, and SA 13), with consolidation at a new landfill to be constructed in the area near the existing Shepley's Hill Landfill. Public comment on the Plan indicated a community preference for debris disposal either in an offsite landfill, or in a new onsite landfill in an alternate location. Because of the site's proximity to the Nashua River floodplain, the community also indicated a preference for full excavation and removal of debris from AOC 11.

In response to public comment, the Army issued a second **Proposed Plan** in November 1998. The proposed alternative included full debris removal at AOCs 9, 11, and 40, and SA 13, with disposal either at an offsite landfill, or at a new onsite landfill to be constructed at the former Golf Course Driving Range.

The Responsiveness Summary in Appendix C presents public comment received on each of the Army's two proposals, along with Army responses. The information in Appendix C helps describe how public comments influenced remedy selection.

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# **III. COMMUNITY PARTICIPATION**

The Army has held regular and frequent information meetings, issued fact sheets and press releases, and held public meetings to keep the community and other interested parties informed of activities at the seven landfills.

In February 1992, the Army released, following public review, a community relations plan that outlined a program to address community concerns and keep citizens informed about and involved in remedial activities at Fort Devens. As part of this plan, the Army established a Technical Review Committee (TRC) in early 1992. The TRC, as required by SARA Section 211 and Army Regulation 200-1, included representatives from USEPA, USAEC, Fort Devens, Massachusetts Department of Environmental Protection (MADEP), local officials, and the community. Until January 1994, when it was replaced by the Restoration Advisory Board (RAB), the committee generally met quarterly to review and provide technical comments on schedules, work plans, work products, and proposed activities at Fort Devens. SI, RI, and FS reports, Proposed Plan, and other related support documents were submitted to the TRC or RAB for their review and comment.

The Army, as part of its commitment to involve the affected communities, forms a RAB when an installation closure involves transfer of property to the community. The Fort Devens RAB was formed in February 1994. The RAB initially consisted of 28 members (15 original TRC members plus 13 new members) representing the Army, USEPA New England, MADEP, local governments, and citizens of the local communities. The RAB currently consists of 19 members. It meets monthly and provides advice to the installation and regulatory agencies on the Devens RFTA cleanup programs. Specific responsibilities include: addressing cleanup issues such as land use and cleanup goals; reviewing plans and documents; identifying proposed requirements and priorities; and conducting regular meetings open to the public.

On December 8, 1997 the Army issued the first of two Proposed Plans to interested citizens and organizations. The Army made the Proposed Plan available to the public at information repositories at the town libraries in Ayer, Shirley, Harvard, and Lancaster, and at the Devens BRAC Environmental Office. The Army responded to a request by the Town of Ayer selectmen

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by mass-mailing copies of the Proposed Plan to residential address in six central Massachusetts U.S. Postal Service zip codes, including 01432 (Ayer), 01451 (Harvard), 01464 (Shirley), 01467 (Still River), 01523 (Lancaster), and 01561 (South Lancaster). The December 1997 Proposed Plan described the Army's preferred remedy for cleanup of the seven landfills. Debris at three of the landfills (AOCs 9 and 40, and SA 13) would be completely excavated and relocated at a new landfill to be constructed near the existing Shepley's Hill Landfill. The Proposed Plan described opportunities for public participation in the decision process, and provided details on the public comment period and public meeting planned for January 8, 1998.

Public notices announcing the January 8 meeting were published on three different occasions. A notice appeared in the Times Free Press/Public Spirit, the Worcester Telegram, and the Fitchburg-Leominster Centennial and Enterprise during the weeks of December 7 and December 28, 1997, and January 4, 1998. A notice appeared in the Lowell Sun during the week of December 7, 1997, and twice during the week of January 4, 1998. At the meeting, the Army announced the extension of the public comment period from the CERCLA-typical 30 days to 90 days. During the public comment period, the Army accepted comments on the alternatives presented in the FS report and the Proposed Plan, and on other documents released to the public. The 90-day comment period began on December 8, 1997, and ended on March 9, 1998.

A second public meeting was conducted on February 25, 1998. During the meeting, the Army presented additional details of the preferred alternative presented in the December 1997 Proposed Plan. A public notice announcing the February 25 meeting appeared the week of February 15, 1998 in the Times Free Press/Public Spirit, the Worcester Telegram, the Fitchburg-Leominster Centennial and Enterprise, and the Lowell Sun.

Public comment on the December 1997 Proposed Plan indicated a community preference for debris disposal either in an offsite landfill, or in a new onsite landfill in an alternate location. Because of the site's proximity to the Nashua River floodplain, the community also indicated a preference for full excavation and removal of debris from AOC 11.

In response to public comment, the Army issued a revised Proposed Plan on November 25, 1998. The proposed alternative in the November 1998 Proposed Plan included full debris removal at

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AOCs 9, 11, 40, and SA 13, with disposal either at an offsite landfill, or at a new onsite landfill to be constructed at the former Golf Course Driving Range. A Feasibility Study Addendum Report (Harding Lawson Associates [HLA], 1998) evaluated the proposed alternative, and others formulated in response to public comment.

The Army made the November 1998 Proposed Plan available to the public at information repositories at the town libraries in Ayer, Shirley, Harvard, and Lancaster, and at the Devens BRAC Environmental Office. As with the previous Proposed Plan, the November 1998 Proposed Plan was mass-mailed to residential addresses in the six central Massachusetts zip codes which comprise the former Fort Devens. The November 1998 Proposed Plan described opportunities for public participation in the decision process, and provided details on the public comment period and public meeting planned for December 10, 1998.

Public notices announcing the December 10 meeting were published in the Times Free Press/Public Spirit during the week of November 29, 1998, and in the Worcester Telegram, the Fitchburg-Leominster Centennial and Enterprise, and Lowell Sun during the week of December 6, 1998. At the meeting, the Army announced the extension of the public comment period from the CERCLA-typical 30 days to 45 days. During the public comment period, the Army accepted comments on the alternatives presented in the FS report and the Proposed Plan, and on other documents released to the public. The 45-day comment period began on November 25, 1999, and ended on January 11, 1999.

As with the two previous meetings, the December 10 public meeting provided opportunity for open discussion concerning proposed cleanup. Transcripts of the three public meetings, public comments, and the Army's response to comments are included in the Responsiveness Summary (Appendix C).

Supporting documentation for the decision regarding the seven landfills is contained in the Administrative Record. The Administrative Record is a collection of all the documents considered by the Army in choosing the remedy for the seven landfill sites. The Army has made the Administrative Record available for public review at the Devens BRAC Environmental Office, and at the Ayer Town Hall, Ayer, Massachusetts. An index to the Administrative

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Record, provided as Appendix D, is available at the USEPA New England Records Center, 90 Canal Street, Boston, Massachusetts.

# IV. SCOPE AND ROLE OF THE RESPONSE ACTION

The Army developed the selected remedy by combining full debris removal, limited surface soil/debris removal, and environmental monitoring actions at the seven landfill sites. The selected remedy offers a balanced approach, providing aggressive actions such as complete removal at those sites where debris poses a more serious potential impact, and less aggressive actions such as surface removal at sites where debris poses only slight or no impact.

The principal threats posed by debris at the seven landfills will be addressed by the selected remedy. Removal of debris from AOCs 9, 11, and 40 and SA 13 will eliminate potential human health and ecological risk posed by possible contaminant release. In addition, land re-use needs at Devens will be fostered because property currently occupied by landfill debris will be made available for future development.

This ROD addresses the second of two planned activities at AOC 41. The first activity addressed groundwater. This one addresses debris disposal. Contaminants detected in AOC 41 groundwater have been determined not to pose unacceptable human health risk. In the 1996 South Post Impact Area (SPIA) Record of Decision, the Army selected a "no remedial action" remedy for groundwater. Long-term groundwater quality monitoring will be conducted as part of the no action decision. During the RI conducted at AOC 41, it was determined that the source of groundwater contamination was not the landfill debris. As part of the activities described in the South Post impact Area (SPIA) ROD, the Army will evaluate potential impacts to New Cranberry Pond ecological receptors from AOC 41 contaminants.

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# V. SUMMARY OF SITE CHARACTERISTICS

Summaries of contaminant concentrations reported at AOC 9, AOC 11, SA 12, SA 13, AOC 40, and AOC 41 are presented in the following paragraphs. Tables summarizing maximum, average, and background concentrations of contaminants reported in the various landfill site media are included in Appendix F.1.

Risk to human health and the environment were determined for six debris landfill sites. Risk evaluations were not performed for SA 6. Preliminary risk evaluations (PREs) were conducted for AOCs 9, and 41, and for SAs 12 and 13. Human health and ecological baseline risk assessments were conducted for AOC 11 and AOC 40. A description of risks associated with each of the six sites is presented in Section VI of this ROD.

# A. AOC 9

#### 1) Surface Water

During the site investigation of AOC 9, surface water samples were collected from the Nashua River and the swampy area south of the debris landfill. Concentrations of some inorganics were measured above background levels. The SI report suggested that inorganic concentrations in the river likely represent typical Nashua River water quality in the general area. The SI report concluded that contaminant impacts to surface water from AOC 9 debris are probably not significant.

#### 2) Sediment

Relatively low concentrations of total petroleum hydrocarbons (TPHC) and some inorganics are present in sediment samples collected from the swampy area south of the debris landfill. Relatively low concentrations of volatile organic compounds (VOCs) and semivolatile organic compounds (SVOCs) were measured in sediment samples collected from the Nashua River. Concentrations of inorganics in Nashua River sediment samples were relatively consistent upstream and downstream of AOC 9, and likely represent typical Nashua River sediment quality

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in the area. The SI report concluded that contaminant impacts to sediment from AOC 9 debris are probably not significant.

#### 3) Surface Soil

Organic contaminants were not detected in surface soil samples collected at AOC 9. The inorganics copper, lead, and nickel were detected at concentrations above the levels established as background at Devens, but below residential standards set by USEPA. Arsenic was detected at a concentration above USEPA residential standards, but below Devens background.

#### 4) Subsurface Soil

Organic compounds detected in AOC 9 subsurface soil consist mostly of PAHs and TPHC. Due to their consistent co-location in samples collected from AOC 9, PAHs and TPHC are believed to be present as a result of charred lumber and ashes mixed with the demolition debris. Except for arsenic and beryllium, maximum concentrations of inorganics detected in subsurface soil were below screening standards established by USEPA for protection of a commercial/industrial worker. The maximum concentration of arsenic was equal to the Devens background concentration, and the maximum concentration of beryllium (1.0 micrograms per gram  $[\mu g/g]$ ) was higher than the commercial/industrial standard (0.67  $\mu g/g$ ).

5) Groundwater

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Two rounds of groundwater samples were collected from monitoring wells at the site during the investigation. Two organic compounds were detected in AOC 9 groundwater. Chloroform was detected in one of ten samples collected during Round 1. The chloroform concentration was below the Massachusetts drinking water standard. TPHC was detected in three of ten samples, once in Round 1 and twice in Round 2. No drinking water standard or guideline exists for TPHC.

Inorganics were detected above background concentrations in nearly all groundwater samples collected from AOC 9 monitoring wells. Several organics were detected in up-, down-, and cross-gradient wells. Maximum concentrations of eight of the eighteen inorganics detected in

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# DECISION SUMMARY Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40, and 41 U.S. Army RFTA, Devens, Massachusetts

unfiltered Round 1 samples exceeded their respective drinking water standard or guideline. The eight inorganics are aluminum, arsenic, chromium, cobalt, iron, lead, manganese, and nickel. Filtered samples collected during Round 2 showed reductions in concentrations of these inorganics, suggesting that elevated concentrations are due to suspended solids in the samples. During Round 2, reported concentrations of chromium, lead, and nickel were below their respective drinking water standards or guidelines.

#### B. AOC 11

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#### 1) Surface Water

The RI report for AOC 11 concluded the primary mode of contaminant transport from the debris landfill is by surface water runoff into the wetland areas adjacent to the landfill, where a significant proportion of contaminants sorb to sediments. Surface water in the wetlands contains metals and polynuclear aromatic hydrocarbons (PAHs). However, the Nashua River contains metals and PAHs in surface water both adjacent to and upstream of AOC 11. Contamination in wetland surface water could be attributed to Nashua River contamination, and may not be related to AOC 11 debris.

#### 2) Sediment

Sediments in the Nashua River and in wetland areas adjacent to the debris landfill contain pesticides, polychlorinated biphenyls (PCBs), PAHs, and metals. Pesticides concentrations were below Devens background levels; it is not clear whether PCBs, detected at relatively low concentrations in sediment, are from the debris area or from the Nashua River during periodic flooding; PAHs could be attributable to the Nashua River, and may not be related to AOC 11 debris; some metals were detected in sediment at concentrations exceeding Devens background levels.

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#### 3) Surface Soil

Pesticide concentrations measured in surface soil samples were, with the exception of one sample, below Devens background levels. Higher concentrations of PAHs were measured in surface soil samples collected within the debris area, compared to those collected outside the area. Metals were detected at levels exceeding background concentrations at sample locations throughout the site.

#### 4) Groundwater

Two rounds of groundwater sampling were collected for analysis during the remedial investigation. Relatively low levels of the pesticides DDD and 2,2-bis(para-chlorophenyl)-1,1,1-trichloroethane (DDT) were detected in one monitoring well during the first round. Several metals were detected in groundwater during both sampling rounds. The highest metals concentrations were found in the northernmost groundwater monitoring well 11M-94-05X. Higher concentrations, and more metals types were detected in the shallower wells screened near the water table, while lower metals concentrations were detected in the deep well screened just above bedrock. Sampling results indicated that assorted metals at concentrations above and below respective drinking water standards and guidelines are being transported from the debris landfill to the Nashua River via groundwater flow.

#### C. SA 12

# 1) Surface Water

Inorganics were detected in surface water samples collected between the SA 12 debris area and the Nashua River. These detections could be attributable to Nashua River contamination, and may not be related to SA 12 debris.

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## 2) Sediment

Sediments between the SA 12 debris area and the Nashua River contain PAHs, TPHC, pesticides, and inorganics. Concentrations of similar contaminants in Nashua River sediment were higher than those in sediment at the foot of the debris area. This suggests that the river itself contributes to sediment contamination at the foot of the debris area.

3) Surface Soil

The highest concentrations of PAHs, TPHC. pesticides, and inorganics measured in surface soil at SA 12 were associated with samples collected from the soil directly above the debris landfill. Evaluation of samples collected at SA 12 indicate that the majority of potential human health and ecological risk from surface soil results from stained soil directly above the debris area.

### 4) Groundwater

Organic compounds were not detected in groundwater samples collected at SA 12. Inorganic compounds were detected in unfiltered groundwater samples collected from shallow sumps downgradient from the debris landfill. It is believed that levels of inorganics detected in groundwater at SA 12 are due largely to suspended solids present in the samples.

#### D. SA 13

## 1) Surface Water

Organic and inorganic compounds were detected in surface water samples collected from the wet area at the toe of the debris area. Nitroglycerine was detected in one of four surface water samples, at a concentration above its drinking water standard. Inorganic compounds in surface water, particularly mercury, present potential risk to sensitive aquatic ecological receptors.

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## 2) Sediment

Sediments at SA 13 contain PAHs, TPHC, pesticides, and inorganics. Pesticides in sediment present potential risk to sensitive aquatic ecological receptors.

## 3) Surface Soil

Soil samples collected from stained areas directly over the debris area contained PAHs, TPHC, pesticides, and inorganics. Surface soil samples collected directly from the debris area contained higher concentrations of contaminants than those collected downgradient from the landfill.

## 4) Groundwater

**Contaminants** detected in groundwater at SA 13 are primarily inorganics. It is believed that levels of inorganics detected in groundwater at SA 13 are attributable to suspended solids present in the unfiltered samples.

## E. AOC 40

# 1) Surface Water

Inorganic compounds were detected in surface water samples collected from Cold Spring Brook Pond. Surface water contamination does not pose a risk to ecological receptors at the debris disposal area.

## 2) Sediment

Sediments in Cold Spring Brook Pond contain PAHs, pesticides, and inorganics. Risk to ecological receptors at two isolated areas in the pond are attributed to arsenic and the pesticide 2,2 bis(para-chlorophenyl)-1,1-dichloroethane (DDD).

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#### 3) Surface Soil

Samples collected from the debris landfill soil cover contain PAHs, pesticides, and inorganics. The relatively low concentrations of surface soil contaminants pose neither human health nor ecological risks.

4) Groundwater

Groundwater quality at AOC 40 was characterized during two rounds of sampling during the remedial site investigation, and during two rounds of sampling during the supplemental remedial investigation. Contaminants detected in groundwater are primarily inorganics. At this point in time, under existing conditions, the Army has concluded that AOC 40 is not a source of inorganic groundwater contamination.

F. AOC 41

1) Surface Water

Organic and inorganic contaminants were detected in surface water samples collected from New Cranberry Pond, near AOC 41. The concentrations are not considered significant.

2) Sediment

Pesticides and inorganics were detected in sediment samples collected from New Cranberry Pond near AOC 41. It is unlikely that the contaminants pose a risk to ecological receptors.

3) Surface Soil

TPHC, PAHs, pesticides, and inorganics were detected in surface soil samples collected at the landfill. Some contaminant concentrations exceeded screening standards established by USEPA for protection of potential residents living at the site. There are no residents occupying the site. Surface soil contaminants were found to pose no risk to ecological receptors.

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#### 4) Groundwater

During the remedial investigation conducted at AOC 41, it was determined that the source of groundwater contamination was not the landfill debris. In the 1996 SPIA Record of Decision, the Army selected long-term groundwater monitoring as the remedy for groundwater.

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#### VI. SUMMARY OF SITE RISKS

Currently, there are no risks to human health at SA 12 and AOC 41. Chemicals present at the two sites exceed screening standards established for residential land use. Were the sites to be occupied by year-round residents, potential health risks may be present. There are no plans for residential use of the sites. Potential, future risks to human health at both sites are, and will continue to be, addressed by restricting site access; access to both sites is controlled by the Army, who will retain the areas for military training use.

Contaminant concentrations in sediment adjacent to the Nashua River present risk to ecological receptors at SA 12. However, contaminant concentrations in sediment adjacent to the river were higher than those in sediment at the foot of the landfill, suggesting that the river itself is a contributor to floodplain sediment contamination. Potential wildlife risks exist at AOC 41, due primarily to exposure to contaminants in surface soil. Limited debris/surface soil removal will address the potential risks.

The selected remedy component for AOC 9 will assist the civilian redevelopment effort at Devens and remove the potential, future threat of contaminant release to area groundwater. Planned expansion of the nearby wastewater treatment facility, which provides service to the expanding Devens community, would be inhibited by the presence of AOC 9 debris. Increased use of the treatment plant could raise the water table at AOC 9 and increase the potential for contaminants to come into contact with groundwater. Removal of landfill debris allows unimpeded expansion of the treatment facility and eliminates the potential, future release of contaminants to site groundwater.

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The selected remedy component for AOC 11 supports the ongoing community effort to improve the water quality of the Nashua River. To preclude further discussion on whether landfill debris or upstream industrial activity represents the source of contaminants in river sediment near the landfill, the Army has agreed to remove AOC 11 debris. The selected action eliminates AOC 11 debris as a possible current and future source of risk to fish and wildlife resources, and as a possible contaminant contributor to nearby wetlands and downstream areas of the Nashua River.

The selected remedy component for SA 13 assists civilian redevelopment at Devens. Removal of debris at SA 13 eliminates the threat of potential risk within an area of possible redevelopment. Potential risks to sensitive aquatic receptors may exist at SA 13 in the wet area downgradient of the landfill. Removal of debris and wet area soil, followed by site restoration, will address the potential ecological risks.

The selected remedy component for AOC 40 eliminates the threat of potential, future risk to a nearby public groundwater supply well, thus assisting civilian redevelopment at Devens. Expanded use of the nearby Patton water supply well, which provides service to the expanding Devens community, would otherwise be prohibited due to the presence of AOC 40 debris; increased use of the Patton well would draw groundwater from AOC 40 toward the well. Removal of landfill debris allows unimpeded, expanded use of the water supply well. Debris removal will also allow the planned realignment of Patton Road to proceed unhampered by the presence of an abutting landfill. The proposed road realignment was initially envisioned in the Approved Reuse Plan for Devens.

#### Site Risk Summaries

Risks to human health and the environment were determined for six debris landfill sites. Risk evaluations were not performed for SA 6. Due to the nature and relatively small volume of debris, risks to potential human and ecological receptors at SA 6 are considered non-existent.

Preliminary risk evaluations (PRE) were conducted for AOCs 9 and 41, and for SAs 12 and 13. Human health and ecological risk assessments were conducted for AOCs 11 and 40. Risk assessments included the same information as the preliminary evaluation, and more. Risk

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assessments and PREs performed for the six sites are consistent with relevant guidance and standards developed by USEPA. Typically, data from scientific literature are combined with professional judgment.

The PRE included:

- Identification of environmental media (such as soil, groundwater, surface water, or sediment) where there are debris-related materials.
- Comparison of chemical concentrations in selected media to standards established for protection of human health and the environment.
- Comparison of chemical concentrations in selected medial to concentrations present in areas where debris has not been deposited (background concentrations).
- Discussion of comparison results (risk characterization).

In the PREs, very conservative (that is, protective of human health and the environment) assumptions are used. For example, it is usually assumed that a house could be built directly on the debris disposal site (potential future residential use), and that people could be exposed to debris up to three feet below ground. It is also assumed that people or wildlife would be exposed to the one area where the highest concentration of a chemical was found, rather than to the entire area. Another conservative assumption is that people would be drinking water that comes from the site. It is unlikely that people would drink groundwater from most of the landfill sites addressed in this ROD. An exception is AOC 40, proximate to the designated Zone II protection area of the Patton groundwater supply well and therefore a potential future threat to a public drinking water supply.

The risk assessments included:

- A description of the possible health effects of the chemicals present at the site (toxicity assessment).
- Identification of people and wildlife likely to be present at the site under current and future land use (exposure assessment).

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• Comparison of these estimates to acceptable risk targets established by the USEPA. For human health, the target cancer risk is one additional cancer case in one million people (the acceptable risk range is 1x10-4 to 1x10-6); the target noncancer hazard quotient is one.

The risk assessments included many of the same conservative assumptions as the preliminary evaluations; however, they also considered more reasonable exposures. For example, many of the debris disposal sites are in areas that may not be used by people, or may be put to a commercial use such as an office building or a parking lot.

Tables summarizing risk assessment results for AOC 11 and AOC 40 are shown in Appendix F.2. Tables summarizing preliminary risk evaluation results for AOC 9, SA 12, SA13, and AOC 41 are shown in Appendix F.3. Text summaries of the risk assessment and preliminary risk evaluation results are presented in the following paragraphs.

A. Human Health Risks

1) AOC 9

A human health PRE was conducted to evaluate potential risks associated with exposure to contaminants in surface soil, subsurface soil, groundwater, surface water, and sediment at AOC 9.

Surface Soil. Three inorganic compounds (i.e., copper, lead, and nickel) were detected in surface soil at concentrations above background levels determined for Devens; however, concentrations were below USEPA Region III residential soil concentrations. Although arsenic was detected at a concentration above the USEPA Region III residential soil concentration, it did not exceed the Devens statistical background concentration. Commercial activities such as light industrial business or technology research are planned for the site. No residential use is planned.

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Therefore, comparison of chemical concentrations in surface soil to values developed as protective of site residents is conservative, and likely overstates risk.

Subsurface Soil. Organic compounds detected in AOC 9 subsurface soil consisted mostly of PAHs. Of the sixteen detected PAHs, the maximum detected concentrations of six exceeded USEPA Region III commercial/industrial soil concentrations.

Although several inorganic compounds were detected in AOC 9 subsurface soil at concentrations above base-wide statistical background concentrations, only two compounds (i.e., arsenic and beryllium) were present at concentrations above USEPA Region III commercial/industrial soil concentrations. In the case of arsenic, the maximum detected concentration (i.e.,  $21 \ \mu g/g$ ) is equal to the Devens statistical background concentration. The maximum beryllium concentration (i.e.,  $1.0 \ \mu g/g$ ) exceeded the USEPA Region III commercial/industrial concentration (0.67  $\mu g/g$ ).

TPHC were detected in subsurface soil samples from 4 test-pits; however, there are no applicable federal soil standards for TPHC in soil. Comparison of reported concentrations to Massachusetts Contingency Plan (MCP) criteria shows that concentrations in all samples were below S-1/S-2 criteria except the 8-feet below ground surface (bgs) sample from test-pit 09E-92-02X. The reported concentration of 5,300  $\mu$ g/g exceeded the MCP S-2 criteria of 2,500  $\mu$ g/g for soils at depths of 3 to 15 feet, and exceeded the 5,000  $\mu$ g/g criteria for soils deeper than 15 feet bgs.

Although exceedances of screening standards were noted, the PRE concluded the potential for exposure was minimal for the planned site use.

**Groundwater.** Two organic analytes, chloroform and TPHC, were detected in AOC 9 monitoring wells. Chloroform was detected once in Round 1 at 0.585 micrograms per liter ( $\mu$ g/L), a concentration below the Massachusetts drinking water guideline. The chloroform detection was attributed to **faboratory contamination**. TPHC was detected in three out of ten samples, once in Round 1 and twice in Round 2. No federal drinking water standard or guideline exists for TPHC, so concentrations were compared to proposed MCP GW-1 guidance values. Detected concentrations were slightly greater than the proposed guidance value. Two of the

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three TPHC detections were in a groundwater monitoring well located upgradient of the landfill boundary.

Inorganic analytes were detected above background in virtually all groundwater samples collected from up-, down-, and cross-gradient AOC 9 monitoring wells. The maximum detected concentrations of eight of the 18 inorganic analytes exceeded their respective drinking water standard or guideline. The eight analytes were aluminum, arsenic, chromium, cobalt, iron, lead, manganese, and nickel.

Filtered samples collected during Round 2 showed significant reductions in the concentrations of these analytes. Therefore, elevated concentrations of inorganics were believed to be the result of suspended materials in the unfiltered groundwater samples. Concentrations of chromium, lead, and nickel, in all four filtered samples were below the respective drinking water standard or guideline. Concentrations of aluminum, arsenic, and iron, in three out of four filtered samples were below drinking water standards or guidelines. The standard for arsenic was exceeded in a sample collected upgradient from the landfill boundary. Cobalt was not detected above the detection limit in four out of four filtered samples. For manganese, the concentrations of two out of four filtered samples were below the USEPA secondary Maximum Contaminant Level (MCL). Commercial activities such as light industrial business or technology research are planned for the site. No residential use is planned. Therefore, comparison of chemical concentrations in groundwater to values protective of site resident ingestion of groundwater is conservative, and likely overstates current risk.

There is potential for AOC 9 landfill debris, a portion of which lies below the water table, to release contaminants to site groundwater. In addition, planned expansion of the nearby wastewater treatment facility, which provides service to the expanding Devens community, would be inhibited by the presence of AOC 9 debris. Increased use of the treatment plant could raise the water table at AOC 9 and increase the potential for contaminants to come into contact with groundwater.

Surface Water. Of the eight analytes detected in the surface water in this area, two (i.e., Bis(2ethylhexl) phthalate [BEHP] and iron) were detected at concentrations above their respective

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drinking water standards and guidelines. BEHP was detected in one of three samples at a concentration slightly above the USEPA Region III tap water concentration. Iron was detected in three of three samples at concentrations above the USEPA secondary MCL for iron. The magnitude and frequency of exposure to surface water in this area are expected to be less than that upon which the drinking water guidelines are based. Use of drinking water guidelines for comparison to surface water concentrations is a conservative approach due to a lack of available health-based guidelines for exposure to surface water.

Sediment. Of 13 analytes detected in sediments, arsenic had concentrations exceeding USEPA Region III residential soil concentrations. The USEPA Region III residential soil concentration is designed to be protective for exposures that could occur 350 days per year for a residential lifetime of 30 years. Arsenic, therefore, is not expected to pose a significant human health risk in the sampled swampy area, because exposure to sediment in this area would be much less than that expected in a residential setting.

## 2) AOC 11

A human health risk assessment was conducted to evaluate potential human health risks associated with exposure to contaminants in surface soil, surface water and sediment at AOC 11.

Surface Soil. Risks were calculated for recreational exposures to adults and children including incidental ingestion and dermal contact. Cancer risks related to incidental ingestion for the average and maximum exposure scenarios are all equal or below  $1 \times 10^{-6}$ . No individual contaminants of concern (COCs) contribute greater than  $1 \times 10^{-6}$  to the incremental cancer risk from incidental ingestion. For potential dermal exposures, no cancer risks were calculated due to a lack of recommended absorption values or published toxicity values for the COCs. The risk assessment results show no unacceptable carcinogenic health effects are likely to occur from exposure to surface soils at AOC 11.

The noncancer hazard index (HI) for all scenarios is less than 1. The risk assessment results show no unacceptable noncancer health effects are likely to occur from exposure to surface soils at AOC 11.

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Surface Water. Risks associated with Nashua River surface water were calculated based on adult and child swimming scenarios (i.e., incidental ingestion and dermal contact). Risks associated with surface water in the Northern and Southern Wetlands were based on adult and child wading scenarios (i.e., dermal contact). Carcinogenic risks for incidental ingestion of Nashua River surface water were below the USEPA's guidance range of  $1 \times 10^{-6}$  to  $1 \times 10^{-4}$ . Noncancer risks for incidental ingestion of Nashua River surface water were also below guidance values.

Total cancer risks associated with dermal contact with Nashua River surface water are below the USEPA guidance for average concentrations, and within the guidance range for maximum concentrations. BEHP has an individual cancer risk that exceeds the lower value of the range. It is possible that the BEHP reported in AOC 11 samples resulted from laboratory contamination. Cancer risks are also within the USEPA risk range for dermal contact with surface waters from the Northern and Southern Wetland. In the Northern Wetland, the risk is primarily due to concentrations of DDD, DDT, and arsenic. In the Southern Wetland, DDD and DDT are the primary contributors to risk. The risk assessment results indicate that unacceptable carcinogenic health effects are unlikely to occur from exposure to surface water at AOC 11.

Noncancer risks associated with dermal contact of surface water in all three locations are less than the USEPA guidance value of 1. The risk assessment results indicate that noncancer health effects are unlikely to occur as a result of this surface water exposure level.

Sediment. Risks associated with sediment from the three locations were calculated based on adult and child dermal contact scenarios. Estimated cancer risks for dermal contact with sediment in the Nashua River were equal to the low limit of the guidance range, and no individual COC exceeded this range. The cancer risk was associated with potential exposure to Arochlor 1016, Arochlor 1254, and Arochlor 1260. Because inorganic COCs do not have recommended dermal absorption values or published toxicity values, estimated cancer risks for Northern and Southern Wetland sediments were not calculated.

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Noncancer HIs do not exceed 1 for dermal contact with sediment in the Nashua River, Northern Wetland, or Southern Wetland, indicating that noncancer health effects are unlikely to occur when individuals contact these sediments.

3) SA 12

A human health PRE was conducted to evaluate potential human health risks associated with exposure to site contaminants in surface soil, groundwater, sediment, and surface water. The future use of SA 12 was assumed to be residential for purposes of the PRE. However, the Army is retaining the property on Devens' South Post, and has no plans to develop residences at SA 12. Therefore, comparison of chemical concentrations in site media to values considered protective of site resident exposure is conservative, and likely overstates risk.

Surface Soil. Surface soils at SA 12 were collected from stained surficial soils and shallow soil depths. The levels of detected organic analytes in surface soil were generally below USEPA Region III residential soil concentrations. Exceptions are Arochlor 1254 and benzo[b]fluoranthene, which was detected at a concentration of 1  $\mu$ g/g in one of the nine samples collected. The USEPA Region III residential concentration for benzo[b]fluoranthene is 0.87  $\mu$ g/g. Arochlor 1254 was detected at a concentration of 6.9  $\mu$ g/g in one of the nine samples collected. The USEPA Region III residential soil concentration for Arochlor 1254 was detected at a concentration of 6.9  $\mu$ g/g in one of the nine samples collected. The USEPA Region III residential soil concentration for Arochlor 1254 is 0.0083  $\mu$ g/g.

Of the eight inorganic analytes detected above the base-wide statistical background concentrations, beryllium and lead were detected at concentrations above their respective healthbased soil guideline. Lead (at a maximum concentration of 880  $\mu$ g/g) was detected at concentrations exceeding the USEPA Superfund lead cleanup level of 500  $\mu$ g/g; this exceedance occurred in one sampling location. Beryllium concentrations (maximum at 0.74  $\mu$ g/g) exceeded the USEPA Region III residential soil concentration (i.e., 0.15  $\mu$ g/g) in three of nine samples. Arsenic was detected at concentrations (maximum at 21  $\mu$ g/g) above its USEPA Region III residential soil concentration. Beased on this screening-level analysis, it appeared that beryllium and lead may pose a potential risk to human health at the

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reported sampling locations among the area of stained surficial soils, if the site were to be developed for residential use. However, no plans exist for residential use of the site.

**Groundwater.** Unfiltered groundwater samples from four downgradient sump locations were used to assess the impact of the landfill on groundwater. Of the two organic compounds (i.e., BEHP and chloroform) detected in groundwater associated with SA 12, BEHP concentrations exceeded a drinking water standard. BEHP was detected in one of six samples at a concentration of 9.1  $\mu$ g/L, slightly above the USEPA Region III tap water concentration of 6.1  $\mu$ g/L. BEHP therefore was not believed to pose a significant human health risk. It is possible that the BEHP reported in SA 12 samples resulted from laboratory contamination.

When comparing inorganic concentrations to the base-wide statistical background concentrations, significant exceedances included: aluminum, arsenic, chromium, copper, iron, lead, manganese, mercury, and zinc. Seven inorganic analytes were detected at concentrations above their drinking water standard/guideline. Aluminum, iron, and manganese were detected in six of six samples collected and each average concentration exceeded its respective USEPA secondary MCL. Beryllium, antimony, and cadmium were detected in one of six samples and the detected concentration of each contaminant exceeded its respective drinking water standard/guideline. In addition, the maximum and average concentrations of lead exceeded the USEPA lead action level.

A filtered sample was collected during Round 2 sampling. A comparison of the filtered and unfiltered samples indicated that suspended solids were responsible for high levels of some inorganic analytes, such as aluminum, calcium, iron, potassium, magnesium, and manganese. Based on the filtered-sample screening-level analysis, it appears that possibly beryllium and antimony may pose a potential risk to human health at the reported sampling locations, assuming groundwater at the site were to be ingested. Although the filtered concentrations of beryllium and antimony are below detection limits, the detection limits for the two inorganics are above the drinking water standards used in the risk evaluation. In any case, groundwater at the site would not be ingested because the Army is retaining SA 12 and has no plans to use groundwater as a drinking water supply.

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Surface Water. One organic compound, BEHP, was detected below its USEPA Region III tap water concentration in surface waters associated with SA 12. BEHP is a common laboratory contaminant, and it is possible that the BEHP reported in SA 12 samples resulted from laboratory contamination. Five inorganic analytes were detected in surface waters at concentrations that exceeded their respective drinking water standard/guideline. The maximum concentration of lead was three times the USEPA lead action level and the average concentration slightly exceeded the action level. Aluminum, iron, and manganese were detected in all samples collected and each exceeded the Massachusetts drinking water guideline; however, the average concentration in the four surface water samples did not.

Comparison of chemical concentrations in surface water to drinking water guidelines is a conservative approach used due to lack of available health-based guidelines for surface water exposure. The magnitude and frequency of exposure to surface water associated with SA 12 is expected to be much less than that upon which drinking water guidelines are based. Because exposure to surface water is anticipated to be restricted to wading, it is not likely an individual would encounter inorganic concentrations that would pose a threat to the individual's health.

Sediment. Several organic analytes were detected in sediment samples, including: pesticide residues, PAHs, PCBs, acetone, and BEHP. Acetone and BEHP are common laboratory contaminants and were not considered to be SA 12-related contaminants. The levels of PAHs detected in the sediment were below MCP S-2/GW-1 soil standards and USEPA Region III residential soil concentrations. Concentrations of DDT and its breakdown products were also below USEPA Region III residential soil concentrations.

Arochlor 1248 and Arochlor 1260 were the detected PCBs. The maximum detected concentrations of Arochlor 1248 and Arochlor 1260 exceeded the Region III residential soil concentration for PCBs.

Of the inorganic analytes detected in the sediment, antimony, arsenic, cadmium, and lead exceed their respective USEPA Region III residential soil concentration. However, these compounds are not expected to pose a significant health risk in the sampled areas because exposure to sediment

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in these areas would be less than that expected in a residential setting. The Army is retaining property in Devens' South Post, and has no plans to develop residential housing at the site. Further, similar contaminants were reported in both the Nashua River-fed surface water and the sediment samples collected between the SA 12 landfill and the river. This sharing suggests possible contaminant contribution from upriver sources in the Nashua River.

### 4) SA 13

A human health PRE was conducted to evaluate potential human health risks associated with exposure to site contaminants in SA 13 surface soil, groundwater, surface water, and sediment. Future use of SA 13 was assumed to be residential for purposes of the PRE; however, no residential use is planned for this site. Therefore, comparison of chemical concentrations in the various media to values protective of site resident exposure is conservative, and likely overstates risk.

Surface Soil. The levels of detected organic analytes in surface soil are below USEPA Region III residential soil concentrations, with the exception of four PAHs. The four PAHs exceed their respective USEPA Region III residential soil concentrations; each was detected in one of four samples collected. Benzo[a]anthracene was detected at a concentration of 3  $\mu$ g/g; its Region III residential soil concentration is 1.6  $\mu$ g/g. Benzo[a]pyrene was detected at 2  $\mu$ g/g; its USEPA Region III residential soil concentration is 0.23  $\mu$ g/g. Benzo[b]fluoranthene was detected at 4  $\mu$ g/g; its USEPA Region III residential soil concentration is 1.9  $\mu$ g/g. Indeno[1,2,3-c,d]pyrene was detected at 1  $\mu$ g/g; its USEPA Region III residential soil concentration is 0.84  $\mu$ g/g.

Of the 13 inorganic analytes detected above the base-wide statistical background concentrations, arsenic and beryllium were detected at concentrations above their respective USEPA Region III residential soil concentrations. The maximum detected concentration of arsenic (i.e., 38  $\mu$ g/g) exceeds the base-wide background concentration of 21  $\mu$ g/g. The maximum and average concentrations of beryllium, 1.18  $\mu$ g/g and 0.9  $\mu$ g/g, respectively, are above the base-wide background concentration of 0.347  $\mu$ g/g. Inorganics were identified in the stained soil directly on top of the landfill.

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**Groundwater.** A comparison of unfiltered groundwater concentrations to the Devens background indicated that the maximum detected concentration of every analyte exceeded background concentrations. Four of these detections were at concentrations above their respective drinking water standard or guideline. Aluminum, manganese, and iron had average concentrations (i.e., 7,118.3, 390, and 11,358.3  $\mu$ g/L, respectively) that exceeded their respective USEPA secondary MCL (i.e., 50-200, 50, and 300  $\mu$ g/L, respectively). The maximum detected concentration of lead (i.e., 17.7  $\mu$ g/L) exceeded the lead action level of 15  $\mu$ g/L; however, the average concentration (i.e., 8.8  $\mu$ g/L) did not.

Filtered groundwater samples, in general, showed lower concentrations than unfiltered samples. In the four filtered samples, concentrations of aluminum, lead, and iron were below detection limits, and the concentration of manganese dropped below the secondary MCL. Based on the filtered sample data, inorganics detected in the unfiltered groundwater samples appear to have been associated with suspended solids in the samples, not landfill contamination. Therefore, groundwater at SA 13 was not believed to pose a risk to human health.

Surface Water. Two organic compounds were detected in the surface waters associated with SA 13, BEHP and nitroglycerine. BEHP, a common laboratory contaminant, was not considered to be a SA-related contaminant. Nitroglycerine was detected in one of four samples at a concentration of  $38.5 \,\mu$ g/L. The USEPA Lifetime Health Advisory for nitroglycerine is  $5 \,\mu$ g/L.

The concentrations of four inorganic analytes that were detected in the surface water exceed their respective drinking water standard/guideline. Aluminum, iron, and manganese were detected in the four samples collected, and each detection exceeded its respective USEPA secondary MCL. The maximum concentration of lead (i.e. 18.9  $\mu$ g/L) exceeded the USEPA Region III action level of 15  $\mu$ g/L.

Use of drinking water guidelines for comparison to chemical concentrations in surface water is a conservative approach used due to lack of available health-based guidelines for exposure to surface water. The magnitude and frequency of exposure to surface water associated with SA 13 is expected to be less than that upon which drinking water guidelines are based. Because exposure to surface waters in the wetlands is anticipated to be restricted to wading in the future,

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it is not likely an individual would encounter concentrations that would pose a threat to the individual's health.

Sediment. Several organic contaminants were detected in sediment samples collected from the wetland area southwest of SA 13; the levels of detected organics are below USEPA Region III residential soil concentrations. Of the inorganic analytes detected in sediment, arsenic and beryllium at maximum concentrations of 22  $\mu g/g$  and 2.52  $\mu g/g$ , respectively, exceed their respective USEPA Region III residential soil concentrations of 0.97  $\mu g/g$  and 0.4  $\mu g/g$ , respectively. Concentrations of inorganics in sediment are not expected to pose a significant health risk in the sampled area because based on planned future site use, exposure to sediment would be much less than that expected in a residential setting. The use of residential soil concentrations for comparison to sediment concentrations is a conservative approach used due to a lack of available health-based guidelines.

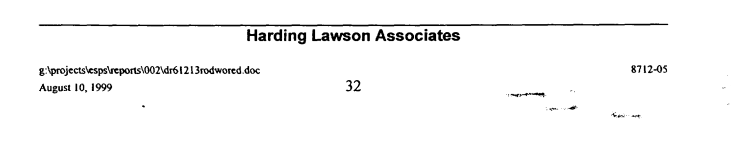
### 5) AOC 40

A human health risk assessment was performed for AOC 40 to evaluate potential risks associated with exposure to site contaminants in surface soil, groundwater, and sediment.

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Fish Sampling Program. Fish tissue analyses obtained through the October 1992 fish sampling program provided contaminants of potential concern (CoPC) concentrations in fish. The health risks faced by a recreational fisherman or family member who consumes fish from Cold Spring Brook Pond fell within the USEPA target risk range of  $1 \times 10^{-6}$  to  $1 \times 10^{-4}$ . The maximum detected concentrations of mercury, 2,2, bis(para-chlorophenyl)-1,1-dichloroethene (DDE), and DDD in fish at Cold Spring Brook Pond were also below their respective U.S. Food and Drug Administration action levels.

Surface Soil. The health risks associated with contact with surface soil at Cold Spring Brook Landfill are below the USEPA cancer risk guidance value of  $1\times10^{-6}$  and target HI of 1. Under current land use conditions, an adult and child are assumed to be exposed to soil by dermal contact and incidental ingestion five days per year for 30 and 5 years, respectively. The health risks associated with surface soil exposure under future assumed residential conditions (350



days/year) are within the USEPA carcinogenic guidance range of  $1 \times 10^{-6}$  to  $1 \times 10^{-4}$ , and below the noncancer HI of 1.

**Groundwater.** Cancer risks associated with future residential use of unfiltered groundwater exceeded the USEPA points of departure and USEPA target risk range. Arsenic accounted for approximately 99 percent of the total risk. The cancer slope factor for inorganic arsenic may overestimate true cancer risk by as much as an order of magnitude relative to risk estimates associated with most other carcinogens. Two additional analytes, BEHP and manganese, presented risks above the points of departure. The hazard quotients (HQs) for manganese ranged from 16 to 37. BEHP presented cancer risks slightly above the point of departure (at  $6.5 \times 10^{6}$ ). BEHP is a common laboratory contaminant and it is possible that the BEHP reported in AOC 40 samples resulted from laboratory contamination.

Although these risks are above USEPA guidance values, they were estimated based on residential exposure to groundwater under future land use conditions. However, no residential use of the site is planned. Therefore, comparison of chemical concentrations in the various media to values protective of site resident exposure is conservative, and likely overstates risk. Because there is no residential groundwater exposure under current land use conditions, there is no associated carcinogenic risk. Noncancer risks associated with manganese in drinking water may be overestimated due to the uncertainty and limitations of the single epidemiological study upon which the reference dose (RfD) for manganese is based.

Maximum detected contaminant concentrations from the March and June 1993 sampling rounds showed aluminum, iron, and manganese exceeding their Secondary MCLs. Federal and state guidelines for sodium in drinking water were also exceeded. The primary MCL for BEHP of  $6 \mu g/L$  was exceeded by its maximum detected concentration of  $14 \mu g/L$ ; the average concentration of  $4 \mu g/L$  was below the MCL.

Surface Water. During the RI, risks were calculated based on the scenario of incidental ingestion of surface water while fishing in Cold Spring Brook Pond. This exposure route did not present health risks above the Superfund points of departure. Although not evaluated as a potential exposure pathway in the risk assessment, health risks from contact with the pond

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surface water while swimming were expected to be low. A comparison of the average and maximum concentrations of analytes in surface water to drinking water standards and guidelines showed the detected concentrations of all compounds except iron and manganese to be below standards. Because iron has a relatively low toxicity for humans, and the average concentration of manganese is below its MCL goal, health risks are expected to be low.

Sediment. Direct contact with sediment results in cancer risks within the USEPA target risk range of  $1 \times 10^{-6}$  to  $1 \times 10^{-4}$  for both current and future land use conditions.

The health risks from lead in Cold Spring Brook Pond sediment could not be estimated quantitatively; however, the concentrations of lead in sediment were evaluated using the USEPA interim soil cleanup level for lead in residential settings of 400  $\mu$ g/g. Although the maximum detected concentration of lead in Cold Spring Brook Pond sediment was above the soil lead cleanup level, the average concentration was below the soil lead cleanup level. Exposure to lead in sediment was also predicted to be less than in a residential setting. Therefore, lead in sediment was not predicted to pose a significant health risk.

6) AOC 41

A human health PRE was conducted to evaluate potential human health risks associated with exposure to site contaminants in surface soil, groundwater, surface water, and sediment. Investigation of groundwater contamination at AOC 41 was conducted under a separate operable unit from that of the other media. The RI for AOC 41 focused on the groundwater operable unit only; however, test pits were completed in the waste material to determine whether the waste is a source of groundwater contamination. Data from collected soil samples indicated that the waste material is not the source of groundwater contamination. Because groundwater contamination is being addressed as a separate operable unit and is not related to debris, only the potential human health risks associated with exposure to site contaminants in surface soil, surface water, and sediment are summarized. For purposes of the PRE, it was assumed that future use of AOC 41 would be residential. The Army is retaining property on Devens' South Post, and there are no plans to develop residences at AOC 41. Therefore, comparison of chemical concentrations in site

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media to values considered protective of site resident exposure is conservative, and likely overstates risk.

Surface Soil. Surface soil samples at AOC 41 were collected from areas of stained soils and from shallow soil depths. The levels of detected organic analytes in surface soil were below the USEPA Region III residential soil concentrations, with the exception of benzo[a]pyrene, benzo[a]anthracene, benzo[b]fluoranthene and indeno[1,2,3-c,d]pyrene. The maximum detected concentration of benzo[a]pyrene (2.0  $\mu$ g/g) exceeds the USEPA Region III residential soil concentration of 0.23  $\mu$ g/g. Benzo[a]pyrene was detected in two of ten samples collected. Indono[1.2.3-c,d]pyrene was detected in one of ten samples at a concentration of 1  $\mu$ g/g, exceeding the USEPA Region III residential soil concentration of 0.84  $\mu$ g/g. While the maximum detected concentrations of benzo(a)anthracene (2  $\mu$ g/g) and benzo[b]fluoranthene (2  $\mu$ g/g) exceed their USEPA Region III residential soil concentrations of 1.6  $\mu$ g/g and 1.9  $\mu$ g/g respectively, their average concentrations do not.

Inorganic contamination exists in AOC 41 surface soil, particularly in the stained soils directly on top of the waste material. Of the twelve inorganic analytes detected above established background concentrations, two analytes were detected at concentrations above their respective health-based soil guideline. Beryllium was detected (maximum: 2.2  $\mu$ g/g) above USEPA Region III's residential soil concentration of 0.4  $\mu$ g/g. The USEPA Superfund lead cleanup level of 500  $\mu$ g/g was exceeded (maximum detection: 1,400  $\mu$ g/g) at two of ten sampling locations. Arsenic was detected at concentrations above the USEPA Region III residential soil concentration of 0.36  $\mu$ g/g. Arsenic was detected (maximum detection: 14.0  $\mu$ g/g) above the residential soil concentration for arsenic of 21  $\mu$ g/g. Based on this screening-level analysis, beryllium and lead at the reported sampling locations may pose a potential risk to human health if the site were to be developed for residential use. However, no plans exist for residential use of the site.

Three surface soil samples were collected from the low area at the base of the waste material. Several PAHs, acetone, di-n-butylphthalate, and Arochlor 1260 were detected in the samples. Five of the PAHs, each detected in one of four samples, exceeded either the USEPA Region III

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residential soil concentrations and/or the MCP S-2/GW-1 soil standard. Arochlor 1260 was detected in all four samples at concentrations above the residential soil concentration but below the MCP S-2/GS-1 soil standard. Arsenic was detected above health screening guidelines; however, the concentration is below the basewide background **tevel of 21**  $\mu$ g/g. Based on these comparisons, PAHs present a potential risk under a residential setting. However, no plans exist for residential use of the site.

Surface Water. Two organic compounds, toluene and dichloroethane (DCA) were detected in surface waters associated with AOC 41. The maximum concentrations of both were below their respective primary drinking water MCLs.

The concentrations of four inorganic analytes that were detected in the surface water exceed their respective drinking water standard/guideline. The average concentration of lead (i.e., 21.7  $\mu$ g/L) detected in New Cranberry Pond exceeds the USEPA lead action level of 15  $\mu$ g/L. Aluminum, iron, and manganese were detected (maximum concentrations of 8,100, 16,400, and 976  $\mu$ g/L, respectively) in all samples collected and each exceeded its respective USEPA secondary MCL (i.e., 50-200, 300, and 50  $\mu$ g/L, respectively). Use of drinking water guidelines for comparison to surface water concentrations is a conservative approach due to lack of available health-based guidelines for exposure to surface water. Because exposure to surface water is expected to be restricted, it is unlikely that contaminants would pose a significant threat to public health.

Sediment. Several organic analytes were detected in sediment samples: pesticide residues, acetone, chloroform, and Arochlor 1260. Acetone and chloroform are common laboratory contaminants and were not considered to be site-related. The levels of all pesticide residues detected in sediment were below the USEPA Region III residential soil concentrations and MCP S-2/GW-1 soil standards. The concentration of Arochlor 1260 (i.e., 0.316  $\mu$ g/g) exceeded the Region III residential soil concentration of 0.083  $\mu$ g/g, but not the MCP S-2/GW-1 soil standard.

Of the inorganic analytes detected in sediment, arsenic (maximum detection of 13.5  $\mu$ g/g) exceeded its USEPA Region III residential soil concentration (i.e., 0.36  $\mu$ g/g) but not the MCP S-2/GW-1 soil standard. Concentrations of contaminants detected in sediment are not expected

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to pose a significant health risk in the sampled area because exposure to sediment in this area would be less than expected in a residential setting.

### B. ENVIRONMENTAL RISKS

### 1) AOC 9

An ecological PRE was conducted to evaluate potential ecological risks associated with exposure to site contaminants in AOC 9 surface soil, surface water, and sediment.

**Surface Soil.** The inorganic analytes copper, lead, and nickel were detected above background in two surface soil samples taken from test pits on the AOC 9 landfill. A screening-level evaluation of the potential effects from surface soil exposure was conducted by comparing the maximum concentrations of these contaminants to their respective protective contaminant levels (PCLs). The maximum concentrations of copper and nickel were less than their respective PCLs, and the maximum concentration of lead was greater than the PCL, which was established to be the background concentration.

Although lead exceeded the PCL, it was not considered to pose ecological risks to terrestrial receptors at the site for several reasons: (1) the maximum lead concentration is less than twice the background value; (2) areas of unvegetated terrestrial habitat, that are unsuitable for foraging, exist at the AOC 9 landfill; and (3) PCLs derived for other receptors are at least an order of magnitude above the detected lead concentrations at AOC 9.

Surface Water. Several inorganic compounds were detected and chosen as COCs from three surface water samples taken from wetlands located to the southeast of the AOC 9 landfill. Risks to aquatic receptors in wetlands surface water were evaluated through direct comparison of maximum concentrations to aquatic benchmark values. Concentrations of aluminum, lead, and iron detected above Federal Ambient Water Quality Criteria (AWQC) were most likely reflective of background conditions rather than landfill-related conditions. Concentrations of aluminum and lead, although above the chronic AWQC, were lower than the acute AWQC. In addition, a review of AWQC documents indicated that early life stages of trout are among the most sensitive

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ecological receptors. Because the site's ecological receptors are likely to be more tolerant of contamination, it is unlikely that the low levels of contamination in surface water will have an adverse effect on receptors.

Sediment. Maximum lead and arsenic concentrations in wetlands sediments exceeded the screening level benchmark toxicity values. The average lead concentration is identical to the New York State Department of Environmental Conservation (NYSDEC) sediment quality guideline and less than the National Oceanic and Atmospheric Administration (NOAA) effects range-low (ER-L) value. Therefore, lead is not considered to be causing significant ecological risk at AOC 9. The average arsenic concentration is greater than the NYSDEC sediment quality guideline, and considerably less than the ER-L of NOAA. Therefore, arsenic is not considered to be causing significant ecological risk at AOC 9.

2) AOC 11

An ecological risk assessment was conducted to evaluate potential ecological risks associated with exposure to contaminants in AOC 11 surface soil, surface water, and sediment.

Surface Soil. Exposure risks are expected to be moderate for cadmium and high for lead from dietary exposures in the AOC 11 disposal area. These risks, however, are based on conservative scenarios of restricted foraging entirely within the 2-acre habitat found on the debris disposal area surface, and are therefore, likely overestimated. Maximum debris disposal area soil exposure risks are expected to be low for other COCs, essentially identical to those for the Devens' soil background.

Surface Water. Surface water risks associated with the Northern and Southern wetlands, are elevated due to the presence of metals and pesticides, although the wetlands do not appear to have been functionally impaired and do not exhibit obvious stress symptoms. Surface water risks associated with the Nashua River are insignificant and do not increase adjacent to or downstream of AOC 11.

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The results of toxicity tests performed on the downstream wetlands indicated that wetlands surface water samples are not toxic to test organisms. Similar tests revealed the same results in samples collected from the upstream wetlands. These test results failed to indicate toxicity strictly associated with AOC 11 wetland surface waters.

Sediment. Both AOC 11 wetlands exhibit high average and maximum, noncarcinogenic sediment risks for metals and pesticides, with pesticides accounting for most of the risk. However, with the exception of the maximum detected levels of a few COCs, most of the wetland risks do not significantly exceed those observed in the upstream reference wetland located within the same, western floodplain as the AOC 11 wetlands. This information suggests that the contamination is likely reflecting historical and continuing inputs from over-bank flooding by the Nashua River rather than current site conditions. The results of toxicity tests indicate that, in general, wetlands sediment samples are not toxic to most of the test organisms. The tests fail to indicate any toxicity that was strictly associated with the AOC 11 wetlands.

Most of the aquatic ecological risks in the Nashua River are attributed to sediment contamination with metals and pesticides. Significant incremental risk increases occur in river sediments adjacent to AOC 11 for several metals and pesticides. Since these increases do not appear to be related to current surface water influx of suspended sediments from AOC 11 wetlands to the river, the increase may be due to historical sediment releases from the wetlands during infrequent high-flow events and/or subsurface migration of inorganics via groundwater flow from the AOC 11 refuse area. The occurrences may also reflect local variation in contaminant concentrations along the entire length of the Nashua River.

Elevated risk levels in the AOC 11 wetlands are not clearly attributed, at least solely, to contaminants derived from AOC 11. Rather, periodic over-bank flooding of the Nashua River appears to have contributed a portion of metal and pesticide contamination found in both the AOC 11 and upstream wetlands, while the wetlands appear to be retarding contamination influx to the Nashua River.

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### 3) SA 12

An ecological PRE was conducted to evaluate potential ecological risks associated with exposure to contaminants in SA 12 surface soil, sediment, and surface water.

**Surface Soil.** The maximum concentrations of barium, lead, zinc, and Arochlor 1254 exceeded their respective surface soil benchmark values used for the screening-level evaluation. The maximum detected concentration of lead was approximately 18 times its benchmark value. Arochlor 1254, detected in one sample, was approximately twice the benchmark value established for this PCB. The maximum barium and zinc concentrations were approximately 4 and 6 times their respective surface soil benchmark values. This information suggests possible adverse effects to ecological receptors from surface soil contamination in the landfill area.

**Surface Water.** Risks to aquatic receptors in wetlands surface waters were evaluated through comparison of maximum concentrations to aquatic benchmark values. The maximum concentrations of aluminum, chromium, copper, iron, lead, and zinc in SA 12 floodplain surface water exceeded respective aquatic benchmark values. Generally, the USEPA chronic AWQC was used as the benchmark value. The maximum detected concentration of aluminum was approximately 13 times the chronic AWQC and the maximum detected concentration of iron was approximately 74 times the chronic AWQC. Maximum concentrations of chromium, copper, lead, and zinc were several times higher than their respective aquatic benchmark values. These values suggest possible adverse effects to ecological receptors from surface water contamination; however, the concentrations of inorganics detected in Nashua River surface waters are most likely representative of background surface water conditions and are not site related.

**Sediment.** The pesticides DDD and DDE were both detected at concentrations approximately an order of magnitude greater than their total organic carbon (TOC)-normalized benchmark values. Arochlor 1248 and BEHP were detected at maximum concentrations that were approximately twice their respective sediment benchmark values.

The maximum concentrations of 11 inorganic and four organic analytes in floodplain sediments exceeded their respective sediment benchmark values. Antimony, arsenic, cadmium, chromium,

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copper, iron, lead, mercury, nickel, silver, and zinc in wetlands sediment were detected at levels greater than their sediment benchmark values. The maximum detected concentration of arsenic was approximately 15 times its benchmark value, while cadmium was detected at approximately 270 times its benchmark value. The maximum detected concentration of chromium was approximately 13 times its benchmark value and the maximum concentration of copper was approximately 27 times its benchmark value. Lead and mercury were both detected at maximum concentrations approximately 30 times sediment benchmark values. Maximum concentrations of the inorganic analytes in the Nashua River floodplain sediment may be the most significant contributors to ecological risk in the vicinity of SA 12; however, these concentrations are most likely representative of Nashua River surface water conditions and are not site related.

### 4) SA 13

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An ecological PRE was conducted to evaluate potential ecological risks associated with exposure to contaminants in SA 13 surface soil, surface water, and sediment.

Surface Soil. A screening-level evaluation of potential effects from surface soil exposure was conducted by comparing the maximum concentrations of COCs to their respective surface soil benchmark values. No organic analytes at SA 13 were found to exceed their ecological benchmark values; however, the maximum concentrations of arsenic, barium, beryllium, cadmium, lead, and selenium were greater than their respective surface soil benchmarks. The maximum concentrations of arsenic, barium, were slightly higher than their respective benchmark values, and therefore were not considered a significant ecological risk.

The maximum lead concentration was approximately 6.5 times greater than the benchmark for lead in surface soils, and the average lead concentration was approximately twice the benchmark value. These concentration of lead may pose a risk to certain ecological receptors.

Surface Water. Risks to aquatic receptors in surface water were evaluated through comparison of maximum concentrations to USEPA chronic AWQC. The maximum concentration of aluminum exceeded the acute and chronic AWQC, while iron and lead exceeded only the chronic

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AWQC. Because these compounds were present at high levels in background soils and groundwater at Devens, their presence in SA 13 surface water may be reflective of background conditions, and not of landfill impacts. Furthermore, a review of AWQC documents indicated that the ecological receptors upon which the guidance levels are based were among the most sensitive. It is unlikely that the levels of aluminum, iron, and lead in surface water will have an adverse effect on the site's ecological receptors, which are likely to be more tolerant than the risk targeted receptor.

Mercury was detected in one of the three surface water samples in addition to the duplicate sample. The maximum concentration was less than the acute AWQC, but approximately an order of magnitude greater than the chronic AWQC. The presence of mercury in SA 13 surface water may pose a threat to ecological receptors.

Sediment. Risks to ecological receptors from sediments were evaluated through comparison of maximum concentrations to sediment benchmark values. Maximum lead, copper, arsenic, DDE, gamma-chlordane, and heptachlor concentrations exceeded the screening level benchmark toxicity values. The average lead concentration was lower than the NYSDEC sediment quality guideline and the ER-L of NOAA. The average concentrations of arsenic and copper were slightly greater than the NYSDEC sediment quality guidelines, and considerably less than their respective NOAA ER-L. Therefore, lead, copper, and arsenic were not considered to be causing significant ecological risk in SA 13 sediments.

The maximum DDE concentration is approximately twice the TOC-normalized USEPA Sediment Quality Criteria (SQC) and approximately an order of magnitude greater than the NOAA ER-L. Heptachlor and gamma-chlordane are also present at concentrations at least an order of magnitude greater than their respective sediment benchmark values. These compounds may be causing significant risks to ecological receptors.

5) AOC 40

An ecological risk assessment was performed to determine whether environmental contaminants may pose a risk to ecological receptors at AOC 40. The risk assessment indicated that sediment

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contamination in Cold Spring Brook Pond may pose a risk to ecological receptors. Arsenic was found to be the primary risk contributor to aquatic and semi-aquatic biota. Risks to aquatic biota were predicted from DDD.

Fish Sampling Program. Average and maximum fish tissue analyte concentrations of fish collected from Cold Spring Brook Pond were compared to regional and national data bases by trophic level. The average fish tissue concentration from Cold Spring Brook Pond exceeded regional averages for the following analytes; DDE, iron, manganese, and zinc. The maximum Cold Spring Brook Pond whole body chain pickerel concentrations of mercury and zinc exceeded their respective National Contaminant Biomonitoring Program 85th percentile concentrations. Fish body weight (and concomitantly trophic status) appears to be a good predictor of mercury contaminant burden in Cold Spring Brook Pond, with higher trophic level fish species having accumulated higher concentrations of this analyte.

A totat of 95 fish representing five families and six species were collected in Cold Spring Brook Pond. A gross pathological examination of the fish suggested that the individuals from the population examined were healthy. No tumors, lesions, or other significant abnormalities were observed in any fish examined.

Macroinvertebrates. The macroinvertebrate program at Cold Spring Brook Pond was designed to provide baseline information regarding the biota associated with aquatic habitats in the vicinity of the landfill. The macroinvertebrate community data suggested that Cold Spring Brook Pond may be unimpacted or slightly impacted. Within Cold Spring Brook Pond, sampling stations located adjacent to the landfill appeared to have lower diversity and abundance of aquatic macroinvertebrates than the station located furthest from the landfill. However, water quality parameters did not appear to be influencing factors in the differences observed. A statistical analysis, although generally inconclusive, did suggest that a group of approximately 15 inorganic compounds of potential concern may collectively impact the macroinvertebrate community adversely.

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Surface Soils. Based on a review of field sampling data collected during the RI, risks to upland terrestrial wildlife from surface soils were not calculated. The review indicated a lack of significant soil contamination.

**Surface Water.** The average Cold Spring Brook Pond surface water concentrations of iron and manganese slightly exceeded their respective chronic AWQC values. Under the reasonable maximum exposure (RME) scenario, the maximum concentrations of copper and zinc exceeded their respective acute AWQC values. For both the average exposure and RME scenarios at Cold Spring Brook Pond, no HQs were greater than 1 for any of the eight evaluated semi-aquatic receptor species.

In the absence of site-specific information regarding bioavailability and toxicity, literature sources were used to establish a range of candidate arsenic and lead preliminary remediation goals (PRGs) for this site. PRG determination for arsenic and lead in sediment was documented in the AOC 40 Final Feasibility Study Report. The AOC 40 FS Report recommended sediment removal at two hot spots (Areas I and II) at Cold Spring Brook Pond.

Sediment. Concentrations of DDD, DDE, DDT, anthracene, arsenic, barium, iron, lead, manganese, mercury, nickel, silver, and zinc exceeded the available sediment quality criteria and guidelines. Review of the derivation of the USEPA sediment quality criteria for DDD, DDE, and DDT indicates, however, that the criteria are based on fish lipid values that are not representative of fish living in Cold Spring Brook Pond. Because of this, the sediment quality criteria were adjusted to represent more realistic site-specific conditions. Use of the adjusted pesticide sediment quality criteria HQ eliminates the risk from DDE for the average exposure scenario and lowers risks from DDD for RME scenarios.

6) AOC 41

An ecological PRE was conducted to evaluate potential ecological risks associated with exposure to contaminants in AOC 41 surface soil, surface water, and sediment.

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**Surface Soil**. No organic compounds in surface soil exceeded established benchmark values; however, the maximum detected concentrations of the inorganics antimony, barium, beryllium, cadmium, copper, lead, and zinc did exceed their respective benchmark values. These maximum concentrations were associated primarily with samples collected from the landfill surface.

Subsequent to the Final SI, three surface soil samples were collected downgradient of the landfill. With the exception of cobalt, for which no background data are available, the maximum concentrations of all inorganics were less than background concentrations. In addition to inorganics, 16 organic compounds, including 13 PAHs and a PCB, were detected in additional soil samples. A screening-level evaluation of potential effects from surface soil exposure was conducted in which no surface soil benchmark values were exceeded by the maximum detected concentrations of contaminants.

Although several analytes associated with surface soil samples collected during the SI exceeded ecological benchmark values, ecological risks are likely to be minimal. Elevated analyte concentrations were generally associated with samples taken directly from the landfill, and contaminated surface soils do not appear to pose a risk to ecological receptors elsewhere at AOC 41.

**Surface Water.** The results from two surface water samples collected during the Supplemental SI were combined with surface water sample data from the Final SI. Two organic compounds, DCA and toluene, were detected but are believed to be laboratory contaminants, and not site related. The maximum concentrations of aluminum, copper, iron, lead, and zinc exceeded their benchmark values. Concentrations ranged from two to 93 times the benchmark values.

Although the inorganic analytes exceeded surface water screening values, the maximum concentrations of these compounds were all detected in one sample. Additionally, copper and zinc were undetected in all other surface water samples. It is believed that aluminum and iron were present at naturally high levels in background soils and groundwater at Devens, and the presence of these analytes may be reflective of background conditions, rather than landfilt impacts. Furthermore, AWQC documents indicate that standards are based on ecological receptors that are more sensitive than those likely to occur in AOC 41 wetlands. Lastly, it is

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likely that the use of unfiltered surface water samples lead to unrepresentatively high levels of inorganics due to contamination entrained on suspended solids. It is highly unlikely that the elevated levels of contaminants detected will have an adverse effect on potential ecological receptors.

Sediment. During the Supplemental SI, two sediment samples were collected at AOC 41 and the data combined with sediment sample data from the Final SI. Seven organic compounds and 11 inorganic analytes were detected in sediment samples.

The maximum concentrations of DDD, DDE, heptachlor, arsenic, lead, and zinc were the only values identified above their respective benchmark values. Arsenic was detected in all samples at a maximum concentration over twice its benchmark value. Lead was detected in both samples at a maximum concentration approximately 1.5 times its benchmark value. The maximum concentrations of zinc and heptachlor slightly exceeded their benchmarks.

The maximum concentration of the compounds were detected in one sediment sample. The average concentrations of all three inorganic analytes were at or near the benchmark values, indicating that it is unlikely that arsenic, lead, and zinc pose an ecological risk to aquatic receptors. Additionally, the Interim SQC for DDT and its breakdown products likely represents a conservative guideline for use at Devens. Therefore, it is unlikely that these pesticides in New Cranberry Pond sediments pose a risk to ecological receptors.

# VII. DEVELOPMENT AND SCREENING OF ALTERNATIVES

## A. Statutory Requirements/Responses Objectives

Under its legal authorities, the Army's primary responsibility at Superfund sites is to undertake remedial actions that are protective of human health and the environment. In addition, Section 121 of CERCLA establishes several other statutory requirements and preferences, including: a requirement that the remedial action, when complete, must comply with all federal and more stringent state environmental standards, requirements, criteria, or limitations, unless a waiver is

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invoked; a requirement that a remedial action be cost-effective and use permanent solutions and alternative treatment technologies or resource recovery technologies to the maximum extent practicable; and a preference for remedies in which treatment permanently and significantly reduces the toxicity, mobility, or volume of hazardous substances as a principal element. Response alternatives were developed to be consistent with these Congressional mandates.

Based on preliminary information relating to types of contaminants, environmental media of concern, and potential exposure pathways, remedial response objectives were developed to aid in the development and screening of alternatives. These remedial response objectives were developed to mitigate existing and future potential threats to human health and the environment. The response objectives are:

- Prevent human exposure to groundwater contaminants released from Devens landfills that exceed acceptable risk thresholds.
- Protect human and ecological receptors from exposure to landfill soils having concentrations of contaminants exceeding acceptable risk thresholds.
- Prevent landfill contaminant releases to surface water that result in exceedance of AWQC or acceptable ecological risk-based thresholds.
- Prevent exposure by ecological receptors to landfill-contaminated sediments exceeding acceptable risk-based thresholds.
- Reduce adverse impacts from contaminated landfill media to the environment that would reduce the amount of land area available for natural resources use.
- Support the civilian redevelopment effort at Devens.
- B. Technology and Alternative Development and Screening

CERCLA and the National Contingency Plan (NCP) set forth the process by which remedial actions are evaluated and selected. In accordance with these requirements, a range of alternatives were developed for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. The NCP reaffirms CERCLA's preference for permanent solutions that is treatment technologies to reduce toxicity, mobility, and volume of hazardous substances to the maximum extent practical.

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Experience with remediation of solid waste landfill sites has prompted USEPA to encourage solutions that vary from those preferred for CERCLA sites containing hazardous wastes. The agency recognizes that excavation and treatment or removal of large solid waste landfills is impractical, and not cost-effective. USEPA's directive *Application of the CERCLA Municipal Landfill Presumptive Remedy to Military Landfills* promotes containment (and discourages waste excavation and removal) for larger landfills. The guidance does recognize excavation and consolidation as viable alternatives, on a site-specific basis.

Both AOC 9 and AOC 40 meet the directive's definition of a larger landfill. At the request of the USEPA New England and the MADEP, the Army developed alternatives that include excavation and removal of wastes at AOCs 9 and 40. The inclusion of these alternatives also accommodated the Devens redevelopment authority's preference for debris removal. At AOC 9, planned increased use of the nearby wastewater plant could result in adverse effects from the landfill on the environment. Groundwater modeling indicates that groundwater from AOC 40 could migrate toward the Patton drinking water supply well if the well was pumped continuously near its permitted capacity.

The following paragraphs describe, in chronological order, evolution of the remedial alternatives considered for landfill remediation.

**Plan of Action (March 1995).** The Base Realignment and Closure (BRAC) Cleanup Team's Plan of Action (BCT, 1995) constituted an agreement to proceed with plans for consolidating debris from the seven disposal areas into a single disposal site. The Plan was endorsed by the Fort Devens BRAC Environmental Coordinator, USEPA Region I, Massachusetts Department of Environmental Protection (MADEP), and the Massachusetts Government Land Bank. The Plan of Action considered six debris management options, each comprised of one or more of the following actions: (1) debris consolidation to a single on-site disposal area, (2) capping of debris disposal areas in-place, and (3) debris disposal at an offsite commercial facility. Of these, Plan of Action proponents favored excavating debris from all seven areas and consolidating the debris at a vacant parcel of land east of Shepley's Hill Landfill, if the action was determined to be cost-effective.

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Landfill Consolidation Feasibility Study Report (September 1995). The Landfill Consolidation FS report evaluated in detail the excavation/consolidation option endorsed in the Plan of Action. Review comments on the FS report from the U.S. Army Forces Command (FORSCOM) caused the Plan of Action proponents to reconsider the evaluation process from which landfill consolidation was selected. FORSCOM requested further evaluation of non-consolidation options such as capping disposal areas in-place or no further action.

Landfill Remediation Feasibility Study Report (January 1997). The Landfill Remediation Feasibility Study Report (ABB-ES, 1997) evaluated alternatives that included fifteen combinations of the following remedial actions: (1) no further action under CERCLA, (2) limited surface debris removal, (3) containment (i.e., capping-in-place), and (4) excavation and consolidation of debris at a proposed landfill near Shepley's Hill. Section 6 of the FS report identified, assessed, and screened technologies and process options based on effectiveness and implementability. The technologies and process options were combined into the 15 candidate alternatives. The alternatives were evaluated and screened in Section 7 of the FS report. Screening was based on the criteria of effectiveness, implementability, and cost, as described in Section 300.430(e)(4) of the NCP. From the screening process, nine remedial alternatives (i.e., Alternative 1 through Alternative 9) were evaluated in detail in Section 8 of the FS Report.

**Proposed Plan (December 1997).** During preparation of the initial Proposed Plan, discussions took place among the Army, USEPA, and MADEP regarding the appropriateness of the nine remedial alternatives evaluated in the FS Report. During the discussions, a tenth alternative, similar to Alternative 4, was evaluated. The option is called Alternative 4a, described in Section VIII of this ROD.

In the December 1997 Proposed Plan, the Army recommended implementation of Alternative 4a. During the public comment period, area residents voiced strong opposition to the location of the alternative's proposed consolidation landfill near the existing Shepley's Hill Landfill. The community favored debris excavation, including complete debris removal at AOC 11, and disposal in an offsite landfill. In response, the Army agreed to: (1) further evaluate the feasibility of disposing debris offsite, and (2) expand the site search for an onsite consolidation landfill, using criteria derived from public comments and from consideration of construction ease.

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Offsite debris disposal (Spring/Summer, 1998). On April 1, 1998, the Army placed a notice in the Commerce Business Daily. The notice requested interested waste disposal contractors to submit a preliminary approach and cost estimate for disposing landfill debris at an offsite, commercial landfill using rail transport. The responses to the inquiry contained information with a level of detail comparable to that found in the CERCLA Feasibility Study Report that evaluated onsite consolidation.

During a series of meetings with the USEPA, MADEP, the Devens Commerce Center, and community officials and residents, the Army presented responses received from the Commerce Business Daily (CBD) inquiry. After careful review of contractor responses, the Army concluded that landfill cleanup with offsite disposal would be significantly more costly than cleanup with an onsite consolidation landfill. However, waste disposal contractors indicated that their preliminary cost estimates for offsite debris disposal could be reduced, were the Army to solicit response to a formal Request for Bids. Members of the community continued to indicate a preference for offsite debris disposal.

**Expanded onsite landfill site search (Spring/Summer 1998).** The Army re-evaluated potential landfill sites originally considered, plus several others, using "non-regulatory" criteria derived from public comment. As a result of the re-evaluation, the Army selected the former Driving Range (Figure 9) as the preferred site for a consolidation landfill. The site meets MADEP's regulatory criteria for landfill location, and more closely meets "non-regulatory" criteria than do the other sites considered. The former Driving Range:

- Is not located within a mapped potentially-productive aquifer;
- Is not located within Zone II protective boundary of a water supply well;
- Is screened from view from abutting property by existing trees;
- Offers minimal truck hauling impact on the community during landfill construction;
- Is located nearly a mile from the nearest private residence;
- Is located over a half-mile from the nearest school; and
- Would not impact proposed use of adjacent properties.

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Responding to a suggestion made by community leaders, the Army formed an eleventh alternative, Alternative 4b, described in Section VIII of this ROD. Under Alternative 4b, the Army would request formal contractor bids for both offsite and onsite debris disposal. One of the two disposal options would be selected upon review of the bids, based on best value.

Responding to comments provided by the USEPA, MADEP, the U.S. Fish and Wildlife Service, and community leaders, the Army formed a twelfth alternative, Alternative 4c, described in Section VIII of this ROD. Alternative 4c is similar to Alternative 4b, except that full debris removal would occur at AOC 11. Alternatives 4a, 4b, and 4c were evaluated in detail in the FS Addendum Report.

Landfill Remediation Feasibility Study Addendum Report (November 1998). The Addendum Report (HLA, 1998) described and evaluated Alternatives 4a, 4b, and 4c in conformance with CERCLA guidance.

**Proposed Plan – December 1998.** In the second Proposed Plan, the Army described its selection of Alternative 4c as the preferred option for landfill remediation. Alternative 4c is described in Section VIII of this ROD.

#### VIII. DESCRIPTION OF ALTERNATIVES

This section provides a summary of the detailed evaluations performed on Alternatives 1 through 9 in the FS Report, and Alternatives 4a, 4b, and 4c in the FS Addendum Report. A summary of the alternatives is shown in Table 2.

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Remedial Alternative No.	Alternative Description
1	No Further Action: All seven landfills
2	Cap in Place: AOCs 9, 40
	Limited Removal: AOC 11, SA13
	No Further Action: SAs 6, 12, AOC 41
3	Cap in Place: AOCs 9, 11,40
	No Further Action: SAs 6, 12, 13, AOC 41
4	Excavate/Consolidate: AOCs 9, 40
	Limited Removal: AOC 11
	No Further Action: SAs 6, 12, 13, AOC 41
4a	Excavate/Consolidate Onsite: SA13, AOCs 9, 40
	Limited Removal: AOC 11, SA 12, AOC41
	No Further Action: SA 6
4b	Excavate Consolidate Onsite, or Transport and Dispose Offsite: SA13, AOCs 9 and 40
Limited Removal: AOC 11, SA 12, AOC 41	
	No Further Action: SA 6
æ	Excavate/Consolutine Onside, or Transport and Dispose Offaite SAIS, ACCs 9, 11 and 40
	Limited Removal SA 2, ACC 21
an and an a the international structure of the second	No Further Astron SA 5
5	Excavate/Consolidate: AOCs 9, 40
	Cap in Place: SAs 6, 12, 13, AOC 41
	Limited Removal: AOC 11
6	Excavate/Consolidate: AOCs 9, 11, 40
	Cap in Place: SAs 6, 12, 13, AOC 41
7	Cap in Place: All seven landfills
8	Excavate/Consolidate: SAs 6, 12, 13, AOCs 9, 40, 41
	Limited Action: AOC 11
9	Excavate/Consolidate: All seven landfills

#### **TABLE 2 ALTERNATIVE DESCRIPTION SUMMARY**

Note: Financial cost estimates for each of the alternatives in this table are presented in Section IX, Table 3 of this ROD.

Army's Preferred Alternative

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#### A. Alternative 1: No CERCLA action at all seven landfills

The No Action alternative serves as a baseline with which to compare the other remedial alternatives. No CERCLA action would be taken at any of the landfills to reduce or control potential risks. The No Action alternative has no capital or operation and maintenance (O&M) costs.

B. Alternative 2: No CERCLA action at SAs 6, 12, and 13, and AOC 41; limited debris removal at AOC 11 (disposal at AOC 9); and cap-in-place debris at AOCs 9 and 40

**Note:** Prior to preparing the December 1997 Proposed Plan, the Army modified Alternative 2 to include limited debris removal at SA 13.

Alternative 2 includes three debris management approaches for the seven landfills. At SAs 6 and 12, and AOC 41, no action would be taken. At SA 13 and AOC 11, surface debris would be removed for disposal at AOC 9. At AOCs 9 and 40, a cap would be placed over the debris. AOC 9 will have some consolidation of debris, which would minimize the area to be capped and associated costs. The debris collected from SA 13 and AOC 11 would be placed under this cap. Alternative 2 includes removing exposed drums at AOC 40 to remove a potential source of contamination, and excavation of sediment from two hot spots in Cold Spring Brook Pond to reduce ecological risk from contamination exposure.

Key components of Alternative 2 include:

#### No CERCLA Action at SAs 6 and 12 and AOC 41

• No action.

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#### Limited Debris Removal at SA 13 and AOC 11

- Mobilization/demobilization;
- Removal of debris, and transportation to AOC 9;

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- Backfilling site; and
- Site restoration.

#### Cap-in-Place AOCs 9 and 40

- Mobilization/demobilization;
- Site preparation;
- AOC 40 Sediment removal, with disposal at AOC 9;
- AOC 40 Drum removal, with disposal at AOC 9;
- Consolidate debris at AOC 9;
- Cap construction;
- Site restoration;

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- Wetland restoration;
- Institutional controls;
- Cover system monitoring and maintenance; and
- Five-year site reviews.

Total Capital Cost:	\$6,633,000
O&M Costs (present worth):	\$ 953,000
Total Cost:	\$ 7,586,000

C. Alternative 3: No CERCLA action at SAs 6, 12, and 13, and AOC 41; cap-in-place debris at AOCs 9, 11, and 40

Alternative 3 includes two debris management approaches for the seven landfills. At SAs 6, 12, and 13, and AOC 41, is no action would be taken. At AOCs 9, 11, and 40, a cap would be placed over the debris. AOC 9 would have some consolidation of **debris to minimize the size** of the cap. Alternative 3 includes removing exposed drums at AOC 40 to remove a potential source of contamination, and excavation of sediment from two hot spots in Cold Spring Brook Pond to reduce ecological risk from contamination exposure.

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Key components of Alternative 3 include:

#### No CERCLA Action at SAs 6, 12, and 13, and AOC 41

No action.

#### Cap-in-Place AOCs 9, 11, and 40

- Mobilization/demobilization;
- Site preparation;
- AOC 40 Sediment removal, with disposal at AOC 9;
- AOC 40 Drum removal, with disposal at AOC 9;
- Consolidate debris at AOC 9;
- Cap construction;
- Site restoration;
- Wetland restoration;
- Institutional controls;
- Cover system monitoring and maintenance; and
- Five-year site reviews.

Total Capital Cost:	\$8,226,000
O&M Costs (present worth):	\$1,281,000
Total Cost:	\$9,507,000

D. Alternative 4: No CERCLA action at SAs 6, 12, and 13, and AOC 41; limited debris removal at AOC 11; excavation and consolidation of debris at AOCs 9 and 40

Alternative 4 includes three debris management approaches for the seven landfills. At SAs 6,12, and 13, and AOC 41, no CERCLA action would be taken. At AOC 11, surface debris would be removed for disposal. The entire debris volumes at AOCs 9 and 40 would be excavated and consolidated in a new secure landfill near the existing Shepley's Hill Landfill.

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Alternative 4 also includes removing exposed drums at AOC 40 to remove a potential source of contamination, and excavating sediment from two hot spots in Cold Spring Brook Pond to reduce ecological risk from contamination exposure.

Key components of Alternative 4 include:

No CERCLA Action at SAs 6, 12, and 13 and AOC 41

• No action.

#### Limited Removal at AOC 11

- Mobilization/demobilization;
- Removal of debris, and transportation to the Consolidation Landfill;
- Backfilling site; and
- Site restoration.

#### Excavation and Consolidation of AOCs 9 and 40

- Mobilization/demobilization;
- AOC 40 sediment removal and disposal;
- AOC 40 drum removal and disposal;
- Debris excavation and backfill at AOCs 9 and 40;
- Wetlands restoration;
- Consolidation of excavated debris at consolidation landfill;
- Institutional controls;
- Cover system monitoring and maintenance at consolidation landfill; and
- Five-year site reviews.

Total Capital Cost	\$16,235,000
O&M Costs (present worth)	\$ 411,000
Total Cost:	\$16,646,000

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E. Alternative 4a: No Further Action at SA 6; limited removal at AOC 11, SA 12, and AOC 41 (disposal in Consolidation Landfill); and excavation and consolidation of AOCs 9 and 40 and SA 13

Alternative 4a proposes removal of surface debris from AOC 11, SA 12, and AOC 41, excavating construction/demolition debris from AOC 9, AOC 40, and from SA 13, and consolidating the debris in a proposed secure landfill near Shepley's Hill Landfill. At AOC 11, SA 12, and AOC 41, known surface soil "hot spots" will be removed. At SA 6, no further action would be taken.

Alternative a includes removing exposed drums at Cold Spring Brook Landfill (AOC 40) to remove a potential source of contamination, and excavating sediment from two hot spots in Cold Spring Brook Pond, to reduce ecological risk from exposure to contaminated sediments.

Key components of Alternative 4a include:

No Further Action at SA 6

No action

Limited Removal at AOC 11, SA 12, and AOC 41

- Mobilization/demobilization;
- Excavation of surface debris and transportation to the Consolidation Landfill;
- Removal of known surface soil "hot spots"
- Backfilling site; and
- Site restoration.

Excavation and Consolidation of AOCs 9 and 40, and SA 13

- Mobilization/demobilization;
- AOC 40 sediment removal with disposal in the Consolidation Landfill;

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- AOC 40 drum removal with disposal in the Consolidation Landfill;
- Debris excavation, backfill, and regrading at AOCs 9 and 40, and at SA 13;
- Wetlands restoration;
- Consolidation of excavated debris at Consolidation Landfill;
- Institutional controls;
- Cover system monitoring and maintenance at Consolidation Landfill; and
- Five-year site reviews.

Total Capital Cost	\$16,888,000
O & M Costs (present worth)	\$ 411,000
Total Cost	\$17,299,000

F. Alternative 4b: No Further Action at SA 6; limited removal at AOC 11, SA 12, and AOC 41; and excavation of AOCs 9 and 40 and SA 13, with onsite consolidation or offsite disposal

Alternative 4b proposes removal of surface debris from AOC 11, SA 12, and AOC 41, excavating construction/demolition debris from AOC 9, AOC 40, and from SA 13, and either consolidating the debris in a proposed secure landfill at the former Golf Course Driving Range, or disposing the debris in an offsite landfill. At AOC 11, SA 12, and AOC 41, known surface soil "hot spots" will be removed. At SA 6, no further action would be taken.

Alternative 4b includes removing exposed drums at Cold Spring Brook Landfill (AOC 40) to remove a potential source of contamination, and excavating sediment from two hot spots in Cold Spring Brook Pond, to reduce ecological risk from exposure to contaminated sediments.

Key components of Alternative 4b include:

No Further Action at SA 6

No action

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## Limited Removal at AOC 11, SA 12, and AOC 41

- Mobilization/demobilization;
- Excavation of surface debris and transportation to either the Consolidation Landfill or an offsite landfill;
- Removal of known surface soil "hot spots";
- Backfilling site; and
- Site restoration.

# Excavation and Either Onsite Consolidation or Offsite Disposal of Debris from AOCs 9 and 40, and SA 13

- Mobilization/demobilization;
- AOC 40 sediment removal with disposal either in the Consolidation Landfill or offsite;
- AOC 40 drum removal with disposal either in the Consolidation Landfill or offsite;
- Debris excavation, backfill, and regrading at AOCs 9 and 40, and at SA 13;
- Wetlands restoration;
- Consolidation of excavated debris at Consolidation Landfill or transport to an offsite landfill;
- Institutional controls;
- If required, cover system monitoring and maintenance at Consolidation Landfill; and
- Five-year site reviews.

## **Onsite Debris Consolidation**

Total Capital Cost	\$16,888,000
O & M Costs (present worth)	\$ 411,000
Total Cost	\$17,299,000

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Offsite Debris Disposal

Total Capital Cost	\$29,158,000
O & M Costs (present worth)	\$ 411,000
Total Cost	\$29,289,000

G. Alternative 4c: No Further Action at SA 6; limited removal at SA 12 and AOC 41; and excavation of AOCs 9, 11, and 40, and SA 13, with onsite consolidation or offsite disposal.

Alternative 4c proposes removal of surface debris from SA 12 and AOC 41, excavating construction/demolition debris from AOCs 9, 11, and 40, and from SA 13, and either consolidating the debris in a proposed secure landfill at the former Golf Course Driving Range, or disposing the debris in an offsite landfill. At SA 6, no further action would be taken. Actions at SA 12 and AOC 41 would include removal of known surface soil "hot spots".

Alternative 4c includes removing exposed drums at Cold Spring Brook Landfill (AOC 40) to remove a potential source of contamination, and excavating sediment from two hot spots in Cold Spring Brook Pond, to reduce ecological risk from exposure to contaminated sediments.

Key components of Alternative 4c include:

No Further Action at SA 6.

• No action

Limited Removal at SA 12 and AOC 41.

- Mobilization/demobilization;
- Excavation of surface debris and transportation to either the Consolidation Landfill or an offsite landfill;
- Removal of known surface soil "hot spots";

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- Backfilling sites; and
- Site restoration.

# Excavation and Either Onsite Consolidation or Offsite Disposal of Debris from AOCs 9, 11, and 40, and SA 13.

- Mobilization/demobilization;
- AOC 40 sediment removal with disposal either in the Consolidation Landfill or offsite;
- AOC 40 drum removal with disposal either in the Consolidation Landfill or offsite;
- Debris excavation, backfill, and regrading at AOCs 9, 11, and 40, and at SA 13;
- Wetlands restoration;
- Consolidation of excavated debris at Consolidation Landfill, or transport to an offsite landfill;
- Institutional controls;
- If required, cover system monitoring and maintenance at Consolidation Landfill; and
- Five-year site reviews.

## **Onsite Debris Consolidation**

Total Capital Cost	\$19,796,000
O & M Costs (present worth)	\$ 404,000
Total Cost	\$20,200,000

#### Offsite Debris Disposal

Total Capital Cost	\$34,636,000
O & M Costs (present worth)	\$ 124,000
Total Cost	\$34,760,000

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H. Alternative 5: Limited debris removal at AOC 11; cap-in-place debris at SAs 6, 12, and 13, and AOC 41; excavation and consolidation of debris at AOCs 9 and 40

Alternative 5 includes three debris management approaches for the seven landfills. At AOC 11, surface debris would be removed for disposal. At SAs 6, 12, and 13, and AOC 41, a cap would be placed over the debris. The entire debris volumes at AOCs 9 and 40 would be excavated and consolidated in a new secure landfill near the existing Shepley's Hill Landfill.

Alternative 5 also includes removing exposed drums at AOC 40 to remove a potential source of contamination, and excavating sediment from two hot spots in Cold Spring Brook Pond to reduce ecological risk from contamination exposure.

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Key components of Alternative 5 include:

## Limited Removal at AOC 11

- Mobilization/demobilization;
- Removal of debris, and transportation to the Consolidation Landfill;
- Backfilling site; and
- Site restoration.

## Cap-in-Place SAs 6, 12, and 13 and AOC 41

- Mobilization/demobilization;
- Site preparation;
- Cap construction;
- Site restoration;
- Wetland restoration;
- Institutional controls;
- Cover system monitoring and maintenance; and
- Five-year site reviews.

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#### Excavation and Consolidation of AOC 9 and AOC 40

- Mobilization/demobilization;
- AOC 40 sediment removal and disposal;
- AOC 40 drum removal and disposal;
- Debris excavation and backfill at AOCs 9 and 40;
- Wetlands restoration;
- Consolidation of excavated debris at Consolidation Landfill;
- Institutional controls;
- Cover system monitoring and maintenance at Consolidation Landfill; and
- Five-year site reviews.

Total Capital Cost	\$17,843,000
O&M Costs (present worth)	\$ 1,764,000
Total Cost	\$19,607,000

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I. Alternative 6: Cap-in-place debris at SAs 6, 12, and 13, and AOC 41; excavation and consolidation of debris at AOCs 9, 11, and 40

Alternative 6 includes two debris management approaches for the seven landfills. At SAs 6, 12, and 13, and at AOC 41, a cap would be placed over the debris. The entire debris volumes at AOCs 9, 11, and 40 would be excavated and consolidated in a new secure landfill near the existing Shepley's Hill Landfill.

Alternative 6 also includes removing exposed drums at **AOC** 40 to remove a potential source of contamination, and excavating sediment from two hot spots in Cold Spring Brook Pond to reduce ecological risk from contamination exposure.



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Key components of Alternative 6 include:

#### Cap-in-Place SAs 6, 12, and 13 and AOC 41

- Mobilization/demobilization;
- Site preparation;
- Cap construction;
- Site restoration;
- Wetland restoration;
- Institutional controls;
- Cover system monitoring and maintenance; and
- Five-year site reviews.

#### Excavation and Consolidation of AOCs 9, 11 and 40

- Mobilization/demobilization;
- AOC 40 sediment removal and disposal;
- AOC 40 drum removal and disposal;
- Debris excavation and backfill at AOCs 9, 11 and 40;
- Wetlands restoration;
- Consolidation of excavated debris at Consolidation Landfill;
- Institutional controls;
- Cover system monitoring and maintenance at Consolidation Landfill; and
- Five-year Site Reviews.

Total Capital Cost	\$19,828,000
O&M Costs (present worth)	\$ 1,757,000
Total Cost	\$21,585,000

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## J. Alternative 7: Cap-in-place all seven landfills

Under Alternative 7, a cap would be placed over the debris at all seven landfills. Alternative 7 also includes removing exposed drums at AOC 40 to remove a potential source of contamination, and excavation of sediment from two hot spots in Cold Spring Brook Pond, to reduce ecological risk from contamination exposure.

Key components of Alternative 7 include:

Cap-in-Place AOCs 9, 11, 40, 41 and SAs 6, 12, 13

- Mobilization/demobilization;
- Site preparation;
- AOC 40 sediment removal and disposal at AOC 9;
- AOC 40 drum removal and disposal at AOC 9;
- Cap construction;
- Site restoration;
- Wetland restoration;
- Institutional controls;
- Cover system monitoring and maintenance; and
- Five-year site reviews.

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Total Capital Cost	\$ 9,832,000
O&M Costs (present worth)	\$ 2,634,000
Total Cost	\$12,466,000

K. Alternative 8: Limited debris removal at AOC 11; excavation and consolidation of debris from SAs 6, 12, and 13, and AOCs 9, 40, and 41

Alternative 8 includes two debris management approaches for the seven landfills. At AOC 11, surface debris would be removed for disposal. The entire debris volumes at SAs 6, 12, and 13,

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and AOCs 9, 40, and 41 would be excavated and consolidated in a new secure landfill near the existing Shepley's Hill Landfill.

Alternative 8 also includes removing exposed drums at AOC 40 to remove a potential source of contamination, and excavation of sediment from two hot spots in Cold Spring Brook Pond to reduce ecological risk from contamination exposure.

Key components of Alternative 8 include:

Limited Removal at AOC 11

- Mobilization/demobilization;
- Removal of debris and transportation to the Consolidation Landfill;
- Backfilling site; and
- Site restoration.

Excavation and Consolidation of SAs 6, 12, and 13, and AOCs 9, 40, and 41

- Mobilization/demobilization;
- AOC 40 sediment removal and disposal;
- AOC 40 drum removal and disposal;
- Debris excavation and backfill;
- Wetlands restoration;
- Consolidation of excavated debris at Consolidation Landfill;
- Institutional controls;
- Cover system monitoring and maintenance at Consolidation Landfill; and
- Five-year site reviews.

Total Capital Cost	\$17,730,000
O&M Costs (present worth)	\$ 411,000
Total Cost	\$18,141,000

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L. Alternative 9: Excavation and consolidation of debris from all seven landfills

Under Alternative 9, the entire debris volumes at all seven landfills would be excavated and consolidated in a new secure landfill near the existing Shepley's Hill Landfill.

Alternative 9 also includes removing exposed drums at AOC 40 to remove a potential source of contamination, and excavation of sediment from two hot spots in Cold Spring Brook Pond to reduce ecological risk from contamination exposure.

Key components of Alternative 9 include:

Excavation and Consolidation of SAs 6, 42, and 13, and AOCs 9,11, 40, and 41

- Mobilization/demobilization;
- AOC 40 sediment removal and disposal;
- AOC 40 drum removal and disposal;
- Debris excavation and backfill;
- Wetlands restoration;
- Consolidation of excavated debris at Consolidation Landfill;
- Institutional controls;
- Cover system monitoring and maintenance at Consolidation Landfill; and
- Five-year site reviews.

Total Capital Cost	\$19,715,000
O&M Costs (present worth)	\$ 480,000
Total Cost	\$20,195,000

## IX. SUMMARY OF THE COMPARATIVE ANALYSIS OF ALTERNATIVES

Section l2l(b)(1) of CERCLA presents several factors that at a minimum the Army is required to consider in its assessment of alternatives. Building upon these specific statutory mandates, the NCP articulates nine evaluation criteria to be used in assessing the individual remedial

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alternatives. The nine criteria are used to select a remedy that meets the goals of protecting human health and the environment, maintaining protection over time, and minimizing untreated waste.

A detailed analysis was performed on the alternatives using the nine evaluation criteria to select a site remedy. Specific discussion regarding this analysis is provided in Section 5 of the FS report. Definitions of the nine criteria are provided below:

# **Threshold** Criteria

The two threshold criteria described below must be met in order for an alternative to be eligible for selection in accordance with the NCP.

- <u>Overall Protection of Human Health and the Environment</u> Assesses how well an alternative, as a whole, achieves and maintains protection of human health and the environment.
- <u>Compliance with Applicable or Relevant and Appropriate Requirements (ARARs)</u> Assesses how the alternative complies with location-, chemical-, and action-specific ARARs, and whether a waiver is required or justified.

# **Primary Balancing Criteria**

The following five criteria are used to compare and evaluate the elements of alternatives that meet the threshold criteria.

• <u>Long-Term Effectiveness and Permanence</u> - Evaluates the effectiveness of the alternative in protecting human health and the environment after response objectives have been met. This criterion includes consideration of the magnitude of residual risks and the adequacy and reliability of controls.

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- <u>Reduction of Toxicity, Mobility, and Volume Through Treatment</u> Evaluates the effectiveness of treatment processes used to reduce toxicity, mobility, and volume of hazardous substances. This criterion considers the degree to which treatment is irreversible, and the type and quantity of residuals remaining after treatment.
- <u>Short-Term Effectiveness</u> Examines the effectiveness of the alternative in protecting human health and the environment during the construction and implementation of a remedy until response objectives have been met. Considers the protection of the community, workers, and the environment during implementation of remedial actions.
- <u>Implementability</u> Assesses the technical and administrative feasibility of an alternative and availability of required goods and services. Technical feasibility considers the ability to construct and operate a technology and its reliability, the ease of undertaking additional remedial actions, and the ability to monitor the effectiveness of a remedy. Administrative feasibility considers the ability to obtain approvals from other parties or agencies and extent of required coordination with other parties or agencies.
- <u>Cost</u> Evaluates the capital, and operation and maintenance costs of each alternative.

## Modifying Criteria

The modifying criteria are used on the final evaluation of remedial alternatives generally after the Army has received public comments on the FS and proposed plan.

- <u>State Acceptance</u> This criterion considers the state's preferences among or concerns about the alternatives, including comments on ARARs or the proposed use of waivers.
- <u>Community Acceptance</u> This criterion considers the communities preferences among or concerns about the alternatives.

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Following the detailed analysis of each individual alternative, the Army conducted a comparative analysis, focusing on the relative performance of each alternative against the nine criteria. This comparative analysis of the five alternatives is presented in Table 6-1 of the FS report and summarized below.

#### A. Overall Protection of Human Health and the Environment

This criterion addresses how an alternative as a whole will protect human health and the environment. This includes an assessment of how public health and environmental risks posed through each pathway are eliminated, reduced, or controlled through treatment, engineering controls, or institutional controls. According to CERCLA, this criterion must be met for a remedial alternative to be chosen as a final site remedy.

Interpreted current risk to human health and the environment posed by debris at the landfill sites has been determined not to be significant, when considering current and projected land use. This assessment is documented in detail in Section 3.0 of the January 1997 Landfill Remediation Feasibility Study Report (ABB-ES, 1997). Thus, the degree of protection of human health and the environment provided by each of the twelve remedial alternatives, including those which propose no action, could be considered similar. The following comparisons are written in the context of protection against future possible risk posed by migration and/or release of potential, unidentified landfill contaminants.

Alternative 9, which features complete debris removal at all seven sites, addresses potential contaminant migration to groundwater at all of the debris disposal areas, and thus can be considered the most protective of the alternatives. Alternative 1 offers no action at all sites and therefore can be considered least protective of the alternatives. The remaining alternatives offer varying degrees of protection, with Alternatives 4a, 4b, 4c, 6, 7, and 8 supplying more protection because they would completely isolate greater amounts of debris through complete debris excavation and consolidation than would actions in Alternatives 2, 3, 4, and 5. Each of the Alternatives 2, 3, 4, and 5 feature no further action, limited action, or capping-in-place for the majority of the landfills. Capping-in-place offers limited protection of human health and the

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environment, because significant amounts of debris (i.e., portions of the debris at AOCs 9, 11, and 40) lie below the water table and would contact groundwater even if capped.

Alternatives which include full debris removal at AOCs 9, 11, and 40 (i.e., Alternatives 4, 4a, 4b, 4c, 5, 6, 8, and 9) provide the highest level of protection possible at the three sites. Portions of the debris at AOCs 9, 11, and 40 lie below the water table. At AOC 9, planned increased use of the nearby wastewater plant could result in adverse effects from the landfill on the environment. Modeling at AOC 40 indicates that groundwater from AOC 40 could migrate toward the Patton drinking water supply well, if the well was pumped continuously near its permitted capacity.

B. Compliance with ARARs

This criterion addresses whether a remedy complies with all state and federal environmental and public health laws and requirements that apply or are relevant and appropriate to the conditions and cleanup options at a specific site. If an alternative cannot meet an ARAR, the analysis of the alternative must provide the rationale for invoking a statutory waiver.

Location-specific ARARs identified for landfill remediation include regulations that protect wetlands, floodplains, and endangered species. Alternative 1 would not involve activities that would trigger location-specific ARARs. Remedial actions in those alternatives which feature a greater amount of in-place landfill capping and debris excavation with onsite consolidation or offsite disposal (i.e., Alternatives 4a, 4b, 4c, 6, 7, 8, and 9) have the potential to impact wetlands and floodplains. Remedial actions in the cited alternatives would trigger location-specific ARARs to a greater degree than would the remedial actions in Alternatives 2, 3, 4, and 5. The latter alternatives focus less on in-place landfill capping and debris excavation, and more on limited action or no further action.

Remedial actions in Alternatives 2 through 9, inclusive, would be executed in a manner to comply with applicable or relevant and appropriate location-specific ARARs. A synopsis of location-specific ARARs is included in Appendix B to this ROD.

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Chemical-specific ARARs include regulations protecting surface water and groundwater quality. Alternative 1 would not involve activities that would trigger chemical-specific ARARs. Remedial actions in those alternatives which feature a greater amount of in-place landfill capping and debris excavation with onsite consolidation or offsite disposal (i.e., Alternatives 4a, 4b, 4c, 6, 7, 8, and 9) have the potential to affect surface water and groundwater quality. Remedial actions in the cited alternatives would trigger chemical-specific ARARs to a greater degree than would the remedial actions in Alternatives 2, 3, 4, and 5. The latter alternatives focus less on in-place landfill capping and debris excavation, and more on limited action or no further action.

Remedial actions in Alternatives 2 through 9, inclusive, would be executed in a manner to comply with applicable or relevant and appropriate chemical-specific ARARs. A synopsis of chemical-specific ARARs is included in Appendix B to this ROD.

Action-specific ARARs include regulations related to construction in navigable waters, control of surface water runoff, construction of landfill liners and cover systems, and submittal of landfill closure plans. Massachusetts Solid Waste Management Regulations at 310 Code of Massachusetts Regulations (CMR) 19.000 have been identified as relevant and appropriate for landfill sites evaluated in Alternatives 2 through 9, inclusive.

Final closure and post-closure plans would be prepared for those landfill sites to be capped-inplace or excavated in Alternatives 2 through 9, inclusive, to satisfy the requirements of 310 CMR 19.021. Proposed landfill covers for those landfill sites to be capped-in-place in Alternatives 2, 3, 5, 6, and 7 would be constructed in accordance with the requirements of 310 CMR 19.112. Construction, operation, and maintenance of the consolidation landfill proposed for Alternatives 4, 4a, 4b, 4c, 5, 6, 8, and 9 would conform to 310 CMR 19.000. Final closure and post-closure requirements in 310 CMR 19.021 would be met by Alternatives 2 through 9, inclusive, but not by Alternative 1.

Remedial actions in Alternatives 2 through 9, inclusive, would be executed in a manner to comply with applicable or relevant and appropriate action-specific ARARs. A synopsis of action-specific ARARs is included in Appendix B to this ROD.

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## C. Long-term Effectiveness and Permanence

This criteria refers to the ability of an alternative to maintain reliable protection of human health and the environment over time once the cleanup levels have been met. In addition, it refers to the ability of an alternative to address current and future risks presented by the landfills, restoration and protection of natural resources, and the civilian redevelopment effort at Devens.

Landfill debris at the seven disposal areas pose no significant current risk to human and environmental receptors. Thus, each of the twelve alternatives provide similar long-term effectiveness and permanence relative to protection of human health and the environment.

Alternatives 1 through 9, inclusive, would provide varying degrees of protection of human health and the environment from potential, future risks. Potential, future risks include those caused by future migration of landfill debris contaminants to public groundwater supplies. Alternatives 8 and 9 offer the greatest amount of protection from future contaminant release, because debris from most or all of the disposal areas would be completely excavated and isolated in a new landfill containing a low-permeability cap and liner. Alternatives 1 through 7, inclusive, offer a lesser degree of protection from future contaminant release, because they feature a combination of capping-in-place, limited action, and no action. Though not as effective in preventing potential contaminant release as is total containment, capping-in-place will reduce surface infiltration to landfill materials, promote surface water drainage, minimize erosion, and isolate debris from the environment. Alternative 1 provides no additional degree of protection from future contaminant release beyond that which already exists.

Alternatives 1 through 9, inclusive, would provide varying degrees of support for the ongoing community effort to improve the water quality of the Nashua River. Alternative 4c offers the greatest amount of support because debris at AOC 11 would be completely excavated. The remaining alternatives, Alternatives 1 through 4b, inclusive, and 5 through 9 would offer less support for restoration and protection of natural resources, because debris at AOC 11 would not be completely excavated.

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Alternatives 1 through 9, inclusive, would provide varying degrees of support for the civilian redevelopment at Devens. Alternatives which feature complete debris excavation at AOCs 9 and 40 and at SA 13 (i.e., Alternatives 4a, 4b, 4c, 8, and 9) offer the highest degree of support, because redevelopment is likely to occur at or near those sites. Alternatives 1, 2, 3, and 7 would offer the least degree of redevelopment support; debris at AOCs 9 and 40 and SA 13 would remain in place, rendering the three sites unsuitable for development. In addition, expansion plans for the wastewater facility near AOC 9 and for the Patton groundwater supply well near AOC 40 would be inhibited.

Long-term effectiveness and permanence are expected to be equal for the onsite and offsite debris disposal options in Alternative 4c.

D. Reduction of Toxicity, Mobility, and Volume through Treatment

This criterion is a principal measure of the overall performance of an alternative. The 1986 amendments to the Superfund statute emphasize that, whenever possible, a remedy should be selected that uses a treatment process to reduce permanently the toxicity of contaminants at the site, the spread of contaminants away from the source of contamination, and the volume or amount of contamination at the site.

None of the twelve remedial alternatives meet the statutory preference for treatment under CERCLA, because they do not contain provisions for treating contaminants or debris. Except for Alternative 1, No Action, all of the alternatives contain landfill capping or debris consolidation in a new landfill as a remedy for one or more of the debris disposal areas. Debris excavation with containment in a new landfill and, to a lesser degree, capping-in-place (due to the location of portions of the debris below the water table), will reduce infiltration to landfill materials and resulting leaching of contaminants, and thus reduce contaminant mobility.

It is **possible**, though not known at this time, that the alternatives which include either debris consolidation in a new landfill or offsite debris disposal may employ material recycling and reuse as a component. Recycling, as a generic treatment, would effectively reduce the volume of debris to be disposed.

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#### E. Short-term Effectiveness

This refers to the likelihood of adverse effects on human health or the environment that may be posed during the construction and implementation of an alternative until cleanup goals are achieved.

Alternative 1 has the least likelihood for adverse effects during implementation because no action is proposed. In general, alternatives that would cause the greatest degree of short-term impact to the community are those (i.e., Alternatives 4a, 4b, 4c, 6, 8, and 9) that feature the greatest volumes of complete debris excavation. Complete debris excavation and disposal activities will necessitate a greater volume of construction equipment and vehicle traffic than would capping-in-place or limited removal. Schedules for truck transport of equipment, materials, and debris on area roadways would be coordinated in advance with local authorities to minimize adverse impacts to local vehicular traffic.

Available information does not suggest the presence of hazardous materials that would present a risk to workers during disturbance of debris. Worker adherence to general health and safety practices, and use of personnel monitoring would reduce exposure to potentially hazardous substances to a safe level. Excavation and capping of landfill debris, and construction of the consolidation landfill could generate dust during implementation of Alternatives 2 through 9. Dust suppression techniques would reduce potential risk to workers and the community. A Health and Safety Plan would be followed during performance of remedial activities, and during environmental monitoring to minimize risk of site hazards to workers.

Short-term impacts to the community and to site workers are expected to be equal for the onsite and offsite debris disposal options in Alternative 4c.

F. Implementability

Implementability refers to the technical and administrative feasibility of an alternative, including the ease of construction and operation; administrative feasibility; and availability of services,

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equipment, and materials to construct and operate the technology. Also evaluated is the ease of undertaking additional remedial actions.

Post-closure requirements included in all of the alternatives (except Alternative 1, No Action) present no implementation problems. Equipment and services required for post-closure landfill cover maintenance and environmental monitoring are readily available. Zoning and deed restrictions (i.e., institutional controls) included in all alternatives except Alternative 1 can be easily implemented. Enforcement of institutional controls would be required.

Remedial actions involved in all alternatives except Alternative 1, including landfill capping, debris removal and transport, and new landfill construction can be easily designed and implemented. The activities can be completed using standard construction procedures and conventional earthmoving equipment. Many qualified engineering and construction companies are available.

The alternatives that include onsite debris consolidation (i.e., Alternatives 4, 4a, 4b, 4c, 5, 6, 8, and 9) would require a long-term landfill leachate discharge agreement between the Army and the owner of the Publicly-Owned Treatment Works (POTW) selected for discharge.

The relative ease of implementability for each of the onsite and offsite debris disposal options in Alternative 4c are considered equal.

#### G. Cost

Cost includes the capital (up-front) cost of implementing an alternative and the cost of operating and maintaining the alternative over the long-term, and net present worth of both capital and operation and maintenance costs.

A comparison of the estimated total present worth costs (based on a 7 percent discount rate) for each alternative evaluated in detail is presented in Table 3.

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Alternative	Capital Cost	O & M Cost (net Present worth)	Total Cost (net present worth)
1	\$0	\$0	\$0
2	\$ 6,633,000	\$ 953,000	\$ 7,586,000
3	\$ 8,226,000	\$ 1,281,000	\$ 9,507,000
4	\$ 16,235,000	\$ 411,000	\$ 16,646,000
4a	\$ 16,888,000	\$ 411,000	\$ 17,299,000
4b (onsite option)	\$ 16,888,000	\$ 411,000	\$ 17,299,000
4b (offsite option)	\$ 29,158,000	\$ 131,000	\$ 29,289,000
4c (onsite option)	\$ 19,796,000	\$ 404,000	\$ 20,200,000
4c (offsite option)	\$ 34,636,000	\$ 124,000	\$ 34,760,000
5	\$ 17,843,000	\$ 1,764,000	\$ 19,607,000
6	\$ 19,828,000	\$ 1,757,000	\$ 21,585,000
7	\$ 9,832,000	\$ 2,634,000	\$ 12,466,000
8	\$ 17,730,000	\$ 411,000	\$ 18,141,000
9	\$ 19,715,000	\$ 480,000	\$ 20,195,000

#### TABLE 3 ALTERNATIVE COST ESTIMATE SUMMARY

Capital, operation and maintenance, and present worth costs for each alternative were calculated with an estimated accuracy of -30 percent to +50 percent. The alternatives with the lowest capital costs are those that include the least amount of construction, such as Alternatives 2, 3, and 7. Alternatives 4b (offsite disposal optional) and 4c (offsite disposal optional), which involve greater amounts of construction, require larger capital investment.

Operation and maintenance costs are estimated on an annual basis, and are lowest for Alternative 1, which does not provide any long-term maintenance or monitoring. Operation and maintenance costs for the remaining alternatives include environmental monitoring for 30 years.

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#### H. State Acceptance

This criterion addresses whether, based on its review of the site investigation reports, the FS report, the FS Addendum report, and Proposed Plan, the state concurs with, opposes, or has no comment on the alternative the Army is proposing as the remedy for the SAs and AOCs. The Commonwealth of Massachusetts has reviewed the site investigation reports, the FS report, the FS Addendum report, Proposed Plan, and this ROD, and concurs with the selected remedy. A copy of the Declaration of State Concurrence is presented in Appendix E of this ROD.

#### I. Community Acceptance

This criterion addresses whether the public concurs with the Army's proposed plan. A majority of the comments received from the community during the public comment period indicated approval of the Army's preferred **approach** to landfill remediation. The Army believes this shows community acceptance of the proposed plan and selected remedy. The community has accepted the Army's selected alternative, and has indicated a preference for the alternative's option for offsite disposal.

# X. THE SELECTED REMEDY

The selected remedy to address disposal of debris at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41 is Alternative 4c. The alternative includes components for containment of landfill debris and for management of potential contaminant migration. The remedial components of the selected remedy are described in detail below.

#### A. Remediation Goals

Implementation of the selected remedy will satisfy the response objectives referenced in Section VII. The remedial response objectives were developed to mitigate existing and future potential threats to human health and the environment. The selected remedy features debris removal and containment, with removal of isolated hot spot surface soil areas that pose risk to environmental

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receptors. The Army will prepare a work plan to describe, in detail, proposed remedial activities including complete debris excavations at AOCs 9, 11, and 40, and at SA 13. The work plan will identify the conditions by which complete debris excavations will cease, and site restoration can begin.

B. Description of Remedial Components

Alternative 4c includes excavating construction/demolition debris from AOCs 9, 11, and 40, and from SA 13, and either consolidating the debris in a proposed secure landfill at the former Golf Course Driving Range, or disposing the debris in an offsite landfill. At SA 6, no further action would be taken. Actions at SA 12 and AOC 41 would include removal of visible man-made surface debris, and removal of known surface soil "hot spots".

Alternative 4c includes removing exposed drums at Cold Spring Brook Landfill (AOC 40) to remove a potential source of contamination, and excavating sediment from two hot spots in Cold Spring Brook Pond, to reduce ecological risk from exposure to contaminated sediments.

Key components of Alternative 4c include:

# <u>SA 6</u>

No further action

# <u>SA 12, AOC 41</u>

- Mobilization/demobilization
- Site preparation
- Surface debris removal
- Known hot-spot removal
- Backfilling/regrading/revegetation
- Site monitoring

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# AOC 9, AOC 11, SA 13, AOC 40

- Mobilization/demobilization
- Site preparation
- AOC 40 sediment removal with disposal either in the Consolidation Landfill or offsite
- AOC 40 drum removal with disposal either in the Consolidation Landfill or offsite
- Debris excavation, backfill, and regrading
- Wetlands restoration at AOC 9, AOC 11, and AOC 40
- Consolidation of excavated debris at onsite Consolidation Landfill, or transport to an offsite landfill
- If required, cover system monitoring and maintenance at Consolidation Landfill
- Institutional controls and five-year site reviews at those sites where unrestricted future use is not achievable or economical

Each component is described in the following paragraphs. The descriptions reflect preliminary design evaluation, and are subject to change during detailed design.

<u>Mobilization/demobilization.</u> Excavation and backfill equipment including backhoes, bulldozers, and dump trucks would be mobilized at AOC 9, AOC 11, AOC 40, and SA 13. Additional sediment removal equipment requiring mobilization at AOC 40 may include an excavator or a clamshell crane, watertight dump trucks, and water storage tanks.

<u>Site preparation</u>. Initial activities at AOC 9, AOC 11, AOC 40, and SA 13 would be clearing of trees, constructing temporary access roads, and installing silt fences and erosion control measures. Contractor trailers with utilities may be established, and parking and staging areas prepared.

At AOC 40, Cold Spring Brook Landfill, drum removal would be attempted by hydraulic excavator or backhoe from the landfill surface. Some tree removal and minor regrading of the landfill surface may be needed to accomplish this task. Sediment removal from sediment Area I would also be attempted from the landfill surface. The most direct access to sediment Area I from Patton Road would be to cross the landfill east of well CSM-93-01A. However, the landfill

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surface is relatively high in this area and it may not be possible to reach the entire sediment removal area. As an alternative, approaching the sediment removal area via a more easterly route may make sense. The pond bank is lower and the debris/rubble would provide a relatively firm foundation for excavation equipment. Even with this approach, construction of up to 200 feet of temporary road along the edge of the pond/landfill may be necessary. A third alternative would be to construct approximately 500 feet of temporary access road along the northwestern side of the landfill. Construction of either access road would likely require placement of a geotextile mat and significant quantities of gravel over the naturally occurring peat to support heavy equipment. Construction of the longer road would also require removal of a number of trees. As indicated in Figure 8-3 of the FS Report, it may be possible to construct the road along the northwest edge of the landfill without crossing wetland areas. However, this would need to be confirmed. The cost estimates for sediment removal at Area I are based on construction and subsequent removal of 200 feet of temporary access road.

Prior to excavation at sediment Area II near the outlet of Cold Spring Brook Pond, some fill material may need to be placed along the bank of the pond to provide a level platform for equipment. Access would be from Patton Road east of the pond. For cost estimating purposes, it is assumed that gravel would be obtained onsite from the southern side of Patton Road to construct the work platforms and access roads. If this gravel cannot be used, material costs would increase. These access roads would be temporary, and would be removed following completion of remedial activities at the landfill. The cost estimate includes removal of temporary roads or work platforms at Area II.

Construction of a lined basin for dewatering sediment, a lined drum storage area for staging drums, small decontamination pads, a stockpile area approximately 1 acre in size for storage of excavated materials, and a small parking area would be required.

Partial dewatering of Cold Spring Brook Pond may be required prior to debris excavation.

<u>Sediment removal and disposal at AOC 40</u>. Sediment removal will occur at AOC 40 for two hot spot locations producing elevated ecological risks due to arsenic and DDD contamination in Cold Spring Brook Pond. The first location (Area I) is a small inlet **east of monitoring** well CSB-2

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(see Figure 7 in Appendix A). The second location (Area II) is at the pond outlet. For cost estimating purposes, the volume of sediment to be removed has been estimated to be 1,200 cy.

A silt fence or a floating boom weighted at its bottom would be placed around the two excavation areas to prevent sediment suspended during excavation from migrating to other locations in the pond. Sediment removal would be attempted by a long-stick hydraulic excavator or a crane with a watertight clamshell bucket to minimize the quantity of water and sediment spilling adjacent to the excavation. If access from the top of the landfill is not successful, a temporary access road would be constructed along the northern side of the landfill, and sediment would be removed with an excavator. Sediment would be placed in watertight dump trucks and transported to a lined dewatering basin constructed as close to the landfill area as practicable. For cost estimating purposes, the lined dewatering basin is proposed to be 100 x 100 feet with a 4-foot depth, constructed with an impervious liner to temporarily store sediment and water.

As the sediment settles out, the supernatant water would be pumped into tanks and sampled. If analysis shows that the water will not cause Cold Spring Brook Pond to exceed AWQC, it would be discharged back to the pond. If water quality does not meet acceptable criteria, it would be treated onsite in a mobile clarifier before discharge to the pond. Sediments would be disposed either at the Consolidation Landfill or offsite. The addition of a sorbent or solidifying agent may be necessary to eliminate free water prior to transport and disposal. For cost estimating purposes, treatment of supernatant water is assumed.

<u>Drum removal and disposal at AOC 40.</u> At AOC 40, 14 55-gallon drums along the northern edge of Cold Spring Brook Landfill would be removed. Drums are located on the landfill bank, as well as partially submerged in the pond. The drums have been sampled and found to contain relatively low-level residual contamination. They will be removed in conjuction with overall debris excavation.

<u>Debris Excavation, Backfill, and Regrading at AOCs 9, 11, and 40, and at SA 13.</u> A total debris volume of approximately 267,000 cy will be generated by excavation from AOC 9 (112,000 cy), AOC 11 (35,000 cy), AOC 40 (110,000 cy), and SA 13 (10,000 cy).

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Debris will be removed with excavators with the possible necessity of specialized equipment for AOC 40, due to the steep slopes at these areas. Erosion control measures will be used at all excavations, especially those adjacent to wetlands, to prevent impacts to surrounding areas. These measures may include silt fences, hay bales, and covers for soil piles left onsite during excavation.

AOC 11 is located between wetlands to the north and south, and adjacent to the Nashua River to the east. A natural berm along the Nashua River separates the debris from the river water. This berm is 8 to 10 feet above normal river elevations, but still below flood stage. It is recommended that debris excavation be scheduled for low-flow summer months.

During excavations, debris will be screened to identify and segregate material that is potentially hazardous. First, an experienced professional would visually scan excavated debris, and arrange separation of materials that appear potentially hazardous. Potentially hazardous materials could include containers, drums, and stained or odorous soil. Segregation would also be determined using readings from field instruments such as a photoionization detector. Following segregation, samples would be collected from the soil that is mixed with the debris. An onsite laboratory would be used to measure volatile and semi-volatile organic compounds, inorganics, polychlorinated biphenyls, pesticides, and total petroleum hydrocarbons. An offsite laboratory analysis would be used to determine whether segregated materials are hazardous. Onsite laboratory results will be compared to theoretical TCLP criteria. If onsite results are greater than TCLP criteria, samples will be sent offsite for analysis. If offsite TCLP results exceed regulatory limits, the associated materials will be disposed offsite in a licensed, hazardous waste disposal facility. The screening process is summarized in Figure 10 of Appendix A.

Subsequent to debris removal, the excavations at AOC 9, AOC 11, and SA 13 will be backfilled and regraded.

<u>Wetlands Restoration</u>. Remedial activities at AOC 9, AOC 11, and AOC 40 will disturb bordering wetland areas. The areas would be restored in accordance with Wetland Restoration Specifications (WRS) prepared prior to wetland restoration. The WRS would incorporate

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guidelines from the Massachusetts Wetland Protection Act and Regulations, specifically 310 CMR 10.55. The primary goal of wetland restoration activities is to restore self-sustaining freshwater wetlands in situ (i.e., in the same "footprint" as the altered wetlands).

Restoration of wetlands would:

- Reduce long-term impacts of activities in and adjacent to wetlands;
- Compensate for loss of wetland habitats;
- Restore or replace degraded wetlands; and
- Meet state and federal permitting and regulatory guidelines and requirements.

Based on regulatory guidelines, including 310 CMR 10.55 and wetlands regulations regarding restoration, the WRS should include: careful consideration of site hydrology, topography, vegetation, and soil characteristics; evaluation of wetlands functional assessment; examination of regional wetlands replacement literature; consultation with regulatory and technical authorities; and experience with similar wetland restoration projects. This WRS will be prepared in accordance with state and federal technical requirements for wetland alteration. The WRS will include a detailed description of all proposed activities, and a discussion of goals based on wetland functional attributes.

<u>Disposal Option One: Consolidation of Excavated Debris at Consolidation Landfill.</u> The Consolidation Landfill would be constructed at the Former Golf Course Driving Range. Design for construction, operation, and closure of the landfill would be carried out in accordance with the Massachusetts Solid Waste Management Facility Regulations 310 CMR 19.000 Parts I and II. This alternative assumes that the Consolidation Landfill would be constructed prior to excavation at the debris areas.

The conceptual design for the Consolidation Landfill complies with the requirements of 310 CMR 19.110 and 19.112. If this alternative is selected, alternative design components and methodologies to improve performance and/or reduce costs should be evaluated during the design phase.

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The cost estimate for this alternative is based on construction of an approximately 11-acre landfill with capacity for the estimated 267,000 cy of debris. For estimating purposes, the daily cover was estimated to be 10 percent of the total volume to be landfilled and the final cover would be 5 feet thick. The total estimated volume, including debris, daily cover, and final cover, would be approximately 344,000 cy.

The conceptual Consolidation Landfill used for cost estimating has three-horizontal to onevertical side slopes maximum, 5 percent top slope minimum, and 2 percent bottom slope. The landfill could rise up to approximately 32 feet above existing grade. Figure 11, an illustration showing the various landfill liner and cap components, is included in Appendix A.

The conceptual Consolidation Landfill includes a groundwater protection system to: (1) provide an effective hydraulic barrier preventing leachate from reaching groundwater and (2) to collect landfill leachate for disposal. MADEP landfill guidance (MADEP, 1993) requires a four-foot separation between the top of bedrock or the maximum high groundwater level, and the bottom of the lowermost low-permeability layer of the protection system. The groundwater protection system would consist of a composite hydraulic barrier layer (low permeable soil layer and geomembrane), a drainage layer with leachate collection pipes, a buffer soil layer, and a geotextile fabric. The purpose of the fabric is to prevent clogging of the leachate collection soil layers caused by potential migration of fine particles contained within the landfilled debris. The composite hydraulic barrier would consist of compacted soil with a maximum in-place saturated hydraulic conductivity of  $1 \times 10^{-7}$  cm/sec, overlain by a geomembrane. A sand drainage layer above the geomembrane is proposed. The drainage layer would have a minimum hydraulic conductivity of  $1 \times 10^{-2}$  centimeter per second (cm/sec) with leachate collection pipes. The sand drainage layer and the leachate collection pipes would provide a high permeability pathway for leachate collection. The buffer soil layer above the sand layer would have a minimum hydraulic conductivity of 1x10<sup>-3</sup> cm/sec. Leachate collected in the landfill could be removed by pumping the leachate directly from the leachate collection system into tanker trucks for transport to an approved wastewater treatment facility for disposal.

When debris disposal is complete, the landfill will be closed and a low-permeability cover system constructed. A subgrade buffer soil will be placed over the debris to prevent penetration

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of the overlying geomembrane. A sand drainage layer with a minimum hydraulic conductivity of  $1 \times 10^{-3}$  cm/sec would overlay the geomembrane. A common borrow soil layer would overlay the drainage soil for moisture retention and for protection of the geomembrane against heaving from frost. A geotextile fabric would separate the moisture retention soil layer from the drainage soil layer. Vegetative topsoil would be placed above the moisture retention soil layer.

Disposal Option Two: Disposal of Excavated Debris at Offsite Landfill. Transfer of debris from Devens to an offsite landfill could be accomplished using truck transport in accordance with the U.S Department of Transportation regulations, or via rail. The Army will determine the transport method when the contract for remedial work is awarded. The following description of offsite debris disposal was taken from the evaluation in the FS Addendum report, and assumes rail transport.

Excavated debris that has been screened for hazardous materials will be loaded into trucks or intermodal boxes for transport. It is assumed that dump trucks will be used. Covered debris will be transported via truck to a rail siding. It is assumed that the existing rail siding at Devens will be used. The remedial action contractor could elect to transport debris to a rail siding located offsite, if it was determined to be a more cost-effective option.

At the rail siding, debris would be transferred to rail cars. For purposes of FS evaluation, it is assumed that a ramp will be constructed at the siding, allowing direct-loading of debris from trucks into waiting rail (gondola) cars. Alternately, debris could be placed from the transport trucks onto a paved area adjacent to the rail, then transferred into gondola cars using a front-end loader.

Debris would be transported via rail to the offsite landfill. Debris disposal could be at one or multiple solid waste disposal facilities. Travel route and distance would be determined by the rail service provider, and would be largely dependent on disposal facility location. The frequency of rail traffic would be dependent on availability of rail cars and number of rail cars in the train.

Institutional Controls. Institutional controls are planned for the proposed Consolidation Landfill, and for those sites where debris will be excavated but unrestricted land use is not achievable or

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economical. Institutional controls will be in the form of land use restrictions for property released by the Army during Fort Devens base closure activities. By preempting residential use, these controls will help limit human exposure. These controls would be drafted in cooperation with state and local government. The agency responsible for enforcement of the institutional controls has not been identified at this time.

<u>Cover system Monitoring and Maintenance at Consolidation Landfill.</u> Massachusetts Solid Waste Management Regulations (310 CMR 19.142) require the post-closure monitoring period to extend a minimum of 30 years. Proposed cover system monitoring and maintenance at the Consolidation Landfill would consist of conducting annual site inspections, performing needed cover system repairs, and mowing. More frequent site inspections will be performed, if necessary, as a result of severe weather events.

Inspections would be conducted to ensure the integrity of the landfill cover system layers, surface water diversion trenches, monitoring wells, access roads, and the general site conditions. Required maintenance activities would be proposed and conducted based on information from site inspections.

Groundwater monitoring is proposed to confirm that groundwater quality will remain acceptable over time. One upgradient and three downgradient monitoring wells are assumed for cost estimating. All monitoring wells would be sampled and analyzed semi-annually consistent with the monitoring requirements of 310 CMR 19.132 for a minimum of 30 years. Assumptions made for this monitoring plan are for cost estimating purposes only. A final detailed monitoring plan would be developed in conjunction with regulatory agency review and approval.

<u>Five-year Site Reviews</u> Under CERCLA 121c, remedial action (or lack thereof) that results in contaminants remaining onsite at levels that do not allow unrestricted land use must be reviewed at least every five years. Five-year site reviews will be conducted at those sites where debris will be excavated but unrestricted land use is not achieved.

The estimated length of time for implementation of the selected remedy is approximately 24 months for engineering evaluations, design, and construction.

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Onsite Debris Consolidation Option

Estimated Capital Cost:	\$19,796,000		
Estimated Operation and Maintenance Cost:	\$ 404,000		
(net present worth)			
Estimated Total Cost: (net present worth,	\$20,200,000		
Assuming 7 percent discount rate)			
Offsite Debris Disposal			
Estimated Capital Cost:	\$34,636,000		
Estimated Operation and Maintenance Cost:	\$ 124,000		
(net present worth)			
Estimated Total Cost: (net present worth,	\$34,760,000		

Assuming 7 percent discount rate)

As a result of further evaluations to be conducted during implementation of the selected remedy, some revisions may be made to its components, as described above. Such changes, should they occur, would reflect additional information obtained during the engineering design and construction process.

## XI. STATUTORY DETERMINATIONS

The selected remedy for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41, Alternative 4c, is consistent with CERCLA and, to the extent practicable, the NCP. The selected remedy is protective of human health and the environment, and attains ARARs. The remedy utilizes permanent solutions and alternate treatment technologies, to the maximum extent practicable. However, because treatment of the principal sources of contamination was found not to be practicable, Alternative 4c does not satisfy the statutory preference for treatment as a principal element.

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#### A. <u>Threshold Criteria</u>

1) Protection of Human Health and the Environment

Alternative 4c will reduce current and potential risks to human health and the environment by eliminating, reducing, or controlling exposures to human and environmental receptors through engineering and institutional controls.

By isolating debris from SA 13 and AOCs 9, 11, and 40 in a new onsite or existing offsite landfill, potential contaminant release from landfill debris to groundwater will be prevented. Construction of the optional onsite consolidation landfill will be in accordance with current state standards. Five-year site review of post-closure groundwater monitoring will ensure that no contaminants are being released from the new landfill to the environment. The selected alternative contains an option to relocate debris from the four disposal areas at an offsite landfill, thus completely removing contaminants from the communities that comprise Devens.

Alternative 4c contains onsite landfill consolidation and offsite disposal options for debris excavated from SA 13 and AOCs 9, 11, and 40. The Army will select on-site or off-site disposal after evaluating formal bids from qualified waste disposal contractors. Protection of human health and the environment will be one of four criteria considered by the Army during bid review. The Army will also consider: (1) the cost of the disposal option, (2) the ability of the disposal option to satisfy health and safety concerns identified by area residents and public officials, and (3) the bidding contractor's past performance on similar waste disposal projects.

Ecological risk from exposure to surface soil and sediment contaminants at SA 13 and AOC 40 will be eliminated by removal of "hot spots". Removal of known hot spot surface soil areas at SA 12 and AOC 41 will prevent risk to environmental receptors. Surface debris removal at SA 12 and AOC 41 will eliminate physical hazards.

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#### 2) Attainment of ARARs

The selected remedy will attain all applicable or relevant and appropriate federal and state requirements.

Tables B.1, B.2, and B.3 in Appendix B summarize ARARs for the selected remedy. The tables include the regulatory citation, a brief summary of the requirement, and how it will be attained. Environmental laws from which ARARs for the selected remedy are derived, and specific ARARs include:

#### Location-specific Federal Requirements:

- Floodplain Management Executive Order No. 11988, (40 CFR Part 6, Appendix A)(Applicable to AOC 9, AOC 11, AOC 40).
- Protection of Wetlands Executive Order 11990 (40 CFR Part 6, Appendix A)(Applicable to AOC 9, AOC 11, AOC 40).
- Clean Water Act, Dredge or Fill Requirements Section 404 (40 CFR Part 230) (Relevant and Appropriate to AOC 9, AOC 11, AOC 40).
- Fish and Wildlife'Coordination Act (16 USC 661 et. seq.) (Relevant and Appropriate to AQC
- 9, AOC 11, AOC 40, SA 13).
- Endangered Species Act [50 CFR Parts 17.11-17.12] (Applicable to AOC 9, AOC 11, AOC 40, SA 13, and the Consolidation Facility).
- Migratory Bird Treaty Act [16 USC 703 et seq.] (Relevant and Appropriate to AOC 11).

#### Location-specific State Requirements:

- Massachusetts Wetland Protection Act and regulations [MGL c. 131 s. 40; 310 CMR 10.00] (Applicable to AOC 9, AOC 11, AOC 40, and SA 13).
- Massachusetts Endangered Species Regulations [321 CMR 8.00] (Applicable to AOC 9, AOC 11, AOC 40, SA 13, and Consolidation Facility).

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### Chemical-specific Federal Requirements:

- Clean Water Act, Ambient Water Quality Criteria [40 CFR 131; Quality Criteria for Water 1986] (Relevant and Appropriate to AOC 11 and AOC 40).
- Safe Drinking Water Act, National Primary Drinking Water Regulations, MCLs and MCL Guidelines [40 CFR Parts 141.60 141.63 and 141.50 141.52] (Relevant and Appropriate to AOC 40).

## Chemical-specific State Requirements:

- Massachusetts Surface Water Quality Standards [314 CMR 4.00] (Relevant and Appropriate to AOC 11 and AOC 40).
- Massachusetts Groundwater Quality Standards [314 CMR 6.00] (Relevant and Appropriate to AOC 40).
- Massachusetts Drinking Water Regulations [310 CMR 22.00] (Relevant and Appropriate to AOC 40).

## Action-specific Federal Requirements:

- Rivers and Harbors Act of 1899 [33 USC 401 et seq.] (Relevant and Appropriate to AOC 40 and AOC 11).
- Clean Water Act NPDES Permit Program [40 CFR 122,125] (Relevant and Appropriate to AOC 9, AOC 11, AOC 40, SA 13, and the Consolidation Facility).
- Resource Conservation and Recovery Act (RCRA), Land Disposal Restrictions; (40 CFR Part 268) (Applicable to AOC 9, AOC 11, AOC 40, and SA 13).
- Toxic Substance Control Act Regulations (TSCA) [40 CFR Part 761] (Applicable to AOC 9, AOC 11, AOC 40, and SA 13).

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#### Action-specific State Requirements:

- Massachusetts Solid Waste Facilities Site Regulations [310 CMR 16.00] (Applicable to the Consolidation Facility).
- Massachusetts Solid Waste Management Regulations [310 CMR 19.000] (Relevant and Appropriate to AOC 9, AOC 11, SA 12, SA 13, and the Consolidation Facility).
- Massachusetts Water Quality Certification and Certification for Dredging [314 CMR 9.00] (Relevant and Appropriate to AOC 40).
- Massachusetts Air Pollution Control Regulations [310 CMR 7.00] (Applicable to AOC 9, AOC 11, AOC 40, SA 13, and the Consolidation Facility).

#### B. Primary Balancing Criteria

1) Cost-Effectiveness.

Of the remedial actions considered in the FS, the selected action, Alternative 4c (assuming onsite containment) does not have the lowest-cost. Only Alternatives 6 and 9, which include either in-place or on-site containment of debris from all seven disposal areas, are costlier. The Army has determined that containment of debris at SAs 6 and 12, and AOC 41 is not warranted because of the relatively insignificant threats to human health and the environment present. Alternative 4c includes containment of debris from the four largest debris disposal areas; approximately 96 percent of the total volume of debris at the seven debris disposal areas will be contained. A review of the alternatives reveals that the selected remedial action most closely addresses comments expressed by the community with respect to desired actions at the seven disposal areas, and is responsive to the approved re-use plan of the Local Reuse Authority.

Alternative 4c contains onsite landfill consolidation and offsite disposal options for debris excavated from SA 13 and AOCs 9, 11, and 40. The Army will select on-site or off-site disposal after evaluating formal bids from qualified waste disposal contractors. During bid review, the Army will consider the following evaluation criteria:

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- Overall protection of human health and the environment (evaluates the ability of each disposal option to reduce, eliminate, or control site risks or potential risks through engineering or institutional controls)
- Cost (a best value evaluation will be performed to determine which debris disposal option provides satisfactory risk mitigation for the least cost)
- Ability to satisfy health and safety concerns identified by area residents and public officials (public opinion with respect to the degree of health and safety provided by the proposed disposal options will be assessed)
- Contractor's past performance (a proven track record on similar waste disposal projects must be demonstrated by the bidding contractor)

The Army will perform a best value evaluation to determine which disposal option provides satisfactory risk mitigation for the least cost. Regulatory agencies and community representatives will take part in the development of criteria used to evaluate the bids. The USEPA, as a federal agency, may be allowed to participate in the bid evaluation.

The estimated costs of the selected remedy, Alternative 4c, in 1998 dollars, are:

**Onsite Debris Consolidation Option** 

Estimated Capital Cost:	\$19,796,000
Estimated Operation and Maintenance Cost:	\$ 404,000
(net present worth)	
Estimated Total Cost: (net present worth)	\$20,200,000
Affelie Debris Dissocrat	
Estimated Capital Cost:	\$34,636,000
Estimated Operation and Maintenance Cost:	\$ 124,000
(net present worth)	
Estimated Total Cost: (net present worth)	\$34,760,000

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## DECISION SUMMARY Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40, and 41 U.S. Army RFTA, Devens, Massachusetts

## 2) Use of Permanent Solutions and Alternative Treatment or Resource Recovery Technologies to the Maximum Extent Practicable

Once the Army identified those alternatives that attain or, as appropriate, waive ARARs and that are protective of human health and the environment, the Army determined which alternative made use of **permanent** solutions and alternative treatment technologies or resource recovery technologies to the maximum extent practicable. This determination was made by deciding which one of the identified alternatives provides the best balance of trade-offs among alternatives in terms of: (1) long-term effectiveness and permanence; (2) reduction of toxicity, mobility or volume through treatment; (3) short-term effectiveness (4) implementability; and (5) cost. The balancing test <u>emphasized</u> long-term effectiveness and permanence and the reduction of toxicity, mobility, and volume through treatment; and <u>considered</u> the preference for treatment as a principal element, the bias against off-site land disposal of untreated waste, and community and state acceptance. The selected remedy provides the best balance of trade-offs among the alternatives.

As described in Section IX, the remedial alternatives would provide varying degrees of protection with respect to protecting human health and the environment from potential risks. Human health risks associated with current use of the landfill sites are acceptable according to USEPA criteria. Potential risks include those caused by debris contaminants migrating to public groundwater supplies in the future.

None of the twelve remedial alternatives meet the statutory preference for treatment under CERCLA, because they do not contain provisions for treating contaminants or debris. Except for Alternative 1. No Action, all of the alternatives contain landfill capping or debris consolidation in a new landfill as a remedy for one or more of the debris disposal areas. Landfill capping and containment in a new landfill will reduce infiltration to landfill materials and resulting leaching of contaminants, and thus reduce contaminant mobility.

Alternative 1 has the least likelihood for adverse effects during implementation because no action is proposed. In general, the degree of short-term effectiveness decreases with the numerical value of the remaining alternatives (i.e., Alternatives 2 through 4, 4a, 4b, 4c, and 5

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through 9) because increasing amounts of debris would be disturbed via capping or removal. A Health and Safety Plan would be followed during performance of remedial activities, and during environmental monitoring to minimize risk of site hazards to workers.

Remedial actions involved in all alternatives except Alternative 1, including landfill capping, debris removal and transport, and new landfill construction can be easily designed and implemented. The activities can be completed using standard construction procedures and conventional earthmoving equipment. Many qualified engineering and construction companies are available.

The alternatives that include onsite debris consolidation (i.e., Alternatives 4, 4a, 4b, 4c, 5, 6, 8, and 9) would require a long-term landfill leachate discharge agreement between the Army and the owner of the POTW selected for discharge.

Alternative 1, the No Action alternative, does not require capital commitment or ongoing expenditure for operation and maintenance. Of the remaining alternatives, Alternatives 6 and 9, which include either in-place or on-site containment of debris from all seven disposal areas, are the most costly. Alternative 4c (assuming the onsite consolidation option) is the 3<sup>rd</sup> costliest of the alternatives. Alternative 4c includes containment of debris from the four largest debris disposal areas; approximately 96 percent of the total volume of debris at the seven debris disposal areas will be contained.

The Army believes Alternative 4c provides the best balance among the alternatives that are protective and attain ARARs. Alternative 4c offers potential long-term effectiveness with little potential for short-term risk. The alternative is readily implementable. It's cost will be verified by the Army to provide best value during a formal bidding process. During the bid evaluation, the Army will choose between the onsite debris consolidation and the offsite debris disposal options. Alternative 4c most closely addresses comments expressed by the community with respect to desired actions at the seven disposal areas. State and community acceptance were weighed heavily in the Army's decision to select Alternative 4c.

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## DECISION SUMMARY Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40, and 41 U.S. Army RFTA, Devens, Massachusetts

3) Satisfying the Preference for Treatment Which Permanently and Significantly Reduces the Toxicity, Mobility, and Volume of Hazardous Substances as a Principal Element

The principal element of the selected remedy is source control by containment of debris in a landfill with a cap and bottom liner. This element addresses the primary potential threat at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. The principal potential threat is residential use of groundwater contaminated by debris. The selected remedy will control leaching of debris and release of contaminants to groundwater. Therefore, the selected remedy reduces contaminant mobility, but not by treatment.

#### XII DOCUMENTATION OF SIGNIFICANT CHANGES

A Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41 was released for public comment in December 1997. The Plan identified Alternative 4a as the preferred alternative. Alternative 4a consists of no action at SA 6, surface debris removal at AOC 11, SA 12, and AOC 41 (disposal in consolidation landfill), and excavation and consolidation of debris at AOCs 9 and 40, and SA 13. During the public comment period, area residents voiced strong opposition to the location of the proposed consolidation landfill near the existing Shepley's Hill Landfill. Public comments and Army responses are included in Appendix C of this document.

In response to public opposition to the original proposal of Alternative 4a, the Army prepared a new Proposed Plan that presented Alternative 4c as the preferred alternative. The new Plan was made available to the public in November 1998. The comments received during the second public comment period are generally in favor of the preferred alternative.

In the new Proposed Plan, remedies for SA 12 and AOC 41 were to be conducted as non-CERCLA actions. The remedies for SA 12 and AOC 41 currently remain the same, but will now be conducted as CERCLA actions.

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#### XIII. STATE ROLE

The Commonwealth of Massachusetts has reviewed the alternatives presented in the FS and Proposed Plan, and concurs with the selected remedy for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. The MADEP has been involved in the project as a member of the Devens Base Closure Team. The Commonwealth has also reviewed the debris disposal area site investigation reports, FS report, and FS Addendum report to determine if the selected remedy complies with applicable or relevant and appropriate laws and regulations of the Commonwealth. A copy of the Declaration of State Concurrence is attached as Appendix E.

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## DECLARATION FOR THE RECORD OF DECISION Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40, and 41 U.S. Army RFTA, Devens, Massachusetts

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- ABB Environmental Services, Inc. (ABB-ES) 1996b. "Debris Disposal Area Technical Memorandum", Fort Devens, Massachusetts; prepared for the U.S. Army Environmental Center; prepared by ABB Environmental Services, Inc., Portland, ME, February.
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- ABB Environmental Services, Inc., 1995a. "Draft Consolidation Landfill Feasibility Study Report", Fort Devens, Massachusetts; prepared for the U.S. Army Environmental Center; prepared by ABB Environmental Services, Inc., Portland, ME, September.
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- Massachusetts Department of Environmental Protection (MADEP), Division of Solid Waste Management, 1993. "Landfill Technical Guidance Manual"; September.
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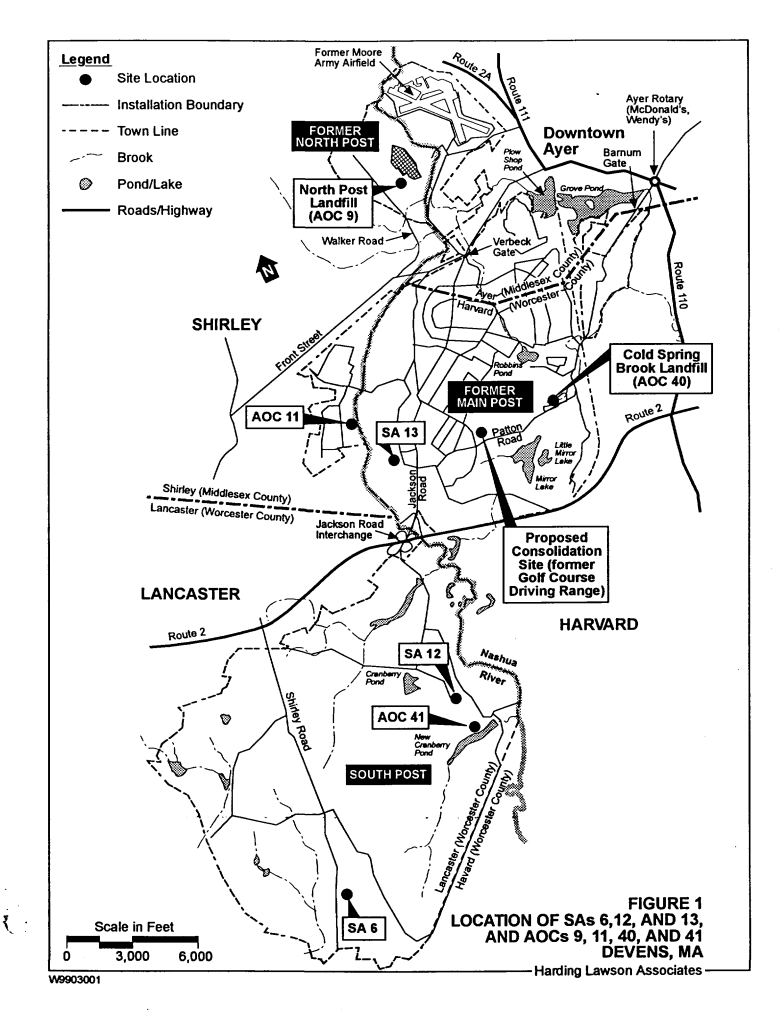
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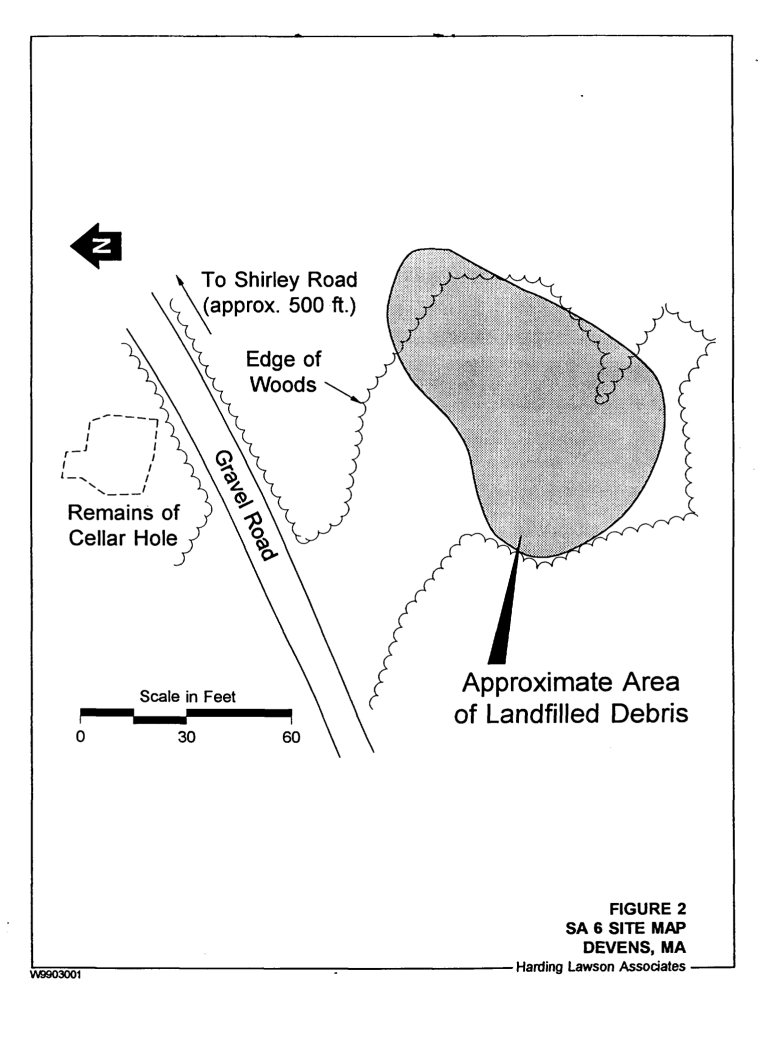
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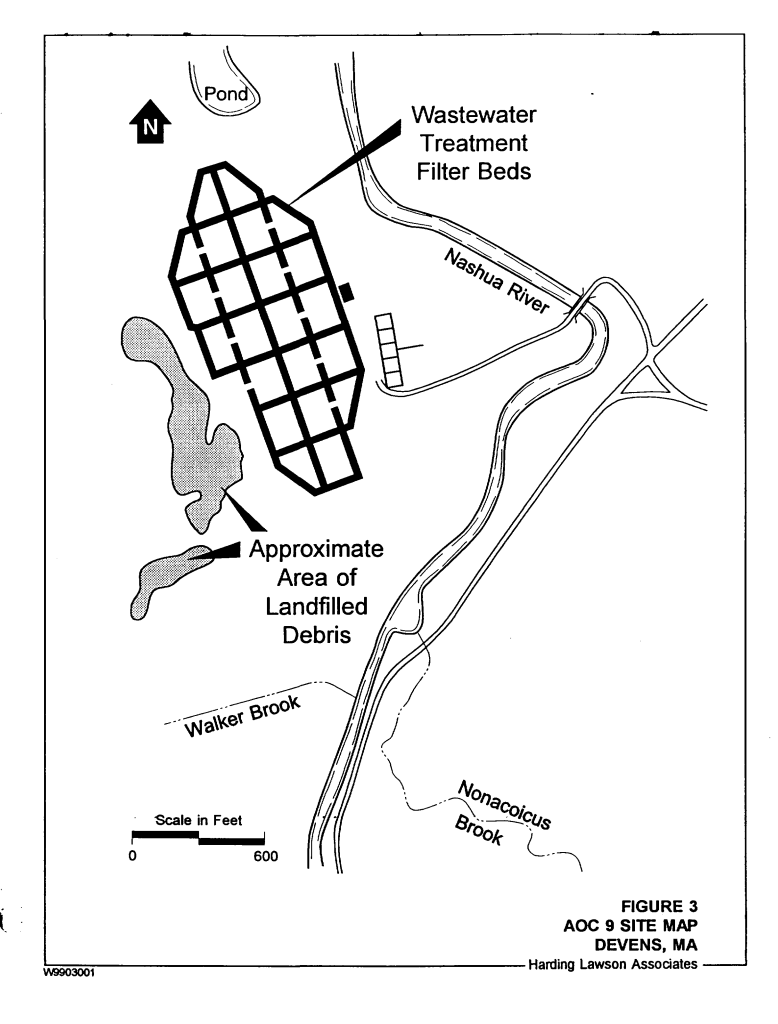
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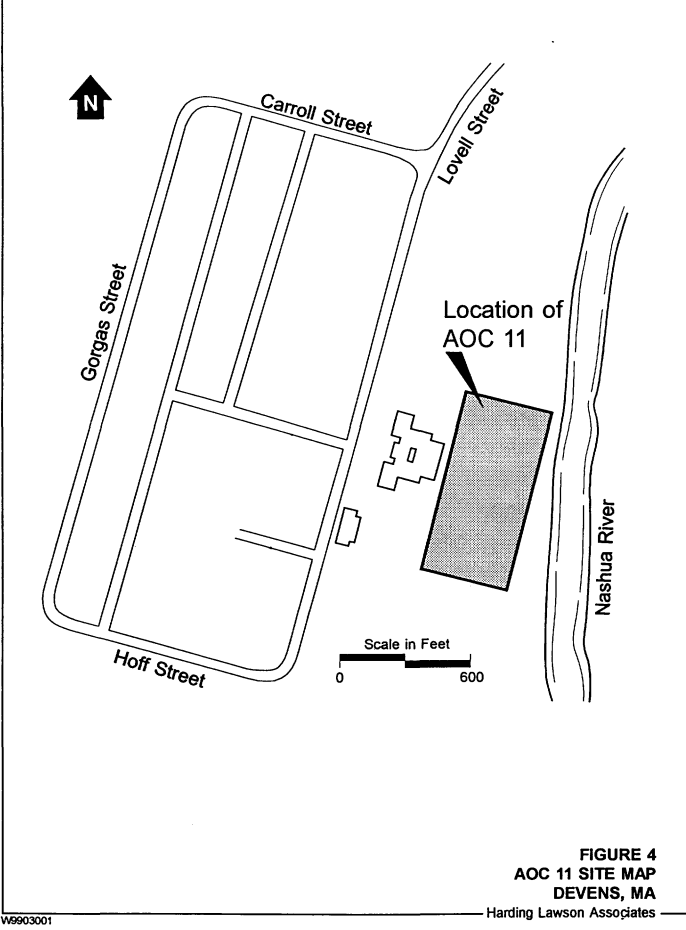
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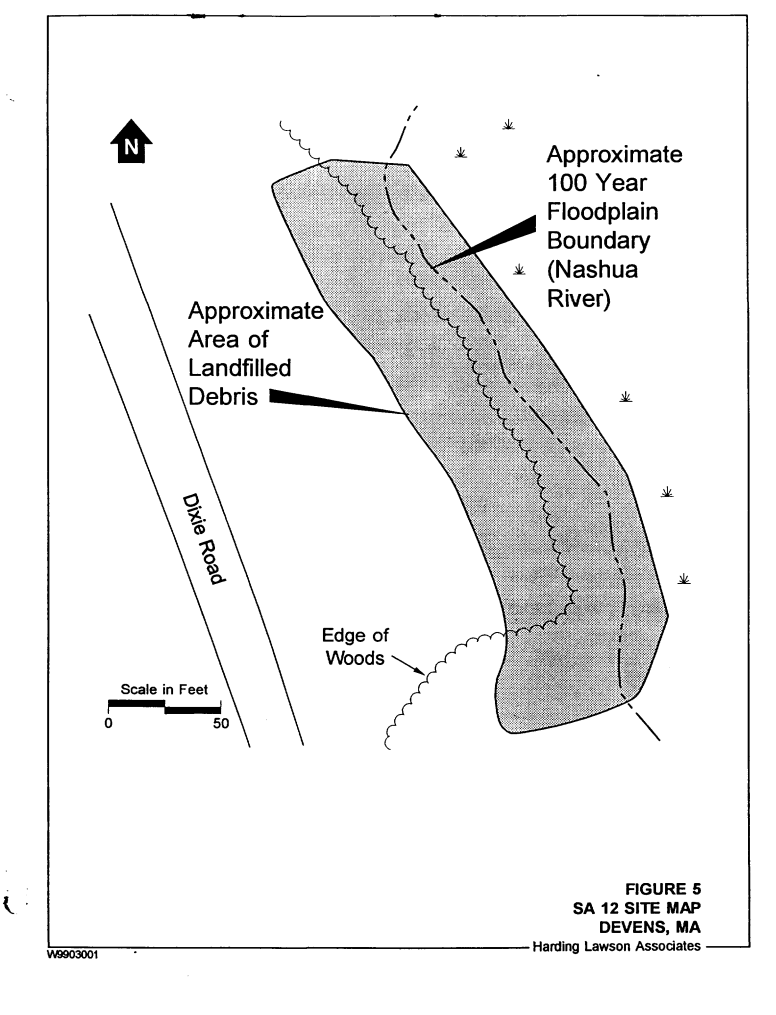


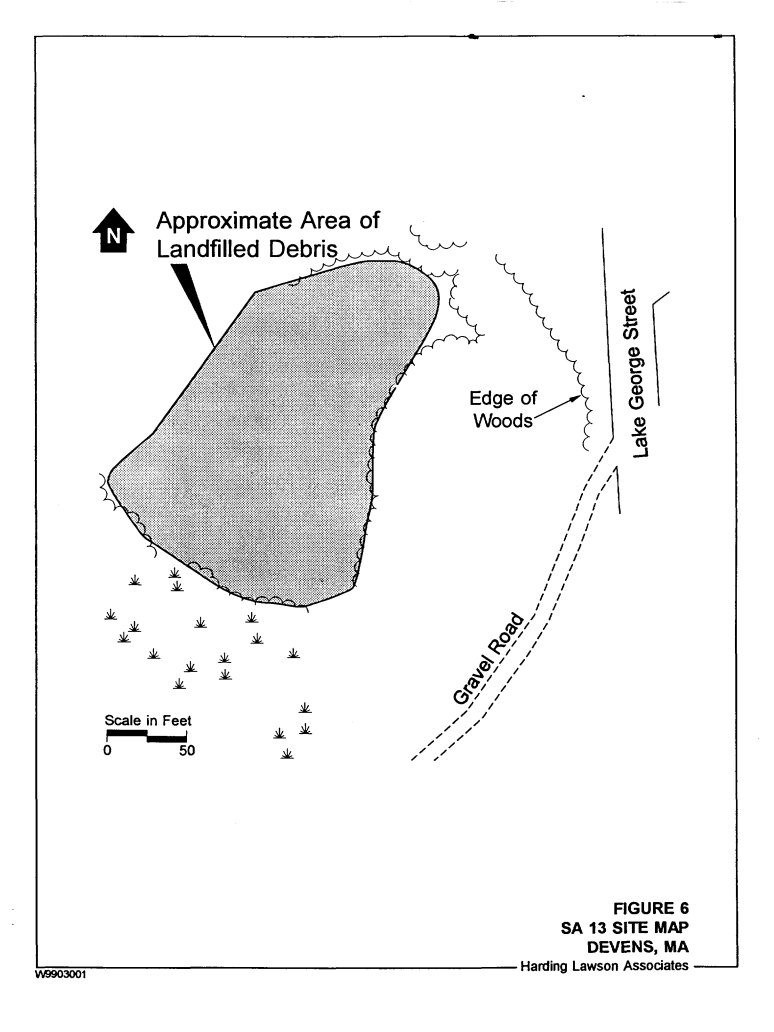




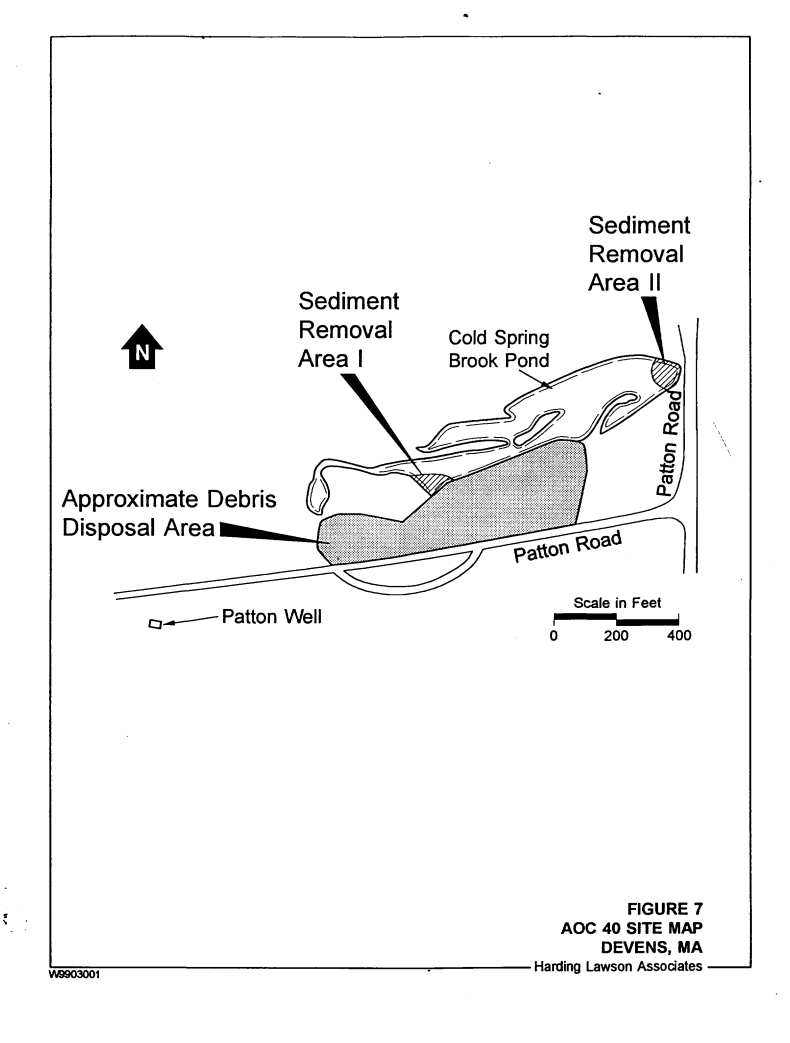


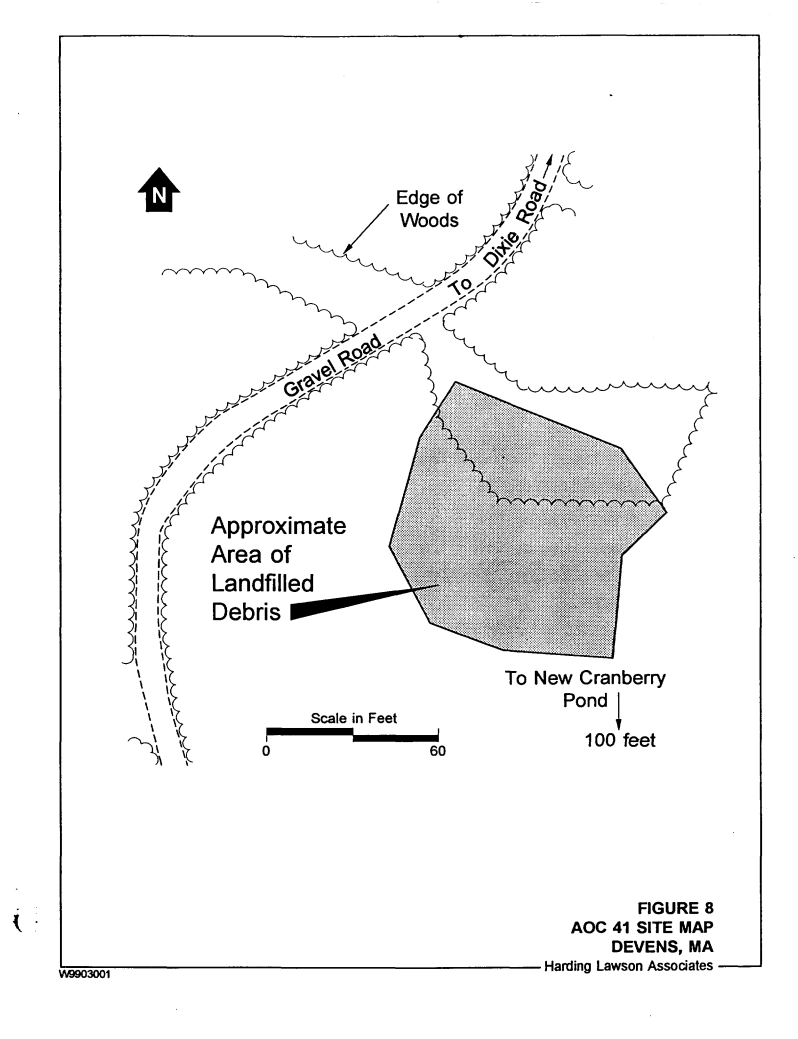
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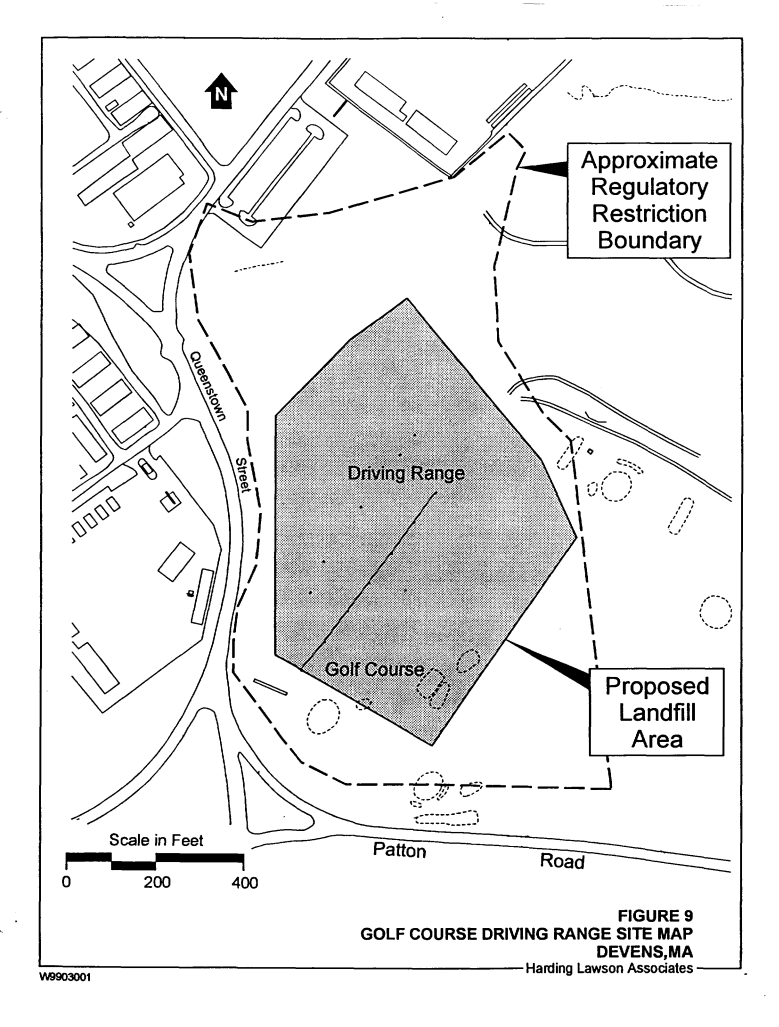


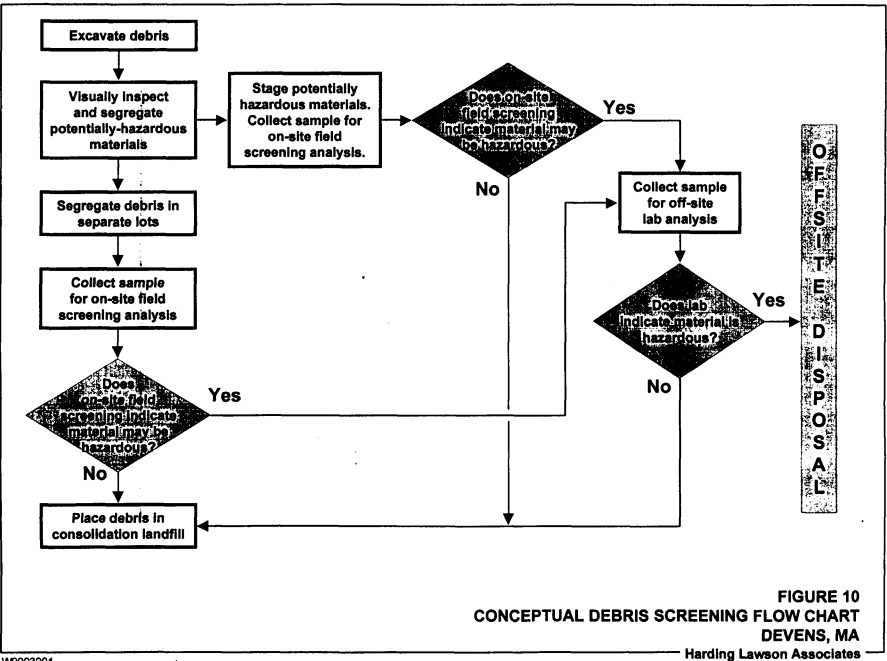


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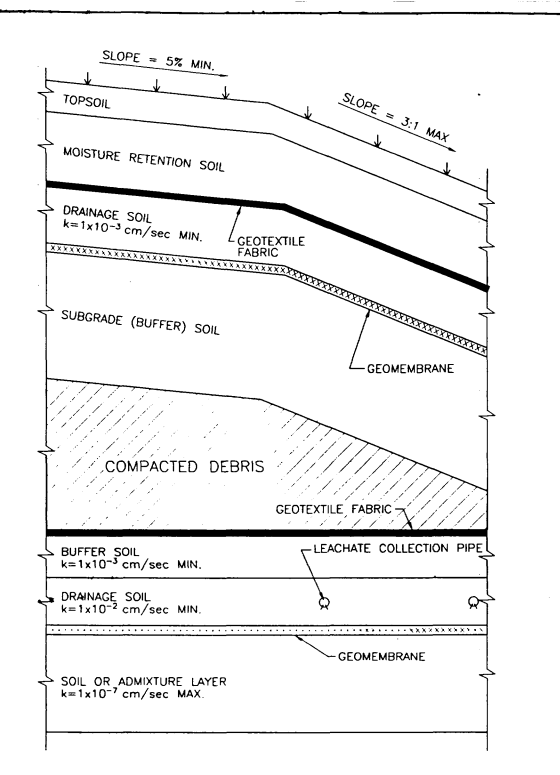








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#### NOTES:

- 1. LINER TO BE SLOPED @ 2% MIN.
- 2. LEACHATE COLLECTION PIPES TO BE SLOPED @ 1% MIN ..
- 3. ALTERNATELY, A GEOSYNTHETIC CLAY LINER MAY BE CONSIDERED FOR THE SOIL OR ADMIXTURE LAYER.

CONSOLIDATION LANDFILL COVER AND LINER COMPONENTS

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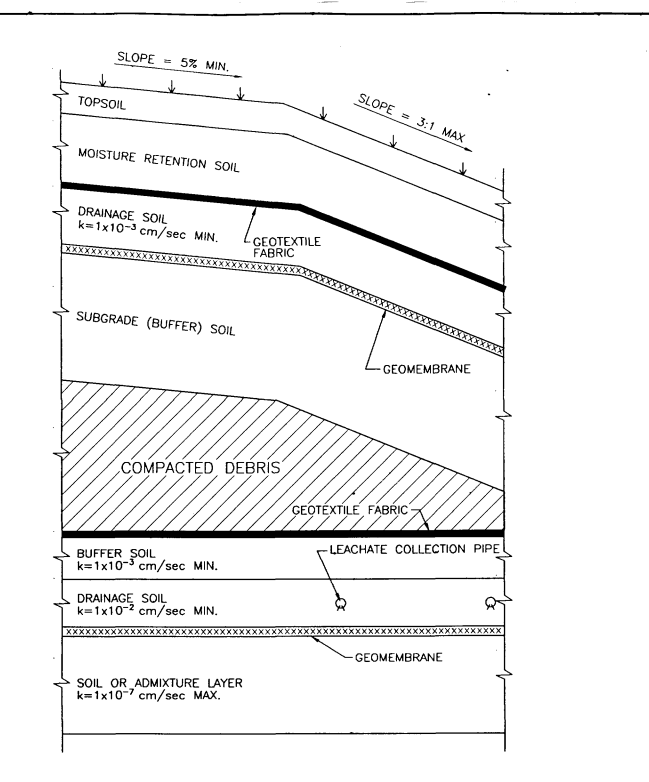
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FIGURE 11

DEVENS, MA



## NOTES:

- 1. LINER TO BE SLOPED @ 2% MIN.
- 2. LEACHATE COLLECTION PIPES TO BE SLOPED @ 1% MIN ..
- 3. ALTERNATELY, A GEOSYNTHETIC CLAY LINER MAY BE CONSIDERED FOR THE SOIL OR ADMIXTURE LAYER.

FIGURE 11 CONSOLIDATION LANDFILL COVER AND LINER COMPONENTS DEVENS, MA Harding Lawson Associates

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## APPENDIX B – SYNOPSIS OF FEDERAL AND STATE ARARS FOR ALTERNATIVE 4C

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## TABLE B.1 SYNOPSIS OF FEDERAL AND STATE LOCATION-SPECIFIC ARARS FOR ALTERNATIVE 4C

REGULATORY AUTHORITY	LOCATION CHARACTERISTIC	REQUIREMENT	Status	REQUIREMENT SYNOPSIS	ACTION TO BE TAKEN TO ATTAIN REQUIREMENT
Federal	Floodplains	Floodplain Management Executive Order 11988 [40 CFR Part 6, Appendix A]	Applicable AOC 9 AOC 11 AOC 40	Requires federal agencies to evaluate the potential adverse effects associated with direct and indirect development of a floodplain. Alternatives that involve modification/construction within a floodplain may not be selected unless a determination is made that no practicable alternative exists. If no practicable alternative exists, potential harm must be minimized and action taken to restore and preserve the natural and beneficial values of the floodplain.	Drum removal and hot-spot sediment removal will be designed to minimize alteration/destruction of floodplain area. If this alternative is chosen, wetlands adversely affected by remedial action will be restored to the extent necessary.
	Wetlands	Protection of Wetlands Executive Order 11990 [40 CFR Part 6, Appendix A]	Applicable AOC 9 AOC 11 AOC 40	Under this Order, federal agencies are required to minimize the destruction, loss, or degradation of wetlands, and preserve and enhance natural and beneficial values of wetlands. If remediation is required within wetland areas, and no practical alternative exists, potential harm must be minimized and action taken to restore natural and beneficial values.	Drum removal and hot-spot sediment removal will be designed to minimize alteration/destruction of floodplain area. If this alternative is chosen, wetlands adversely affected by remedial action will be restored to the extent necessary.
	Wetlands, Aquatic Ecosystem	Clean Water Act, Dredge or Fill Requirements Section 404 [40 CFR Part 230]	Relevant and Appropriate AOC 9 AOC 11 AOC 40	Section 404 of the Clean Water Act regulates the discharge of dredged or fill materials to U.S. waters, including wetlands. Filling wetlands would be considered a discharge of fill materials. Guidelines for Specification of Disposal Sites for Dredged or Fill material at 40 CFR Part 230, promulgated under Clean Water Act Section 404(b)(1), maintain that no discharge of dredged or fill material will be permitted if there is a practical alternative that would have less effect on the aquatic ecosystem. If adverse impacts are unavoidable, action must be taken to restore, or create alternative wetlands.	The removal of drums/sediments will be designed to minimize placement of fill in wetland areas. If this alternative is chosen, the affected areas will be restored to the extent necessary.

#### RECORD OF DECISION SAs 6, 12, AND 13 AND AOCS 9, 11, 40 AND 41 DEVENS, MA

## TABLE B.1 SYNOPSIS OF FEDERAL AND STATE LOCATION-SPECIFIC ARARS FOR ALTERNATIVE 4C

REGULATORY AUTHORITY	LOCATION CHARACTERISTIC	REQUIREMENT	STATUS	REQUIREMENT SYNOPSIS	ACTION TO BE TAKEN TO ATTAIN REQUIREMENT
Federal	Surface Waters, Endangered Species, Migratory Species	Fish and Wildlife Coordination Act [16 USC 661 <u>et</u> . <u>seg</u> .]	Relevant and Appropriate AOC 9 AOC 11 AOC 40 SA 13	Actions that affect species/habitat require consultation with U.S. Department of Interior, U.S. Fish and Wildlife Service, National Marine Fisheries Service, and/or state agencies, as appropriate, to ensure that proposed actions do not jeopardize the continued existence of the species or adversely modify or destroy critical habitat. The effects of water-related projects on fish and wildlife resources must be considered. Action must be taken to prevent, mitigate, or compensate for project-related damages or losses to fish and wildlife resources. Consultation with the responsible agency is also strongly recommended for on-site actions. Under 40 CFR Part 300.38, these requirements apply to all response activities under the National Contingency Plan.	To the extent necessary, actions will be taken to develop measures to prevent, mitigate, or compensate for project related impacts to habitat and wildlife. The U.S. Fish and Wildlife Service, acting as a review agency for the USEPA, will be kept informed of proposed remedial actions.
	Endangered Species	Endangered Species Act [50 CFR Parts 17.11-17.12]	Applicable AOC 9 AOC 11 AOC 40 SA 13 Consolidation Facility	This act requires action to avoid jeopardizing the continued existence of listed endangered or threatened species or modification of their habitat.	The protection of endangered species and their habitat will be considered during excavation activities and cover installation.
	Atlantic Flyway, Wetlands, Surface Waters	Migratory Bird Treaty Act [16 USC 703 <u>et seg</u> .]	Relevant and Appropriate AOC 11	The Migratory Bird Treaty Act protects migratory birds, their nests, and eggs. A depredation permit is required to take, possess, or transport migratory birds or disturb their nests, eggs, or young.	Remedial actions will be performed to protect migratory birds, their nests, and eggs.

#### RECORD OF DECISION SAs 6, 12, AND 13 AND AOCS 9, 11, 40 AND 41 DEVENS, MA

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#### TABLE B.1 SYNOPSIS OF FEDERAL AND STATE LOCATION-SPECIFIC ARARS FOR ALTERNATIVE 4C

#### **RECORD OF DECISION** SAs 6, 12, AND 13 AND AOCS 9, 11, 40 AND 41 **DEVENS**, MA

REGULATORY AUTHORITY	LOCATION CHARACTERISTIC	REQUIREMENT	Status	REQUIREMENT SYNOPSIS	ACTION TO BE TAKEN TO ATTAIN REQUIREMENT
State	Floodplains, Wetlands, Surface Waters	Massachusetts Wetland Protection Act and regulations [MGL c. 131 s. 40; 310 CMR 10.00]	Applicable AOC 9 AOC 11 AOC 40 SA 13	These regulations include standards on dredging, filling, altering, or polluting inland wetlands and protected areas (defined as areas within the 100-year floodplain). A Notice of Intent (NOI) must be filed with the municipal conservation commission and a Final Order of Conditions obtained before proceeding with the activity. A Determination of Applicability or NOI must be filed for activities such as excavation within a 100 foot buffer zone. The regulations specifically prohibit loss of over 5,000 square feet of bordering vegetated wetland. Loss may be permitted with replication of any lost area within two growing seasons.	All work to be performed within wetlands and the 100 foot buffer zone will be in accordance with the substantive requirements of these regulations.
	Endangered Species	Massachusetts Endangered Species Regulations [321 CMR 8.00]	Applicable AOC 9 AOC 11 AOC 40 SA 13 Consolidation Facility	Actions must be conducted in a manner that minimizes the impact to Massachusetts- listed rare, threatened, or endangered species, and species listed by the Massachusetts Natural Heritage Program.	The protection of state listed endangered species (in particular the Grasshopper Sparrow at the Consolidation Facility) will be considered during the design and implementation of this alternative.

Notes:

- AWQC = CFR = CMR = CWA = DOI = FWS = MEPA = MGL = NMFS = USC =

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- Ambient Water Quality Criteria Code of Federal Regulations Code of Massachusetts Rules Clean Water Act Department of the Interior Fish and Wildlife Service Massachusetts Environmental Policy Act
- Massachusetts General Laws
- National Maine Fisheries Service
- United States Code

Note: A Record Notice of Landfill Operation for AOC 11 is not necessary with Alternative 4c.

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#### TABLE B.2 SYNOPSIS OF FEDERAL AND STATE CHEMICAL-SPECIFIC ARARS FOR ALTERNATIVE 4C

REGULATORY AUTHORITY	LOCATION CHARACTERISTIC	REQUIREMENT	STATUS	REQUIREMENT SYNOPSIS	ACTION TO BE TAKEN TO ATTAIN REQUIREMENT
Federal	Surface water	Clean Water Act, Amblent Water Quality Criteria [40 CFR 131; Quality Criteria for Water 1986]	Relevant and Appropriate AOC 11 AOC 40	Federal Amblent Water Quality Criteria (AWQC) include (1) health-based criteria developed for 95 carcinogenic and noncarcinogenic compounds and (2) acute and chronic toxicity values for the protection of aquatic life. AWQC for the protection of human health provide protective concentrations for exposure from ingesting contaminated water and contaminated aquatic organisms, and from ingesting contaminated aquatic organisms alone. Remedial actions involving contaminated surface water or discharge of contaminated surface water must consider the uses of the water and the circumstances of the release or threatened release.	Remedial actions will be performed in a manner to prevent AWQC exceedances in surface water. Activities at AOC 11 will be performed to prevent AWQC exceedances in the Nashua River. Removal of sediment at AOC 40 will be performed in a manner to prevent AWQC exceedances in Cold Spring Brook Pond. Supernatant from dredged spoil will be monitored to prevent AWQC exceedances in Cold Spring Brook Pond.
	Groundwater	Safe Drinking Water Act, National Primary Drinking Water Regulations, MCLs and MCLGs [40 CFR Parts 141.60 - 141.63 and 141.50 - 141.52]	Relevant and Appropriate AOC 40	The National Primary Drinking Water Regulations establish Maximum Contaminant Levels (MCLs) and Maximum Contaminant Level Goals (MCLGs) for several common organic and inorganic contaminants. MCLs specify the maximum permissible concentrations of contaminants in public drinking water supplies. MCLs are federally enforceable standards based in part on the availability and cost of treatment techniques. MCLGs specify the maximum concentration at which no known or anticipated adverse effect on humans will occur. MCLGs are non-enforceable health based goals set equal to or lower than MCLs.	At AOC 40 the MCL for bis(2-ethylhexyl)phthalat will be met under average scenario, and the MCI for arsenic will be met under average and maximum scenario. MCLs are not exceeded at Patton Well.

#### RECORD OF DECISION SAs 6, 12, AND 13 AND AOCS 9, 11, 40 AND 41 DEVENS, MA

## TABLE B.2 SYNOPSIS OF FEDERAL AND STATE CHEMICAL-SPECIFIC ARARS FOR ALTERNATIVE 4C

#### RECORD OF DECISION SAs 6, 12, AND 13 AND AOCS 9, 11, 40 AND 41 DEVENS, MA

REGULATORY AUTHORITY	LOCATION CHARACTERISTIC	REQUIREMENT	STATUS	REQUIREMENT SYNOPSIS	ACTION TO BE TAKEN TO ATTAIN REQUIREMENT
State	Surface water	Massachusetts Surface Water Quality Standards [314 CMR 4.00]	Relevant and Appropriate AOC 11 AOC 40	Massachusetts Surface Water Quality Standards designate the most sensitive uses for which surface waters of the Commonwealth are to be enhanced, maintained, and protected, and designate minimum water quality criteria for sustaining the designated uses. Surface waters at Fort Devens are classified as Class B. Surface waters assigned to this class are designated as habitat for fish, other aquatic life and wildlife, and for primary and secondary contact recreation. These criteria supersede federal AVVQC only when they are more stringent (more protective) than the AVVQC.	At AOC 11 activities will be performed in a manner to prevent exceedances of surface water quality in the Nashua River. At AOC 40 sediment removal will be performed in a manner to prevent exceedances of Surface Water Quality Standards in Cold Spring Brook Pond. Supernatant from dredged spoil dewatering will be monitored to prevent exceedances in the pond. To the extent necessary, Surface Water Quality Standards will be used to develop discharge limitations.
	Groundwater	Massachusetts Groundwater Quality Standards [314 CMR 6.00]	Relevant and Appropriate AOC 40	These standards designate and assign uses for which groundwaters of the Commonwealth shall be maintained and protected, and set forth water quality criteria necessary to maintain the designated uses. Groundwater at Fort Devens is classified as Class I, fresh groundwaters designated as a source of potable water supply.	At AOC 40 the MCL for bis(2-ethylhexyl)phthalate will be met under average scenario, and the MCL for arsenic will be met under average and maximum scenario. MCLs are not exceeded at Patton Well.
	Groundwater	Massachusetts Drinking Water Regulations [310 CMR 22.00]	Relevant and Appropriate AOC 40	These regulations list Massachusetts MCLs which apply to drinking water distributed through a public water system.	At AOC 40 the MCL for bis(2-ethylhexyl)phthalate will be met under average scenario, and the MCL for arsenic will be met under average and maximum scenario. MCLs are not exceeded at Patton Well.

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AWQC	Ξ	Ambient Water Quality Criteria
CERCLA	=	Comprehensive Environmental Response, Compensation, and Liability Act
CFR	E	Code of Federal Regulations
CMR	z	Code of Massachusetts Rules
CWA	Ξ	Clean Water Act
MCL	=	Maximum Contaminant Level
MCLG	=	Maximum Contaminant Level Goal
MMCL	=	Massachusetts Maximum Contaminant Level
NPDWR	=	National Primary Drinking Water Regulations
SDWA	=	Safe Drinking Water Act
SMCL	=	Secondary Maximum Contaminant Level

Note: A Record Notice of Landfill Operation for AOC 11 is not necessary with Alternative 4c.

# TABLE B.3 B.3 SYNOPSIS OF FEDERAL AND STATE ACTION-SPECIFIC ARARS FOR ALTERNATIVE 4C

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REGULATORY AUTHORITY	LOCATION CHARACTERISTIC	REQUIREMENT	STATUS	REQUIREMENT SYNOPSIS	ACTION TO BE TAKEN TO ATTAIN REQUIREMENT
Federal	Construction over/in navigable waters	Rivers and Harbors Act of 1899 [33 USC 401 <u>et seg.]</u>	Relevant and Appropriate AOC 40 AOC 11	Section 10 of the Rivers and Harbors Act of 1899 requires an authorization from the Secretary of the Army, acting through the U.S. Army Corps of Engineers (USACE), for the construction of any structure in or over any "navigable water of the U.S."; the excavation from or deposition of material in such waters, or any obstruction of alteration in such waters.	Excavating, filling, and disposal activities will be conducted to meet the substantive criteria and standards of these regulations.
	Control of surface water runoff, Direct discharge to surface water	Clean Water Act NPDES Permit Program [40 CFR 122,125]	Relevant and Appropriate AOC 9 AOC 11 AOC 40 SA 13 Consolidation Facility	The National Pollutant Discharge Elimination System (NPDES) permit program specifies the permissible concentration or level of contaminants in the discharge from any point source, including surface runoff, to waters of the United States.	Construction activities will be controlled to meet USEPA discharge requirements. On- site discharges will meet the substantive requirements of these regulations.
	Land Disposal of Hazardous Wastes	Resource Conservation and Recovery Act (RCRA), Land Disposal Restrictions (LDRs); (40 CFR Part 268)	Applicable AOC 9 AOC 11 AOC 40 SA 13	Land disposal of RCRA hazardous wastes without specified treatment is restricted. Remedial actions must be evaluated to determine if they constitute "placement" and if LDRs are applicable. The LDRs require that wastes must be treated either by a treatment technology or to a specific concentration prior to disposal in a RCRA Subtitle C permitted facility.	If it is determined that materials excavated from AOCs 9, 11, 40, or SA 13 are hazardous materials subject to LDRs, the materials will be handled and disposed of in compliance with these regulations.
	Disposal of PCB- contaminated wastes	Toxic Substance Control act Regulations [40 CFR Part 761]	Applicable AOC 9 AOC 11 AOC 40 SA 13	Established prohibitions of and requirements for the manufacturing, processing, distribution in commerce, use, disposal, storage, and marking of PCB items. Sets forth the "PCB Spill Cleanup Policy."	If it is determined that materials excavated from AOCs 9, 11, 40 or SA 13 are contaminated with PCBs at concentrations of 50 ppm or greater, the materials will be handled and disposed of in compliance with these regulations
State	Solid Waste Landfill Siting	Massachusetts Solid Waste Facilities Site Regulations [310 CMR 16.00]	Applicable Consolidation Facility	These regulations outline the requirements for selecting the site of a new solid waste landfill for the Commonwealth of Massachusetts.	The consolidation facility will be sited in accordance with these regulations.

#### RECORD OF DECISION SAs 6, 12, AND 13 AND AOCS 9, 11, 40 AND 41 DEVENS, MA

# TABLE B.3 SYNOPSIS OF FEDERAL AND STATE ACTION-SPECIFIC ARARS FOR ALTERNATIVE 4C

#### RECORD OF DECISION SAs 6, 12, AND 13 AND AOCS 9, 11, 40 AND 41 DEVENS, MA

RECULATORY AUTHORITY	LOCATION CHARACTERISTIC	REQUIREMENT	Status	REQUIREMENT SYNOPSIS	ACTION TO BE TAKEN TO ATTAIN REQUIREMENT
State	Solid Waste Landfill Construction, Operation, Closure, and Post-Closure Care	Massachusetts Solid Waste Management Regulations [310 CMR 19.000]	Relevant and Appropriate AOC 9,AOC 11, SA 12, SA 13 Consolidation Facility	These regulations outline the requirements for construction, operation, closure, and post closure at solid waste management facilities in the Commonwealth of Massachusetts.	Final closure and post-closure plans will be prepared and submitted to satisfy the requirements of 310 CMR 19.021 for AOCs 9, 11, and 40, and SAs 12 and 13. The consolidation landfill will be constructed, operated, and closed in conformance with the regulations at 310 CMR 19.000. A Record Notice of Landfill Operation will be filed for AOC 11 in accordance with 310 CMR 19.141.
	Activities that potentially affect surface water quality	Massachusetts Water Quality Certification and Certification for Dredging [314 CMR 9.00]	Relevant and Appropriate AOC 40	For activities that require a MADEP Wetlands Order of Conditions to dredge or fill navigable waters or wetlands, a Chapter 91 Waterways License, a USACE permit or any major permit issued by USEPA (e.g., Clean Water Act NPDES permit), a Massachusetts Division of Water Pollution Control Water Quality Certification is required pursuant to 314 CMR 9.00.	Excavation, filling, and disposal activities will meet the substantive criteria and standards of these regulations. Remedial activities will be designed to attain and maintain Massachusetts Water Quality Standards in affected waters.
	Activities that affect ambient air quality	Massachusetts Air Pollution Control Regulations [310 CMR 7.00]	Applicable AOC 9 AOC 11 AOC 40 SA 13 Consolidation Facility	These regulations pertain to the prevention of emissions in excess of Massachusetts ambient air quality standards.	Remedial activities will be conducted to meet the standards for Visible Emissions (310 CMR 7.06); Dust, Odor, Construction and Demolition (310 CMR 7.09); Noise (310 CMR 7.10); and Volatile Organic Compounds (310 CMR 7.18).

Notes:

CFR	=	Code of Federal Regulations
CMR	=	Code of Massachusetts Rules
CWA	z	Clean Water Act
MADEP	=	Massachusetts Department of Environmental Protection
MGL	=	Massachusetts General Laws
NPDES	=	National Pollutant Discharge Elimination System
RCLA	=	Comprehensive Environmental Response, Compensation, and Liability Act
USACE	=	U.S. Army Corps of Engineers
USC	2	United States Code

Note: A Record Notice of Landfill Operation for AOC 11 is not necessary with Alternative 4c.

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RECORD OF DECISION Study Area 6, 12, and 13 And Areas of Contamination 9, 11, 40 and 41 U. S. Army RFTA, Devens, Massachusetts

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## APPENDIX C - RESPONSIVENESS SUMMARY

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#### LANDFILL REMEDIATION, DEVENS, MASSACHUSETTS

#### **RESPONSIVENESS SUMMARY**

#### A. OVERVIEW

There have been two public comment periods during development of the preferred alternative for landfill remediation at Devens. At the time of the first public comment period, the Army's recommended alternative consisted of excavating and consolidating debris from AOCs 9 and 40, and from SA 13 into a new onsite landfill. The proposed site for the new landfill was the area near the existing Shepley's Hill Landfill. In addition, visible man-made surface debris and known surface soil hot spots from AOC 11 would be removed and placed in the consolidation landfill. At SA 12 and AOC 41, visible man-made surface debris and known surface soil hot spots would be removed and placed in the consolidation. No action would be conducted at SA 6.

Judging from the comments received during the public comment period, area residents strongly opposed the proposed landfill location, even though the site meets MADEP regulatory requirements for landfill siting. The community favored debris excavation and disposal in an offsite landfill. The Army agreed to: (1) expand the site search for an onsite consolidation landfill, using "non-regulatory" and construction-ease criteria derived from public comments, (2) further evaluate the feasibility of disposing the debris offsite, and (3) re-evaluate the proposal for limited action at SA 12 and at AOCs 11 and 41.

The Army re-evaluated potential landfill sites originally considered, plus others, using "nonregulatory" and construction-ease criteria derived from public comment. The Army determined that there are sites, in addition to the Shepley's Hill site, within the former Fort Devens that are suitable for onsite consolidation of excavated debris. Because these sites are no longer owned by the Army, selection of an onsite consolidation location underwent a determination of the properties' availability. Of the available sites, it has been determined that the former Golf Course Driving Range best meets the "non-regulatory" criteria derived from public comment.

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On April 1, 1998, the Army placed a notice in the Commerce Business Daily. The notice requested interested waste disposal contractors to submit a preliminary approach and cost estimate for disposing landfill debris at an offsite, commercial landfill using rail transport. The responses to the inquiry contained information with a level of detail comparable to that found in the CERCLA Feasibility Study Report that evaluated onsite consolidation. During a series of meetings with the USEPA, MADEP, the Devens Commerce Center, and community officials and residents, the Army presented responses received from the CBD inquiry. After careful review of contractor responses, the Army concluded that debris cleanup with offsite disposal would be significantly more costly than cleanup with an onsite consolidation landfill. However, waste disposal contractors indicated that their preliminary cost estimates for offsite debris disposal could be reduced, were the Army to solicit response to a formal Request for Bids.

Based upon concerns expressed during the public comment period, the Army re-evaluated its proposal for limited action at AOCs 11 and 41, and at SA 12. The community favored complete debris excavation at the three sites. Public concern ranged from the possible aquatic resource threat posed by contaminants at AOC 11, to possible ecological risk posed by contaminants at SA 12, to the effect debris at AOC 41 may have on potential water supplies in the Still River portion of the Town of Harvard. Potential impacts to human health and the environment posed by debris at the three sites have been re-considered by the Army. The Army has agreed to complete debris removal at AOC 11, and has concluded that surface debris, "hot spot" removal, and long-term monitoring will adequately address potential threats to the environment posed by debris at SA 12 and AOC 41.

The Army has prepared a Record of Decision. In the ROD, the Army is proposing to take no action at SA 6. Surface debris would be removed from SA 12 and from AOC 41. Debris at SA 13, and AOCs 9 11, and 40 would be dug up and either relocated to a new landfill constructed at the former Golf Course Driving Range, or disposed offsite at a commercial solid waste landfill. When filled, a new onsite landfill would be capped. The Army would select onsite or offsite disposal after evaluating formal bids from qualified waste disposal contractors. Bid evaluations will consider the following criteria:

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- Overall protection of human health and the environment;
- Ability to satisfy health and safety concerns identified by area residents and public officials;
- Contractor's past performance; and
- Cost.

The Army's responses to comments received during the two public comment periods appear below. Responses are not presented for each individual comment received. Rather, each individual public comment has been grouped into a larger, similar comment, and a response has been prepared for each "larger" comment. This approach is consistent with USEPA guidance for preparing Responsiveness Summaries. All individual comments have been addressed within the responses below.

#### B. BACKGROUND ON COMMUNITY INVOLVEMENT

Community interest in landfill remediation at Devens dates back to 1994 when the Army began to discuss plans for remedial action with the Restoration Advisory Board. Since 1995, community concern and involvement have remained strong. Laurie Nehring, president of the People of Ayer Concerned about the Environment (PACE), has been particularly vocal in expressing concerns of the community to the Army, state and national political leaders, USEPA, and MADEP. PACE has been successful in focusing media attention on proposed Army actions at the seven debris disposal areas. Major concerns expressed during the first public comment period focused on the proposed site of the onsite consolidation landfill, and whether offsite debris disposal had been adequately evaluated. These concerns and how the Army addressed them are described below:

(1) PACE and several residents expressed concern that not enough time had been given for their review of the proposed actions.

Army Response: The public comment period was extended from 45 to 90 days, and a second public meeting was conducted.

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(2) PACE expressed a great deal of concern about impacts to groundwater quality from a consolidation landfill constructed at the area near Shepley's Hill Landfill.

**Army Response:** The area near Shepley's Hill Landfill meets MADEP regulatory criteria for locating a landfill. The area is outside and cross-gradient from the Zone II protective boundary delineation for the Grove Pond public water supply wells. Although the site overlies a mapped potentially-productive aquifer, it is at the discharge portion of the aquifer rather than the recharge. Further, MADEP regulations do not prohibit landfills within areas overlying mapped aquifers.

Nevertheless, in response to public concern and using sentiments expressed in Proposed Plan comments as evaluation criteria, the Army conducted an expanded search for an appropriate consolidation landfill site.

(3) The Ayer Town Administrator and others asked the Army to further evaluate the feasibility of offsite debris disposal.

Army Response: Expressions of interest submittals were obtained from several waste disposal contractors. The submittals included technical approach and preliminary cost ranges to dispose debris offsite via rail transport.

(4) PACE and several residents asked for more detail on how potentially hazardous waste would be screened out of waste disposed onsite.

Army Response: At the second public meeting, a plan for segregating, analyzing, and disposing hazardous materials identified during the project was presented.

## C. SUMMARY OF COMMENTS RECEIVED DURING THE PUBLIC COMMENT PERIOD AND ARMY RESPONSES

The first public comment period on the Landfill Remediation Feasibility Study Report and the associated Proposed Plan was held from December 8, 1997 through March 9, 1998. The second

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public comment period was held from November 25, 1998 through January 11, 1999. Comments received during these periods are summarized in two sections, by comment period, below. Comments received in the second comment period identical to those in the first comment period are not repeated. Part I of each section addresses those community concerns that are non-technical in nature. Responses to specific legal and technical questions are provided in Part II. Comments are categorized by relevant topic.

# C.1 Summary of comments received during the first Public Comment Period – December 8, 1997 through March 9, 1998

## Part I – Summary and Response to Local Community Concerns

1. Remedial Alternative Preferences

(a) The Ayer Town Administrator presented cost estimates for offsite debris disposal that were lower than the cost of the Army's proposed plan to landfill the debris onsite. He asked if the Army had considered transporting the debris by rail to be disposed at an offsite commercial landfill.

Army Response: The Army presented an evaluation and cost estimate for offsite debris disposal in the 1995 Landfill Consolidation Feasibility Study Report. The evaluation concluded that costs for offsite disposal would be significantly higher than for an onsite landfill, while offering approximately equivalent protection of human health and the environment. The FS report evaluation assumed debris would be transport to an offsite landfill via trucks. In response to the Town Administrator's request, the Army agreed to evaluate offsite debris disposal using rail transport.

On April 1, 1998, the Army placed a notice in the Commerce Business Daily (CBD). The notice asked interested waste disposal contractors to submit their plan, including a cost range, to transport the debris by rail to an offsite disposal facility. Federal regulations prohibited the Army

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## RESPONSIVENESS SUMMARY Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40 and 41 U. S. Army RFTA, Devens, Massachusetts

from issuing a Request for Proposal. Instead, the announcement requested a non-binding expression of interest. The resulting responses to the inquiry contained information with a level of detail comparable to that found in the January 1997 CERCLA Feasibility Study report that evaluated onsite consolidation.

During a series of subsequent meetings with the USEPA, MADEP, the Devens Commerce Center, and the Ayer Town Administrator, the Army presented the responses received from the CBD inquiry. At the June 11, 1998 meeting of the Restoration Advisory Board, the Army presented to the public final evaluations of the written contractor responses. After careful review of contractor responses including follow-up telephone and personal interviews, the Army concluded that the total estimated cost for offsite debris disposal is \$29.3 million, compared to \$17.3 million for the proposed onsite consolidation landfill alternative. The Army cannot justify the current, significant additional estimated cost for offsite disposal. The Army will further evaluate offsite disposal costs relative to onsite costs in the Record of Decision. The ROD will allow the Army to evaluate actual bids for both disposal options. For more information, see the revised Proposed Plan.

(b) Some residents requested that debris at AOCs 11 and 41, and at SA 12 be removed and consolidated with debris from AOCs 9 and 40, and SA 13. There was concern that leaving debris in place would negatively impact regional water resources, i.e., the Nashua River and the nearby potentially productive aquifer.

**Army Response:** There is no evidence, based on the studies that have been conducted, that leaving debris in place at AOCs 11 and 41, and at SA 12 is negatively impacting regional water resources. It can be argued that contaminants detected in the Nashua River adjacent to AOC 11 and to SA 12 are from industrial activity upstream, and not from the debris disposal areas. The relevance of excavating debris from the additional three sites is discussed in more detail in the Army's response to comments in Part II, Section 2 of this Responsiveness Summary. The Army has agreed to complete debris removal at AOC 11.

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(c) One resident stated that debris from SA 6 should be removed during landfill remediation.

**Army Response:** SA 6 was used between 1850 and 1920 for disposal of household debris, mostly metal and glass. Because of its age and nature, the debris is not expected to pose risks to human health or to wildlife. A no action alternative at this site meets the criteria used to evaluate remedial alternatives.

2. Remedial Alternative Safety Concerns

(a) Some residents were concerned that consolidating debris in the new landfill would concentrate risks, not eliminate them.

Army Response: Debris disposed in the consolidation landfill would be concrete, metal, and wood mixed with soil. Potentially-hazardous waste, if any, would be removed from the debris before it is placed in the landfill. The landfill would be capped with impermeable materials. Debris that is currently uncontrolled would be safely isolated from the environment. The construction, maintenance, and monitoring of the consolidation landfill would minimize risks posed by demolition debris disposal.

(b) Some residents were concerned that oil-contaminated soil from other sites at Devens would be disposed in the consolidation landfill.

Army Response: The Army is planning to use soil containing allowable levels of contaminants as daily cover in the consolidation landfill. The soil has been generated from regulated soil excavations at other Devens sites. Soil contamination, similar to what is typically found in roadway pavement, would not exceed allowable levels set by MADEP for disposal of soil in a lined landfill. The proposed soil disposal method would not cause public health risks.

(c) Some residents were concerned that the proposed consolidation landfill would not contain a double liner or a leak detection system. For increased protection of the potential water supply in the aquifer below the landfill proposed for the area near Shepley's Hill Landfill, MADEP

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## RESPONSIVENESS SUMMARY Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40 and 41 U. S. Army RFTA, Devens, Massachusetts

recommended that a double composite liner be installed. This would allow monitoring of the primary liner. The inclusion of a double liner should be documented in the Proposed Plan and Record of Decision.

Army Response: A double landfill liner is not required by Massachusetts solid waste regulations; furthermore, no current plans exist to use the aquifer in the vicinity of Shepley's Hill for public water supply. The area near Shepley's Hill Landfill is no longer being considered by the Army as the primary site of the proposed consolidation landfill. Should onsite disposal be selected in the ROD, a single liner, meeting MADEP requirements, is planned for the consolidation landfill at the newly-proposed site.

(d) One resident was concerned about the life expectancy of the proposed consolidation landfill's geomembrane and the adhesive used to attach the sheets to one another.

**Army Response:** Life expectancy of a geomembrane in an unstressed condition is indefinite. When placed into a landfill environment, the effects of physical stress, temperature, and other factors play a role in geomembrane degradation. Geomembranes have been used in landfill construction for approximately 20 years. However, life expectancy can only be based on estimates. Considering literature review and discussions with technical experts, geomembrane used in the consolidation landfill is expected to be in service from 50 to 100 years.

The Army may use a geomembrane made from a material called polyethylene. Polyethylene sheets are fastened together using a heat-fused process that softens the edges of the material, then presses and bonds the sheets together without adhesive. Life expectancy of the seams is thus estimated to be 50 to 100 years, the same as the parent material.

(e) One resident was concerned that trapped gases would buildup inside the capped landfill.

Army Response: Most of the debris is not organic, so little waste decomposition and production of landfill gas is expected. Nevertheless, a series of gas vents will be built into the landfill cap. The vents will allow gas generated by decomposing landfill debris to escape.

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(f) Some residents were concerned about the travel routes and schedules for truck traffic during debris and leachate hauling.

Army Response: For the most part, traffic will be confined to roads on Devens. An exception would be truck traffic that would use Walker Road and a portion of Front Street/West Main Street for travel between AOC 9 and the former Golf Course Driving Range during debris hauling.

The trucking schedule has not yet been decided; one will be determined by the Army during the design phase. To the extent possible, the trucking schedule will be designed to impose minimal impact on the community.

(g) One resident was concerned that the consolidation landfill would continue to be used for disposal by industries at Devens.

**Army Response:** The Army will build the landfill and fill it only once. Once the debris is placed into the consolidation landfill, it will be capped and closed. Additional waste disposal will not be allowed.

(h) One resident complained that the consolidation landfill site is not fenced, and is thus not secure. Potential vandals can easily gain access to the Shepley's Hill Landfill and the proposed site. The proposed consolidation site as well as the existing SHL should be enclosed with a fence.

Army Response: Instances of vandalism have not been evident during the site inspection program at the existing SHL. The SHL area is no longer being considered as the site for the consolidation landfill.

(i) Representatives from PACE, and other community members asked questions about the Army's plans to separate and dispose of potentially hazardous materials from the debris.

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## RESPONSIVENESS SUMMARY Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40 and 41 U. S. Army RFTA, Devens, Massachusetts

Army Response: Hazardous wastes are not expected to be found in the debris disposal areas, based on the current characterization of the debris. The Army's preliminary plan for characterization of excavated debris was presented at the February 25, 1998, public meeting. The plan goes beyond what has been conducted at other debris disposal sites at military facilities within the USEPA New England region.

Screening for potentially hazardous materials will be conducted using visual inspection, handheld monitoring equipment, collection and analysis of samples at an onsite laboratory, and offsite commercial laboratory analysis. A diagram illustrating the screening sequence is presented in Figure 10 of the Record of Decision. A more detailed sampling and analysis plan, including a description of proposed quality assurance measures, will be developed by the Army during the design phase. The plan will be made available for public review and comment.

Sampling of each truckload of debris will not be required. The proposed sampling lot size range (one sample for every 250 to 1,000 cubic yards of debris) is adequate when coupled with visual screening and debris monitoring using hand-held equipment. An offsite analysis confirmation rate of 10 percent is an industry standard used in many contaminated site cleanups.

After debris is excavated from a site, confirmation sampling (to be described in the sampling and analysis plan) will be conducted at the excavated area to confirm that no hazardous materials remain. The site will then be backfilled with clean soil, regraded, and re-vegetated. Because the site will be cleared of all contamination, no additional site monitoring is proposed.

Hazardous materials will not be disposed in the consolidation landfill, but would be hauled offsite to a permitted hazardous waste disposal facility.

(j) Members of PACE and the general public commented that the existing Shepley's Hill Landfill presents an environmental threat, and constructing the consolidation landfill next to it would exacerbate the current problems. Concerns expressed by the public include:

1) The existing landfill cap has not stopped generation of leachate, which is flowing into Plow Shop Pond and into the aquifer.

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**Army Response:** The Army is conducting remedial activities at the existing landfill as prescribed in the Shepley's Hill Landfill Record of Decision. Cleanup actions at the site would be conducted separately from construction and operation of a consolidation landfill, were one to be located there. Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

2) Placement of the consolidation landfill adjacent to the existing landfill will affect potential future cleanup of Shepley's Hill Landfill.

Army Response: During final design of a consolidation landfill, the Army would evaluate the need for cleanup actions at Shepley's Hill Landfill. The design of a new landfill would take potential remedial actions into account and would be modified, if necessary, so it would not adversely impact pump and treat activities. Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

3) Groundwater contamination in the area is higher than what is acceptable.

Army Response: The Army will continue to evaluate and monitor the existing landfill under the ROD signed in September 1995.

(k) PACE stated that a waste pit may have existed at the site of the proposed consolidation landfill near Shepley's Hill Landfill. Historical aerial photographs indicate a dark rectangular area that may be a pit with liquid. PACE requested that further investigation be done to locate the possible waste pit. If located, it should be remediated in accordance with applicable regulations.

Army Response: The Army has no documentation that a waste lagoon, or pit, existed at the site. A black-colored rectangle can be seen on an aerial photograph taken in June 1976. Aerial photos taken in 1986 do not show the rectangle. In the ten-year interim, much disturbance of the land in the area, including operations at the Shepley's Hill Landfill, took place. Late 1980's regrading lowered the overall elevation of the area to the east of the existing Shepley's Hill Landfill. The Army believes the material observed in the 1976 photo has been removed, possibly to the Shepley's Hill Landfill. As part of consolidation landfill pre-design work, seven soil borings

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were recently drilled into the proposed landfill area. No existence of a waste lagoon was evident from the borings.

3. Public Participation Process

(a) Comments were received that there was not enough time to evaluate the Proposed Plan; a request was made that the original 45-day comment period be extended.

Army Response: The Army agreed to extend the comment period by an additional 45 days, from January 22 to March 9, 1998.

(b) Ayer Selectwoman Pauline Hamel requested that a second public meeting be held to give the Army the opportunity to respond to questions from the public not answered at the January 8, 1998, meeting.

**Army Response:** The Army agreed to participate in a second public meeting on February 25, 1998. The purpose of the meeting was to respond to questions from the public not answered at the first public meeting, and to allow the public to submit additional comments on the Proposed Plan.

(c) A local citizen requested a third public meeting be held after the end of the public comment period.

Army Response: The Army respectfully declined, because it has already exceeded requirements for public involvement by: (1) extending the initial 45-day comment period by an additional 45 days, and (2) holding a second public meeting on February 25, 1998.

At the May 7, 1998 Restoration Advisory Board meeting, the Army presented results of its ongoing expanded site search for an appropriate consolidation landfill location. At the June 11, 1998 RAB meeting, the Army presented further updates on the landfill site evaluation, and discussed its ongoing evaluations of offsite disposal costs. The Army has since discussed landfill remediation at subsequent RAB meetings.

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(d) A local citizen believed the Army had already made up its mind regarding the proposed alternative, and would not seriously consider public comment.

Army Response: The Army has seriously considered comments of the public. In addition to holding a second public meeting, the Army extended the initial public comment period from 30 to 45 days, and subsequently another 45 days, for a total of 90 days. In addition, the Army has vigorously pursued requests from the public to evaluate an offsite debris disposal alternative, and to expand the site search for an alternate onsite consolidation landfill location. Discussions of the additional evaluations appear elsewhere in the Responsiveness Summary.

#### 4. Cost/Funding Issues

(a) A local citizen commented that it seemed wasteful to build, maintain, and monitor indefinitely a landfill that would contain, after separating out potentially-hazardous materials, only harmless materials like wood, concrete, and metal.

Army Response: he USEPA and MADEP have determined that each of the seven disposal areas constitutes a landfill and, as such, needs to be closed in accordance with applicable landfill regulations. At a minimum, closure must conform with the Massachusetts solid waste regulations. Closure options include no action or limited action (removal of surface debris), capping in-place, and complete debris removal. Because of the potential adverse impact on future use of the Devens wastewater treatment plant, on water quality in the Nashua River, and on the Patton water supply well, the Army proposes to remove all debris from AOCs 9, 11, and 40, respectively. Unrestricted re-use of the disposal area is the basis of the Army's decision to remove all of the debris at SA 13.

#### 5. Decision Process

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(a) Local citizens expressed concerns about the alternative selection process, such as who, besides the Base Closure Team, has a say in the selection, and who in the Army organization will ultimately make the decision.

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**Army Response:** Private citizens, citizen action groups, and other parties, including the Devens Commerce Center, who are part of the surrounding community affected by the proposed actions, have a say in alternative selection through the public hearing and comment process. Raymond Fatz, Deputy Assistant Secretary of the Army for Environmental Safety and Occupational Health, has approving authority for this Record of Decision.

## Part II - Comprehensive Response to Specific Legal and Technical Questions

1. Legal Applications

(a) Several residents believed that debris disposal at AOC 11 violates the Clean Water Act and the Massachusetts Wetlands Protection Act, which prohibit filling of wetlands.

**Army Response:** Within the context of the CERCLA process governing the landfill cleanup action, the Army evaluated implications of the Clean Water Act relative to AOC 11 disposal. The evaluation considered: (1) the nature and extent of disposed wastes, (2) wildlife habitat, (3) the surrounding environment, (4) potential human and ecological receptors, and (5) assessment of risk. The Army has concluded that the intent of the CERCLA process is to select a remedy that effectively addresses the risks presented at the site. The Army has agreed to complete debris removal at AOC 11.

2. Remedial Investigation/Feasibility Study Issues

(a) Several residents asked questions about the existing levels of contamination and associated health risks at the landfill sites.

Question: Is there public access to the existing information?

Army Response: Yes. The reports documenting the findings of the site investigations are available for review at the public libraries in Ayer, Harvard, Lancaster, and Shirley, and at the BRAC office at Devens.

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Question: Can clear, concise summaries of contamination levels and associated health risks be provided to the public?

**Army Response:** The Army prepared and handed out contamination/risk summaries at the February 25, 1998, public meeting in Ayer. The summaries contain information from the various reports which document investigations at the landfill sites.

Question: How accurate are the laboratory testing results?

Army Response: Protocols for laboratory testing methods have been developed based on extensive research. The accuracy of the results is considered adequate for the intended use, which is to measure health risks at the landfills, and to make decisions regarding cleanup.

Question: Who did the laboratory testing?

Army Response: The analyses were performed by unbiased, certified testing laboratories contracted by the Army via competitive bidding process.

Question: What are the limitations of the risk evaluations?

Army Response: Uncertainties related to human and environmental risk are presented in the individual Site Investigation and Remedial Investigation reports, available for review in the public repositories. In general, limitations of the risk assessments are associated with: (1) whether the amount of contaminant at the site has been measured correctly, (2) proper selection of the length of time a person or animal would be exposed to a site contaminant, (3) how toxic the site contaminant is, and (4) assignment of risk caused by a mixture of chemicals at a site. To offset these uncertainties, conservative assumptions are used in the calculations of risk. For example, because only limited data exists on the interaction of multiple contaminants, risks are calculated assuming that the effects of contaminant exposure are additive. This likely results in an overestimation of risk.

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g:\projects\esps\reports\002\dr61213rodwored.doc August 10, 1999 (b) The Ayer Town Administrator stated that the proposed alternative doesn't meet all the CERCLA evaluation criteria, noting in particular that it is not receiving community acceptance.

**Army Response:** The proposed alternative is not required to meet all of the CERCLA evaluation criteria. Many alternatives chosen for implementation at Superfund sites across the country do not meet all of the criteria. Rather, the alternative that best represents an appropriate balance of the nine criteria is sought. CERCLA does require that the selected alternative, at a minimum, meet the Overall Protection of Human Health and the Environment, and Compliance with ARARs criteria. As the Army has documented in the Feasibility Study Report and the Proposed Plan, the proposed alternative is protective of human health and the environment, and complies with state and federal regulations. Community Acceptance is a modifying criteria; complete community acceptance is not mandatory.

(c) A comment was made that the Army provide a summary of the criteria used to select the Shepley's Hill Area as the proposed consolidation site, with a statement about the site relative to each criterion.

Army Response: The requested information is shown in Table C-1 at the end of this Responsiveness Summary. The Massachusetts DEP has accepted the Army's assessment that the Shepley's Hill Area meets the criteria for siting a solid waste landfill. The Army has further evaluated the area near Shepley's Hill Landfill using non-regulatory criteria, as described in the response to the next comment (Comment d). Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

(d) There were comments stating that the site selection process used for a soils treatment facility (STF) was not appropriate for locating the consolidation landfill. Commentors observed that the Shepley's Hill Area was ultimately not chosen as the site for an STF, due to its location in the default Zone II of the Grove Pond wellfield.

**Army Response:** While the site search for an STF was not tailored specifically for a landfill site, many of criteria for siting the two facilities are the same. Using selection criteria common to both facilities, STF site selection information was used to begin the process of siting the

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consolidation landfill. Criteria specific to siting a landfill (for example, that it should be located no closer than 500 feet from the nearest residence), were included in the comprehensive site evaluations.

The Shepley's Hill Area was not chosen as the site for an STF. One of the reasons cited in the 1994 STF Siting Study Report was the area's location within the then default Zone II of the Devens Grove Pond water supply wells. The permanent Zone II delineation was accepted by the Massachusetts DEP in January 1995, at the time the site selection process for the consolidation landfill was being conducted. The Shepley's Hill Area, the site of the proposed consolidation landfill, was determined not to lie within the permanent Zone II. This information shed new light on the landfill site search, and the Shepley's Hill Area was re-considered as a candidate site.

The Army expanded the site search for an appropriate consolidation site. The expanded site search used non-regulatory criteria derived from the public comments on the December 1997 Proposed Plan. The former Golf Course Driving Range is currently proposed as the consolidation site.

(e) Some comments requested that the Army reconsider SA 15, the Building 202 Area, and the North Post Landfill for siting the consolidation landfill. The citizen action group People of Ayer Concerned about the Environment (PACE) listed alternate sites it could support, and asked the Army to consider them; they include: (1) the South Post, particularly areas along Route 2, (2) the Federal Bureau of Prisons medical facility, (3) underneath parking lots to be built in conjunction with the Devens reuse plan, (4) the median and cloverleaves of Route 2, and (5) areas on the Main Post that are not located over an identified aquifer.

Army Response: The Army has evaluated the sites suggested in the comment. Evaluations were based on the regulatory criteria presented in Table C-1 of this Responsiveness Summary. The Army had initially concluded that of all the sites considered, the Shepley's Hill Area represented the best balance of compliance with the criteria. A more recent, expanded landfill site search using non-regulatory criteria modified the initial conclusion. The Army is currently proposing the former Golf Course Driving Range as the proposed consolidation landfill site. Reasons for not selecting the sites suggested in the comment are as follows:

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- Location of a landfill at SA 15 conflicts with the South Post's designation as an Area of Critical Environmental Concern. Landfills are specifically prohibited from such areas.
- Under the Devens Reuse Plan, the Building 202 Area is designated for Rail, Industrial, and Trade-related use. The site is also located in area mapped as a potentially-productive aquifer.
- The Base Closure Team concluded that the North Post Landfill Area was not an appropriate location because of its proximity to populated areas, adverse community impacts that would result during debris hauling and landfill construction, and potentially significant and costly site preparation requirements. MADEP landfill siting criteria prohibit landfills within 500 feet from a prison. Thus, the Federal Bureau of Prisons site cannot be considered for the consolidation landfill.
- Placing landfill debris under parking lots, highway medians, and cloverleaves cannot be considered. To allow rainwater to easily drain from the cap, landfills need a final grade sloped steeper than what is considered appropriate for parking lots. Extremely deep excavation would need to occur to create the "hole" in which to place the wastes, and the resulting leachate collection system would need to rely on costly mechanical removal, as opposed to a conventional gravity system. These are a few of the foreseeable problems associated with the suggested areas.

(f) A comment suggested the Army selected the Shepley's Hill Area because a large landfill (Shepley's Hill Landfill) already exists there, and "a little more waste won't matter."

Army Response: The Army initially chose the Shepley's Hill Area as the site for the consolidation landfill because, of all the sites considered, it represented the best balance of compliance with the regulatory criteria. The existence of the adjacent Shepley's Hill Landfill offered additional advantages: (1) monitoring and maintenance of the proposed landfill could be efficiently carried out in conjunction with the larger, existing landfill, and (2) the proposed site lies within a MADEP-approved Landfill Expansion Area. Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

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(g) Specific technical objections to the proposed consolidation landfill location near Shepley's Hill Landfill were received from PACE, community leaders, and local residents.

Army Response: Responses to the individual technical objections are as follows:

(g)(1): The site overlies an aquifer, and is near the Zone II delineation for the Devens Grove Pond and the Town of Ayer municipal water supply wells.

**Army Response:** The formerly-proposed consolidation site lies over an area mapped by the USGS as a "Potentially Productive Aquifer", based upon favorable soil conditions. A potentially productive aquifer is a sand and gravel formation storing groundwater that could potentially supply moderate-to-high amounts of water to extraction wells placed in the ground. More importantly, the proposed site is not located within the Zone II delineation for the Devens Grove Pond and the Town of Ayer municipal water supply wells. The Zone II boundaries, approved by MADEP, are those portions of the aquifer that contribute water to the wells. Water to the wells is drawn only from the Zone II area, even if the wells are pumped at their maximum extraction rate. The remaining aquifer, including the area of the proposed consolidation, does not contribute water to the wells. MADEP prohibits landfills from being sited within Zone II boundaries. There are no state regulations prohibiting landfills from an area overlying a potentially productive aquifer.

(g)(2): There is no guarantee that groundwater flow direction will continue to be away from drinking water wells should a 100-year flood occur. The site may lie within a 100-year floodplain.

**Army Response:** Groundwater flow direction is determined by conditions that exist below the ground surface. Subsurface conditions which influence groundwater flow direction include how fast groundwater can pass through soil, and whether there exists obstructions to groundwater flow such as bedrock or clay formations. At the Shepley's Hill area, severely increased infiltration to the subsurface during extended periods of heavy rain (as may occur during a 100-year storm) may cause temporary changes in groundwater flow direction. However, normal flow patterns would resume soon after the rain subsided and subsurface infiltration ceased. The Army

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has reviewed Flood Insurance Rate Maps prepared by the Federal Emergency Management Agency. These maps indicate that the site of a potential landfill near the Shepley's Hill Landfill does not lie within the 100-year floodplain. Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

(g)(3): Landfills leak. The Army's groundwater modeling report indicates that water from beneath the site of the proposed landfill appears to flow into Grove Pond, thereby creating a potential contamination source. Leaking leachate would pass through subsurface soil to the pond. Water from Grove Pond is pulled through pond sediment and captured in the Ayer municipal and Devens water supply well.

Army Response: The consolidation landfill is designed to prevent leaking. The consolidation landfill cap will be sloped to shed rainwater, and will contain a continuous plastic sheet (geomembrane) to prevent rainwater from seeping through. The landfill bottom will be lined with geomembrane overlying compacted clay soil for added leak protection. A series of pipes installed over the liner will collect water that may infiltrate the landfill (leachate). Leachate would be routed to a holding tank, and periodically removed to a wastewater disposal facility for treatment.

The Army's March 1996 Revised Groundwater Model for the Shepley's Hill Landfill Area describes groundwater flow direction in the vicinity of the proposed consolidation landfill. The model uses measurements taken in the groundwater below the existing landfill, near Plow Shop Pond and Grove Pond, and in the area of the proposed landfill. Considering this data, the model defines groundwater flow direction to be from the proposed landfill area to Plow Shop Pond. There is no evidence in the model results of groundwater flow toward Grove Pond. Nor is there evidence that groundwater would move from the proposed landfill site to the Zone II of the Ayer municipal and Devens water supply well. Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

(g)(4): The consolidation landfill location will obstruct planned remediation at Plow Shop Pond and Grove Ponds; the planned pond cleanup will be hampered by the landfill's addition of contaminants to the area.

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**Army Response:** The Army acknowledges that Plow Shop Pond contamination is being studied relative to its impact on the environment. However, no plans for Plow Shop Pond cleanup have been formulated at this time. Likewise, the Army is not aware of plans for Grove Pond remediation. Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

(g)(5): Shepley's Hill Landfill may have archeological significance, as does Study Area 6 on the South Post. As such, it may not be prudent to disturb the general area with a new landfill.

Army Response: Solid waste disposal began at Shepley's Hill Landfill as early as 1917, and glass fragments identified in the northwest portion of the landfill dated to the mid-nineteenth century. There have been no studies performed to determine if the existing landfill has archeological significance. Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

(g)(6): A local resident expressed concern about the impact of landfill construction and operation on the local populated area, including the Parker Charter School.

**Army Response:** Noise, traffic, and dust are potential nuisances that may impact surrounding residents during landfill remediation. The Army would work with the Town of Ayer to minimize these impacts, including routing truck traffic away from schools and populated areas, restricting work hours where possible, and implementing dust control measures.

(g)(7): The Army should consider other locations for the consolidation landfill, or consider offsite disposal. The proposed site near Shepley's Hill Landfill is too close (less than a half-mile) from residential areas; the landfill's visual impact will lower property values. If it's as safe as the Army says it is, a landfill in the South Post would not impact the Army mission; putting the landfill at the Devens golf course makes sense because maintaining a recreation area is not as important as protecting Ayer's water supply; the landfill should be located in a remote area, far away from the towns surrounding Devens, and their water. Many residents of Ayer do not want the landfill to be located near Shepley's Hill. The public's environmental concerns about locating a landfill onsite should outweigh any CERCLA bias toward offsite waste disposal.

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**Army Response:** The area near Shepley's Hill Landfill meets solid waste landfill siting criteria established by MADEP, including distance to the nearest residence. A potential consolidation landfill would be no higher than the adjacent existing landfill, and would have a grass cover. It would therefore not be considered to have significant detrimental visual impact. However, in response to public sentiment against siting the landfill at the Shepley's Hill area, the Army has conducted a search for an alternate consolidation site. Land area within the boundary of the former Fort Devens, including the South Post and the former Main and North Posts, was reconsidered. Non-regulatory criteria derived from public comments on the December 1997 Proposed Plan, and construction-ease criteria, was used. The former Golf Course Driving Range is currently the site being proposed for the consolidation landfill.

(h) PACE's technical consultant commented on the Army's contingency plans for extracting and treating groundwater at Shepley's Hill Landfill. The consultant speculated that the Army abandoned plans for a second groundwater extraction well because of its proposed location at the consolidation landfill site. The consultant concluded that the landfill should not be built in the proposed location because it interferes with the contingency plan for groundwater.

Army Response: If monitoring at Shepley's Hill were to indicate that treatment of groundwater is needed, the Army had considered an extraction well at the north end of SHL, and a second well in the area of the consolidation landfill. Recent evaluation of groundwater monitoring data shows that improving groundwater quality precludes need for the second well. Although the planned location of the second well conflicts with a potential consolidation landfill, a modified well location outside the landfill could be identified. Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

(i) A resident commented that the Army should include the cost of future replacement of landfill construction materials in its Feasibility Study cost estimate. He stated this procedure had been followed during the Superfund cleanup process at another landfill in Massachusetts.

Army Response: The costing procedure cited in the comment is unique to the privately-owned landfill where it was conducted. It was required for planning purposes to give added assurance that adequate moneys would be available for future landfill monitoring and maintenance.

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USEPA's Superfund guidance does not require that material replacement costs be determined. Financial assurance for maintaining the consolidation landfill is provided by the federal government.

(j) A resident was concerned about the ability of site soil to support the weight of the consolidation landfill.

**Army Response:** An evaluation of the site soil's capability to support a consolidation landfill in the area near Shepley's Hill Landfill was performed. The assessment used information from soil borings taken at the proposed site. The Army has concluded that the soils can adequately support the weight of the proposed landfill. The soils evaluation is included as an appendix to the Feasibility Study report. Currently, the proposed site for the consolidation landfill is not the area near Shepley's Hill Landfill.

(k) A resident was concerned that a detailed diagram of the consolidation landfill cell was not available.

**Army Response:** Conceptual landfill design diagrams are presented in the Feasibility Study report. Construction drawings showing more detail are being prepared by the Army and will be available for public review during the project's design phase.

(1) One resident suggested the Army consider composting, recycling, and (waste-to-energy) incineration of excavated debris. These disposal methods should be implemented, where possible, instead of landfilling.

**Army Response:** For feasibility study purposes, landfilling alone was assumed. During the project bidding process, the Army will request that contractors present alternate, innovative methods for disposal. The Army will consider alternate, cost-effective disposal methods that divert debris from the consolidation landfill.

(m) A resident was concerned that the Nashua River would be contaminated during waste disturbance when SA 12 debris is being excavated.

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Army Response: During surface debris excavation at SA 12 and at other sites, the contractor will be required to set up barriers to control runoff of soil and waste from the site. The barriers may include hay bales, or possibly a temporary fence made of fabric that allows water to pass through, but holds back soil and solid objects, which are cleaned out periodically. The contractor will be prohibited from causing soil and debris to enter the river.

(n) One resident stated that she would prefer to see AOC 40 excavated first, because of potential impacts to the Patton water supply well.

Army Response: Excavation sequence will be chosen to optimize efficiency and encourage quick completion of the project. It is possible that debris will be excavated from each of the landfills at the same time. More will be known during the project bidding phase.

(o) The U.S. Fish and Wildlife Service stated that AOC 11 debris should be removed in its entirety because it has elevated concentrations of DDT in surface soil. The USFWS stated that DDT has a well-documented history of threatening wildlife resources.

**Army Response:** The Army acknowledges that DDT was detected in AOC 11 environmental media and recognizes that this and other pesticides can pose a bioaccumulation hazard to ecological resources. However, a review of analytical results from the AOC 11 Remedial Investigation Report indicates that this compound was detected at concentrations that are generally consistent with Devens background. The Army believes that the presence of DDT is most likely related to historical spraying activities following prescribed application procedures throughout the Nashua River watershed. There is no evidence to suggest that the DDT detected in AOC-11 environmental media is attributable to a defined source associated with the site or that the removal of debris would have any beneficial effect of decreasing offsite wildlife exposure to DDT in the future.

A brief summary of the nature and extent of the DDT detections in environmental media sampled as part of the RI, and the ecological risk implications for wildlife receptors is provided in Attachment 1 to substantiate these conclusions.

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The Army has agreed to complete debris removal at AOC 11.

(p) The USFWS stated that AOC 11 should be removed in its entirety because it is a threat to aquatic resources of the Nashua River.

Army Response: The AOC 11 RI report evaluated risk to aquatic resources in the Nashua River by comparing surface water and sediment analytical results to conservative screening benchmarks and by conducting laboratory toxicity tests using bulk sediment, surface water, and sediment elutriates. The incremental risks potentially attributable to AOC 11 were estimated using analytical results collected at reference areas. These results are briefly summarized in Attachment 2. Although the benchmark comparison and toxicity test results suggest that aquatic resources in the Nashua River are at risk, the potential incremental effects attributable to AOC 11 appear to be insignificant. The Army believes that the proposed actions (e.g., surface debris removal, debris slope stabilization, surface soil hot spot removal) at AOC 11 will eliminate further off-site migration and that complete debris removal would have little to no effect on risk reduction in the Nashua River and is consequently unwarranted. However, due to significant public comments, the Army has agreed to complete debris removal at AOC 11.

(q) PACE requested that additional studies be done at AOC 11 to determine if complete removal of debris is warranted. PACE requested that additional study of the contribution of AOC 11 to ecological risks in nearby wetlands be carried out to determine if complete removal of debris would reduce such risks significantly.

Army Response: The Army believes that a thorough evaluation of potential ecological impacts associated with the AOC 11 debris disposal area has been conducted and that the available information is sufficient to select appropriate remedial actions for the site. As concluded in the AOC 11 RI Report, contaminant input from the site to the river is not readily discernible from the background conditions in upstream sections of the river. It is therefore unclear whether contaminants present in wetlands at AOC 11 are attribuable to landfill debris or from Nashua River deposits during high water events. Several of the primary risk contributors detected in river sediment (e.g., various pesticides, Aroclor 1260, bis(2-ethylhexyl)phthalate, are likely not associated with the debris disposal area.

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g:\projects\esps\reports\002\dr61213rodwored.doc August 10, 1999 Complete migration pathways between debris disposal area soils and groundwater and northern and southern wetland sediments were identified in the RI. However, these wetlands appear to be functioning effectively to minimize further migration, because contaminant concentrations decrease substantially with distance from the disposal area edge.

Due to significant public comments, the Army has agreed to complete debris removal at AOC 11.

(r) The USFWS and others requested that more testing be done to determine if complete debris removal at SA 12 and AOC 41 is warranted, because of their location within an Area of Critical Environmental Concern, and because the sites are potential sources of ecological risk.

Army Response: The Army disagrees that the SA 12 and AOC 41 landfills represent a significant source of ecological risk or that contaminant migration from these two areas results in an incremental increase in contaminant concentrations in downgradient wetlands or water bodies. Existing information (provided in Attachment 3) suggests that full removal of either of these landfills is not warranted in order to protect ecological resources in the vicinity. Removal of surface debris and hot-spot soil is proposed.

(s) The USFWS and others stated that AOC 41 should be removed because: (1) it borders an ecologically-sensitive area, namely, New Cranberry Pond, (2) the debris includes oils, batteries, transformers, and pesticides, (3) there are VOCs and metals in groundwater, and groundwater flows from AOC 41 to the Nashua River, and (4) debris at AOC 41 has an effect on potential water supplies in the Still River area of the Town of Harvard.

**Army Response: (1)** Although New Cranberry Pond is topographically downgradient from the debris disposal area, there does not appear to be a complete pathway for contaminant travel (i.e., for either surface water runoff or leaching to groundwater). This observation is made based on a review of the information presented in the SI, SSI, and RI reports for AOC 41. Removal of surface debris and hot-spot soil is proposed.

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(2) Subsurface investigations at the site determined the debris to be comprised of beverage cans, glass bottles, rusted car parts, and charred wood. There has been no documentation of oil, battery, or transformer disposal at AOC 41. Although pesticide residue has been detected in samples collected from the site, there is no documentation of pesticide disposal at AOC 41.

The AOC 41 preliminary risk evaluation concluded that although concentrations of certain site contaminants exceeded their respective residential screening values, the site is presently accessed only by occasional visitors and military personnel, and groundwater is not used. Therefore, evaluations of soil, groundwater, surface water, and sediment using residential screening values represent very unlikely indications of potential human health risks.

The incremental risks associated with ecological exposures to disposal area surface soils are not considered significant based on the magnitude of the risk estimates and the conservative approach used to estimate those risks. Debris area contaminants do not appear to have migrated to New Cranberry Pond. Debris area contaminants have not affected groundwater quality such that a potential risk to aquatic receptors would be posed following eventual discharge to the Nashua River.

(3) The VOC and inorganic analytes detected in AOC 41 groundwater pose no threat to aquatic receptors in Nashua River. A comparison of the VOC and inorganic results for those analytes that were detected in AOC 41 groundwater at concentrations above Devens background levels indicates that with the exception of a single detection of zinc (130 mg/l in 41M-94-09A collected on 6 December 1994), maximum concentrations of all detected analytes in filtered groundwater samples are below available freshwater chronic Ambient Water Quality Criteria. With the exception of the maximum zinc concentration, all other concentrations detected in filtered groundwater are less than the chronic AWQC (110 mg/l). The AOC 41 RI Report states that the maximum concentrations of all VOC analytes are more than an order of magnitude less than the surface water benchmarks. Actual exposure concentrations in the Nashua River would likely be substantially less due to attenuation (the Nashua River is approximately 2,000 feet from AOC 41) and dilution processes following groundwater discharge.

(4) The Still River area of Harvard is approximately four-fifths of a mile east/southeast from AOC 41, and is separated from the site by the Nashua River. Based on results of the Army's

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investigations, groundwater flow from AOC 41 travels northeast and east to the Nashua River, approximately 2,000 feet away. The Nashua River, in turn, flows due north. The river acts as a hydraulic barrier between AOC 41 and groundwater that might potentially be tapped for water supply for the Still River area. Thus, groundwater originating at AOC 41 would be "blocked" by the Nashua River before it could reach the Still River area of Harvard.

The Remedial Investigation Report concluded that the debris at AOC 41 is not the source of groundwater contamination. Subsequent Army investigations were unable to pinpoint the exact source of groundwater contamination. The South Post Impact Area Record of Decision calls for continued long-term sampling and analysis of groundwater at the site.

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## · TABLE C-1

## SHEPLEY'S HILL AREA COMPLIANCE WITH LANDFILL SITE CRITERIA

DEP FACILITY-SPECIFIC CRITERIA	MEETS CRITERIA	DOESNOT MEET
Cannot be within Zone II of existing public water supply well	x	
Cannot be within an Interim Wellhead Protection Area	х	
Cannot be within 15,000 feet upgradient of a well for which Zone II has not been calculated	x	
Cannot be within Zone II of a potential public groundwater supply	х	
Cannot be in an area where leachate release would endanger a potential public groundwater supply for which Zone II has not been determined	x	
Cannot be over a recharge area of a Sole Source Aquifer (some exceptions)	x	
Cannot be less than one-half mile upgradient of a surface drinking water supply	х	
Cannot be less than 250 feet upgradient of a perennial watercourse draining to a surface drinking water supply within one mile of the landfill	x	
Cannot be less than 500 feet downgradient of a surface drinking water supply	x	
Cannot be within 500 feet of a private drinking water supply well unless restricted area and well are purchased	x	
Must be able to attain four feet from the maximum high groundwater table or within four feet of the lower-most liner	x	
Cannot be within area protected by the Wetlands Protection Act (including 100-year floodplain)	x	
Cannot be less than 250 feet from a lake or river other than a drinking water supply	x	
Cannot be less than 500 feet from an occupied residential dwelling, health care facility, prison, lower educational institution, or pre-school	x	
Cannot be located where leachate would result in an adverse impact to groundwater, unless a groundwater protection system is incorporated	x	
Cannot be less than 100 feet from active farmland	х	
Cannot be in an area where traffic impacts would endanger public, health, safety, or the environment	x	
No adverse impact on wildlife and wildlife habitat	x	
Cannot be in an Area of Critical Environmental Concern (ACEC)	x	
Cannot be anticipated air emissions from the facility must meet federal and state air quality standards and not endanger public health, safety, or the environment	x	

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## TABLE C-1

## SHEPLEY'S HILL AREA COMPLIANCE WITH LANDFILL SITE CRITERIA

	DPP FACILITY SPECIFIC CRITERIA	Missis Causaly	DOPSNOT MEET	
	ot create nuisance conditions endangering public health, safety, or the environment with to: noise, litter, rodents/insects, odors, bird hazards to air traffic	x		
Must b	e of sufficient size to properly operate and maintain	x		
Haraka	DEP GENÉRAL CRITERIA	SHEPLEY'S HILL AREA		
Where disposa	an area adjacent to the site of a proposed facility has been previously used for solid waste I:			
• does	prior solid waste activities on the adjacent site adversely impact proposed site			
		1	No	
• what	• what is impact of proposed site on site previously used for solid waste disposal			
		No significant impact expected		
	are combined impacts of the proposed site and previously used adjacent site on public h, safety, and the environment relative to:			
1)	whether proposed site is an expansion of or constitutes beneficial integration of the solid waste activities with the adjacent site	· · ·	idated landfill would ed and monitored.	
2)	whether proposed site is related to the closure and/or remedial activities at the adjacent site	· ·	idated landfill would ed and monitored	
3)	extent to which design and operation of proposed site will mitigate existing or potential impacts from adjacent site	•	cap would preven precipitation to waste.	
	OTHER FACTORS CONSIDERED RELATIVE TO THE SHEPLEY'S HILL AR	EA SITE A.L.	adagin maket	

• Monitoring and maintenance of the proposed landfill can be efficiently carried out in conjunction with the larger, existing landfill.

- Devens redevelopment will not be impacted.
- The site requires minimal site preparation / open, flat area.
- Easy access.
- Utilities available nearby.
- Site lies within approved Landfill Expansion Area.

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RESPONSIVENESS SUMMARY Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40 and 41 U. S. Army RFTA, Devens, Massachusetts

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#### Attachment 1

<u>SURFACE/SUBSURFACE SOIL</u>: 4,4'-DDT was detected in 15 of 16 surface soils collected as part of the RI (ADL, 1995) at concentrations that ranged from 0.012 to 8.0  $\mu$ g/g. With the single exception of the maximum concentration (detected at 11B-94-02X), detected results were below the Devens background concentration (5.6  $\mu$ g/g). Although DDT was also detected in all subsurface soil samples collected from the 10 test pit excavations within the refuse area, concentrations were below background (ADL, 1995).

Ecological exposure to DDT in debris area surface soils is predicted to result in only minimal risk to sensitive wildlife receptors. The Hazard Quotients (HQs) based on exposure to average and maximum exposure point concentrations are 1 and 7, respectively (HQ = 5 at Devens background). Due to the conservative nature of the ecological benchmark employed to screen risk (ADL, 1995), these results suggest that wildlife receptors are unlikely to be affected by exposure to DDT in debris area surface soils.

<u>WETLAND SEDIMENT</u>: 4,4'-DDT was detected in 4 of 10 sediment samples collected from the northern and southern wetlands adjacent to the debris disposal area. Only the maximum concentration (0.299  $\mu$ g/g at 11D-94-07X in the southern wetland) exceeded the concentration in the upstream wetland sample (0.194  $\mu$ g/g at DXD1110). As is the case with soils, these results suggest that the presence of DDT in wetland sediment is consistent with general conditions within the Nashua River watershed and does not support the contention that a DDT source associated with AOC 11 has adversely affected wetland sediment quality.

<u>RIVER SEDIMENT</u>: 4,4'-DDT was detected in 4 of 5 sediment samples collected adjacent to AOC 11 (maximum concentration of  $0.222 \mu g/g$  at NRD-93-20X) but was not detected in the upstream reference location. However, a single sampling location should be considered inadequate to characterize upgradient conditions in the Nashua River, given the considerable variability affecting the environmental distribution of this and other analytes within the watershed. DDT is known to be widely distributed in sediments throughout the Nashua River (e.g., 11D-94-11X, SA 12 background sampling locations), and the sediment quality adjacent to AOC 11 should be evaluated in the context of conditions throughout the watershed. The environmental variability in the distribution of 4,4'-DDT in Nashua River sediments is likely due to a number of

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hydrogeomorphological factors, including those that influence particulate transport and deposition and sediment characteristics (e.g., grain size, Total Organic Carbon [TOC] content) at specific locations, as well as proximity to historical point and non-point source areas.

Consistent with equilibrium partitioning theory, the concentrations of 4,4'-DDT detected in river sediment are strongly correlated with the total organic carbon (TOC) content of the sediment ( $R^2 = 0.861$ ). The measured TOC in the upstream reference was the lowest (0.4 percent) of all Nashua River locations sampled during the RI and based on equilibrium partitioning theory (USEPA, 1988) this sediment would be expected to contain lower concentrations of hydrophobic organic compounds (such as DDT) than the sediments collected adjacent to the site, which contain higher TOC levels. DDT concentrations detected in sediment samples adjacent to AOC 11 are in fact consistent with upriver sampling locations that contain comparable TOC levels (Figure C-1). Finally, as noted above, DDT concentrations in environmental media associated with potential migration pathways to the Nashua River are generally consistent with Devens background and there is no evidence that a separate source is present in the debris disposal area.

The potential ecological consequences associated with the presence of DDT in the Nashua River is a second important question. The RI did not explicitly evaluate risks associated with wildlife risk in Nashua River sediment because the screening benchmark employed was based on effects to aquatic receptors only. USEPA (1988) derived an interim sediment quality criterion (SQC) for 4,4'-DDT based on equilibrium partitioning theory. The SQC, expressed on a carbonnormalized basis, is 2.0 ug/gC, and was derived using conservative assumptions regarding biological uptake and wildlife exposures. The SQC was based on the lowest available effect level for wildlife (reduced productivity in brown pelicans, Pelecanus occidentalis, associated with the consumption of DDT-contaminated fish [USEPA, 1980]). The threshold for potential bioaccumulation related effects is considerably lower than those associated with direct toxicity to aquatic receptors. Table C-1 presents the measured organic carbon content and 4,4'-DDT concentrations of AOC 11 sediment; the carbon-normalized DDT concentrations are plotted in Figure 2. With the exception of 2 locations, the carbon-normalized DDT concentrations in AOC 11 sediment do not exceed the conservatively derived SQC. As indicated in Table C-1, the normalized DDT concentrations at 11D-94-17X (3.11 ug/gC) and 11D-94-07X (2.6 ug/gC) exceed the SQC. 11D-94-17X is located in the downstream reference wetland and 11D-94-07X

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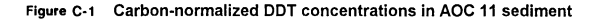
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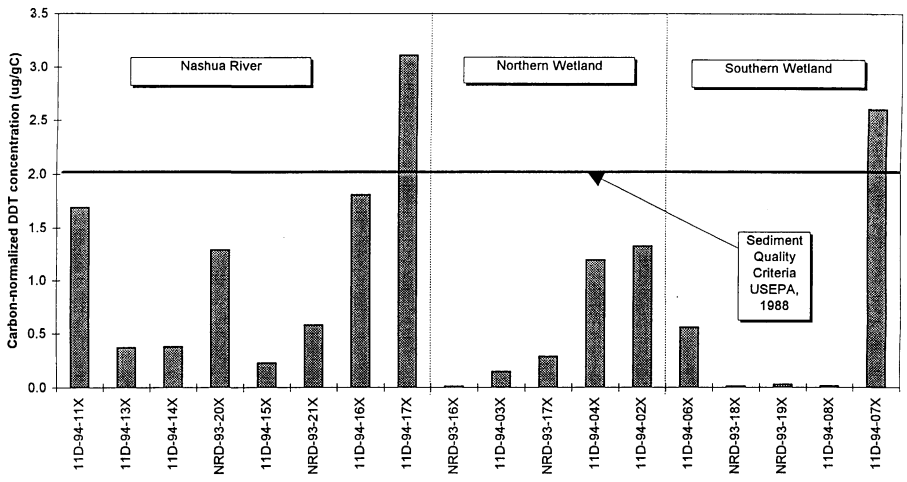
is located in the Southern Wetland along the debris area edge near the outlet to the Nashua River. The isolated nature of these exceedances and the conservative nature of the SQC suggest that ecological receptors are unlikely to be at risk due to DDT exposure in the vicinity of AOC 11. The slight exceedances of the SQC at isolated locations Would also not be expected to elevate prey fish tissue burdens above wildlife threshold levels.

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Sampling location

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		Table C-1	·			
Ca	rbon-normalized 4,4			trations		
		Debris Dispos	sal Area			
	D	evens, MA				
		то		DDT.		
AREA	LOCATION <sub>a</sub>	mg/g	%	ug/g	ug/gC₄	
Nashua River	11D-94-11X	57.8	5.8%	0.098	1.69	
	11D-94-13X	3.66	0.4%	0.001	0.37	
	11D-94-14X	55.6	5.6%	0.021	0.38	
	NRD-93-20X	170.8	17.1%	0.22	1.29	
	11D-94-15X	22.2	2.2%	0.005	0.23	
	NRD-93-21X	109	10.9%	0.063	0.58	
	11D-94-16X	6.93	0.7%	0.0125	1.80	
	11D-94-17X	29.2	2.9%	0.0908	3.11	
Northern Wetland	NRD-93-16X	172	17.2%	0.001	0.01	
	11D-94-03X	198.5	19.9%	0.029	0.14	
	NRD-93-17X	203	20.3%	0.0578	0.28	
	11D-94-04X	150	15.0%	0.179	1.19	
	11D-94-02X	132	13.2%	0.175	1.33	
Southern Wetland	11D-94-06X	155	15.5%	0.086	0.56	
	NRD-93-18X	148	14.8%	0.001	0.01	
	NRD-93-19X	49.9	5.0%	0.001	0.03	-
	11D-94-08X	124	12.4%	0.001	0.01	
	11D-94-07X	115	11.5%	0.299	2.60	
Notes:	a. Locations sampl					locations
	organized in a downgradient order within each grouping					
	b. Total Organic Carbon (TOC) from Table 2-4 (ADL, 1995).					
	c. Analytical results for 4,4'-DDT in AOC 11 RI sediment samples.					
	e Quantitati	on Level				
(SQL) used for non-detected results.						
	d. Carbon-normalized DDT sediment concentrations derived by divi				viding the	
	bulk sediment analytical result by the organic carbon content.					

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RESPONSIVENESS SUMMARY Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40 and 41 U. S. Army RFTA, Devens, Massachusetts

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### Attachment 2

<u>BENCHMARK COMPARISONS</u>: Comparison of surface water analytical results to screening benchmarks indicates that risks to the aquatic community in the vicinity of AOC 11 are insignificant. Average and maximum Hazard Indices (HIs) are 5 and 7, respectively, with aluminum and lead the principal risk contributors. Aggregate risk in the upstream surface water sampling location is 2, with aluminum the primary risk driver.

The comparison of sediment analytical results to conservative screening benchmarks suggests a high likelihood that benthic macroinvertebrate community in the vicinity of AOC 11 has been impacted. Average and maximum HIs are 1,267 and 4,277, respectively, with the majority of the risk attributable to pesticides/PCBs and inorganics. As discussed in the response to "2a" above the general distribution of hydrophobic organic compounds throughout the Nashua River is correlated with the organic carbon content of the sediment matrix. Several of the sampling locations adjacent to AOC 11 contain elevated sediment TOC to which these compounds that are likely derived from various sources throughout the Nashua River watershed could adsorb. As discussed below, concentrations detected in sediment adjacent to AOC 11 are generally consistent with analytical results from similar depositional reference areas.

<u>TOXICITY TESTS</u>: Toxicity test results indicated toxicity to the fathead minnow, *Pimephales promelas*, in the river surface water sample collected adjacent to AOC 11. The basis for the observed toxicity is unknown as the non toxic upstream river surface water sample was chemically similar to the sample that was toxic to minnows.

Acute mortality was also observed in both benthic macroinvertebrate species exposed to sediment collected from the Nashua River adjacent to AOC 11 (ADL, 1995). 10-day exposure to bulk sediment with the amphipod, *Hyalella azteca*, resulted in 40 percent survival, which is significantly less than the 92 percent control survival results. Statistically significant mortality (as compared to the control) was also reported for the composite sediment sample collected from the upstream reference wetland (76 percent survival). In addition, a statistically significant 10-day acute response was observed with the midge, *Chironomus tentans*, exposed to the adjacent river sediment sample. Survival was 47 percent versus 90 percent in the control exposure;

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survival in the upstream wetland composite sample was 55 percent (which was not significantly different from the control).

The cause of the toxicity noted in the adjacent river sample is unclear. A comparison of HIs, based on the analytical chemistry results for the toxicity test samples and sediment screening benchmarks, suggest that the toxicity observed in the river sediment sample adjacent to AOC 11 may be related to a non-chemical stressor (e.g., physical characteristics of the sediment matrix, nutritional factor). No acute mortality response was observed in the southern wetland composite sediment sample (HI = 713), whereas a significant response was observed in the adjacent river sediment sample (HI = 165). Cadmium was the only analyte detected at a maximum concentration in the adjacent river sediment sample; other analytes were detected at higher toxicity to either test species). Cadmium was detected at a concentration of 9.91  $\mu$ g/g, which is approximately 5.7 times higher than in the non-toxic upstream river sediment sample (1.74  $\mu$ g/g).

Elutriate exposure to Nashua River sediment collected adjacent to AOC 11 resulted in significant toxicity in 2 pelagic (i.e., water column dwelling) test species (ADL, 1995). Weight gain in the fathead minnow was significantly less than the control following a 7-day exposure (0.22 vs. 0.36 milligrams, respectively) and the mean number of young produced by female water flea, *Ceriodaphnia dubia*, was less in the adjacent Nashua River, upstream reference wetland, and the southern wetland treatments relative to the control (2.8, 3.8, and 6.7 vs 14.6). Based on the chemical analysis of sediment elutriates used in these tests, risk estimates (based on surface water screening benchmarks) for the northern wetland composite and adjacent Nashua River samples are similar (407 vs 430). Cadmium, copper and lead are the only analytes detected at higher concentrations in the Nashua River sample as compared to the non-toxic northern wetland elutriate (concentrations were elevated by factors of approximately 2.1, 4, and 4.6, respectively). The number of detected pesticide analytes, and their concentrations, were greater in the non-toxic wetland composite elutriate sample.

The surface water and sediment toxicity test results cannot be easily explained with respect to the concentrations of chemical analytes detected in these samples. Although ADL concluded that

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cadmium may be associated with the toxicity observed in the bulk sediment and sediment elutriate exposures for the Nashua River sample adjacent to AOC 11, this analyte was only detected in 3 of 16 surface soil samples from the debris disposal area and the maximum concentration was only 3.5 times greater than Devens background. In addition, cadmium was not detected in AOC 11 groundwater.

Exposure to Nashua River sediment elutriate did not produce a significant lethal response in *Hyalella azteca*, as was observed in the bulk sediment exposure. Interpretation of the elutriate toxicity results for the pelagic water flea and fathead minnow is problematic because these species would not naturally be exposed to sediment porewater and the test conditions represent an unrealistically conservative measure of toxicity to these sensitive organisms.

BACKGROUND COMPARISON: A single upriver sediment sampling location was used in the AOC 11 RI to characterize local background conditions in the Nashua River. Due to the substantially lower TOC content at this location and the considerable variability known to exist in the Nashua River, this upriver sediment sampling location is both an inappropriate and inadequate background location for comparison to the more depositional environment found adjacent to AOC 11. As a result, primary sediment risk contributors identified in the RI were compared to the concentrations of these analytes detected in depositional reference areas associated with the Nashua River. The four areas evaluated in this review include the following:

- Downstream wetland (11D-94-17X) sampled during the AOC 11 RI program on 2 September 1994; TOC was 2.9 percent.
- Upstream wetland (11D-94-11X) sampled during the AOC 11 RI program on 30 August 1994; TOC was 5.8 percent.
- Downstream backwater area (12D-93-34X through -37X) sampled during the SA 12 Supplemental Sampling Investigation program; TOC ranged from 9.5 to 25.5 percent.
- Upstream backwater area (12D-93-29X through -32X) sampled during the SA 12 SSI program; TOC ranged from 3.5 to 14.6 percent.

The average concentrations of the primary risk contributors for Nashua River sediment and available reference areas are presented in Figure C-2. Only the average concentration of

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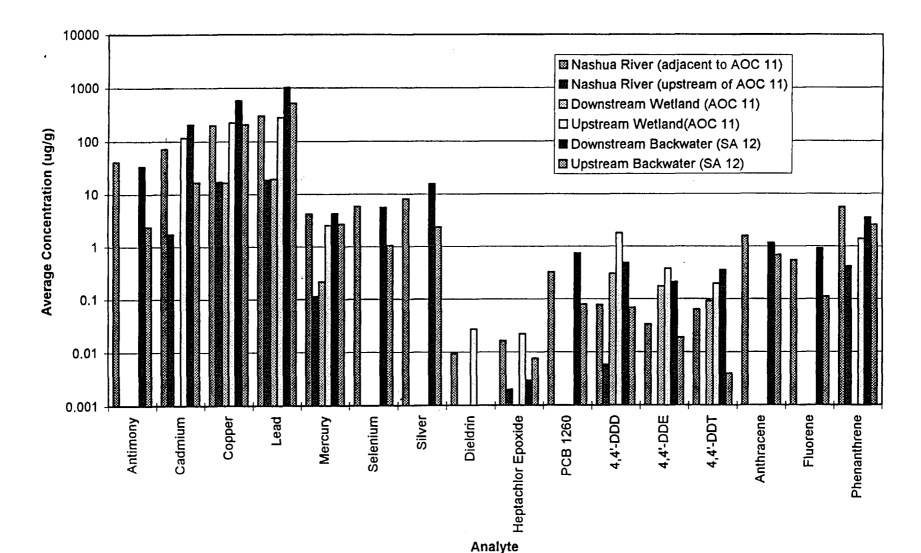
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anthracene and phenanthrene are somewhat elevated in Nashua River sediment samples collected adjacent to AOC 11 as compared to reference areas, concentrations of other risk contributors are comparable to reference areas (particularly the downstream wetland associated with SA 12). The three inorganic analytes (i.e., cadmium, copper, and lead) that were identified as potential effectors in the toxicity tests using Nashua River sediment were detected at higher average concentrations in the upstream wetland (AOC 11) and downstream backwater (SA 12) samples (Figure C-2). These results suggest that AOC 11 has not had a significant effect on Nashua River sediment quality. To conclude, the Army does not believe that removal of the landfill debris would demonstrably improve water or sediment quality in the adjacent reach of the Nashua River. However, due to significant public comments, the Army has agreed to complete debris removal at AOC11.

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## Figure C-2 Distribution of Primary Risk Contributors in Nashua River Sediment

RISKSUM.XLS NR-sediment

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## **ATTACHMENT 3**

To Appendix C-1

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### Attachment 3

<u>SA 12</u>: Information obtained during the Supplemental Site Investigation (SSI) at SA 12 strongly suggests the contamination detected in the downgradient wetland/floodplain is most likely attributable to periodic flooding of the Nashua River and settling of particulate-bound contaminants in this deposition area rather than from a landfill source.

Ecological risks to terrestrial receptors that may be exposed to landfill surface soils or to wetland sediment in Area 1 are minimal, particularly considering the conservative screening approach employed in the Preliminary Risk Evaluation (PRE) conducted for this site. Concentrations of all potential risk contributors are substantially lower in Area 1 relative to landfill surface soils suggesting that the overland transport pathway is not a substantial one. The primary risk contributors for aquatic species in Area 1 sediment are heptachlor, arsenic, lead, and mercury. Heptachlor and mercury were not detected in SA 12 landfill surface soils and arsenic was not detected in surface soil above the established Devens background concentration. Area 2 sediment contains elevated pesticides, PCBs and inorganic analytes. Detected concentrations are typically at least an order of magnitude higher than in Area 1 sediment samples. In general, average and maximum concentrations detected in Area 2 sediment are equivalent to upriver Nashua River sampling areas. Incremental sediment risks (i.e., representing the component above Devens background) to aquatic organisms in Area 2, based on average and maximum HIs are 1.1 and 128.3, respectively, with the maximum concentrations of cadmium, heptachlor, and 4,4'-DDD the primary risk contributors. These two pesticides were not detected in landfill soils and cadmium was only detected in 2 of the 8 SI surface soil samples at concentrations below Devens background.

Figure C-3 presents a summary of the average sediment concentrations of the identified sediment risk contributors in Areas 1 and 2 as well as the upriver and downriver reference locations. The pattern of contaminant distribution in these 4 areas demonstrates that Area 2 is comparable to general conditions in the Nashua River and that Area 1 is unlikely to represent an important contributor to the elevated pesticide and inorganic concentrations detected in Area 2.

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<u>AOC 41</u>: Contaminants associated with the Unauthorized Dumping Area do not represent a significant incremental risk to terrestrial ecological receptors and available information suggests that no complete migration pathway between the AOC 41 source area and New Cranberry Pond exists.

The AOC 41 RI concluded that New Cranberry Pond recharges groundwater rather than receiving groundwater discharge. The overland transport migration pathway also appears to be incomplete. No detected analytes in the surface soil/sediment samples collected downgradient of the disposal area exceed ecological screening benchmark values, and only beryllium (41D-92-03X) and sodium (all 7 samples) exceed Devens background. No disposal area surface soil risk contributor exceeds either ecological screening benchmarks or Devens background in these downgradient samples.

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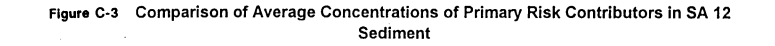
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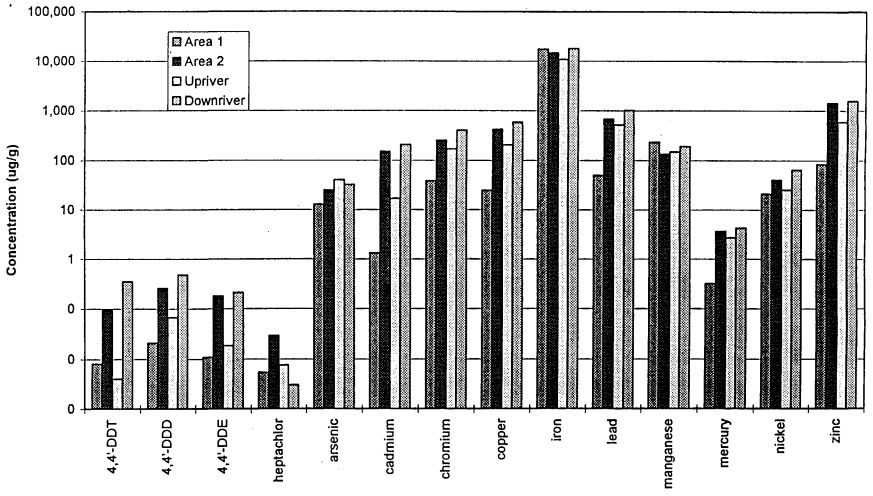
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- United States Environmental Protection Agency, 1980. Ambient Water Quality Criteria for DDT; USEPA, Office of Water Regulations and Standards, Criteria and Standards Division; PB81-117491; Washington, D.C., October 1980.
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## C.2 Summary Of Comments Received During The Second Public Comment Period November 25, 1998 Through January 11, 1999

## PART I – SUMMARY AND RESPONSE TO LOCAL COMMUNITY CONCERNS

### 1. Remedial Alternative Preferences

(a) The U.S. Department of the Interior, Fish and Wildlife Service, commends the Army for the decision to include total debris removal at AOC 11 in the proposed cleanup plan.

Army Response: The Army looks forward to coordinating debris removal actions with the FWS.

(b) The Massachusetts Audubon Society endorses the Army's plan to excavate debris at SA 13, and AOCs 9, 11, and 40.

Army Response: The Army looks forward to presenting more details on the preferred alternatives during the design phase.

(c) The U.S. Department of the Interior, Fish and Wildlife Service, continues to endorse total debris removal at SA 12 and AOC 41; future long-term monitoring will be critical to ongoing evaluation of the two sites.

Army Response: The Army looks forward to coordinating the design, implementation, and review of long-term monitoring programs with the FWS.

2. Decision Process

(a) The Town of Ayer, the People of Ayer Concerned about the Environment (PACE), State Senator Robert Durand, MassDevelopment, the Nashua River Watershed Association, and several area residents support the Army's Proposed Plan. The commentors are particularly

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pleased that the Army intends to perform total debris removal at AOC 11, and that offsite debris disposal is to be seriously considered. The commentors (as well as Freedom's Way Heritage Association) indicate a preference for offsite debris disposal. The Town of Ayer, PACE, Senator Durand, and MassDevelopment wish to actively participate in determining the Army's definition of "best value", the criterion to be used to evaluate contractor bids for onsite and offsite debris disposal.

Army Response: The Army looks forward to community participation, to the degree allowable within the constraints of federal acquisition laws, during the bidding process.

(b) A Lunenburg resident asked if the Army's preferred alternative is approved by MADEP and the USEPA.

Army Response: Both the MADEP and the USEPA have indicated concurrence with the Army's preferred alternative.

# PART II – COMPREHENSIVE RESPONSE TO SPECIFIC LEGAL AND TECHNICAL QUESTIONS

## 1. Legal Applications

(a) Lunenburg resident asked if the Army will indemnify area homeowners should the propose remedy fail to meet its objectives.

**Army Response:** The Army is responsible indefinitely for environmental problems caused by landfill debris being addressed in the preferred alternative.

2. Remedial Investigation / Feasibility Study Issues

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(a) The Citizens to Protect Residential Harvard, and some individual Harvard residents endorse the offsite debris disposal option. They were concerned that a landfill constructed at the former Golf Course Drive would leak contaminated water or landfill gases, threatening groundwater quality and area residents. They also questioned who would have long-term responsibility for operation of the landfill.

Army Response: A consolidation landfill would be designed to prevent leaking. The landfill cap would be sloped to shed rainwater, and would contain a continuous plastic sheet (geomembrane) to prevent rainwater from seeping through. The landfill bottom would be lined with geomembrane overlying compacted clay soil for added leak protection. A series of pipes installed over the liner would collect water that may infiltrate the landfill (leachate). Leachate would flow to a holding tank, and periodically removed to a wastewater disposal facility for treatment.

In compliance with state solid waste regulations, the selected site provides adequate setbacks from area residents, drinking water supplies, and surface water bodies. The Army will perform a thorough hydrogeological study of the former Driving Range site prior to constructing a landfill. The study will identify types of soil and bedrock in the area, and establish groundwater quality as it currently exists at the site. Continuous monitoring of groundwater quality during landfill operation will indicate if landfill is failing to completely contain the debris.

Because the debris is mostly inert building construction materials, landfill gas is not considered at this time to be of concern. If, during debris excavation, waste containing materials considered to be gas-producing are encountered, the Army will include proper controls in the landfill's design to prevent gas migration.

The Army has agreed to include members of the community in its assessment of whether to consolidate debris in a new landfill, or dispose of the material offsite. Should the onsite disposal option be chosen, the Army would assume responsibility for the landfill and its operation for as long as the facility exists.

(b) A resident asked why estimated costs stated in the Proposed Plan for Alternatives 4c and 9 are approximately equal. Alternative 9 proposes to relocate debris from seven disposal areas.

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**Army Response:** The correct estimate for Alternative 9 is \$21.1 million. The estimate was adjusted from the estimated in the FS Report (\$20.2 million) to more accurately reflect costs to excavate debris at AOC 11.

(c).A resident asked if it would make sense for the Army to use money intended for long-term monitoring at SA12 and AOC 41 toward debris removal at those sites.

Army Response: Funds to perform long-term monitoring at SA 12 and AOC 41 will not be obtained from the source that will fund the preferred alternative. Long-term monitoring costs for SA 12 will be incurred by MADEP, while monitoring costs at AOC 41 are being incurred in conjunction with the groundwater operable unit for that site.

(d) The Town of Harvard Board of Selectmen endorses total debris removal at AOC 11, concurs with the decision not to site a consolidation landfill adjacent to Shepley's Hill Landfill, and strongly endorses the offsite debris disposal option. The Board has the following concerns regarding selection of the former Golf Course Driving Range (GCDR) for the onsite consolidation option:

**Concern:** Using the operation of Shepley's Hill Landfill as a basis, another landfill built and operated by the Army will be problematic.

**Army Response:** Unlike Shepley's Hill Landfill, debris at the proposed consolidation landfill will be isolated from the environment. In addition to a cap, the proposed landfill will contain a bottom liner and a leachate collection system. Its construction will adhere to the latest applicable solid waste guidelines.

**Concern:** The Town of Harvard's ability to locate a new well in the area of the GCDR will be compromised.

Army Response: The Town would need to locate a new water supply well such that the GCDR is excluded from the well's delineated Zone II protection area

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**Concern:** The Army's gross ReUse Plan mapping may not accurately depict the Zone II boundary of the Patton Well, shown quite close to the GCDR.

**Army Response:** The Zone II boundaries for the Patton well have been accepted by MADEP. The landfill remediation design will verify that proper setbacks, in accordance with regulatory restrictions, are satisfied.

**Concern:** The Board questions, and requests further explanation (as does Freedom's Way Heritage Association) the basis of the estimated costs for onsite and offsite disposal.

Army Response: The Army presented a detailed explanation of its cost estimates at the June 1998 RAB meeting.

**Concern:** The Board requests an opportunity to participate in reviewing and evaluating design criteria for and responses to Requests for Proposals for onsite and offsite debris disposal alternatives.

**Army Response:** The Army will present information on the landfill design to the public as it becomes available. The Army looks forward to community participation, to the degree allowable within the constraints of federal acquisition laws, during the bidding process.

**Concern:** U. S. Senator Judd Gregg (NH), U. S. Representative John Sununu (NH), and Philip O'Brien, Director, New Hampshire Department of Environmental Services (NHDES), is concerned about the Army's plan for offsite disposal. Based on a similar multiple-landfill closure project at Pease AFB, the cost of onsite consolidation at Devens should be much less expensive than for offsite disposal. NHDES is concerned about impacts to existing landfill capacity in New Hampshire, should debris from Devens be brought there for disposal.

**Army Response:** The Army agrees that onsite consolidation appears to be the least expensive disposal option at Devens, and that it needs to assess contractor bids for conformance to four evaluation criteria, including cost.

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g:\projects\esps\reports\002\dr61213rodwored.doc August 10, 1999 (e) A local resident asked the Army to clarify what is meant by surface debris removal, as proposed for SA 12 and AOC 41.

Army Response: Man-made objects lying on or protruding from the ground surface will be removed. If the object protrudes into the ground, it will be removed in its entirety, if it is reasonable to do so. Otherwise, it will be severed, if possible, a couple of feet below ground surface.

(f) A local resident mentioned that contaminant levels at SA 12 and AOC 41 exceed ecological benchmark values. Will protection of the environment be provided by the proposed alternative?

Army Response: Surface debris and hot spot soil removal at the two sites will remove those contaminants causing exceedances of ecological benchmark values.

(g) A Harvard resident asked several questions about contamination levels at the debris disposal areas:

Question: Is there evidence that the landfills have affected groundwater quality in the past?

**Army Response:** At the disposal areas where groundwater samples were analyzed, relatively low levels of contaminants were detected. There has been no adverse impact to drinking water supplies from landfill debris.

**Question:** What is the criteria used to determine that a particular site presents "acceptable human risks"? What is acceptable? At what point do the risks become unacceptable?

Army Response: Acceptable risks are defined using USEPA criteria, and vary from site to site, depending on types and amounts of contaminants, and type of land use. Acceptable risks meet the standards defined for a particular site. For more information, please refer to the Preliminary Risk Evaluations and Risk Assessments presented in the Army's site-specific site investigation reports.

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**Question:** What specifically are the "contaminants" mentioned in several places in the Plan, such as on page 3: "chlorinated solvents and metals"?

**Army Response:** Specific contaminants vary depending on the debris disposal site. The information is contained in the Army's site-specific site investigation reports.

Question: Do any of the contaminants have a history of causing disease? If so, what specific diseases?

Army Response: Some of the contaminants observed at the disposal areas have a history of causing disease. However, the relatively low levels of contaminants, and lack of exposure pathways preclude the sites as serious health threats.

**Question:** The Plan makes reference to the Nashua River likely being "a significant contributor to floodplain sediment contamination". What are the studies that serve as the basis for this statement or studies referenced that I may access?

Army Response: The capability of the Nashua River to contribute to floodplain sediment contamination is addressed in detail in Part C.1 of this Responsiveness Summary.

## Harding Lawson Associates

g:\projects\esps\reports\002\dr61213rodwored.doc August 10, 1999

RESPONSIVENESS SUMMARY Study Areas 6, 12, and 13 And Area of Contamination 9, 11, 40, and 41 U. S. Army RFTA, Devens, Massachusetts

# C.3 Public Meeting Transcripts

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# Harding Lawson Associates

g:\projects\esps\reports\002\dr61213rodwored.doc August 10, 1999

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## U.S. Army Reserve Forces Traing Area Devens, Massachusetts

Public Meeting

### Hearing Volume Number January 8, 199

-		age 1	P
]	Volume I		(1) So we're going to go ahead kind of the same
	Pages 1 to 85		[2] as we did with the question and answer period.
			[3] Please take turns, and we will try to get through as
			[4] many people as possible this evening. Thank you.
	Public Meeting on Proposed Plan		MODERATOR SOBEL: Thanks, Jim.
	for SAs 6, 12, and 13, and		(6) A couple more words about the ground rules
	AOCs 9, 11, 40, and 41		
			<sup>[7]</sup> here because this is a very different part of the
	U.S. Army		(a) meeting than what we just concluded.
	Reserve Forces Training Area		[9] This is your opportunity to place your
	Devens, Massachusetts		[10] comment in the public record. You should not be
			(11) expecting that you're going to have a response
			(12) immediately to any comment that you make. You can
	MODERATOR: Greg Sobel		
	MODERATOR: Gregouder		(13) expect that the folks from the Army and from the EPA
			[14] and the DEP will be listening closely to your
			(15) comments, and they're going to be reading your
			(16] comments because they're going to show up in the
			[17] formal record of all the comments that are being
			(18) taken down by the court stenographer.
	Heid at:		
			Okay. The way we're going to organize this
	Devens Inn and Conference Center		120] is we're going to ask folks to line up who want to
	100 Sherman Street	0	[21] make comments. And let's take this row here
	Devens, Massachusetts	1	[22] [indicating], this last row that Jim is sitting in,
	Thursday, January 8, 1998		[23] for folks who want to make a comment. And just sit
	9:00 p.m.		[24] somewhere in this row, and we'll go from the
		1	[24] somewhere in this tow, and we is go nom the
~	Villiam J. Ellis, Registered Professional Reporter)		
(**	milian 3. Liks, registered i foressional nepotter)		
		·	
			(1) beginning of the row. And after you've made your
			[7] comment at the mike up here, we'd invite you to
			[2] comment at the mike up here, we'd invite you to [3] leave this row and sit somewhere else.
		age 2	[7] comment at the mike up here, we'd invite you to
	P. PROCEEDINGS	age 2	<ul> <li>[2] comment at the mike up here, we'd invite you to</li> <li>[3] leave this row and sit somewhere else.</li> <li>[4] As Jim said, you can indicate your</li> </ul>
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Page 5	Page 7
[1] to do this in terms of ground rules. I want to be	[1] agreeable to the group –
[2] really sure that everyone has an opportunity - or	[2] AUDIENCE MEMBER: Could you speak up,
3 as many people as possible to make your comment	[3] please.
4) tonight so we're going to ask you to keep your	[4] MODERATOR SOBEL: There's a proposal coming
F comment to three minutes or less. And if we get	[5] from the folks from PACE is that they have an
in through all of the folks who have an initial comment	[6] opportunity to make a longer comment, that they have
[7] to make, then we'll come back around and you can add	[7] a prepared comment that would take ten minutes; and
(b) to those comments. Let's see if we can work with	(8) they want to make that from the outset here.
m that kind of limit just to make sure that everybody	[9] Jim?
[10] gets a chance.	[10] JIM CHAMBERS: Jim Chambers, BRAC
[11] We'll go until eleven o'clock rather than	[11] Environmental Coordinator.
(12) the 9:30 end time. Thank you all for your patience	[12] Again, we're already in the public formal
[13] as we do this.	[13] hearing so please announce your name before you
	[14] comment because they do have to be recorded.
[14] Once again, come up to the mike, introduce [15] yourself, offer your comment – stick to the	
[16] issues. Please don't personalize the issues -	[16] name and I guess write your address down, please,
[17] write down your address on the sheet, return to your	[17] and Ms. Nehring, also, as we do need to account for
(16) seat; and then we'll go on to the next comments.	[18] this.
(19) So any questions about the process we're	[19] MODERATOR SOBEL: And, Jim, did you want to
[20] going to use?	[20] say something?
[21] Yes?	[21] JAMES BYRNE: I would think it would be
[22] AUDIENCE MEMBER: Three minutes is a very	[22] appropriate for them to have ten minutes.
[23] short amount of time.	[23] MODERATOR SOBEL: Does anybody have an
[24] THE REPORTER: Excuse me. I can't hear if	(24) objection?
Page 6	Page 8
[1] you're not on the microphone. I'm sorry.	[1] Then we'll modify our rules here, and we'll
<sup>12</sup> MODERATOR SOBEL: Right. The question is	121 invite – I'm sorry. I've forgotten your –
[3] whether we can have a longer period for comments	[3] LAURIE NEHRING: Laurie Nehring.
(4) than three minutes.	[4] MODERATOR SOBEL: Laurie Nehring. The
[5] Of course, the concern is just that we have	[5] proposal, then, Laurie Nehring will be given a
[6] time for everybody to get through the comments.	[6] ten-minute opportunity to make a presentation; and
7) What would you propose?	7) then we'll go on with individual comments, and we'll
[8] AUDIENCE MEMBER: Ten.	(a) try to keep those to a shorter time frame of about
[9] MODERATOR SOBEL: The concern – my concern	gy three minutes.
(10) is that if we allow ten minutes per person, that	[10] Is everyone okay with that?
[11] we're going to eat up all the time that we have	[11] Okay. You want to start, Laurie?
12 before people have an opportunity - everyone has an	[12] LAURIE NEHRING: My name is Laurie
[13] opportunity to make a comment who wants to.	[13] Nehring. I'm a resident of Ayer. I'm also the
[14] LAURA BRIDGES: Mr. Sobel?	[14] president of People of Ayer Concerned about the
MODERATOR SOBEL: Yes?	[15] Environment. And I've prepared something that I've
[16] LAURA BRIDGES: I'd like to request the	[16] titled "The Five Pearls Of Ayer."
17 group's permission to make an exception for Laurie	Living on top of a hill in a residential
[18] Nehring who's prepared something in writing from	[18] section of Ayer, I see many people of all ages out
[19] PACE with solid data for the group.	[19] walking each day. I am a newcomer to this town. As
20 And what do you estimate the time you need,	
p1] Laurie? Ten minutes or so?	AND OUTLIAN I CAU. I. ICO. WAIK INF COMMIN CONT
	[20] often as I can, I, too, walk the quaint, quiet
[22] LAURIE NEHRING: Ich minutes.	[21] streets observing the turn-of-the-century
mu I AIHEA DDIOGES, And I'm must share mouth to	[21] streets observing the turn-of-the-century [22] architecture mixed nicely with brand new homes.
[23] LAURA BRIDGES: And I'm sure there would be	<ul> <li>[21] streets observing the turn-of-the-century</li> <li>[22] architecture mixed nicely with brand new homes.</li> <li>[23] Cradled between the downtown residential</li> </ul>
<ul> <li>LAURA BRIDGES: And I'm sure there would be</li> <li>plenty of time for everyone's questions. If that's</li> </ul>	[21] streets observing the turn-of-the-century [22] architecture mixed nicely with brand new homes.

- Page 9	Page 11
(1) Ayer's five great ponds, much like a string of	(1) and wildlife, end quote.
2] pearls. Long-time residents remember decades ago	Here are some of the contaminants they
3 when they could swim and fish in the sparkling clear	[3] found: Carcinogenic petroleum aromatic
[4] water of all the ponds.	4) hydrocarbons; 17 different PAHs, one of them found
Ayer is a small New England town of just	[5] at one hundred times the Region III risk -
[6] over nine and a half square miles. The town has	[6] acceptable risk; chloroform in groundwater found at
7 been heavily influenced over the years by Fort	7] three times the Region III standard risk; heavy
[8] Devens in both positive and negative ways. The base	[8] metals; pesticides; DDT, its derivatives;
[9] closure offers new opportunities and presents new	[9] explosives; nitroglycerin. The list can go on.
(10) concerns.	[10] It's very disturbing that PACE had to
[1] Tonight, we are asked to consider the	[11] really probe to find this information on specific
[12] Army's proposal to place another Army landfill in	[12] chemical hot spots which have been identified at the
[13] Ayer. As a representative for PACE, I strongly	is site. How are citizens to be informed when the
[14] oppose the Army's proposed location for the	[14] potential impact on human health hazards has not
[15] consolidation for both technical and economic	[15] been presented by the Army in a balanced way?
[16] reasons. Here's why.	(16) We do request that the Army consider having
17 One. First and foremost, we are extremely	17] a second hearing in the town of Ayer as was
[18] concerned about the materials which will be brought	[18] suggested by Pauline Hamel.
[19] to the new consolidated landfill despite the claim	[19] Furthermore, the Army's testing program has
[20] for a leakproof, quote, state-of-the-art, end quote,	[20] been very limited in scope so that they do have some
[21] facility.	[21] idea of the contents of each of these landfills; but
[22] The Army proposes to separate out hazardous	[22] this is far from adequate in giving a complete
[23] from nonhazardous waste. Only the latter will come	[23] picture. Only during excavation will the true
[24] to the new cell. But there is no clear explanation	[24] contents be fully revealed.
Page 10	Page 1
Page 10 [1] of how hazardous materials will be separated out	Page 1 (1) Separating out the hazardous waste from the
Page 10 [1] of how hazardous materials will be separated out [2] despite repeated requests for this information.	Page 1 [1] Separating out the hazardous waste from the [2] nonhazardous waste during excavation is therefore a
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<ul> <li>[3] may change appearance after a long period of time.</li> <li>[4] These might be missed.</li> <li>[5] The budget for chemical analysis should be</li> <li>[6] included in the comparison for alternative</li> <li>[6] [7] proposals. It currently is not there. It is</li> <li>[7] certainly possible that the cost of proper</li> <li>[8]</li> </ul>	Page 15 Number four. This landfill will become
[2] smell. The chemicals of concern may have no odor or[2][3] may change appearance after a long period of time.[3][4] These might be missed.[4][5] The budget for chemical analysis should be[5][6] included in the comparison for alternative[6][7] proposals. It currently is not there. It is[7][8] certainly possible that the cost of proper[8]	
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(4)(4)(5)The budget for chemical analysis should be(5)included in the comparison for alternative(6)(7)(7)proposals. It currently is not there. It is(8)(7)(9)certainly possible that the cost of proper	permanent wherever it is placed. Once an area
[5]The budget for chemical analysis should be[5][6]included in the comparison for alternative[6][7]proposals. It currently is not there. It is[7][8]certainly possible that the cost of proper[8]	becomes designated as a landfill, it can never
[6] included in the comparison for alternative[6][7] proposals. It currently is not there. It is[7][8] certainly possible that the cost of proper[8]	realistically be reused for anything else.
[7] proposals. It currently is not there. It is[7][8] certainly possible that the cost of proper[8]	In understanding the problems of any
[8] certainly possible that the cost of proper [8]	landfill, we must start with the underlying
	principle, that is, regardless of our best
m laboratory analysis alone will double or triple the	state-of-the-art designs, scientific literature
	makes it clear that all landfills leak. EPA and DEP
	do not dispute this fact.
[11] has calculated. [11]	Why do they leak? The clay layer on the
[12] Number two. This site is very close to [12]	bottom breaks and cracks open over time. Plastic
[13] downtown Ayer. It is 2,200 feet from our downtown. [13]	liner tears or degrades from contact with common
[14] The town's only park, Pirone Park, is even closer. [14]	chemicals found in landfills. On the surface, caps
	open from weathering, erosion, and unwanted
	vegetation. Animals dig holes. Rainwater enters,
	mobilizing chemicals which leach out of the
	landfill.
(19) something like 60 feet. During a site walk, an EPA	Active maintenance helps control landfill
	leaks, but there can be no guarantees; therefore,
	all landfills add permanent risk to the surrounding
	environment.
	The proposed site for consolidation
	adjacent to Plow Shop Pond and Shepley's Hill
Page 14	Page 16
Page 14 (1) because it will be located on top of a - an	Page 16 Landfill is not suited for a landfill, U.S.G.S.
[1] because it will be located on top of a - an [1]	Landfill is not suited for a landfill. U.S.G.S.
[1] because it will be located on top of a - an[1][2] important aquifer. It is connected hydraulically to[2]	Landfill is not suited for a landfill. U.S.G.S. maps identify a high transmissivity which would
[1] because it will be located on top of a - an[1][2] important aquifer. It is connected hydraulically to[2][3] the same high-yield aquifer which feeds both Ayer[3]	Landfill is not suited for a landfill. U.S.G.S. maps identify a high transmissivity which would enable contaminants leaking from the landfill to be
[1] because it will be located on top of a - an[1][2] important aquifer. It is connected hydraulically to[2][3] the same high-yield aquifer which feeds both Ayer[3][4] and Devens water supply wells.[4]	Landfill is not suited for a landfill. U.S.G.S. maps identify a high transmissivity which would enable contaminants leaking from the landfill to be picked up in groundwater and migrate readily to Plow
[1] because it will be located on top of a - an[1][2] important aquifer. It is connected hydraulically to[2][3] the same high-yield aquifer which feeds both Ayer[3][4] and Devens water supply wells.[4][5] State regulations which protect water[5]	Landfill is not suited for a landfill. U.S.G.S. maps identify a high transmissivity which would enable contaminants leaking from the landfill to be picked up in groundwater and migrate readily to Plow Shop Pond and on to the Nashua River. PACE's field
[1] because it will be located on top of a - an[1][2] important aquifer. It is connected hydraulically to[2][3] the same high-yield aquifer which feeds both Ayer[3][4] and Devens water supply wells.[4][5] State regulations which protect water[5][6] supplies identify an area called Zone II. The[6]	Landfill is not suited for a landfill. U.S.G.S. maps identify a high transmissivity which would enable contaminants leaking from the landfill to be picked up in groundwater and migrate readily to Plow Shop Pond and on to the Nashua River. PACE's field studies back this information.
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erial photographs have been analyzed by experts at generation of the provident of the provi	[1] the research done by PACE dictates that the site [2] selected for consolidation adjacent to Shepley's
	[2] Science for consolidation adjacent to shepley's
which looked much like a swimming pool was noted.	<ul> <li>In conclusion, the Army needs to</li> </ul>
I t disappeared from photographs after 1982. Each	[5] investigate alternative sites. A new cost
photograph interpretation specialist from each	[6] comparison needs to include the real cost of
agency concluded separately that this was most	7 separation versus hauling it off site. We request
probably a, quote, liquid disposal waste site, waste	(a) that the first priority be long-term protection of
a rea, end quote. The liquid waste sits directly on	(a) human health and the environment.
the footprint of the proposed landfill site	[10] Thirty years ago, the Nashua River was a
according to the maps obtained from the Army Corp.	[11] mess. With a great deal of hard work and careful
of Engineering – excuse me – from the Department	[12] planning, it has made a tremendous recovery. I, for
of Environmental Protection. There is some evidence	[13] one, envision a future Ayer, a spirited and
the waste was $a - a$ former transformer dump, which	[14] prosperous New England town, with five very special
would contain PCBs. The Army needs to make efforts	(15] sparkling ponds, our pearls, proudly cradling our
to determine what has happened to this rectangular	(16) town once again.
$\eta$ area and verify that it has been removed.	[17] Thank you.
Number five (sic). My final comment	[18] MODERATOR SOBEL: Thank you, Laurie.
g concerns the ecosystem surrounding the two	[19] Okay. I see six people lined up – we're
g connecting ponds, Plow Shop and Grove Pond. These	[20] sort of figuring this out as we go – and we'll go
1) two ponds, the last of our string of pearls, have	[21] down the line. And if there are other people – or
a suffered greatly over the years from industrial	[22] maybe there's someone behind you, sir - other folks
a) pollution and from activities by the Army. High	[23] are welcome to come and sit in these seats along the
4 concentrations of chemicals, including known	[24] edge here; and we'll get to you all.
Page 18	•
1] carcinogens, have been identified in the sediment.	[1] I do have a note here that I guess some
2] carcinogens, have been identified in the sediment. 2] Swimming or eating the fish from these ponds is	[1]I do have a note here that I guess some[2]folks had earlier asked for a copy of the slide
<ul> <li>carcinogens, have been identified in the sediment.</li> <li>Swimming or eating the fish from these ponds is</li> <li>dangerous and currently prohibited.</li> </ul>	[1] I do have a note here that I guess some
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1) and - it was said tonight that it's not in the	Page 23
z 100-year flood plain; but I question that fact. I	[2] Yes, ma'am, Is it Louise?
3) don't know where that came from. I've never seen	[3] LOUISE ROGERS: Louise Rogers.
4) any kind of a map with a 100-year flood plain, and I	[4] MODERATOR SOBEL: Say it again in the mike.
5] think it would be nice to see that.	[5] LOUISE ROGERS: Rogers, R-o-g-e-r-s.
There's been no true commitment in all of	[6] Yes, I'm definitely against the landfill in
7) the meetings that I've attended to the future	7 Ayer next to Shepley Hills because I feel the best
cleanup beyond that for the first thirty years,	[9] guarantee not to have any leakage is not to have the
there will be testing or whatever. You say that	[9] landfill in the first place.
nothing's going to leak, but you don't even know if	[10] Our DEP and EPA are promising to keep a
there is - or what is leaking out of the present	[11] good eye on it for thirty to forty years, but there
g Shepley Landfill. How can we feel that - feel	[12] have been communities across this country – and the
a comfortable and trust the promises of future	[13] latest one I read about had 358 families in homes
q cleanup?	[14] and apartment buildings. The entire area had to be
5 I personally - I think that - excuse me.	[15] plowed down because of the contamination. It's
I think that relocation of the landfill to	[16] Escambia in Pensacola, Florida. And it's going on
7) any location at the present time is premature. We	[17] right now. It will take two or three years.
need complete, detailed, accurate, up-to-date	[18] The EPA is going to buy these homes, but
of studies before we make any move on the landfills to	[19] you can be sure they're not going to get their
g another site.	[20] market value.
I personally believe that all of the	Where was the EPA when these industries
2 landfills should be removed from the Devens site,	(22) were being developed in the area? I'm sure those
including the present Shepley Hill. One way that	[23] residents of the area - community asked help in
in this can be done or that it seems to me it could be	[24] preventing industry from coming into the
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Page 25	Page 2:
[1] This statement is in reference to the	[1] Building 202 site, rejected because the Devens Reuse
2 proposal for remediation of the Superfund dump sites	[2] Plan finds the site valuable for rail, industrial,
[3] to the Shepley Hill area in the Town of Ayer.	[3] and other uses. So do economic issues outweigh the
[4] I want to thank the Base Realignment And	[4] environmental ones with environmental agencies?
[6] Department of Environmental Protection, and the	15] is a sensitive environmental area and would also get
7] Environmental Protection Agency for this opportunity	7 in the way of the Army's ongoing training. If this
[8] for public comment. It is, however, with very	[8] new landfill is so state of the art, what is the
(9) little regret that this statement will not be	p problem with putting it there? And if it is such a
[10] supportive of your proposed plan.	[10] sensitive area, why is training okay?
[11] With all the studies, the pressures of	[11] The North Post Landfill, rejected because
	[12] of concerns about groundwater purity. Remember
[13] bureaucratic dialogue, I feel that something is	[13] leachate in the Nashua River? Why is this not a
[14] being lost in the shuffle. There is an	(14) problem at Shepley's Hill?
(15) accountability to environmental concerns that is	(15) Shepley's Hill. Well, the plan is well
[15] being forgotten. I wish to simplify and clarify	[16] documented. What this seems to be about is the
(17) what I believe to be the issues and the widespread	[17] Army, which had input at the planning stage, does
[18] objections to this plan.	[18] not want the landfill. And the Devens redevelopment
	[19] organization, which had input at the planning stage,
	[20] does not want the landfill. So this plan has been
[21] You know the place. It is where the Army built the	[21] steamrolled along. And now that the people of Ayer
[22] play structure for the children of Ayer to enjoy.	[22] can comment at the very end of the process, and they
[23] In front of you is Gove [sic] Pond. You cannot swim	[23] clearly do not want the landfill, are we going to be
[24] in it. You cannot fish in it. You cannot drink it	[24] listened to?
Page 26	-
[1] because of years of industrial abuse.	(1) Remember again that image of Pirone Park
[2] Now, move to the spit of land between Gove	[2] and the children of Ayer. Remember the two polluted
3 Pond and Plow Shop Pond, you know, where the tannery	[3] ponds and the dirty land between. Remember the 84
[4] and the fuel dump used to be and the rails still	(4) acres of the old landfill temporarily capped.
[5] are. Pick up some of that soil and smell it. Does	[5] Hasn't this little corner of the earth near where
[6] it have the rich, clean smell of earth; or does it	of the children play been ruined enough? It is your
7 smell like engine sludge from years of	7] studies and reports that clearly say that the levels
(8) contaminants? And remember to wash your hands	(a) of pollutions are such this area can bear no more.
(a) after, just not in the ponds.	by Shouldn't all of you who represent an
	[10] environmental agency feel accountable to your
[10] Look out into Plow Shop Pond that you also [11] cannot swim in, fish in, and drink and ask yourself	
	[11] mandate? Your very existence is to monitor and
[12] isn't this area damaged enough? Remember that image	[12] clean up our environment. Why are you not on this
[13] of Pirone Park for the children of Ayer.	[13] side of the forum asking these questions instead of
[14] Look across Plow Shop Pond at the old	[14] defending these unacceptable solutions?
[15] dump. The studies have told us that if there is any	[15] The Army should take the lead for dealing
[16] leaching from the capped 84 acres of the proposed	[16] with this landfill into its own area for the Army
[17] landfill, that the water tables will move it away	117 created the problem. The Devens redevelopment
[18] from the Ayer Town wells. It will move to the	(18) organization owes its existence to this base
19 Nashua River basin. Wasn't that one of the	[19] becoming available and should understand that it has
[20] environmental success stories, the cleanup of that	201 a responsibility for the problems as well as the
[21] river? Why is that acceptable? This will be the	[21] profits.
[22] first of many accountability issues.	The town of Ayer will enjoy the economic
[23] Originally, four plans were put forth; but	1231 boon of Devens, but it will also bear the increased
[24] only one remains. Presented simply, they are the	[24] traffic as thousands of workers go to their new

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27 as the raw materials and goods move through our	Page 31 [1] Ayer have had to fight against the Army, the DEP, [2] and the EPA. [3] When I see - I didn't have a chance to get [4] in here for the informational session from 6:30 to [5] 8:30, having thought that through these past months [6] I probably was caught up to speed with whatever they [7] would be presenting to the group tonight. The first [8] thing I did when I came into the room - excuse [9] me - was to look for a poster board that was
<ul> <li>[10] MODERATOR SOBEL: Thank you, Patrick.</li> <li>[11] CORNELIUS SULLIVAN: Good evening. My name</li> <li>[12] is Cornelius Sullivan. I'm a resident of Ayer and</li> <li>[13] also a local attorney.</li> </ul>	<ul> <li>actually at the last Saturday meeting that PACE held</li> <li>at the Ayer police station. It was a poster board</li> <li>that I thought was perhaps most telling. It's also</li> <li>a poster board that I do not see in the room</li> <li>tonight.</li> <li>It's a poster board that shows in purple</li> <li>all of the aquifers that surround Devens. It's a</li> <li>poster board that shows that Shepley Hill Landfill</li> <li>actually sits in one of those aquifers. It's a</li> <li>poster board that shows that the site – the</li> <li>proposed site of the consolidated landfill will be</li> <li>placed in an aquifer. It's a poster board that</li> <li>shows a lot of white area that does not continue –</li> <li>or does not have aquifers beneath it that hasn't</li> <li>been considered yet as a site for the proposed</li> </ul>
Page 30 [1] consolidated landfill site. [2] I can remember my first involvement with [3] the people of PACE, was actually invited to walk the [4] proposed site of this consolidated landfill. And as [5] we took the bus tour out to the site, we happened to [6] pass by piles of dirt that is here on Devens covered [7] with tarps and tires to hold the tarps down. It [8] never dawned on us to ask what was under the tarps [9] and where that material was going to go. (10] About a month after taking that walk and (11] after meeting after meeting and asking more (12] questions, we found out that with the consolidation (13] of the six landfill sites to the proposed site next (14] to the Shepley Hill Landfill, that part of the soil (15] they want to use to cover this landfill will be the (16] soil that's under those tarps with the tires holding (17] the tarps down. Soil which is contaminated by oil. (18] Soil which was dug up out of the ground by all the (19] underground oil tanks that have been removed since (20] the Army has left Devens. (21] That's the type of further questioning that (22] the people of PACE have had to do to really get to (23] the bottom of this issue. That's the kind of hold (24] the information to the vest that we as residents of	Page 32 [1] consolidated landfill, and you have to ask, "Why?" [2] We've had politician after politician come [3] out to our area, tell us what a jewel – an economic [4] jewel Devens has been with the closure of the fort [5] and all the revitalization that we see with [6] industry. Well, it's been a jewel all right, a [7] jewel for the town of Ayer, a jewel that's becoming [6] a nightmare. And what we're finding is that the [9] health and welfare of the people of Ayer is really [10] being jeopardized because of the economic [11] opportunity that exists here in Ayer. [12] There's plenty of white area in that poster [13] board that I don't see here tonight; and I challenge [14] the Army, the EPA, and DEP to bring it in here [15] tonight and to bring it to the next public hearing [16] so that the people of Ayer can see it's a no brainer [17] that where they want to put the proposed [18] consolidated landfill site, it shouldn't be there. [19] Thank you, Mr. Moderator. [20] MODERATOR SOBEL: Thank you. [21] Just again asking folks to put your names [22] and addresses down. I think maybe what I'll do here [23] is use the clipboard and we can pass it back so [24] everybody can do it while they're waiting. And then
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Page 33	Page 35
1) you all have your – here you go. You get a little	(1) through treatment; short-term effectiveness. Six is
[2] exercise on the way.	[2] implementability. Seven is cost. Eight, State
And each speaker, you have your choice of	[3] acceptance. Nine, community acceptance. That has
[4] looking at a hundred tired neighbors or one tired	[4] definitely not been achieved in this community.
5 moderator. You can choose which direction to speak.	5 We will be submitting written comments that
6 Go ahead.	[6] address all nine criteria on behalf of PACE and all
JANET KEATING-CONNOLLY: Thank you.	n the people of the community impacted by this
[8] My name is Janet Keating-Connolly, and I am	(a) proposed plan. Tonight, I will focus on the most
(9) the president of Community Environmental Resources.	(9) important of these criteria, overall protection of
[19] The address is P.O. Box 209, Ayer, Massachusetts	ing human health and the environment.
[11] 01432.	111] Mr. Moderator, I have just five points. 112] MODERATOR SOBEL: Okay.
[17] Community Environmental Resources is an	
[13] environmental consulting company that was hired by	
[14] PACE to provide technical review of proposed	(14) consolidated landfill site is not suitable for the
15 remedial decisions at Devens. We have been working	is intended purpose because the proposed site allegedly
[16] with another firm, Disposal Safety, Incorporated, to	[16] contains unremediated waste management units.
וזן review documents related to the Army's proposed plan	117 There is evidence of a former liquid waste
[18] for landfill.	[18] disposal pit in the footprint of the proposed
[19] I guess I'll turn around because . [29] [Inaudible comments from audience]	tig consolidated landfill site. Aerial photographs reviewed by a DEP consultant show a liquid waste
[21] JANET KEATING-CONNOLLY: We reviewed the	
[2] JANET REATING-CONNOLLT, we reviewed the [2] proposed plan, the Landfill Remediation Feasibility	[21] disposal pit in the area next to Shepley's Hill [22] landfill. DEP plotted the location of this liquid
	122 Jandini, DEP plotted the location of this liquid
[23] Study prepared by ABB Environmental Services, as [24] well as comments in both documents made by the	[24] the pit to be in the area of the proposed
	Page 36
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[1] Environmental Protection Agency and the	[1] consolidation landfill. This area was designated as
[1] Environmental Protection Agency and the [2] Massachusetts DEP. Other documents, including	<ul> <li>[1] consolidation landfill. This area was designated as</li> <li>[2] Study Area CD.</li> </ul>
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[1] meet the definition of hazardous waste.	[1] double liner or a leak detection system that are
[2] The proposed consolidation landfill is to	[2] critical to protecting human health and the
[3] be a RCRA subtitle D landfill, that is, a solid	[3] environment.
(4) waste landfill rather than a hazardous waste	[4] MODERATOR SOBEL: Janet?
5 landfill. The Army still has no definite plan for	[5] JANET KEATING-CONNOLLY: Yes?
16] testing excavated materials to determine if they are	[6] MODERATOR SOBEL: You've gone about eight
7 hazardous. Even construction debris may contain	[7] minutes.
181 potentially hazardous material such as lead paint.	[8] JANET KEATING-CONNOLLY: I have two.
19] How will the Army make this determination? Will	[9] MODERATOR SOBEL: Two short ones? Okay.
(10) there be an on-site laboratory to make an immediate	(10) And then we're going to revise our rules.
[11] determination of whether the wastes are hazardous,	[11] JANET KEATING-CONNOLLY: I have two more
12] or will an off-site laboratory be used? What is the	[12] short points.
(13) turnaround time for the off-site laboratory, and	[13] The proposed consolidated landfill sits in
(14) will this interfere with the excavation schedule?	[14] the high transmissivity zone in the underlying
115 If hazardous wastes are discovered, what is the	[15] surface aquifer. Any leaks from the proposed
(16) Army's specific plan for disposing of them?	[16] landfill will quickly reach Plow Shop and Grove
177 The third point. Hazardous waste will be	[17] Ponds.
[18] placed in the consolidated landfill.	[18] Finally, the consolidated landfill does not
[19] EPA representatives admitted in the	[10] eliminate potential risks to health. It just
[20] January 3 PACE meeting that although sorting of	[20] concentrates the risks at one location.
21) nonhazardous and hazardous waste will be done, some	[21] The Feasibility states that, quote, moving
121 hazardous waste will go into the new landfill.	[22] the landfill debris to a separate consolidation
First, the Army needs to present a detailed	[23] facility would transfer the risk of potential
[24] sampling and analysis plan to describe how testing	[24] release to another location, closed quote.
Page 38	Page 40
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<ul> <li>(1) of excavated materials for RCRA hazard -</li> <li>(2) specifically, the Toxicity Characteristic Leaching</li> </ul>	<ul> <li>Ayer is host to many hazardous waste sites,</li> <li>as DEP has pointed out in public meetings. Others,</li> </ul>
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Public Meeting

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(1) second part for after other people have a chance.	(1) Next, I must state the Ayer Board of
2] We just want to be fair to everyone.	[2] Selectmen's wholeheartedly - that the Ayer Board of
3 Okay. Next.	[3] Selectmen wholeheartedly supports the efforts by all
H LESLIE LUCHONOK: My name is Leslie	[4] involved to address human health and the
[5] Luchonok. I work for the Massachusetts Department	[5] environmental risks that these various landfills
[6] of Environmental Management. I'm director of the	[6] pose to all of us.
n ACEC Program.	[7] The official position of the Ayer Board of
(8) As the U.S.Army is aware, the former South	[8] Selectmen, however, is not in favor of the Army's
9 Post is located within the Central Nashua River	proposed plan this evening. In an attempt to cover
[10] Valley Area of Critical Environmental Concern - or	[10] all of our bases, we've been working very closely
[11] ACEC - designated by the Commonwealth's Secretary	[11] with the group known as PACE, People of Ayer
[12] of Environmental Affairs, Trudy Cox, January 29,	[12] Concerned for the Environment; and we have decided
[13] 1996. The Department of Environmental Management -	[13] that they would come to the table this evening
[14] or DEM – administers the ACEC Program or behalf of	[14] prepared to comment on the environmental issues, the
[15] Secretary Cox.	(15) technical things, which you've heard; and we would
	[16] come this evening prepared to talk about some of the
[16] We would like to remind the Army, the [17] former South Post is located within the ACEC and to	
	117 less technical things.
[18] provide brief oral testimony this evening regarding	[18] There are three comments that I'll be
[19] cleanup actions that are proposed for those sites	(19) making in my statement this evening regarding the
[20] within the ACEC.	201 Army's proposed plan. One comment is site
[21] DEM agrees with the State Department of	[21] specific. One comment is process specific. And the
[22] Environmental Protection that as much material as	[22] final is a proposed alternate course of action that
[23] possible should be removed from Sites SA 13 and	1231 hasn't been considered.
[24] AOC 41. DEM strongly supports further testing at	[24] The site specific comment. The first point
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11 these sites supervised by the Department of	[1] I'd like to address is specific to the proposed site
[2] Environmental Protection and the U.S. Environmental	[2] located adjacent to the existing Shepley Hill
p) Protection Agency to determine if further action is	[3] Landfill which is adjacent to Plow Shop Pond in the
(4) required. If further testing shows that surface	[4] town of Ayer.
[5] removal is not adequate to remove all contaminants,	[5] As you may be aware, in 1994, there was an
[6] DEM urges complete removal of all contaminants from	[6] archeological study done by Public Archeological
7] all the sites within the ACEC. DEM will submit more	7] Labs out of Pawtucket, Rhode Island. They looked at
[8] detailed written comments to the U.S. Army regarding	<sup>[8]</sup> SA 6 specifically and determined that some of the
<sup>[9]</sup> this matter by the close of the public comment	py material in that landfill dated back to the 1850s;
no period.	ing and, accordingly, they determined that it was a
(11) Thank you.	[11] significant archeological site. And, accordingly,
MODERATOR SOBEL: Thank you, Leslie.	(12) the Army has decided it's not going to - it's not
[13] Jim?	(13) going to work on that site.
[14] JAMES KREIDLER: Thank you.	And one of the curious points that the Town
[15] Good evening, everybody. My name is James	(15) of Ayer has is was a similar archeological site
[16] Kreidler, and I'm the town administrator for the	is study done on the proposed location? In some of the
[17] Town of Ayer. And I'm speaking before you this	[17] Army's documentation, we have found that some of the
[18] evening to present the official positions on this	(18) material found in Shepley Hill area dates back to
[19] matter of the Ayer Board of Selectmen.	(19) that same period of time, spent munitions casings
	[29] and glassware from the 1850s. If it's
20] And I'd like to begin my comments by [21] acknowledging all the hard work and time and expense	
	[21] archeologically significant in SA 6, should it not
122] that have been dedicated to the subject matter. The	[22] also be archeologically significant at Shepley's?
[23] Army, DEP, EPA, the RAB, and PACE, to name a few,	[23] That would be one point, and we'd be very
[24] all deserve recognition for their efforts.	1241 interested to have the Army detail to us if - give

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(1) to the soil facility and not at all relevant to the
z siting of the consolidated landfill.
p) For example, sites were rated more
[4] favorably the closer they were located to the soil
[5] that was being excavated; and some sites were rated
[6] unfavorably because they were not in close proximity
[7] to the soil at all.
[8] Further, and specifically, a site on South
9 Post was reviewed and found unfavorable because the
ing soil may have been deemed a hazardous substance and
11] to get it to South Post may have required
manifesting to travel over Route 2.
These are just some of the examples that
14) illustrate why we believe - why we believe that the
is use of this report was inappropriate for the purpose
of siting a consolidated landfill cell.
MODERATOR SOBEL: Jim, you're over the time
116] frame. Do you have a little bit more to go?
[19] JAMES KREIDLER: Actually, we have three
<sup>[20]</sup> selectmen so I can have three times three minutes?
MODERATOR SOBEL: If you've got a lot more,
[22] maybe you can break it up and come back and finish.
JAMES KREIDLER: I'll finish this point,
rai and then I'll come back.
Page 48
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11 MODERATOR SOBEL: Okay. 12 LAURA BRIDGES: Mr. Moderator, the Army
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stenographer.	believe that hasn't been pursued. And I'd like to	
	[4] start by saying we're all very well aware this	
MODERATOR SOBEL: Thanks, Jim. Okay. Hold on, folks. Let me just offer a	[5] evening having heard the nine criteria against wh	ch
proposal. Perhaps the – the audience as a whole is	[6] this proposed plan is measured. We're all further	CL
not concerned about time limits here; and if you	[7] aware that some, if not many, of the people in this	
like, we can just allow people to speak for as long	[8] room seriously doubt whether the Army's propose	
(a) inc, we can just allow people to speak tot as long (b) as they wish. Would you like that? (Applause)	[9] plan tonight meets those criteria. One thing that	
	[10] is becoming clear this evening, however, is that th	•
MODERATOR SOBEL: Is there any objection to	[11] proposed plan does not seem to have public	•
that?	[12] acceptance. It's in that light that I offer this	
AUDIENCE MEMBER: No.	[13] final comment.	
MODERATOR SOBEL: Go for it, Jim.	[14] My final comment this evening centers on	
JAMES KREIDLER: Thank you.	(15) our belief that there is an option available to the	
Where was P I was trying to read fast.	[16] Army, an option that has not been considered in t	nis
MODERATOR SOBEL: Now you can slow down.	[17] plan which meets every last one of the criteria.	
We'll ask you all to just keep in mind that	[18] I'd like to spend a minute detailing that option for	
there are a number of other folks waiting.	(19) you right now.	
JAMES KREIDLER: To continue, these are	Over the course of the past several months,	
j just some of the examples that illustrate why we	[21] we have asked you why this material can't just be	
h believe the use of this soils facility siting report	[22] hauled away. Once you have it out of the ground	and
n was inappropriate for the purpose of siting a	[23] in a truck, why can't you just keep going with it?	
, who mapping interest and harden of similar		
al consolidated landfill cell. The Army and the	[24] This line of questioning was met with a	
	[24] This line of questioning was met with a	
4) consolidated landfill cell. The Army and the	[24]       This line of questioning was met with a         Page 50	Page
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[1] that detailed information could be provided for us.	11 estimated budget is broken out in a great deal of
P Now, as to the question of cost, we've been	[2] detail, and it is from that detailed budget document
[3] told on numerous occasions that the cost to dispose	<sup>[3]</sup> that we began our work.
4) of the waste off site would double the price tag for	(4) We propose a similar plan. Our plan
s this proposed plan to approximately \$34 million and	[5] differs only from the Army's in that our plan has
6] that that would be prohibitive.	(6) the waste not being consolidated and placed in the
M When we began our search for detailed	77 new cell in the town of Ayer, but, rather, having
18] breakdown of this statement, we found that one did	(8) this waste hauled off site.
19 not exist. In fact, a thorough reading of the	[9] If you take the \$17.3 million plan that the
no record of this subject will show that the option of	[10] Army is proposing and you subtract from it any of
[11] off-site disposal was not analyzed in any detail.	[11] the expenses associated with designing, engineering,
12 In fact, in the 1995 Draft Consolidation Landfill	[12] building, operating, and maintaining a new landfill,
13 Siting Feasibility Study, a three-inch document,	[13] and you subtract from it any of the expense involved
[14] only a scant one and a half pages were dedicated to	[14] in hauling the waste from the various sites on
is the concept of off-site disposal. The conclusion	[15] Devens and then dumping it, spreading it, and
16 was that off-site disposal met all of the response	[16] compacting it at the new site, and after taking into
117 objectives. All of the nine points were met with	[17] account contingency fees, you're left with a
(18) the exception of cost effectiveness in the Army's	[18] stripped-down project that covers excavating the
(19) analysis.	[19] material from the sites, loading it into trucks,
201 And, again, that is a page-and-a-half	[20] then backfilling and doing reclamation work and
[21] analysis in a three-and-a-half-inch thick document.	[21] long-term monitoring at the affected sites.
22] So, again, we'd be interested to know where those	[22] So, now, we've got everything up out of the
<ul> <li>(23) documents are that their analysis comes from. So,</li> <li>(24) therefore, this was found to be an acceptable and</li> </ul>	[23] ground in trucks; and the sites are remediated. We [24] say take it out of town at that point. This
Page 54	Page 56
[1] appropriate response action; but it was just too	[1] stripped-down version of the project using the
[1] appropriate response action; but it was just too [2] costly.	<ul> <li>[1] stripped-down version of the project using the</li> <li>[2] Army's own estimated budget numbers would only</li> </ul>
<ul> <li>[1] appropriate response action; but it was just too</li> <li>[2] costly.</li> <li>[3] We agree that a plan consisting of off-site</li> </ul>	<ul> <li>[1] stripped-down version of the project using the</li> <li>[2] Army's own estimated budget numbers would only</li> <li>[3] require approximately \$5.2 million.</li> </ul>
<ul> <li>[1] appropriate response action; but it was just too</li> <li>[2] costly.</li> <li>[3] We agree that a plan consisting of off-site</li> <li>[4] disposal meets all of the response objectives, but</li> </ul>	<ul> <li>[1] stripped-down version of the project using the</li> <li>[2] Army's own estimated budget numbers would only</li> <li>[3] require approximately \$5.2 million.</li> <li>[4] Now, as we're all well aware, the Army has</li> </ul>
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Page 57 [1] another state that could, A, handle this amount of [2] waste, and, B, had the vehicles to handle this [3] project in a time efficient manner. [4] Now, as we stated earlier, we currently [5] have \$12.1 million on the table to dispose of this [6] material. After some discussion and negotiation, we [7] received a proposal from this facility. They have [8] stated that they would haul and dispose of this [9] waste for \$80 a ton. When you convert 232 cubic [10] yards of waste into tons, you get about 145,000 [11] tons. In the final analysis, this means we have [12] 12.1 million to spend and a commitment to haul away [13] and dispose of this material in an out-of-state [14] approved facility for a grand total of \$11.6 million [15] or a total cost savings of a half a million [16] dollars. [17] AUDIENCE MEMBER: Let's do it. [18] JAMES KREIDLER: Now, again, I'm not an [19] engineer. I'm not an environmental scientist. I'm [20] really not even that good with numbers. But this is [21] kind of simple stuff, and I think it just proves the [22] point that it needs to be looked at in more detail. [23] A quick review of what we have here shows a [24] plan that meets all of the requirements. The Army	Page 55 [1] that is not here tonight also showed three other [2] areas of contamination. All three of those made up [3] Shepley's Hill. It was decided not to deal with [4] Shepley's Hill with all the others because of two [5] things, cost, mainly, I believe, and also the fact [6] that it was capped and they – we were told that it [7] would stop leachate over a period of five years. [8] Tests show that it has not stopped. In fact, it's [9] leveled off at a level much higher than what is [10] acceptable. [11] There are aerial photos showing Shepley's [12] Hill years ago showing portions of the dump site in [13] wetlands. Let's get rid of that, also, all of it, [14] out of this town. How can we add more to a site [15] that it already tainted? [16] Thank you. [17] MODERATOR SOBEL: Thanks, Graham. [18] Coleen? [19] COLEEN NORSTROM: All I want to do is [20] introduce three letters to the - [21] MODERATOR SOBEL: Would you state your full [22] name first. [23] COLEEN NORSTROM: Coleen Norstrom. [24] MODERATOR SOBEL: Thank you.
Page 58          11       agrees. It completely removes the waste; and it         12       saves the Army, and, thus, the taxpayers, a half a         13       million.         14       This option sounds look a winner to us, and         15       we ask that you, the Army, do not move forward on         16       your proposed plan and that instead you take the         17       time to review our plan with us and realize that it         18       is the best and only truly appropriate option         19       available.         10       Thank you very much for your time and         11       consideration on this matter.         12       MODERATOR SOBEL: Thanks, Jim.         13       Next this gentleman in the plaid; and then         14       it comes down to Coleen, and we'll go back from         15       there. I think I've got the right order.         16       GRAHAM GRALLERT: My name is Graham         17       Grallert. I'm a resident of Ayer.         18       MODERATOR SOBEL: Say your name again,         19       Graham.         20       GRAHAM GRALLERT: Graham Grallert.         21       I'm not quite as organized as everyone         22       else, but I just wanted to mention a couple of         23       Things. <td>Page 6 [1] COLEEN NORSTROM: My home address? 55 [2] Shirley Street, Ayer. [3] MODERATOR SOBEL: Thank you. [4] COLEEN NORSTROM: Introduce three letters [5] that have been sent to the Secretary of the Army, [6] one by the Ayer Board of Selectmen, one by the - [7] it's the Congressional delegation, and the third one [8] is the Joint Board of Selectmen. [9] Do you need the dates? [10] Also, we have a December 18, 1997, letter [11] from the majority of the Board of Selectmen in Ayer [12] to Governor Cellucci. [13] And my second point is that I want to make [14] sure that it's public record that the Town of Ayer [15] has requested a public hearing during the comment [16] period in time so that we can still make a comment. [17] Thank you. [18] MODERATOR SOBEL: Great. Thank you. [19] Sir? [20] DAVID BODURSHA: Hello. I'm David [21] Bodursha. I'm a resident here of Ayer. [22] My statement is this landfill as they're [23] proposing it as consolidation will be located fully [24] or partially within a high-yield aquifer, or the</td>	Page 6 [1] COLEEN NORSTROM: My home address? 55 [2] Shirley Street, Ayer. [3] MODERATOR SOBEL: Thank you. [4] COLEEN NORSTROM: Introduce three letters [5] that have been sent to the Secretary of the Army, [6] one by the Ayer Board of Selectmen, one by the - [7] it's the Congressional delegation, and the third one [8] is the Joint Board of Selectmen. [9] Do you need the dates? [10] Also, we have a December 18, 1997, letter [11] from the majority of the Board of Selectmen in Ayer [12] to Governor Cellucci. [13] And my second point is that I want to make [14] sure that it's public record that the Town of Ayer [15] has requested a public hearing during the comment [16] period in time so that we can still make a comment. [17] Thank you. [18] MODERATOR SOBEL: Great. Thank you. [19] Sir? [20] DAVID BODURSHA: Hello. I'm David [21] Bodursha. I'm a resident here of Ayer. [22] My statement is this landfill as they're [23] proposing it as consolidation will be located fully [24] or partially within a high-yield aquifer, or the

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Page 61	Page 63
1) best of a worst case, fully within a medium or	[1] I'd also like to know – have published to
z low-yield aquifer. Any failure of the landfill no	[2] anybody that's interested how the hazardous material
matter how quickly resolved has the possibility of	[3] would be separated from materials that will be
(a) contaminating the aquifer. In discussions that I	[4] placed into the new landfill site, a detailed
s) have been part of over the last couple months, there	[5] diagram made available of the new construction, not
b) has been - no one's been able to make this	[6] the - presently, there is a diagram that shows it
7) statement that no possibility of a failure at the	7] but does not show the double liners, does not show
m proposed landfill could happen. The reason that a few of these sites are	[8] what I understand is the PCB or PVC, whatever,
	1 [9] tubing to pull off the leachate, a trucking plan
being moved is to get them away from a water source	[10] that - for the removal of the hazardous materials
1) or away from an aquifer that they presently reside	[11] including any leachate collected from the new
z) in. State of the art or not, materials removed from	[12] landfill site, and also a plan that details how
a) one aquifer should not be picked up and placed in	[13] access of Plow Shop Pond will be acquired, when that
4) yet another aquifer or an extension of the same	[14] Superfund site cleanup is going to happen. In all
is aquifer.	[15] the documentation that I've seen, I don't see how
If materials from the consolidation cannot	[16] they're going to be able to truck in and out
in be removed completely from Devens – which I think	[17] materials during that Superfund cleanup site.
is the correct resolution to the problem - then the is new landfill should be located in a remote	[19] And, lastly, presently, at the Shepley's [19] landfill, there continues to be leachate coming from
20 location. It should be remote from not only all of	[10] the landfill into Plow Shop Pond and into the
the areas designated for Devens development, but	[21] aquifer. If the present cap at Shepley's does not
22) also removed from all of the surrounding	(22) resolve the continuing problems with the landfill,
2) communities.	[23] how will the placement of this proposed landfill
•	(23) now will the placement of this proposed landing
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Page 62 [1] the Devens cannot - cannot be developed because of [2] a consolidation landfill put there, which is - [3] you've heard referred to as the white zone - or [4] outside of the aquifer area on this poster board [5] that has been talked about, then that's the price [6] that needs to be paid to assure the present and [7] future health of the residents of the surrounding [8] towns and their water. [9] I believe that the easy route has been [10] taken by placing this new landfill next to an [11] existing landfill which is still showing problems [12] with the leaching. [13] I'm not going to read this whole thing. [14] I have a few requests. One, that there [15] will be another public hearing before the end of the [16] public period so that additional comments can be [17] entered into the record. [18] I would also like to see a public list that [19] positive or negative associated with each criteria. [21] I'd like to see a copy of the cost study	<ul> <li>[1] Thank you.</li> <li>[2] MODERATOR SOBEL: Thank you, David.</li> <li>[3] JAMES CONNOLLY: I'm Jim Connolly, resident</li> <li>[4] of Ayer. And I want to apologize in advance for the</li> <li>[5] probably highly number filled nature of my comments,</li> <li>[6] but I wanted to get some of this stuff on the</li> <li>[7] record.</li> <li>[8] I've been a little bit confused and kind of</li> <li>[9] a little bit frustrated from time to time with the</li> <li>[10] lack of some specifics; and I thought I'd provide</li> <li>[11] some tonight even though I recognize that these</li> <li>[12] calculations took me about a half an hour, and I</li> <li>[13] have no doubt at all that Jim could improve upon</li> <li>[14] them and make them considerably more site specific</li> <li>[15] First is regarding the volume of the</li> <li>[17] landfill. According to the feasibility study, the</li> <li>[18] landfill is going to be 50 feet high, five-zero</li> <li>[19] feet. Figures other people have stated have ranged</li> <li>[20] from 30 feet to 60 feet. I used a 50 foot number.</li> <li>[21] As we heard earlier today, the base of the</li> </ul>

	T ublic Meeting	January 8, 199
<ul> <li>(1) map. Depending on the exact shape of the landfil</li> <li>(2) how flat it is on top or how pointed it is on top,</li> <li>(3) the total volume of that space is going to be</li> <li>(4) anywhere from 200,000 to 280,000 cubic yards.</li> <li>(5) Since they have stated their planning</li> <li>(6) volume for excavation is 232,000 cubic yards, I</li> <li>(7) conclude that it does not appear that they intend</li> <li>(8) be shipping a lot of the material off site. Any</li> <li>(9) material they do ship off site is apparently</li> <li>(10) intended to be replaced with the soil that they've</li> <li>(11) excavated from around the underground storage</li> <li>(12) removal program, which, in fact, is perfectly legal</li> <li>(13) under the State requirements; but it contains som</li> <li>(14) quantity of oil and other constituents that might be</li> <li>(15) found in waste oil, gasoline, diesel fuel, whatever</li> <li>(16) first comment.</li> <li>(17) Second comment. Based on 232,000 cubic</li> <li>(19) yards excavation volume over 18 to 24 months, if</li> <li>(20) they were going to excavate over 22 months, 5 di</li> <li>(21) week, 50 weeks a year, and they're going to put</li> <li>(22) everything in a ten-wheeler truck which has about</li> <li>(23) between 30 and 50 trucks per day – truckloads p</li> </ul>	[7]\$800 is a fair[8]may be able to d[4]somebody \$13 m[5]years. No doubt,[6]numbers than th[7]Folks, that's ti[8]everybody; and l[9]The other quiling[9]The other quiling[10]waste design oftank[11][11]with a flat base.[12]plastic liner with[13]If the liner event[14]enough leachate[15]of - the design of[16]the leachate will[17]or if it fails, it will[18]The plan - anays a[20]to clearly addres[21]that, assess howut a[22]what they're go[23]detection and leachate	the end of my numbers for I apologize for that. I astion is about the hazardous the landfill. It's been designed It's been designed with a single
<ul> <li>[1] day of soil that they're going to move.</li> <li>[2] If they re going to excavate and test this</li> <li>[3] soil for the normal parameters, laboratory</li> <li>[4] turnaround time is a minimum of one day. That's</li> <li>[5] best I've ever been able to get, unless you have a</li> <li>[6] off-site laboratory. If they do a TCLP, the</li> <li>[7] Toxicity Characteristic Leachate Procedure, that</li> <li>[8] starts with an 18-hour extraction process. So the</li> <li>[9] total time is going to take two days.</li> <li>[10] Clearly, then, they intend to either place</li> <li>[11] the stuff in the landfill or place the stuff in a</li> <li>[12] temporary holding area or leave it in the trucks f</li> <li>[13] a day or two until the results of the tests come</li> <li>[14] back. So that's going to require staging areas,</li> <li>[15] places to park loaded trucks, and a lot more</li> <li>[16] trucks.</li> <li>[17] If they take and put everything in 15-yard</li> <li>[18] trucks and they take one sample per truck, that's</li> <li>[19] 16,000 truckloads. My guess - my best guess - an</li> <li>[20] it is a guess - for how much it's going to cost per</li> <li>[21] truck is \$800. This is based on analyses of the</li> <li>[22] contaminants of TPH, polycyclic aromatic</li> <li>[23] frydrocarbons, pesticides, PCBs, and priority</li> <li>[24] pollutant 13 metals, which are the contaminants</li> </ul>	[2]Thank you.[3]MODERATOR[4]LUCY WALLA[5]great parade or[6]I'm Lucy Wa[7]town of Harvard[8]Space Task Ford[9]I am not spec[10]location of the distance[11]lot of good point[12]going to add an[13]speak to the pro-[14]seven existing I[15]The Nashua[16]are significant, i[17]natural resource[18]wetlands associa[19]wetlands associa[11]wildlife habitat[22]federally or stat[23]river is a recreat	Ilace. I'm a resident of the d, and I'm a member of the Devens Open e. aking tonight to the proposed consolidated landfill. I think a ats have been brought up, and I'm not ything to that. But I would like to oposed plan for dealing with the andfills. River and its underlying aquifer if not the most significant, es in the region. They support ture public water supplies. The lated with the river provide flood er network provides important for many species, some of which are te threatened or endangered. The

## U.S. Army Reserve Forces Traing Area Devens, Massachusetts

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resulted in the seven landfill sites being	(1) Engineers, a branch of the U.S. Army, that oversees
considered tonight in the Army's proposed plan.	[2] and enforces the Clean Water Act?
With the exception of SA 6, the 19th Century farm	[3] When I first got involved in the landfill
site on the South Post, these sites are located	(4) cleanup and consolidation matter last summer, it was
either within the Nashua River's flood plain, in	[5] at the request of the Mass. DEP and EPA. At that
wetlands which drain into the river, or upgradient	6 point, the Army was insisting on only capping in
slopes which drain into the river, or in areas which	77 place the seven landfills. No removal, no
have the potential to contaminate the aquifer and	[8] excavation, no consolidation, no proper disposal.
public water supplies.	[9] Mass. DEP and EPA wanted all seven sites removed,
In short, six of the seven landfills all	[10] excavated, and consolidated. Through the efforts of
presently impact a significant regional resource.	[11] many concerned citizens and organizations, the
My comments are directed to the proposed treatment	[12] Army's plan was modified to what we have tonight.
of these six landfills.	[13] But why the incomplete cleanup? Apparently
The Army's rationale for leaving SA 12 and	[14] cost.And what is the difference in cost if you
AOC 41 on the South Post essentially intact with	[15] accept their estimates? The proposed plan,
minimal surface cleanup by Army personnel is the	[16] \$17.3 million, cleanup of six of the seven sites,
lack of human activity on the site, which is now	[17] the six sites that impact the water resources, was
part of the reserve training area and will become	[18] not even given, not even considered.
part of an expanded Oxbow National Wildlife Refuge.	[19] The Army was willing to excavate and
The fact that contaminants beneath the surface will	[20] consolidate all of the sites, including the farm
continue to impact a regional water resource has not	[21] site, except for AOC 11, the one in the flood plain
been considered.	122 in violation of the Clean Water Act at a total cost
Let me remind you that water flows. It	[23] of \$18.1 million. That's Alternative 8. Excavation
	[24] and consolidation of all seven sites, \$20.2 million,
moves. It does not stay put. Contaminants in its	
Page 7(	Page
Page 70 1) path will likewise move.	Page [1] Alternative 9.Three million dollars more to do the
Page 70 1) path will likewise move. 2) The Army's rationale for leaving AOC 11	Page [1] Alternative 9. Three million dollars more to do the [2] job right. Is protection of this incredible
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**Public** Meeting

Hearing Volume Number

January 8, 199:

Devens, Massachusetts	Public Meeting	January 8, 19
<ul> <li>MODERATOR SOBEL: Thank you, Lucy.</li> <li>ALEXANDRA TURNER: I'm Alexandra Turner</li> <li>from 620 Main Street in Lancaster. I'm a selectman</li> <li>from Lancaster.</li> <li>The Lancaster Board of Selectmen has voted</li> <li>unanimously to disapprove the Army's current</li> <li>proposed landfill consolidation plan.</li> <li>During tonight's presentation, the primary</li> <li>criteria cited for approval was to protect human</li> <li>health. We feel that the current plan jeopardizes</li> <li>Lancaster's health as well as that of our</li> <li>neighbors. The current plan leaves contaminants in</li> <li>environmentally sensitive wetlands over an aquifer</li> <li>and upstream of miles of sensitive flood plains. We</li> <li>frequest the Army honor the first mandate of cleam</li> <li>moDERATOR SOBEL: Thanks. Alex.</li> <li>Where is the sign-up sheet? I just hope we</li> <li>haven't lost it.</li> <li>AUDIENCE MEMBER: It's back there.</li> <li>MODERATOR SOBEL: It's back there? Okay.</li> <li>Just as long as, Dale, you're hanging onto it. Try</li> <li>to make sure that everyone gets their names down</li> </ul>	<ul> <li>[4] Why are we being ask</li> <li>[5] landfill when we don't h</li> <li>[6] studies available to us?</li> <li>[7] Thank you.</li> <li>[8] MODERATOR SOBEL:</li> <li>[9] Sir?</li> <li>[10] FRANK MAXANT: My n</li> <li>[11] live in Ayer. If my voice s</li> <li>[12] because I've been singing</li> <li>[13] concert for which I have</li> <li>[14] interested.</li> <li>[15] MODERATOR SOBEL:</li> <li>[16] again, please.</li> <li>[17] FRANK MAXANT: Fran</li> <li>[18] We've been told all th</li> <li>[19] that a very key element of</li> <li>[20] public participation. Nov</li> <li>[21] familiar with the Act that</li> <li>[22] in assuming that the purp</li> <li>[23] participate is to give the</li> </ul>	efer directly to human ed to the CDC in Atlanta. Sed to accept a new ave the data from these Thank you, Laura. Thank you, Laura. Thank you, Laura. Thank you, Laura. Thank you, Laura. Thank you, Laura. Tongs hoarse, it's g all night preparing a publicity for anyone that's Tell us what your name is the Maxant, M-a-x-a-n-t. Throughout this process of the Superfund Act is w, someone who's more a I can correct me if wrong pose of having the public public information –
<ul> <li>11 Thank you.</li> <li>12 LAURA BRIDGES: Laura Bridges from Ayer.</li> <li>13 And I'm already on the sign-up sheet.</li> <li>14 I want to thank Lucy Wallace of Harvard for</li> <li>15 her perspective. Very valuable stuff. And</li> <li>16 Lancaster, also, for their support.</li> <li>17 Graham Grallert spoke earlier tonight and</li> <li>18 wanted to be sure - he had to leave because his</li> <li>19 wife is sick - to emphasize one thing. And that is</li> <li>110 that he said the leachate from the existing</li> <li>111 Shepley's Hill Landfill is greater presently than</li> <li>112 leachate from all of the other landfills combined.</li> <li>113 And I told him I'd tell you that.</li> <li>114 And I also want to say what I said earlier</li> <li>115 just to insert my questions for the public record.</li> <li>116 Number one, that the first five-year review</li> <li>117 testing is imminent, I guess due in January. And I</li> <li>118 guess it's the first time it's been done since the</li> <li>119 final sealing of the Shepley Hill Landfill. What</li> <li>120 tests will be done and why, and how will we get t</li> <li>121 results?</li> <li>122 And then, also, tonight a representative</li> <li>123 from the Agency for Toxic Substances and Disease</li> <li>124 Registry is here. I have learned that this agency</li> </ul>	<ul> <li>[3] not.</li> <li>[4] I've been participatin</li> <li>[5] extensively. I've studied</li> <li>[6] I've seen the material the</li> <li>[7] until Tuesday night, my i</li> <li>[8] information that they've</li> <li>[9] our participation in the</li> <li>[10] what was in these landfi</li> <li>[11] was cellulose, wood of v</li> <li>[12] plaster and so on, and the</li> <li>[13] and whatnot that was participation in the y we</li> <li>[14] debris, and then some in</li> <li>[15] of noxious; and they we</li> <li>[16] which led me up until T</li> <li>[17] why not just leave it wh</li> <li>[18] handle it the way nature</li> <li>[19] and iron and turn it into</li> <li>[20] Well, Tuesday night, I</li> <li>[21] public employees made</li> <li>[22] personal notes, I've learn</li> </ul>	ide whether it seems good or ag in this fairly those picture boards. at's been put out. And up mpression from all this been giving us as part of program was that basically lls that we're talking about rarious sorts, lime, maybe en some iron in the steel art of the construction acidental stuff that was kind re going to get rid of that, uesday night to say, well, ere it is and let nature thandles cellulose and lime good, fertile topsoil. because one of our available to us some of his ned that this information i totally misinformative,

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[2] to be by the Act the way I presume it's intended to[3][3] be, has been perverted by the people who have been[4][4] operating it. They haven't been informing us at[5][5] all. They've been misinforming us.[6]	Page 79
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5 all. They've been misinforming us.	
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[6] And, tonght, we near unrerent unligs	with Community Environmental Resources.
	7 Given the number of data gaps and
	misstatements that very eloquent commentors have-
	raised, I would recommend that EPA and DEP require
	the Army to prepare a new proposed plan that
	addresses the questions and the gaps raised. At the
	a very least, they should be required to submit a
	a supplemental report for community review.
[14] stop, start all over again with a completely [14]	
ns different attitude on the part of the people giving	of Decision phase of the CERCLA process until the
[16] us the information, the Army and whoever else is	g community has been given a chance to review all of
	7 the information and alternatives to their own
	satisfaction. To allow the Superfund process to
	g steamroll forward means to allow the community's
	of concerns to be flattened.
[21] opinion they want us to have.	
[2] MODERATOR SOBEL: Thanks for your comment,	
[23] Frank.	
	4) Please come up, sir.
Page 78	Page 80
Page 78 [1] ahead.	Page 80 11 And if anyone else would like to comment,
[1] ahead.	
11 ahead. 12 JAMES NEHRING: Thanks.	1) And if anyone else would like to comment,
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**Public Meeting** 

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<ul> <li>[1] gas. Now you've got a problem. And that's the same</li> <li>[2] with these landfills. When you take and bring them</li> <li>[3] all together, now you've got a problem.</li> <li>[4] And this problem - as people have said</li> <li>[5] here this evening, if you've got it up and you've</li> <li>[6] got it in trucks, now you've got it sorted, now take</li> <li>[7] it someplace that it's really going to be safe, not</li> <li>[8] next to a water supply. And if - you've got to</li> <li>[9] find a safe place for it.</li> <li>[10] As they mentioned tonight, that you didn't</li> <li>[11] see that aquifer map around; but that aquifer map</li> <li>[12] tells you a lot about where your groundwater is.</li> <li>[13] And I'm going to make a comment - a letter</li> <li>[14] comment; but I just wanted to speak to you people</li> <li>[15] this evening to let you know that the people of</li> <li>[16] Shirley are on your side.</li> <li>[17] Thank you.</li> <li>[18] MODERATOR SOBEL: Thank you, Richard.</li> <li>[19] Okay. I think we're closing - coming to</li> <li>[20] the close of our long evening. I want to - hang</li> <li>[21] with us for just another moment because I think</li> <li>[22] we're going to have a final comment from Jim in just</li> <li>[23] a second.</li> <li>[24] But, personally, I want to thank all of you</li> </ul>	<ul> <li>[3] extended the v</li> <li>[4] January to the</li> <li>[5] we will work v</li> <li>[6] second public</li> <li>[7] of March so I'n</li> <li>[8] be. I know you</li> <li>[9] there's a school</li> <li>[10] know whether</li> <li>[11] so we'll have to</li> <li>[12] I'd like to a</li> <li>[13] receive the condition</li> <li>[14] and transcripts</li> <li>[15] and to the - to</li> <li>[16] information rediction</li> <li>[17] specifically to</li> <li>[18] So, please, in</li> <li>[19] ensure that you</li> <li>[20] us so that we do</li> <li>[21] Once the condition</li> <li>[22] and we deem to</li> <li>[23] the proposed join</li> </ul>	Page 8 meeting. ntioned earlier, we have already written comment period from the 22nd of 9th of March. And during that time, with the Town of Ayer to schedule a hearing; and it will be before the 9th a not quite sure what day that will suggested the school. I know I vacation period in there. I don't that will be an appropriate week or not be work around that as well. so mention that once we naments, the Army will provide copies of these comments to the EPA, DEP, be made available in the positories, and also will be provided the commentors this evening. If you made a comment, please a 've left your name and address with an send those comments to you. comment period closes, and it's – hat we can proceed with some version of blan, if we do that, then the Army has bond to the comments, provide a draft
<ul> <li>(1) who have stayed this long, and those of you who</li> <li>(2) aren't here to hear me say this, for your very</li> <li>(3) thoughtful comments and questions. It's been I</li> <li>(4) think a very informative and remarkable evening, and</li> <li>(5) I hope that in the long run it proves to be very</li> <li>(6) productive.</li> <li>(7) I also want to Lieutenant Colonel Murdough</li> <li>(8) and Jim Chambers and the other sponsors of the</li> <li>(9) evening and the folks from the environmental</li> <li>(10) agencies not only for their presentations but also</li> <li>(11) for their recognition of the importance of these</li> <li>(12) issues to your towns. And that being expressed -</li> <li>(13) and expanding the time for public comment this</li> <li>(14) evening and in being open to returning to the</li> <li>(15) community hopefully with more information that w</li> <li>(16) address your questions and extending the public</li> <li>(17) comment period. I think those are very good signs,</li> <li>(18) and I want to say good night to you myself</li> <li>(20) and then turn for final words over to Jim Chamberss</li> <li>(21) JAMES CHAMBERS: Thank you all for coming</li> <li>(22) out this evening. Fortunately, we had some good</li> <li>(23) Weather today. We could have had two feet of snow</li> <li>(24) out there, and then we definitely would have had to</li> </ul>	[2] the 8th of May[3] that's kind of t[4] Once we p[5] there's a 30-da[6] us to June '98.[7] a - under Supe[8] of opportunity[9] action.[10] So our hop[11] again, based o[12] written comm[13] have to furthe[14] So, again, v[15] this evening. T[16] the most com[17] Certainly, this[18] and I certainly[19] appreciate tha[20] and myself, th[21] evening.[22] (Whereup[23] adjourned at	rovide that to the EPA, then y selection period that would bring And then after that, there would be erfund law, there's a 15-month window y that the Army must begin the remedial e would be to begin sooner; but, n your input this evening and the ents we also anticipate receiving, we'll r evaluate that. ye had quite a few participants his has been – I know it's one of plicated projects we've worked on. is the most participation we've had; y - speaking for the Army, we t. And on behalf of Colonel Murdough ank you again for coming out this

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# Hearing Volume Number 1 January 8, 1998

### Public Meeting

U.S. Army Reserve Forces Traing Area Devens, Massachusetts

nuary 8, 1998	Public Meeting	Devens, Massachusetts
	Page 85	······································
) CERTIFICATE		
I, William J. Ellis, Registered		
Professional Reporter, do hereby certify that the foregoing transcript, Volume I, is a true and		
toregoing transcript, Volume I, is a true and		
accurate transcription of my stenographic notes		
taken on January 8, 1998.		
		_ ·
William J. Ellis		
Registered Professional Reporter		
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# Proposed Plan for SAs 0, 12, and 13, and AOCs 9, 11, 40, and 41

	Volume II	Page 1	.	hans? And then move the new Dill During sinks of an	Page
[1]	Volume II Pages 2, 1 to 2, 108			here? And then we'll have Bill Burke right after	
121	Pages 2-1 to 2-108		1	that.	
[2] [3]			[]]		
( <b>9</b> ]	Continued Public Hearing on Proposed		[4]	can.	
<b>[4</b> ]	Plan for SAs 6, 12, and 13, and		15		
(*)	AOCs 9, 11, 40, and 41			option proposal. Then we'll have a response from	
[5]	10000, 11, 40, and 41		🕅	the colonel. Then we'll open it up to everybody	
5-1	U.S. Army Reserve		[8]	else.	
<b>[6</b> ]	Forces Training Area		[9]	JAMES KREIDLER: I'd just like to start	
[7]	Devens, Massachusetts		110	before I get to my comments and remind the people	
[8]				that spoke during introductory comments that your	
[9]				comments were not recorded as part of the official	
1-1	MODERATOR: Jonathan Raab			record. If you have those comments in writing,	
[10]				submit them to the folks at the tables before you	
[11]					
[12]				leave. That will be one way to get them recorded.	
[13]				Other than that, you can make –	
[14]			[17]		
•	Held at:			turned up, please. I can't hear him.	
[15]			[19]		
-	Ayer Senior High School		[20]	louder; or could we get that microphone turned up?	
[16]	141 Washington Street		[21]		
	Ayer, Massachusetts		[22]	THE REPORTER: Thank you.	
[17]	Wednesday, February 25, 1998		[23]	JAMES KREIDLER: My name is Jim Kreidler.	
	8:25 p.m.		[24]	I'm the town administrator for the Town of Ayer.	
[18]			1-		
[1 <b>9</b> ]	(William J. Ellis, Registered Professional Reporter)				
[20]					
[21]			}		
[22]					
[23]					
[24]			1		
			-		Page
			m	And the address would be One Main Street, Town Ha	•
				Ayer, Massachusetts. And I'd like to welcome	,
				everybody here this evening and let you know that	
		Page 2		I'm speaking before you this evening on behalf of	
[1]	PROCEEDINGS	J		the Ayer Board of Selectmen.	
[2]	JIM CHAMBERS: We'll now begin the public		,		
	hearing and question and answer period.		(6)		
				governor, state and federal representatives for	
[4]				their support and attendance. And I'd like to thank	
	all the comments and responses presented this			all of you for coming here this evening.	
	evening. We have a stenographer here, and please		·[10]		
	speak clearly so that he may record all your			acknowledging all of the hard work, time, and	
	comments and questions.			expense that have been dedicated to the subject	
[9]	This is a change in the last meeting when			matter. The Army, the DEP, the EPA, the RAB, PACE,	
	only your comments and questions were recorded.		.[14]	and all of you deserve recognition for your	
[11]	Tonight, the responses from the Army, EPA, and DEP		[15]	efforts. A special note of appreciation should go	
[12]	•			to the BRAC office, and to the Army Corp. of	
[13]	additional written responses will be provided in the			Engineers particularly, and specifically to Colonel	
[14]	Responsiveness Summary. As this is for the record,			Murdough.	
			[19]		
	making your comment.			attention over the last several weeks. It's been a	
(17)	We ask that representatives from the Land			pleasure to work with you the last several weeks on	•
	Bank and the Town of Ayer to begin with their				
	comments.			this issue in preparation for this evening. Your	
				efforts are appreciated and have not gone	
[20]	•		24	unnoticed.	
	who will moderate the public hearing for us. Thank		-		
[22]	you.				
[23]	MODERATOR RAAB: We're going to start with				
[24]	Jim Kreidler from the Town of Ayer. Is he still		i		
			1		
			1		

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# Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41

<ul> <li>Page 5</li> <li>You're our guests here this evening. And</li> <li>although I don't wish to suggest that anybody temper</li> <li>their remarks this evening - we want everybody to</li> <li>get their questions and concerns out - I would like</li> <li>to just encourage everybody to handle yourselves in</li> <li>such a manner that recognizes that these folks are</li> <li>our guests here in the town of Ayer tonight.</li> <li>With that, I'd like to state that the Ayer</li> <li>Board of Selectmen wholeheartedly support the</li> <li>efforts by all involved to address human health and</li> <li>the environmental risks that these various landfills</li> <li>pose to us all. We applaud the work of the Army to</li> <li>address this issue, but the official position of the</li> <li>Ayer Board of Selectmen is not in favor of this</li> <li>proposed plan.</li> <li>The official position of the Ayer Board of</li> <li>Selectmen as voted this past Monday evening at the</li> <li>meeting regarding the Department of the Army's</li> <li>proposed plan for landfill remediation at the former</li> <li>Fort Devens is as follows:</li> <li>Number one. We support a plan of action</li> <li>that removes all risks for human health and the</li> <li>environment associated with the Devens landfills.</li> </ul>	Page [1] reason the majority of us are here this evening – [2] is community acceptance. [3] With that, we're all further aware that [4] most people in this room seriously doubt whether [5] this proposed plan meets all of those criteria. One [6] thing that was made clear at the first hearing was [7] that this proposed plan doesn't have public [8] acceptance. And my comments this evening surround [9] our hopes that there's an option available to the [10] Army, an option that we believe has not – has not [11] been considered in this plan fully which speaks to [12] every last one of the criteria. That option is to [13] remove material to an approved off-site facility. [14] Off-site disposal meets all of the response [15] objectives. [16] At the first hearing on this matter, we [17] presented information regarding the viability and [18] appropriateness of an off-site disposal via trucks. [19] Some people believed our numbers to be unsound. We [20] have rechecked them, and we stand by them. What's [21] more, we have new information that we have developed [22] over the last several weeks that we believe proves [23] to be even more appropriate and just as cost [24] effective.
20) requirements - No. 3, long-term effectiveness and 21) permanence; No. 4, reduction of toxicity, mobility, 22) or volume through treatment; No. 5, short-term 23) effectiveness; No. 6, implementability; No. 7, cost;	Page [1] With the assistance of our engineers, we [2] have analyzed the option of using rail to effectuate [3] off-site disposal. And this, too, has proved to be [4] not only feasible but preferable. [5] We do not put this analysis forth as a [6] definitive and complete look at the option; but we [7] do strongly believe, as do our engineers, that it [8] serves as a very strong foundation which proves that [9] further consideration of off-site disposal is [10] warranted. [11] In short and in closing, I stand before you [12] this evening representing the Ayer Board of [13] Selectmen and in concert with the MDFA – who you'll [14] hear from next – to state that the option of [15] off-site disposal warrants a serious and immediate [16] consideration. [17] To the Army, we ask that you not move [18] forward on your proposed plan. We strongly [19] encourage you to issue an RFP – which is a request [20] for proposals – as soon as possible to allow the [21] validity and the viability of the off-site disposal [22] option to be proven. We have done the legwork. Now [23] the ball is your court. [24] We're all in this for the same reason, to

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Page 9	Page 1
[1] protect human health and the environment. And we	[1] extensive meeting with them describing the kind of
23 should be working as allies in this regard. It is	[2] information we had, the existing landfills, the
[3] in this light that, and in a show of team work, that	[3] problems that we saw with unexploded ordinance and
w we offer to work with you in developing the RFP for	[4] how that might affect the issue with the unknowns of
[5] off-site removal and do whatever it is that we can	[5] the hazardous materials that we think may be in
[6] do to facilitate its timely issuance.	[6] there; and that's the reason that we wanted
7) Thank you all for allowing us the	[7] consolidation in the first place.
(a) opportunity to speak before you this evening on this	[8] They left with some information that we
(b) very important issue, and to the Army for coming and	<sup>[9]</sup> were able to provide from some of the consultants
[10] setting up the meeting.	[10] that we had working for us.
	[11] They called us back about a week later and
HODEDITOD DAAD DUD	[12] said, "We think we can do this. Let's get together
•••	
[13] BILL BURKE: I'm Bill Burke, director of	[13] again."
[14] operations of Devens for Mass. Development. The	[14] We had another meeting and went over the
[15] address is 43 Buena Vista Street, Devens, Mass.	(15) issues because I was really concerned that we didn't
[16] I'd like to thank you for the opportunity	[16] bring forth another proposal that might send us off
[17] to speak tonight. And to follow along with what Jim	117] on a course of action that wasn't feasible.
[18] said, thank you to BCT, Lynn Welsh, Jim Byrne, and	[18] We at the Devens Commerce Center have
[19] Jim Chambers for their professionalism and	(19) developed a concern that we get these landfills
[20] dedication over the last three or four years to	1201 out. Nine affects the future of our regional waste
[21] bring us to the point where we are tonight on	[21] water treatment plant, and 40 affects the drinking
[22] landfill consolidation. You brought us through the	(22) Water.
[23] era of capping to what we wanted, which was	[23] We met again. Again, a very, very
[24] consolidation; and now we're dealing with the	[24] favorable meeting. I raised my final concern and
Page 10	Page
n difficult issue of siting.	11 that was viability of the intermodal operation at
[2] At the last hearing, as I sat and listened	[2] Devens and could that handle what we would
(3) to Jim Kreidler speak on behalf of the board of	[3] anticipate as the number of loads having to leave
(4) selectmen and he threw out the challenge of off-site	[4] Devens at a very, very fast pace.
[5] disposal, I left that meeting thinking that I needed	[5] So we set up another meeting. We met with
[6] to go back and do some homework and take a look at	[6] B&M and the folks from Gilford as late as last
m the reports that we had put together. And the	7] Tuesday. And this vet has spent most of the
[0] reports that we had put together at that time were	[8] afternoon with Gilford.
[9] coming up on two years old. And we had developed	I got called back last Wednesday and said,
10 that information working with the BCT to bring forth	[10] "Now we really think we can do this."
[1] capping and – excuse me – the consolidation versus	[11] We had some more conversation; and at that
(12) the capping issue.	[12] point, I brought the idea to the DEP, EPA, and the
[13] So we went back and we started on a peer	[13] Army and said, "I think we have a concept here that
[14] review of the reports that we had, looking at the	(14) needs some further study."

The findings and the summary of the efforts 1151

- [16] that we've put forth here that and, again, this
- is information from a vendor who wants the business,
- [18] who's in the business and would like the work; and
- [19] we grilled him as best as we could.
- But we think based upon the information we [20] |21] have now, that the option of transportation by rail, [22] not trucking, to an off-site licensed landfill can [23] come in at about the same budget that the Army [24] currently has for consolidation. The only way we
- We met with them once. We sat down at an [24]

[22] state. The business approached us. It piqued our

[15] trucking option and whether or not the numbers had

During that process, we were approached by

[16] changed and could we bring the economics of that

117 down to somewhere in the realm of the

[20] a business that is in the business of hauling

[21] landfills by rail. And they own landfills out of

[18] consolidation.

[23] curiosity.

{19}

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An interesting piece in the discussion with The vendor that we talked to is the time frame for a) doing this. Could be as much as half of what it 4) would take us if we're constructing a landfill and 5) working the consolidation issue. The reason for 6) this is that there's not going to be any double 7) handling of the material. The method that we 8) propose at least to handle this now would be that 9) they would be using intermodal containers. They 10) would be loaded at the landfill site, closed up in 11) those containers, taken by truck to the rail beds, 21 essentially laid on the rail cars and shipped out. 23 That's a very simple process as described,	Page 1 (1) tonight to support this plan. So we're going to ask (2) both of you with your engineers and whatever other (3) consultants you have to sit down with us in the next (4) week or so so we can get your information and we can (5) proceed with this plan. (6) So Mr. Chambers will be contacting you to (7) set up that meeting. And, again, it's very (8) important that we do this as soon as possible so we (9) can proceed with this evaluation. (10) I need to rain on the parade a little bit (11) here, though. I want to make it absolutely clear to (12) the folks here that no one should leave here tonight (13) thinking that this is the plan, the off-site (14) disposal option. We have got a great deal of work (15) to do to research this alternative and determine (16) whether or not it's feasible, whether or not we want (17) to recommend a change to the proposed plan. (18) The proposed plan that's out for comment (19) is – Shepley's Hill Consolidated Landfill is still (20) out for public comment. That comment period ends (21) March 9, which is not too far from now. (22) So to remind the folks here, if you've got (23) some concerns, some questions, some comments about (24) the proposed plan for consolidating landfill at
<ul> <li>122 that the Army would publish a new plan that says</li> <li>133 off-site disposal by rail is the preferred option.</li> <li>144 Thank you.</li> <li>155 LT. COL. MURDOUGH: I'm Lieutenant Colonel</li> <li>168 Ed Murdough, the Devens Reserve Forces Training</li> <li>177 Area, 31 Quebec Street, Devens, Mass.</li> <li>189 Thank you, Mr. Burke, Mr. Kreidler, I want</li> </ul>	Page 1 11 Shepley's Hill, that's what you need to focus on 12 tonight. 13 Again, this alternative sounds like it's 14 got some definite merit; and we want to proceed with 15 it. But it is not yet part of the plan, and you 16 have to remember that. And, again, we have to 17 remember the process and make sure that we don't 18 decide that everything is fine and dandy and leave 19 here tonight and come back in 60 days or 90 days or 10 however long it is right back where we started back 11 on the 8th of January. 12 So, again, thank you very much. We look 13 forward to working with you, and we can see where 14 this thing goes. 15 MODERATOR RAAB: At this point, we're going 16 to open it up for other comments and questions. You 17 don't all have to line up. We'll stay here until 18 you're done or we reach eleven o'clock. 19 Just to remind everybody, first say your

		Page 17		Page
]	So we've got a first shot over here.		[1] JAMES WILLIAMS: So in either cases, the	
1	JAMES WILLIAMS: Jim Williams, I'm the		[2] Shepley Hill site is within Zone II?	
	chairman of the Ayer Planning Board, but I'm not		[3] LYNN WELSH: In no case is Shepley's Hill	
5	speaking in official capacity.		4) site within a Zone II.	
	MODERATOR RAAB: Your address, sir?		[5] JAMES WILLIAMS: Well, because there's been	
L	JAMES WILLIAMS: Yes. My address is 21		[6] a engineered version –	
ļ I	Douglas Drive, town of Ayer.		[7] LYNN WELSH: That's correct.	
)	I'd like to have the purple map put up,		[8] JAMES WILLIAMS: Okay. While you're there,	
1	please. And I'd like for someone to interpret some		19) a second question about this map.	
	of the things on the purple map so that I can		[10] The large white area. That, as far as we	
	understand it.		[11] know, is neither Zone I or Zone II or basically	
1	The first question is there's a circle that		(12) anything in terms of aquifer?	
•	includes the Shepley's Hill site. Can you tell me		[13] LYNN WELSH: That's correct. It does not	
	what the circle is?		[14] meet the definition of medium-yield aquifer. It has	
יו	LYNN WELSH: My name is Lynn Welsh. I work		[15] less water than would filter that.	
	for the Department of Environmental Protection at	1		
	-	1		
	627 Main Street in Worcester.		[17] that I would -	
١.	The circle that I think you're referring to		[18] LYNN WELSH: You're setting me up; right?	
	is really a composite of several lines. One is the		JAMES WILLIAMS: No, I'm not setting you	
	eastern portion right here of the Zone II for the		[20] up. I'm setting myself up.	
) <b>l</b>	McPherson well.		[21] I want to confess that I was with the joint	
2]	JAMES WILLIAMS: I believe there's a		(22) planning boards and worked quite a lot on this; and	
9	perfect circle, isn't there?		[23] I have a lack of forethought, apparently, in	
	LYNN WELSH: Well, I don't see it here.		[24] realizing the implications of establishing the	
<b>4</b> ] 				
•]				
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 	I'm sorry. There is a purple map, the actual paper	Page 18	[1] Shepley Hill site as a possible consolidation	Pag
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### Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41

ebruary 25, 1998	and AOCs 9, 11, 40, a	
Page 21		Page
MODERATOR RAAB: We'll move over to this	[1] at Shepley Hill Landfill and at the consolidation	
mike. I'm just going to go back and forth.	[2] site which has been proposed is to the north, away	
LAURIE NEHRING: My name is Laurie	[3] from Grove Pond and the Ayer water supply wells.	
Nehring. I live at 35 Highland Avenue in Ayer, and	[4] However, our research has revealed some	
I'm the president of PACE. PACE is People of Ayer	[5] important exceptions. The full report from our	
Concerned about the Environment.	6 consultants will be submitted into the formal	
And, first, on behalf of PACE, I'd like to	m record. The key points from this report include the	
thank the panel for sponsoring this meeting tonight	[8] following:	
and especially for the BRAC office for coming back	M The Fort Devens site does have complex	
and answering a lot of our questions that we had	[10] hydrogeology. Overall, the Army's consultant did a	
from the last hearing, and Senator Durand for	[11] relatively good job of crafting a computer model	
setting up this hearing and getting the ball	[12] that incorporates this complexity. A lot of effort	
rolling.	[13] was put into capturing important physical	
Tonight, we are here commenting on the	[14] characteristics that are often ignored or glossed	
Army's proposal for remediation and consolidation of	[15] over in many other models that our consultants had	
the six landfills on the decommissioned Fort	[16] reviewed.	
Devens. At the January 8 hearing, I stated that	117 That having been said, groundwater modeling	
PACE strongly opposes the Army's proposed location	[18] is an imperfect science; and even good computer	
for consolidation for both technical and economic	[19] models can only approximate the characteristics of	
reasons. We continue to stand firm with this	[20] real sites. Thus, an important issue involves the	
position.	[21] limits of the model's predictive ability.	
Based on additional research done by PACE,	[22] The Army's groundwater modeling report,	
I will elaborate on some of the more crucial	[23] which tracked groundwater flow in and around the	
concerns related to the proposed location. I will	[24] landfills, indicates that water from beneath the	
Page 22		 Dage
also suggest some alternative locations for	11 site of the proposed consolidation landfill does	 Dage
also suggest some alternative locations for consolidation.	<ul> <li>site of the proposed consolidation landfill does</li> <li>appear to flow into Grove Pond, thereby creating a</li> </ul>	age
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n landfills.	Pag (1) verified by the Army, and we hope it will be done
clearly, placing the consolidation landfill	[2] quickly. The Army should include the latest
in this proposed location is a poor choice. The	[3] methodologies used for debris removal by rail since
potential impact on the regional aquifer and on the	[4] rail is so accessible on Devens. Bulk discounts
water supply wells for Ayer and Devens is	[5] offered by large commercial refuse handlers such as
substantial.	[6] BFI must be considered. We also hope that recycling
So the next question is: What are the	$r_1$ has been included in all the cost analyses.
alternatives?	<sup>[9]</sup> Materials from the landfill which can be recycled
Recently at PACE presentations to various	(9) certainly should be recycled.
public groups, we have been asked just that	[10] These calculations should of course reflect
guestion, What alternative does PACE recommend?	[11] the savings incurred by not having to construct a
This is a very useful question, and the	[12] double lined landfill up to RCRA's specifications
answer is not self-evident.	[13] and by elimination of operation and maintenance
We began searching for possible	[14] costs over a minimum of 30 years.
alternatives. We looked at maps and the Devens	[15] And, most importantly, we want to know
n reuse plan. We spoke to EPA and DEP and openly	(16) specifically what kind of chemical analyses will be
n discussed siting criteria. We have preliminary -	(17) done for off-site disposal as opposed to on-site
we have had preliminary meetings with citizens from	(18) locations. The reliability of separation of
n our local towns, at Harvard and Shirley, and with	[19] hazardous waste from nonhazardous waste has always
of the Nashua River Watershed Association. We all	[20] been a great concern for PACE.
1] firmly agreed that it's important for the Army to	[21] If the level or kinds of chemical tests are
z move forward, and that the landfill – with the	[22] different – in other words, if the tests cost more
a landfill remediation as soon as possible in order to	[23] for off-site disposal, we would like a clear
3] landfill remediation as soon as possible in order to 4] protect environmentally-sensitive areas and our	[23] for off-site disposal, we would like a clear [24] explanation of why they are different. Is there a
4 protect environmentally-sensitive areas and our	[24] explanation of why they are different. Is there a
4) protect environmentally-sensitive areas and our Page 2	[24] explanation of why they are different. Is there a         6
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<ul> <li>[11] landfill underneath several parking lots? Asphalt</li> <li>[12] forms a very impermeable cover. Perhaps the parking</li> <li>[13] lot could be elevated.</li> <li>[14] Number four. Along some areas of Route 2,</li> </ul>	Page 3 [1] LAURIE NEHRING: Yes, I do have one [2] question. I would like to know if the liquid waste [3] pit which we've identified will be taken care of [4] regardless of where the consolidation site might go. [5] JIM CHAMBERS: The answer to that is yes. [6] But as we described this evening, the evidence is [7] that it is no longer there. But as we also [8] discussed, we do intend to explore further for that. [9] LAURIE NEHRING: You would check either way [10] the same way? [11] JIM CHAMBERS: I'm sorry. I didn't hear [12] that. [13] MODERATOR RAAB: Her question was even if [14] you don't put the landfill there, will you still [15] deal with the liquid pit?
<ul> <li>[18] minimal. A landfill might provide additional</li> <li>[19] buffers between these two lanes.</li> <li>[20] Number five. The Main Post contains over</li> <li>[21] 2,000 acres. Aquifer maps indicate that much of the</li> <li>[22] Main Post is identified as a white area. It does</li> <li>[23] not overlie an aquifer. What other twelve-acre site</li> </ul>	<ul> <li>[17] you're saying you will?</li> <li>[18] JIM CHAMBERS: Yes.</li> <li>[19] LAURIE NEHRING: Thank you.</li> <li>[20] COLIN PEASE: Good evening. My name is</li> <li>[21] Colin Pease. I'm executive vice-president of the</li> <li>[22] Gilford Rail System. We're located at Iron Forge</li> <li>[23] Park in North Billerica. Again, I'll be very brief</li> <li>[24] because I know my topic is not the subject of this</li> </ul>

Page 30	Pag
<ul> <li>Page 30</li> <li>(1) siting criteria?</li> <li>(2) And, finally. No. 6. The combination of</li> <li>(3) these alternatives should also be evaluated. For</li> <li>(4) example, a combination might include some off-site</li> <li>(5) disposal at an area that is more readily accessible</li> <li>(6) by rail. Transportation by rail certainly should be</li> <li>(7) considered for recycling of large I-beams and other</li> <li>(8) metals. Combination solutions might be more</li> <li>(9) equitable from the community acceptance perspective</li> <li>(10) and might be more cost effective overall.</li> <li>(11) In conclusion. PACE needs to work with our</li> <li>(12) neighboring communities, which, together. can</li> <li>(13) develop a close working relationship with the Army.</li> <li>(14) MassDevelopment, the EPA, and the DEP to find a new</li> <li>(15) location for the complete cleanup of the landfills.</li> <li>(17) We recognize that an alternate site on Devens might</li> <li>(18) infringe upon some developable land on Devens;</li> <li>(19) however, we firmly believe that in the long run, we</li> <li>(20) will all benefit with a regional approach because</li> <li>(21) the water resources will be protected and the Army</li> <li>(22) Thank you.</li> <li>(24) MODERATOR RAAB: Is there a question?</li> </ul>	<ul> <li>Pag.</li> <li>(1) evening's meeting.</li> <li>(2) We own the rail facility in the Devens</li> <li>(3) Commerce Center. We have worked very closely with</li> <li>(4) both the Devens Commerce Center and, in the past,</li> <li>(5) with the Army.</li> <li>(6) We are very familiar with handling large</li> <li>(7) amounts of bulk material. We are very familiar with</li> <li>(8) the technology of moving waste material in</li> <li>(9) containers that are used to move this waste</li> <li>(10) material.</li> <li>(11) Today, we operate a container facility in</li> <li>(12) Maine where we load and unload as many as a hundred</li> <li>(13) containers a day. We could certainly handle double</li> <li>(14) that capacity. We have a new site at Fort Devens,</li> <li>(15) which is really adjacent to the Shepley Landfill</li> <li>(16) site, which has two 3300-foot tracks and a paved</li> <li>(17) area, a loading area in the middle; and we also have</li> <li>(18) another site which was our original load site, which</li> <li>(19) is directly adjacent to Seacor and Gillette and the</li> <li>(20) Shepley Landfill site, with some staging area.</li> <li>(21) Today, we have two machines in place that</li> <li>(22) are on base which are designed for lifting, loading</li> <li>(23) containers on and off rail cars. We have worked in</li> <li>(24) the past with a number of waste disposal companies</li> </ul>

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[2] contacted by another. And there may be other[3][3] contacts in our marketing department that I don't[4][4] yet know about.[4]	Page
[2] contacted by another. And there may be other[3][3] contacts in our marketing department that I don't[4][4] yet know about.[4]	
[3] contacts in our marketing department that I don't [4] yet know about.	1) further action proposals for AOC 41 and SA 12 and
H yet know about.	2) the minimal action plan for AOC 11 are not
	a) protective of the environment. All three sites
	border ecologically-sensitive areas. AOC 41 is only
5 We have very good working relationships	5 a hundred feet from New Cranberry Pond, and SA 12 is
	5) within the floodplain of the Nashua River.
	AOC 11, however, is our greatest concern.
[a] Country.	a) This landfill site is within a wetland, only 50 feet
The first sector and the sector and the sector sector is a sector of the sector is a sector of the sector is a sector of the sector of the sector is a sector of the secto	9) from the Nashua River, and easily adjacent to a new
	g parcel scheduled for inclusion in the Oxbow National
[10] De more than pleased to work with the rown, with the	1) Wildlife Refuge.
(12) work with to explore the off-site opportunities. We	•
	3) in surface soils, subsurface soils, and wetland
	a) sediments. DDT is an organic pesticide that
• • • • •	5) persists in the environment for decades and has a
	of well-documented history of being a threat to
	ŋ wildlife resources. This site also contains – is
[18] respond quickly; and we'd be happy to work with	al also contaminated with trace elements.
[19] you. And we do have the ability and capacity to	•
[20] handle the commodities.	9 would not adequately address the contaminant threats
	1 posed by this site. We strongly believe AOC 11 is a
	2) hazard to wildlife within the site's wetlands and a
[23] STEVE MIERZYKOWSKI: My name is Steve	3) threat to aquatic resources of the Nashua River.
[24] Mierzykowski, spelled M-i-e-r-z-y-k-o-w-s-k-i; and	
	1) of AOC 11 would be the most appropriate long-term
[1] I'm a law enforcement officer with the U.S. Fish and[1][2] Wildlife Service. My address is 1033 South Main[2][3] Street, Old Town, Maine.[5]	2) actions to protect the environment in an approach 3) that would be entirely consistent with the
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and maybe Mass. DEP to reconsider the proposed plan	[1] The levels – first of all, what this map
and select landfill remedies that are more	[2] shows is sediment contamination in Plow Shop Pond
protective of the environment.	p) and these concentric rings on the western end
Thank you.	(4) show -
BILL ECKEL: My name is Bill Eckel. I work	[5] MODERATOR RAAB: Can you lift the map up a
for Disposal Safety, Incorporated, in Washington,	[6] little higher.
DC – sorry.	M BILL ECKEL: The concentric rings there
Bill Eckel, Disposal Safety, Washington,	(B) show successively higher concentrations of arsenic
DC. It's 1660 L Street, Northwest. ZIP code is	[9] in the sediments in the bottom of Plow Shop Pond.
20036.	[10] And so what you're seeing here is groundwater
What I'd like to do if I could is to come	[11] discharging from the pond – from the landfill into
up and show a few overheads and discuss that. Do we	[12] the pond and contaminating the sediments. It is
have an overhead projector?	[13] apparently continuing to do this because water is
And what I wanted to talk about a little	[14] continuing to flush through.
bit is the current condition of the Shepley's Hill	[15] Since the five years ago when it was
Landfill and how that affects the proposed siting	[16] decided that capping was an appropriate remedy, it
and consolidation.	[17] has been discovered that the main avenue for
JANET KEATING-CONNOLLY: Bill?	[18] groundwater discharging from the landfill is to the
BILL ECKEL: Yes?	[19] north to the wetland at Nonacoicus Brook. I hope
JANET KEATING-CONNOLLY: I hate to	[20] I'm pronouncing that correctly. I've heard several
interrupt you, but maybe you want to talk about why	[21] pronunciations.
you're here and why PACE asked you to be here.	[22] Anyway, the levels in the wells at the
BILL ECKEL: Sorry Yes.	[23] north end of the landfill are - and, particularly,
I am environmental science technical	[24] Well 5-B – the levels are 2,000 to 3,000 parts per
Page 38	Page -
advisor to People of Ayer Concerned about the	1) billion of arsenic. And that is in the dissolved
advisor to People of Ayer Concerned about the Environment.	<ul> <li>(1) billion of arsenic. And that is in the dissolved</li> <li>(2) phase which means they're mobile. That kind of</li> </ul>
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. Page 41 the sanitary sewer system. To do that, the Army has	Page [1] MODERATOR RAAB: We're over here.
a 60 percent design for a groundwater extraction	
system. I have some pictures from the 30 percent	
design, but –	
MODERATOR RAAB: Can I just interrupt for	[5] for the State. I can't speak for the Army since Jim
one second. You started by saying you were going to	[6] is sitting right here.
make the nexus between the consolidated landfill	7 But I think one thing people should
and -	<sup>[8]</sup> understand is something that wasn't presented is
BILL ECKEL: I am about -	19) that the five-year review report is just out; and we
MODERATOR RAAB: Are you getting to it?	[10] haven't commented on it yet. We have been given
BILL ECKEL: I'm just about to do that.	[11] preliminary information as you have in your report,
MODERATOR RAAB: Okay.	[12] and we're reviewing it.
BILL ECKEL: This is the Army's proposed	[13] There are some disturbing information that
design for - well, this is a 30 percent design.	[14] was in the report. But yet that does not mean that
The 60 percent design differs in that there is only	[15] it is not going to be discussed, comments aren't
one well at the north end of the landfill. The red	[16] going to be made, and we're not going to evaluate
outline is Shepley's Hill Landfill.	117] the direction that - that the information suggests
JANET KEATING-CONNOLLY: You need to raise	[18] should be altered and changed.
the slide.	[19] So, again, the thing that was brought up
BILL ECKEL: The red outline there is	[20] tonight is that we are here to talk about the
Shepley's Hill Landfill, and then you see Plow Shop	[21] proposed plan. Shepley's Hill is a Record of
Pond. And the lines are the flow paths for the	[22] Decision that has already been made. We're going
groundwater.	[23] through trying to implement it. It can be adjusted
Currently, the Army is proposing to put one	[24] at any time during the process in conjunction with
j Currenti, ale runi is proposing to put one	
Page 42	Page
Page 42 ) well at the north end of the landfill to capture all	Page [1] what was decided and how things were going.
Page 42 ) well at the north end of the landfill to capture all of this water that's flowing north under Shepley's Hill	Pag [1] what was decided and how things were going. [2] JAMES BYRNE: Jim Byrne, USEPA, JFK Federal
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February 25, 1998	and AOCS 9, 11, 40, and 41
	- Page 47
[1] still stand by the comment I made that we do have a	[1] point, we're not sure exactly what is it in that
[2] number of monitoring wells in that area; and to	[2] landfill. And it is extremely close to the Nashua
b) date, those areas - there's nothing on the	[3] River, the Oxbow; and we believe because of the way
(a) southern portion of the landfill that we feel are	[4] the water flows, it does have an effect on the
s adequate.	[5] potential water supplies in the still river portion
MARK APPLEBY: I'd just like to add a	[6] of the town of Harvard. So we'd like to have
7 little. Mark Appleby, Army Corp. of Engineers, 424	7 further review of that decision on AOC 41.
[8] Trapelo Road.	[8] Thank you.
	MODERATOR RAAB: In the back.
10 to the rationale for eliminating the extraction well	
[11] in the area of the proposed consolidation landfill.	[11] Pena. I live at 145 Oak Ridge Drive in Ayer, but
[12] That monitoring well was eliminated, one - I'm	[12] I'm speaking to you tonight as the vice-president of
[13] sorry - extraction well was eliminated, one,	[13] the Nashoba Valley Chamber of Commerce. And we're
[14] because of the fact that the consolidation landfill	[14] located at 43 Buena Vista Street in Devens.
(15) was going to go there; but more importantly because	[15] This is a letter that's being sent to
[16] if you look at all the monitoring wells that are in	[16] Mr. Jim Chambers at BRAC Environmental Office.
[17] that area, they are not contaminated. They're all	[17] Dear Mr. Chambers, the board of directors
[18] below the cleanup levels for the site. That's why	[18] of the Nashoba Valley Chamber of Commerce,
(19) that was eliminated. Not because the cell was going	[19] representing 370 businesses of Devens and in the
[20] to be there, because it won't be collecting any	[20] surrounding communities, wishes to go on record as
[21] contaminated groundwater.	[21] having concerns about the Army's proposed plan for
[22] BILL ECKEL: I'm not talking about present	[22] consolidation of landfills in Devens.
[23] contamination. I'm talking about the potential	[23] The BCT identified ten criteria for
[24] future contamination problem in the foundation	(24) evaluating landfill remediation options. It is the
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(1) records.	[1] board of directors' contention that the proposed
[2] MARK APPLEBY: We have a 30 percent design	[2] plan fails to meet some of these criteria at all.
[3] and then the 60 percent design. We need to base	[3] The most obvious is the need for public acceptance.
[4] that on what information we know currently. If	[4] Residents and elected officials in the town of Ayer
[5] conditions were to change in the future, then we	[5] have objected vociferously to the possibility of
[6] would have to come up with another way to extract	[6] consolidation at Shepley's Hill. They have
n any of the contaminated groundwater.	[7] contributed an extraordinary amount of time to their
[8] MODERATOR RAAB: Can we move on? I think	[8] efforts. They have done extensive research. They
(9) we logged the point fairly well here.	p) have remained convinced that the Army's proposed
[10] BILL ECKEL: Thank you.	10 plan will have a negative impact on their town and
JOHN PETRIN: John Petrin, Town	(1) have so stated at every opportunity. The Army
(12) Administrator, Town of Harvard, 13 Ayer Road,	[12] cannot believe in light of the strenuous objection
(12) Harvard, Mass.	[13] that the proposed plan has met with public
• •	(14) acceptance.
[15] Selectmen support the continued review of the plan	[15] Another criterion is long-term
ne proposed by Jim Kreidler and Bill Burke early this	[16] effectiveness. We question whether any proposed
[17] evening.	117 solution which does not feature a double lined
[10] Second, we'd like to state on the record	[18] landfill cell can be considered to have long-term

- [10] Second, we'd like to state on the record [19] our concern for AOC 41. We'd like to have a further
- [19] our concern for ACC 41, we drike to have a furth [20] review of that landfill. Right now it's being -
- [21] basically, the debris on top is being cleaned up;
- (22) but the landfill itself is not being cleaned up.
- 23] There is concern that there are volatile organic
- [24] compounds in the groundwater samples. At this

[19] effectiveness. We also question the Army's failure

[21] the proximity of the site to the Nashua River, we

would ask that a more comprehensive analysis of potential environmental hazards be made available to

[24] the public.

120) to include AOC 11 in the consolidation plan. Given

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<ul> <li>Thank you.</li> <li>HEIDI RODDIS: Thank you. My name is Heidi</li> <li>Roddis. I live at 32 Brown Road in the town of</li> <li>Shirley. And I am here tonight both as a citizen of</li> <li>Shirley, and I am also on the Shirley Conservation</li> <li>Commission. I'm the vice-chairman of that</li> <li>commission. I also professionally work for the</li> <li>Massachusetts Audubon Society, an environmental</li> <li>policy specialist, and am a member of the</li> <li>Restoration Advisory Board.</li> <li>So in all of those capacities, I have been</li> <li>following the Devens environmental cleanup and reuse</li> <li>planning for a number of years now and first want to</li> </ul>	Page (1) the location. There really was nothing separating (2) the landfill or debris area from the river itself. (3) Also, I'm concerned because that debris area in (4) particular we know took place well after passage of (5) the Clean Water Act and Wetlands Protection Act. (6) With some of these other landfills that have been (7) deposited in wetlands, it could be argued that, you (8) know, some of that work took place many decades ago (9) before legislation prohibiting the disposal of (10) materials in wetlands. But in this case, we know (11) that it was well after that. And, basically, the (12) Army illegally filled wetland in this case; and I'd (13) like to see them clean it up. (14) And I also share the Fish and Wildlife (15) Services' concerns about the two landfills on the (16) South Post. Those are smaller landfills. And I (17) think that we should do the job right and clean all (18) six of them up at this time. (19) Next, I'd like to talk about the issue of, (20) well, what do we do with the material. Certainly, (21) there have been a lot of very valid issues created (22) with the Shepley's Hill site; and I think it's clear (23) to us all that we need to find another solution at (24) this point. We've heard tonight of a perhaps
	[24] this point. We've heard tonight of a perhaps
Page 50 [1] been made. A year or so ago, at Restoration	Page
<ul> <li>[2] Advisory Board meetings, we were talking about a</li> <li>[3] plan basically to leave all of these six landfills</li> <li>[4] in place, which I found totally unacceptable, and am</li> <li>[5] pleased to see that we're at least halfway there now</li> <li>[6] in terms of the commitment to clean them up. They</li> <li>[7] are in sensitive areas, in wetlands, lowland areas,</li> <li>[8] in contact with groundwater, and in floodplains</li> <li>[9] where they're subject to periodic disturbances and</li> </ul>	<ul> <li>[1] promising solution for on-site disposal. The only</li> <li>[2] concern that I have in that regard is that we not</li> <li>[3] transfer this problem to someone else's backyard and</li> <li>[4] that just because - you know, these other landfills</li> <li>[5] may be licensed and operated; but I'd like to see as</li> <li>[6] part of the review process, you know, what are their</li> <li>[7] standards? Are they single lined? Doubled lined?</li> <li>[8] Are they lined at all? Are they in someone else's</li> <li>[9] aquifer? Are they near someone else's</li> <li>[10] neighborhood?</li> </ul>
The other people who have commented about the other three landfills that are not proposed to	(10) And then, finally, in regard to the review (12) process I think should take place now for finding (13) the solution, I would also like to see a review of
14] comments that they need to be cleaned up as well. 15] In particular is Area of Concern 11, which I did 16] have an opportunity to go on a site visit and was	<ul> <li>[14] that so-called white area in the redevelopment</li> <li>[15] zone. It is outside of the aquifer.</li> <li>[16] And, you know, I was involved extensively</li> <li>[17] in the planning process; and during that process,</li> </ul>
<ul> <li>which so much time and effort and money has been</li> <li>invested in cleaning up that very important regional</li> <li>asset.</li> </ul>	<ul> <li>this issue really wasn't aired to any detailed</li> <li>extent. And to say that, well, we can't put</li> <li>consolidation landfill anywhere in that area because</li> <li>it's not consistent with the reuse plan, well, we</li> </ul>
[22] proposed plan, there is a statement that a berm [23] separates the landfill from the river. That does	<ul> <li>[21] It's not consistent with the reuse plan, well, we</li> <li>[22] didn't know we'd be facing what we are now at that</li> <li>[23] time. And I would encourage the Mass. Development</li> <li>[24] Finance Agency to work with Army and DEP and EPA</li> </ul>

### Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41

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Page 53	Page 5
(1) concurrently with this review of the off-site	[1] meetings that I have attended that the decisions
(2) alternatives so that all possibilities can be	[2] have been made already. At each meeting I have
(3) reviewed in a timely manner and we can get to the	[3] attended, the visuals improve and a bulk of
(4) next stage and start cleaning these things up.	[4] information is disseminated. All of the information
(5) And just lastly, I would like to mention a	[5] as time goes on moves forward with a plan to use
(6) concern that I have specifically with the North Post	[6] Shepley's Hill to the point that this evening
(7) site that was the sort of second preferred	[7] conveniently to answer questions of the 8 January
(8) alternative for consolidation landfill. Speaking	[8] meeting, we have preliminary truck routes for moving
(9) both as a citizen of Shirley and concerned for the	[9] this debris to the Shepley site.
(10) regional aquifer, that that area, it may be outside	[10] I hope that this impression that I'm
(11) of defined Zone IIs, but the Shirley well doesn't	[11] getting is false. I do hope that you will seriously
(12) have an engineered Zone II. It's just a circled	[12] consider the rail alternative suggested both at the
(13) radius. And there's also a planned new well for	[13] 8 January meeting and again this evening. It is a
(14) Shirley. It's not on any of those maps. And even	[14] viable and feasible alternative to the Shepley
(15) the area that is outside of the official aquifer up	[15] site. That's my comment.
(16) on the North Post, it's all sand and gravel. So,	[16] My question is – and, again, I heard it
(17) you know, water flows through there into the	[17] this evening – that this plan is the plan and that
(18) aquifer.	[18] we're just talking about how to implement the plan.
(19) So it doesn't seem to me a good	[19] Are we spinning our wheels by having these public
(20) hydrogeologic setting, and I hope that we find some	[20] meetings, or are there alternatives that can be
(21) solution that's outside of our regional aquifer and	[21] considered other than the Shepley Hill site?
(22) other folks' regional aquifers wherever the final	[22] I'd appreciate an answer to that question.
(23) disposal site is selected.	[23] JIM CHAMBERS: As we said this evening, and
(24) Thank you.	[24] throughout this process, we are reviewing this plan;
Page 54	Page
[1] MARTHA CRAFT: My name is Martha Craft. I	[1] and that's why we're here, to solicit your comments
[2] live at Eight Calvin Street, Ayer. And I'd just	[2] and take these comments – you've made some very
[3] like to read a statement, and then I have a	[3] good comments and we do – and will consider them,
[4] question.	[4] evaluate them, and respond to them. That is the
[5] I'd like to reiterate my comments of the	[5] purpose for this plan, to bring in you and the rest
[6] 8 January meeting that all the debris, including	[6] of the community and hear what you have to say about
[7] AOC 11 and Shepley's Hill, be removed off-site via	[7] this. We are very interested in hearing that.
[8] rail. Additional information has been presented	[8] We've heard some alternatives proposed as far as
[9] this evening to support and encourage this	[9] off-site disposal.
[10] alternative plan.	[10] In order to conclude the review of the plan

- [11] I'd refer you to Slide 24, the Conceptual
- [12] Landfill Remediation Screening.
- [13] Removal by rail would change this

[14] eleven-step process to a two-step process, excavate
[15] and ship out. Certainly, this option would be both
[16] time and cost efficient.

- 117] At no meeting that I have attended has
- [18] anyone been willing to comment on long-term
- [19] remediation if a problem arises either with regard

[20] to water or soil issues. And I'm speaking now not [21] as a 30-year time – window of time but beyond 30

- [22] years.
- With all due respect. I have attended and have gotten the impression from all of these
- [14] review process, the comment period, began December 8
  [15] and initially was going through January 22. We
  [16] extended it for another 45 days to continue
  [17] soliciting your input and through March 9. As of
  [18] March 9, we will take all the comments received and
  [19] consider them, evaluate them, and respond to them.

(11) that we have put forth, we have to follow through

(13) second public hearing we've had in this. The public

[12] with this. So tonight was the public hearing, the

- (19) Consider them, evaluate them, and respond to them.
   (20) And then based on that, a proposed plan will either
   (21) be modified or a decision will be made that the work
   (22) done to this date is insufficient and further work
   (23) is required. And then from there, the final or,
- (24) actually, the draft Record of Decision will be made

Page 5	7
1) and then a final Record of Decision will be made.	7 [1] understanding that a lot of testing – a lot of
2] So it's very important for everybody here	[2] areas were not tested on the South Post due to Army
3) that this is your opportunity. And throughout this	[3] constraints, and I think this would be a very good
process, we've made the documents available. We've	[4] time to expand if this is true and go into those
put them in the repositories. We've announced their	[5] areas to determine what contaminants are in those
availability. And we will continue to do that. We	[6] areas.
are not operating in a vacuum. We appreciate the	From the information that I have down here,
comments you've made, and we will consider them.	<sup>(8)</sup> my understanding is that contaminants have been
MARTHA CRAFT: May I?	(b) identified on South Post which include volatile
J I appreciate that you appreciate our	[10] organic compounds, which, among other things,
input. My question is: Is it possible that you	(11) depresses the central nervous system; metal
a will – at the end of that 60-day period where you	(12) contaminants which affect the pulmonary, kidney, and
have to respond to this plan, is it possible that	[13] cardiac systems; polycyclic aromatic hydrocarbons
you can come back and say, "This is not a plan	(14) which cause stomach tumors, skin and lung cancers.
that's feasible. We are looking at other	(15) And, specifically, at AOC 41, the
alternatives now"? Because, otherwise, why are we	[16] predominant groundwater flow discharges into the
n coming to these meetings?	[17] Nashua River. The groundwater in this area is
LYNN WELSH: Martha, I think what you just	[18] contaminated by several VOCs, and a number of the
said is right. We are at a – we're at a proposed	[19] metals are also present.
plan stage. We have a proposal for you so there's	I also understand that the source - the
an extensive comment period. And during the time	[21] actual source of the contaminants has never been
y we're taking comments, we don't change the plan.	(122) determined. Is this true?
3] But we're working actually with the Town of Ayer's	[23] This is from your own literature.
4) proposal and with the Land Bank proposal to evaluate	JIM CHAMBERS: Yes, the source has not been
	B Page
Page 5	(1) identified for that. But the AOC 41, AOCs 25, 26,
Page 5 1) them.	
Page 5 1) them. 2) The comments that are made tonight may	<ul> <li>[1] identified for that. But the AOC 41, AOCs 25, 26,</li> <li>[2] and 27, comprise remedial action that was approved</li> <li>[3] by the Army, the EPA, and the DEP. It's called</li> </ul>
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February 25, 1998	and AOCs 9, 11, 40, and 41
Page 61	Page 63
(1) let's check it on occasion. Let's clean it up now	[1] a walk around Plow Shop Pond and it's that place
[2] while the money is there.	[2] where the bright orange goo runs into the pond. It
I feel very strongly since no one has	[3] would almost be pretty if you didn't know how ugly
really, really pushed I don't think until tonight	[4] it is. That bright orange goo is still running into
s) for the South Post to be cleaned out, that it's been	[5] the pond in spite of the state-of-the-art cap and
ignored; and you can get away with it because no	[6] the monitoring wells.
one's been yelling very hard. And I'm very, very	7 Clean it up, please. Clean it all up.
oncerned about the long-term effect on the Nashua	[8] MODERATOR RAAB: In the back.
River watershed which this will ultimately have. So	DOUG WINTER: My name is Doug Winter. I
y thank you.	[10] live on Oak Hill Road in Harvard. I've been part of
JIM CHAMBERS: Comment noted.	(11) the people who have been fighting the siting of a
PATRICK HUGHES: My name is Patrick	[12] sludge plant in Harvard. Some of you may know about
Hughes. I live at 27 Groton Harvard Road here in	[13] it. It's certainly been in Ayer as well. I'm here
Ayer. I'd like to thank all concerned for this	[14] not for that reason but for the reason that you're
second opportunity to comment.	[15] all here now, and that is the issue of the
	[16] consolidation of the landfills.
n will be located in the town of Ayer because of the	[17] There has been a great concern in our
overwhelming response against it. You cannot by	[18] experience with the sludge plant that the DEP and
y your own mandates or acceptance pursue this any	[19] the Massachusetts Development Finance Agency and the
	[20] Land Bank haven't been dealing us a straight hand.
n further.	[21] I find it odd that a scientist hired by or working
What we turn our attention to now is why	
z) are you stopping short of cleaning up the whole	[22] for the PACE organization could come up here and
a) problem? Again, I bring up the Army building a (1) playground at Pirone Park as an example of positive	[23] talk about arsenic contaminating one of the local [24] ponds that is in contact with the drinking water
Page 62	Page
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Page 65	Page 6
[1] Keating-Connolly with Community Environmental	(1) a part of and meeting notes aren't available to us
[2] Resources, P.O. Box 209 in Ayer, Massachusetts. I	(2) so there is no way for us to sit down and understand
[3] am one of the technical advisors to PACE as well as	(3) your thought process as to how you chose Shepley's
[4] their community outreach coordinator. In that	(4) Hill to be the appropriate location for the
[5] light, although the room is emptying out, I do want	(5) consolidation landfill.
[6] to let people know that we have provided postcards	(6) Further, if that is truly the appropriate
[7] where you can write down your comments. Maybe you	(7) location, you should be able to provide the
[8] don't like coming up to microphones, or worse, being	(8) documentation to support that claim.
[9] on television; and if you do have a comment to	(9) The other comment related to documentation
[10] offer, you can fill out a card at our table out in	(10) and the research that we're trying to do. Will a
[11] the hallway and drop them in boxes that are there	(11) work plan be developed that describes how you will
[12] and we will hand them to Jim Chambers. We will give	(12) segregate the waste?
[13] them to Jim Chambers tonight.	(13) JIM CHAMBERS: Yes. The work plan is
[14] JIM CHAMBERS: Well, you can send them to	(14) developed as part of the design and the execution of
[15] me; but I suggest you can put the correct address on	(15) the work when we do the work.
[16] it so that they will get to me.	(16) JANET KEATING-CONNOLLY: Is that work plan
[17] UNIDENTIFIED AUDIENCE MEMBER: Would you be	(17) open to public comment?
[18] so kind to provide the address to us all.	(18) JIM CHAMBERS: Certainly.
[19] JIM CHAMBERS: Certainly. It's on the	(19) JANET KEATING-CONNOLLY: And the other
<ul> <li>[20] proposed plan. We have it out there. And I'll cite</li> <li>[21] it to you now. You can sent it to me at Jim</li> <li>[22] Chambers, BRAC Environmental Coordinator, Devens</li> <li>[23] RFTA, 30 Quebec Street, Box 100, Devens, Mass.</li> <li>[24] 01432.</li> </ul>	<ul> <li>[20] question I have has to do with where the water is</li> <li>[21] flowing. There's a lot of discussion that we are</li> <li>[22] supposed to be allayed - our fears are to be</li> <li>[23] allayed because the groundwater near Shepley's Hill</li> <li>[24] does not flow towards Grove Pond drinking water</li> </ul>
Page 66	Page (
[1] JANET KEATING-CONNOLLY: I had a few	[1] wells, but PACE is a regional group concerned about
[2] questions for the panel just so I can understand	[2] the regional aquifer.
[3] some of the things that were said tonight.	[3] And my question is if groundwater is

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(6) contamination?

[15] water is going. Is that true?

(4) flowing to the north, what are the receptors to the

JIM CHAMBERS: We agree with your concern

JANET KEATING-CONNOLLY: So you do not know

19] review identifies that concern and proposes that we

(10) do that work to find out what those receptors are.

(12) what the receptors are north of the Shepley's Hill

[13] Landfill, and it was closed in 1993? And five years

(14) later, you're telling me you don't know where that

LYNN WELSH: Yes, we do know where the

(18) five-year review reviews the present information to

[21] groundwater actually goes and where it comes up as

[24] dealing with deep groundwater, it may go underneath

[19] determine the next course of action in evaluating

[22] far as receptors. Just because there's a wetland to

(23) the north, that may not be the receptor. If you're

(17) water is going. What we will be doing, this

[20] more detail where the water actually runs -

[5] north that could be impacted by groundwater

and understand that, and that's - the five-year

- B) some of the things that were said tonight.
- Will a formal document on the site [4]
- [5] selection process be produced by your group, the
- [6] site selection process for identifying Shepley's 7 Hill as a location for the consolidation landfill?
- JIM CHAMBERS: No. No additional [8]
- (9) documentation will be done on that. We stand by the ng FS that's been done.
- **MODERATOR RAAB:** Did everybody hear that? [11]
- [12] Could you repeat it a little bit louder.
- [13] Jim.

**{** :

- JIM CHAMBERS: Well, additional [14]
- [15] documentation may be done if there's additional
- (16) siting evaluation done based on the comments
- [17] received. But for the siting that we have done,
- [10] there are will be no addition documentation on that.
- JANET KEATING-CONNOLLY: Okay, I'll just [19] [20] offer this comment, then.
- We are quite concerned about the fact that [21] [22] there's an old siting study for a facility that is [23] very different from a landfill and then some paj allusions to BCT meetings which of course we weren't

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#### Page 69 Page 71 [1] that wetland and go to a regional discharge area [1] farmstead. I don't need to repeat that. [2] which would be the river. I think it's very clear tonight that people [2] So that the way that you put your question [3] are concerned about the proposed consolidation [3] H seems that we don't have forethought of what we're (4) landfill site. And I've been working with ECCA and [5] going to do. We don't have the detailed knowledge [5] EPA and folks from Ayer, Shirley, and elsewhere to [6] that you're asking for, but the review of the data [6] come up with an alternative. And I think we've all 77 presently will help direct what the next phase of 7 beaten this into the ground, but I would like to see (8) something come out of this meeting that says what's [8] evaluation will be so we can more finally determine 19) the process beyond all of us going away and waiting 19) the exact nature of the discharge that you're ing talking about. It would do no good to have a plan 10 for either a Record of Decision or another proposed (11) to put wells north 40 or 50 feet from where we have [11] plan coming from the Army. I think we want to see [12] wells already if the - if the contamination wasn't 112 this process get underway. I think the State wants [13] to see the sites cleaned up so that they can go on [13] there and it was over in a different part of the [14] with their redevelopment. And I know there's going [14] landfill. So you do a stepwise evaluation. You put [15] in wells. You find the data. You evaluate the 115) to be pressure that we have to make a decision [16] data, and you move again. But we know because of [16] because we're going to lose some money; and they'll [17] the groundwater modeling because of the regional [17] make a decision based on the fact that federal money [18] groundwater flow the general direction that it's [18] is going away rather than what's the right going, and then you evaluate the possible receptors (19) decision. [19] So my question, suggestion, whatever is <sup>[20]</sup> along way after you have the baseline data. [20] (21) that perhaps because we have a process called the Does that help? [21] JANET KEATING-CONNOLLY: Thank you, Lynn. [22] RAB - I have attended some of those meetings. [22] Let me finish up with a very quick [23] They're inconsistent. If there's nothing to discuss [23] [24] comment. I have permission from Bob Levite to quote [24] at the first scheduled meeting of the month, it Page . Page 70 [1] from a letter that he sent to PACE regarding this (1) tends to get canceled for a month. It's hard to (2) keep interest of the public going when you don't [2] issue. And he starts out with; It is inherently wrong to place another [3] know whether you're meeting or not. **f**31 But perhaps we use that process that exists [4] landfill next to an existing landfill that poses [4] <sup>[5]</sup> continuing monitoring and contamination problems. (5) to bring in the communities and notify the [6] The Nashua River Watershed Association also believes [6] interested players, not only the public officials 7] that the proximity to the Ayer water supply poses a 17 but also the private citizens that have been working (e) significant amount of potential risk, regardless of [8] so hard, particularly PACE, and get all the players 1 [9] around the table and talk about alternative sites so 19] the perceived underground water flow and the claimed [10] safety of the double lined surface, and that [10] that we all can hear it, we can all put our input (1) in And maybe we will come back with something that [1] placement elsewhere on the Devens compound or at [12] some off-site location is more protective of the (12) has everybody's consensus, and we can make a (13) town of Ayer. (13) decision instead of going through this again in six MODERATOR RAAB: I want to make sure - I [14] weeks. Thank you. [14] [15] know that you're coming up to the microphone again. **ELIZABETH BODURTHA:** My name is Elizabeth ;[15] [16] I think we want to make sure that everybody gets (16) Bodurtha. (17) their first shot; and then, time permitting, we can MODERATOR RAAB: Just one second. I think -[17] (18) Jim Chambers -[18] keep on going. **ELIZABETH BODURTHA: Okay.** [19] Okay. i[19] LUCY WALLACE: I'm Lucy Wallace, I'm from JIM CHAMBERS: First of all, we do have a [20] ;[20] [21] the town of Harvard, 18 Orchard Hill. RAB scheduled for March 5. It's at Building 679, 31 11211 I spoke at the January hearing about my Ouebec Street at Devens. It will be held Thursday, [22] [22] March 5, at 6 p.m. in the evening. [23] concern regarding cleanup of all the excavation of 1231 [24] all the designated areas except for the old I'd also like just to say that funding is [[24]

Page 73	- Page 7
Page 73 against getting money for this process. We can take gainst getting this proposal and to share the gainformation regarding this proposal and to share the gain formation, provided editorials in local gainst getting, provided editorials in local gainst getting and sent packets of information to our gainst and federal representatives. At the end of the comment period, PACE will gainst copies of petitions which oppose the Army's gainst proposed site location for landfill consolidation. Here the record, PACE members have collected almost	<ul> <li>Page 1</li> <li>PACE is supported by a Technical Assistance Grant</li> <li>from the EPA of \$50,000. It's the promise of this</li> <li>money - we haven't seen a dime of it yet - but the</li> <li>promise of this money that has allowed us to hire</li> <li>our consultants and to anticipate being reimbursed</li> <li>for our personal expenses. So without that, we</li> <li>wouldn't be here.</li> <li>The rest of my remarks are personal. I</li> <li>have a comment which will lead to a question; and</li> <li>depending upon the question - the answer to the</li> <li>question, rather, a suggestion.</li> <li>I think it's a great idea to take all this</li> <li>stuff by rail somewhere else, hopefully not to</li> <li>somebody else's problem of course. And so I'd like</li> <li>to suggest in addition to the cost equation that</li> <li>will help make that alternative perhaps seem even</li> <li>more preferable to keeping it on site, there is a</li> <li>privately-owned landfill - in Billerica I think -</li> <li>called the Thomas George - or something like</li> <li>that - Landfill which is currently being closed</li> <li>under the supervision, of course, of the EPA, DEP</li> <li>and so on. And I've been informed that the private</li> <li>owner of this landfill is required to include in his</li> <li>cost estimates the life cycle cost of that, meaning</li> </ul>
<ul> <li>[7] particularly arsenic, to the waterways in and around</li> <li>[8] Ayer. The petitioners request that this problem be</li> <li>[9] addressed by the Army.</li> <li>[10] I have a personal comment. I would like to</li> <li>[11] see AOC 40 cleaned first because Ayer's water from</li> <li>[12] the get-go on June or July is going to be - it's</li> <li>[13] going to be our new water. And I don't want to see</li> <li>[14] that to be the last cleaned up because the potential</li> <li>[15] for health risk is very - you know, it would be</li> <li>[16] [inaudible]. And I would like to see all these</li> <li>[17] landfills to be shipped out of town. Completely.</li> <li>[18] All of them. Thank you.</li> <li>[19] FRANK MAXANT: My name is Frank Maxant,</li> </ul>	Page 7 (1) that his state-of-the-art closure which uses the (2) same material and so on presumably as ours has a (3) life span that's attributed to it – I think maybe (4) it's something like 50 years – after which the (5) deteriorated material, the plastic and so on, is (6) going to have to be replaced. And he has to (7) calculate in his figures this cost as well as the (8) initial cost of putting it there to begin with. (9) I hadn't seen this sort of thing even (10) mentioned in any of the cost estimates that we've (11) been seeing so far. (12) Now, if in 50 years the material has (13) deteriorated and it has to be replaced, that's of (14) more than passing interest to the Town of Ayer (15) because that would be very shortly after we get the (16) land back from Land Bank. And then it will be up to (17) us to see that the Army keeps its promises. If Land (18) Bank keeps that promise, it will be the first one (19) they've kept. But let's presume maybe they do, and (20) they do give us back this dump with a very short (21) life span left in the plastic. (22) So my question is: Have I messed something (23) here? Has this life cycle cost which includes (24) replacing this plastic or doing whatever is required

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# Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41

February 25, 1998	and AOCs 9, 11, 40, and 41
Page 77 [1] after the plastic is no longer effective, has this [2] been included in the cost? I haven't seen that. [3] JIM CHAMBERS: The answer to your question, [4] Frank, is no. And the reason being is that we do [5] include the life cycle costs of long-term monitoring [6] and identify if the cap deteriorates during that [7] monitoring, then some sort of action would need to [8] take place as a result of that monitoring or as a [9] result of identifying problems through the [10] monitoring. And the reason for that as well is [11] that - you allude to the Charles George Landfill in	Page 79 [1] in fact those costs are required to be included by a [2] private owner. [3] LYNN WELSH: Frank, I'd like to maybe add a [4] little bit to what Jim Chambers has said. [5] You refer to a private landfill owner and [6] what he has to do to calculate his life cycle [7] costs. One of the things that Massachusetts solid [8] waste regulations require is that type of life cycle [9] cost because, historically, landfill owners have [10] really not thought past the daily operation and [11] maintenance of a landfill. And so it is required
<ul> <li>[12] Tyngsboro -</li> <li>[13] FRANK MAXANT: Thank you.</li> <li>[14] JIM CHAMBERS: - that landfill is a</li> <li>[15] totally different type of landfill than we're</li> <li>[16] describing here. And the expectation - and DEP</li> <li>[17] solid waste engineers can confirm this - is that</li> <li>[18] the reason for the 30-year monitoring is that there</li> <li>[19] is an expectation that the landfill will become</li> <li>[20] benign in that period; but you do monitor it in the</li> <li>[21] event that it doesn't, in the event that there is a</li> <li>[22] problem with the cap or in the event that something</li> <li>[23] leeches from that landfill you are aware of. So</li> <li>[24] that is the reason.</li> </ul>	<ul> <li>[12] they have the life cycle cost and have them take</li> <li>[13] that money and put if in escrow so it's available if</li> <li>[14] there are problems or if they have to close a site.</li> <li>[15] In this case, for the Army, they are always liable.</li> <li>[16] We don't have to worry unless the federal government</li> <li>[17] goes bankrupt. They're not going away. They will</li> <li>[18] be there if there is a new cap to replace. They</li> <li>[19] will be there if there is substantial maintenance</li> <li>[20] that needs to be done.</li> <li>[21] In addition, they'll be following the</li> <li>[22] regular sampling and testing and evaluation of the</li> <li>[23] cap's integrity as everybody else will be.</li> <li>[24] But the reason the life cycle cost is</li> </ul>
<ul> <li>[7] being required by our government to assume that his</li> <li>[8] plastic will fail in a given period of time. Our</li> <li>[9] military owner is not being required to make that</li> <li>[10] assumption. I think on the principle of what's</li> <li>[11] sauce for the goose, we should require our military</li> </ul>	Pag. (1) usually required of a private owner is so that he (2) has that - or he or she has that money available (3) when there is large costs that have to be incurred. (4) FRANK MAXANT: That's fine. But your (5) answer misses the point. The point is - (6) LYNN WELSH: I'll try. (7) FRANK MAXANT: - the cost of replacing it (8) is in fact a part of the cost of putting it there in (9) the first place. And if that cost is included, then (10) it looks bigger because it is bigger. And that (11) means that then the comparative cost of taking it (12) off-site would stand a better chance of looking more (13) favorable. (14) We're not concerned about whether the money (15) is going to be available. We're concerned with how (16) much money does it cost, and that cost is part of (17) it. And it hasn't been part of those figures yet, (18] and I think it should be. And I'm requesting that (19] it be made a part of this figure. (20) KATHY BORRASSO: My name is Kathy (21) Borrasso. I live at 122 Hazen Road in Shirley. I'm (22) a member of the Devens Task Force, but I'm here as a (23) citizen.

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record to oppose the current landfill consolidation	[1] I understand that you had several criteria
proposal. Based on the current inadequacies of	12) to pick from in choosing a site for the proposed
Shepley's Landfill, the possibility of historic	[3] consolidated landfill. But based on this map, which
lagoons and a high-yield aquifer, the siting of the	4) locates aquifers and nonaquifer areas, if you had a
landfill consolidation was a mistake from the	[5] choice, where would you place - or propose to place
beginning.	(6) the consolidated landfill? In the black area, the
I am pleased with the work of Jim Kreidler	7) blue area, or the white area?
and Bill Burke and support the off-site disposal of	[6] JIM CHAMBERS: The answer is not a simple
this debris. If an off-site disposal is not	(9) answer, and we've discussed our reasoning for it for
feasible, then an alternative site on the Main Post	[10] the siting. We believe that the criteria used
should be explored. I specified the Main Post	[11] justifies the siting.
because the North Post is not an option in my	[12] CORNELIUS SULLIVAN: I understand it was
opinion. Again, the presence of the aquifer and the	[13] other criteria. But I'm – my question is: If you
proximity to private and municipal wells puts this	[14] were to limit the criteria to where the aquifers are
area out of the question.	[15] located in showing this map, what would your choice
I would also urge the Army to re-examine	[16] be on behalf of the Army? Would you locate the
AOC 41, SA 12, and AOC 11. Based on these hot	[17] proposed landfill in the black area, the blue area,
spots, it seems to be apparent that if there is a	[18] or the white area?
danger to wildlife, then there is a potential hazard	[19] JIM CHAMBERS: Well, again, it's not that
to human health. It is necessary for the Army to	[20] simple, sir. The fact is that even within the white
consider the cost to the environment and quality of	[21] area, there are Zone II considerations. There
human life in considering the landfill options. The	[22] are – within the white area, there are recharge
need for a regionally-acceptable plan is preferred. Thank you.	[23] considerations that the rainfall comes down through [24] the soil and moves from the high areas to lower
Page 82	· · · · · · · · · · · · · · · · · · ·
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CORNELIUS SULLIVAN: Good evening. My name is Cornelius Sullivan. I live at 79 East Main	<ul> <li>areas. The high areas generally are the low-yield</li> <li>aquifers. The low areas are the high-yield</li> </ul>
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be the best place to put the proposed consolidated	[1] criteria, yes, I would probably have to agree with	-
landfill? In the black area, the blue area, or the	[2] Lynn on that. Yes, that would be an ideal location	
white area?	[3] for it. Unfortunately, it's not –	
LYNN WELSH: Well, I think that's a leading	[4] CORNELIUS SULLIVAN: Which would be?	
question.	[5] JAMES BYRNE: The white area. Sorry.	
CORNELIUS SULLIVAN: It is a leading	[6] Unfortunately, at times it's not that simple a	
question.	[7] world, as we all know.	
LYNN WELSH: You'd like me to say the white	[8] CORNELIUS SULLIVAN: Thank you.	
area. Obviously, a nonaquifer area is better than	[9] MODERATOR RAAB: Yes.	
an aquifer area. But as Jim Chambers said, there	[10] PAUL BRESNAHAN: Thank you very much. My	
are considerations for recharge. Just as you want	[11] name is Paul Bresnahan. I'm an Ayer selectman. The	
to have problematic or threatening facilities not	112 address is 21 Wright Road in Ayer. And I'd just	
sited on your Zone II, the areas that contribute	[13] like to make a couple of short comments. One, to	
water to the well, you also want to have that	[14] clarify a point.	
aquifer recharged; and you want the recharge area to	[15] Mrs. Nehring had a question earlier, and	
not contaminate the aquifer. So that it isn't	[16] the answer was kind of [inaudible]; and I'd just	
simple. It isn't one place is better than the	[17] like to repeat her question for the record, and that	
other. It's – I believe – and this is my personal	[18] is for this pit so-called. The response we have is	
opinion, not speaking for the BCT – that it takes a	[19] regardless of where the consolidation occurs, that	
group of people agreeing on the criteria and then	[20] pit site would be excavated to verify its removal or	
evaluating any locations blue, black, or white.	[21] cleanliness?	
CORNELIUS SULLIVAN: If aquifers or concern	JIM CHAMBERS: Test pitting on that area	
for aquifers were the criteria, am I correct that	[23] would be done to verify the location on that site,	
your choice would be the white area or someplace	[24] yes.	
Page 86		age
within the white area?	[1] PAUL BRESNAHAN: Jim, is that removing	age
within the white area? LYNN WELSH: I would have to agree with	[1] PAUL BRESNAHAN: Jim, is that removing [2] [inaudible]? I'm not an expert at that. It was	age
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Page 8	
earlier in the evening that one of the issues that	[1] area of the soil and would not have any impact
n may have deterred the study of the off-site	[2] whatsoever on groundwater flow.
shipments was the fact, perhaps from a policy	[3] JAMES WILLIAMS: I'm glad that was
perspective the Superfund – I assume at the federal	4) addressed.
s level – supports on-site solutions versus	[5] The second question is that presumably
6] off-site. I would just like to suggest we have on	[6] whether the material is relocated on-site or
7) the record that the very significant environmental	7 off-site, you're still going to have this
ej concerns we've all been discussing should be put as	[8] segregation and checking to see that there are
a precedent over and above the Superfund concern	[9] hazardous materials, that they're treated separately
g about off-site. So our concerns about the	[10] and in the proper manner. Can you as part of your
1) environment socially - social concerns, health	[11] report or part of your plan indicate the management
z concerns, and other concerns should be put far ahead	(12) structure that would ensure the absolute
3) of the concern about the policy about off-site. I'd	(13) independence of the person making those
i just like to obviously get your support on that, but	[14] determinations - that is, the testing group - to
s) have that as a matter of record.	[15] ensure that there's no management pressure or
6 Thank you.	[16] contractor pressure or anything to let things slip?
7 MODERATOR RAAB: Thank you for your	[17] JIM CHAMBERS: Well, first of all, that's
patience. Go ahead. We'll start with second	(18) why we enjoy the company of the EPA and the DEP
e partenee. Of aneae. We if start with second	(19) working with us on this. They are the independent.
	[20] JAMES WILLIAMS: So they'll be making the
1) JAMES WILLIAMS: Yes. James Williams – 1) Jim Williams – 21 Douglas Drive, Ayer,	[20] determinations?
2] Massachusetts. Several hopefully short questions.	[22] JIM CHAMBERS: They oversee what we do.
Early in the presentation this evening, it	[23] Yes, they do.
was mentioned that test borings have been made in	[24] JAMES WILLIAMS: But they won't be the
Page 9	-
Page 9 [1] the proposed site for the consolidation to ensure	[1] person who picks and sorts; right?
Page 9 [1] the proposed site for the consolidation to ensure [2] that the soils were adequate to support the load of	<ul> <li>[1] person who picks and sorts; right?</li> <li>[2] JIM CHAMBERS: No, sir.</li> </ul>
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# Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41

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<ul> <li>i) consider that comment as part of it.</li> <li>ii) JAMES WILLIAMS: It's a procedure that the</li> <li>iii) Town uses for construction as well.</li> <li>iii) LT. COL. MURDOUGH: We can do that.</li> <li>iii) However, that individual, like the general</li> <li>iiii) contractor, will be contracted through the Army</li> <li>iiii) Corp. of Engineers, which, among other things, is a</li> <li>iiii) professional folks verifying that the contractors</li> <li>iii) are in fact fulfilling their obligations. Both the</li> <li>iii) DEP and the EPA will at their convenience, at their</li> <li>iii) desire be on site and be able to review and inspect</li> <li>iii) anything that's going on.</li> </ul>	Page 95 [1] December, at a PACE meeting; and I haven't found – [2] heard an answer to it yet. And I'd like to restate [3] it now, and I'll give the background. [4] At the time of that PACE meeting, the [5] information that had been circulated among the [6] general public kind of characterized all of the [7] material in these various landfills as being [8] basically wood from stumps and so on and [9] construction debris, concrete, bricks from [10] construction debris, and iron and steel from [11] construction debris. And we were being assured [12] that, my goodness, there's absolutely nothing toxic [13] about this material; and when we put it in a [14] consolidated landfill, there would be no problem [15] whatever for you. [16] So I asked the question at a base meeting, [17] "Well, wait a minute. If it's so harmless, what on [18] continue composting in place just the way everything [20] like that has since the world was formed?" [21] Well, at that point, the quick answer was, [22] "Oh, well, wait a minute. You know, it was much [23] too complicated to expect the general public to [24] understand it; but there are some toxic materials in
<ul> <li>[8] just to restate that both EPA and DEP will be out</li> <li>[9] there on a daily basis making sure things are going</li> <li>[10] according to plan.</li> <li>[11] And, also, as an environmental professional</li> <li>[12] that's been in this business almost 15 years,</li> <li>[13] decisions that are made on site on things like that.</li> <li>[14] you know, carry a high amount of personal</li> <li>[15] liability. In my 15 years working in this field, I</li> <li>[16] really haven't met many, if any, people that are</li> <li>[17] willing to stick their careers on being subjected to</li> <li>[18] supposed pressure.</li> <li>[19] JAMES WILLIAMS: I've just been on the</li> <li>[20] planning board too long and had dealings with</li> <li>[21] developers sometimes.</li> <li>[22] FRANK MAXANT: Thank you. Frank Maxant</li> </ul>	Page (1) those landfills, and we just didn't want to (2) complicate the issue too much by putting it in the (3) material that we're distributing to the public. (4) But, oh, yes, there's toxic material. We can't just (5) let it stay in place." (6) So it seems that regardless of the plan (7) involved or the proposed plan or any other plan that (8) comes up, all of this toxic material is going to be (9) separated out and sent somewhere else. (10) So I then restated the question; and, as I (11) said, I haven't received the answer. (12) I said, "Okay. Now, given that you're (13) going to dig up, remove, and get rid of all this (14) toxic material, why go to the \$18 million or (15) whatever was remaining [inaudible] the bulk of it (16) and building this consolidated landfill? Why not (17) let this wood and concrete and iron and steel (18) continue composting in place? Can you show me," I (19) asked, "any documentation – any documentation (20) whatever to show that this wood and this iron and (21) steel has in the past 70 years caused any harm to (22) our environment or can be expected by any person (23) with common sense and any technical expertise to

Page 9	
1) And I believe it was Jim Byrne who said,	[1] where many of these landfills were located.
[7] "Oh, yes, Frank. I can document that. I'll get	[2] I think you've heard a lot of concern [3] tonight that is mostly centered around filling -
a you the documentation."	
[4] I haven't seen it yet.	[4] filling in wetlands, the majority of these wet -
[5] But it seems to me unless this	[5] the majority of land which are located in wetland
for documentation can be produced to show that the	[6] areas.
material, if it is going to be left here - the	[7] And as a secondary reason for that, the
18] wood, the iron, the steel, and the concrete – is	[8] human health factor that you brought up, our goal
19 going to cause some harm, that we're wasting a lot	(9) has been to remove this material that has been left
of money.	[10] in the wetlands and has damaged the function of
In Sunday's newspaper, the weekend	[11] those wetlands, i.e., wildlife habitat, flood
121 magazine, the question was asked of the advice	[12] storage capacity, cleansing drinking water supplies,
13] columnist, "I'd like to invent a new word. What	(13) things that the wetlands provide. That's pretty
14] would be a good word for a person who works very	[14] much the - you know, the other reason why we don't
15) hard and does a wonderful job on a task that does	[15] want to leave these things in place.
is not need to be done at all?"	[16] MODERATOR RAAB: At this point, anybody
And I'd like to suggest maybe the word	[17] else who wants to comment or question, could you get
18] "consolidator" as in landfill consolidator.	[18] up now so we can figure out how much more we've got
Unless we can document that this innocuous	[19] here.
stuff that we're being assured is no trouble at all	[20] We've got two more? Three more?
in this cell will in fact cause no harm to the	[21] JANET KEATING-CONNOLLY: Janet
22) environment in some way - and, frankly, if I see	[22] Keating-Connolly.
23] upstream of my drinking water well wood rotting and	[23] I just wanted to respond to I guess Frank
	[24] Maxant's question and following on Jim Byrne by
24] iron rusting and concrete turning in lime, I'm not	
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# Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41

Page 101	Page 1
As the issue that's been discussed several	[1] comment.
times this evening regarding the historic lagoons or	[2] And, finally, we're very encouraged by
the toxic waste or liquid waste pit, whatever is	[9] Colonel Murdough's statement that we should get
being referred to, we have located some aerial	4) together representatives from the Town of Ayer, from
photographs of the Town of Ayer in the last couple	5 the Devens Commerce Center and from the BCT to start
of weeks that date June 14, 1976, in which there is	[6] talking about the issue of off-site disposal and
clearly recognizable a black rectangular area on the	really crunch the numbers and see what can done to
site that's being proposed for the consolidated	[8] get an RFP together, preferably as soon as
cell. And, for the record, we'd like to let you	19 possible. It is imperative that we expedite that
know that we have it; and we'd like to make it	process, and we'll be available as soon as tomorrow
available for you if you'd like it. That would be	[11] if necessary to get that done.
one comment.	[12] And as a last comment, I just wanted to
And another comment would be specific to	[13] thank the BCT members that are on stage, Colonel
the proposal for off-site removal. There has been	[14] Murdough specifically, sitting down front, all the
some comment that's been made that one of the	[15] representatives from federal and state offices that
concerns would be what liability – future potential	[16] are here this evening, Senator Durand – as was
liability the Army would have if the materials	jury just noted stood through the evening at this late
removed to another location and then that location	[18] hour - for coming out tonight, and specifically to
for one reason or another is determined to be a	[19] the Army for giving us the opportunity tonight to
Superfund site, be it because of materials that the	[20] comment.
Army brought there or because the material has been	[21] Thank you.
brought by another party. And, just for the record,	[22] COLEEN NORSTROM: I would just like to echo
as a comment, I'd like to offer that in discussions	[23] for the board of selectmen what Jim has just
we've had as recent as today with the contractor	[24] stated.
Раде 102	-
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and AOCs 9, 11, 40, and 41		February 25, 199
Page 105	-	- Page 10
(1) wanted to ask a specific question around aerial	{1}	JIM CHAMBERS: With that, I'd like to
[2] photographs.	[2]	remind everybody that the comment period ends on
Do any of you on stage know if any aerial		March 9. If you do have additional comments, please
µ photographing has been done since 1976?	[4]	send them in on or before that date. Once we close
的 JAMES BYRNE: Yes.		the comment period out, we will take each and every
[6] JIM CHAMBERS: Yes.	[6]	one of the comments received both at the public
JAMES KREIDLER: And that stuff is	m	hearing held January 8 and this evening, 25th of
(e) available? We can take a peek as well?	[8]	February, review, evaluate, and respond to those
Image: pipe state     Image: state       Image: state     Image: state	[9]	comments.
[10] JIM CHAMBERS: Absolutely.	[10]	We do intend to use those comments to
JAMES KREIDLER: When was the last date, if	[11]	evaluate the proposal that we put forth and modify
12) you know?	[12]	that or make a decision on whether or not we need to
JIM CHAMBERS: 1996.	[13]	just do another proposal. And it depends on the
JAMES KREIDLER: 1996, you're saying?	[14]	magnitude and the effects of what's been proposed,
JIM CHAMBERS: Well, the aerial		and we will consider it all.
16] photographs, the last one that was analyzed through	[16]	It will be responded to. Right now the
17 the epic process was 1991, but we do have more	[17]	date stands as May 8. That's 60 days from March 9.
18] recent aerial photography as well.		And we look forward to reaching that draft Record of
JAMES KREIDLER: And what did that last		Decision and proceeding to a Record of Decision that
20] photography show?		will be suitable to meet the goals as best we can
JIM CHAMBERS: Pauline, you can stand up,		for everyone here.
[22] too.	[22]	Thank you.
[23] LT. COL. MURDOUGH: Are we talking about	[23]	(Whereupon the proceedings were
-		adjourned at 10:45 p.m.)
[24] the pit?	[24]	
[24] the ph?	_ [24]	
Page 100		
Page 100 [1] JAMES KREIDLER: Let me find out.	-   	Page 108
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### U.S. Army Reserve Forces Training Area Devens, Massachusetts

**PUBLIC MEETING** 

# Hearing Volume Number December 10, 199

Dev	vens, massacnusetts P			December 10, 19
		Page 1	· · · · · · · · · · · · · · · · · · ·	• Pag
[1]	Volume 1	<b>.</b>	[1] please, when you come to	
	Pages 1 to 33		[2] could say your name and y	
[2]			3 address, as well as the tow	
[3]			[4] stenographer can record t	
	Public Meeting on Revised Proposed Plan			
[4]	for SAs 6, 12, and 13, and		<b>THE REPORTER: If I ma</b>	
	AOCs 9, 11, 40, and 41		[6] spell your names when yo	u come to the microphone,
ទ្រា			[7] please.	
<b>6</b> ~1	U.S. Army Reserve		[6] MODERATOR SOBEL: A	re there comments?
<b>1</b> 61	Forces Training Area		[9] JOHN BALCO: My name	: is John Balco —
[6]	Devens, Massachusetts		(10) B-a-I-c-o - 207 Green Road	•
[7]	Devens, massacilusens		m Massachusetts.	a, bonon,
[8]				
[9]			[12] A follow-up question re	
	MODERATOR: Greg Sobel		[13] regarding surface. I guess l	
10]			[14] words with meaning, and l	guess I'm going to
[1]			[15] interpret the meaning.	
[2]			[16] If the surface — there's	s going to be
13]			[17] removal of man-made obje	
14]				
	Held at:		[18] there's man-made stuff the	TE DEIOW LITEE ICCI, WIII
15]			(19) that be removed also?	
-	Devens RFTA Conference Center		[20] MARK APPLEBY: The sl	
[16]	Building 623, 42 Givry Street		(21) What's visible on the surfa	ce — if you walked out
•	Devens, Massachusetts		(22) there today, anything that's	s visible would be picked
[17]	Thursday, December 10, 1998		123] up. If there were objects th	
	8:10 p.m.		(24) three foot, they would be	
[18]	0.10 p.m.			
	(William J. Ellis, Registered Protessional Reporter)			
	(Winnam 5. Lins, negistered rioressional nepotter)			
20]				
21]				
[22]				
[23]				
[24]				
				Pag
			[1] three-foot level.	
		<del> </del>	[2] Say a telephone pole st	licking up out of the
		Page 2	(3) ground would be removed	to that three foot: or. if
611	PROCEEDINGS	, ago 2	(4) it's easier, it would be rem	
[1]			(5) things that you see below	
[2]	MODERATOR SOBEL: This is the formal public		· · · · ·	
	hearing. And as Lt. Col. Murdough and other		(6) MODERATOR SOBEL: Ji	
[4]	speakers have indicated, we're eager to hear your		JAMES BYRNE: Well, I'd	I just like to
	comments; and we invite you again to come to the		[8] clarify that, too, Mark.	
[6]	mike and offer those comments.		[9] Obviously, if we're digg	ging down, John, and
n D	In addition to speaking tonight, or instead		[10] we see something like, you	
• •	of speaking tonight, you can submit your comments		[11] 55-gallon drum, that might	
			[12] there's more there than ju	
	written form. And there is a form that you can use			
	that's on one of the tables near the entrance. You		[13] poles and stuff. Then that	obviously would De
[11]	can return the form to us tonight or send it in by		[14] excavated.	
12]	January 11.		[15] And it probably needs	
[13]	Is there anything else about the commenting		(16) that while the Army is doin	ng these investigations,
	process that we should let people know about,		[17] they're going to be doing :	
	Colonel?		(18) to characterize this materi	
	-			
16]	LT. COL. MURDOUGH: You don't have to use		[19] So, again, if that sampli	
17]	the form.		[20] probably be done at an on	
16]	MODERATOR SOBEL: You don't have to use the		[21] quicker turnaround as the	se excavations occur —
[19]	form. You can put it on any piece of paper. As the		[22] that sampling, as well as th	
	Car Talk guys say, you could do it on a twenty		[23] and stuff like that, indicate	
			[24] material, then those landfi	
	dollar bill 1 suppose; but the regulators couldn't			113 WIII, III IACL, DC
[22]	accept that.			
[23]	JAMES CHAMBERS: I just would mention that		1	
[24]	the public hearing is a matter of public record, so,			
<u> </u>	•			
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**K** :

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December 10, 1998	PUBLIC MEETING	Devens, Massachusetts
<ul> <li>[1] excavated until I guess they reach clean man-mad material.</li> <li>[3] MODERATOR SOBEL: John.</li> <li>[4] JOHN REGAN: One more clarification on</li> <li>[5] that.</li> <li>[6] The method of removal will be detailed in</li> <li>[7] the future work plans when we get to the design</li> <li>[8] phase of this.</li> <li>[9] MODERATOR SOBEL: Next.</li> <li>[10] JIM KREIDLER: Good evening. My name is</li> <li>[11] Jim Kreidler, K-r-e-i-d-l-e-r. I'm the Town</li> <li>[12] Administrator in the Town of Ayer, One Main Street</li> <li>[13] Ayer, Massachusetts; and on behalf of the Ayer Boa</li> <li>[14] of Selectmen, my comments will be brief.</li> <li>[15] First and foremost, our thanks to the</li> <li>[16] regulators and to the Army for all of the work</li> <li>[17] that's gone into this proposed plan. A year ago, we</li> <li>[18] were all dealing with the same issue; and I don't</li> <li>[19] think one of us would have imagined the amount</li> <li>[20] work that would have been undertaken in the lass</li> <li>[21] year, and I think we're all appreciative of where we</li> <li>[22] are today. So a note of thanks first.</li> <li>[23] The Town of Ayer supports the proposed plan</li> <li>[24] and has as its clear preference the off-site remova</li> </ul>	[2] like to thank even[3] getting us where[4] point, a year ago,[5] tonight didn't bel[6] I'd especially[7] Col. Murdough. I[8] leadership and eff[9] public have been[10] been a year-long [[11] We also appre[11] We also appre[12] cooperation of Jin[13] Byrne at EPA; Mar[14] the Corp.; PACE, y[15] tonight, has been[16] we are tonight; th[17] goes on every mod[18] and sometimes it[19] everybody else th[20] MassDevelopr[21] before us tonight[22] monthly and wee[23] mentioned. These	Page 7 or of MassDevelopment. I also would rybody that's been involved in we are tonight. To reiterate Jim's I think many of us that are here lieve we'd be at this point. like to recognize think it's been through his forts that the concerns of the heard and responded to; and it's process to get us to tonight. ciate the concern and m Chambers; John Regan at DEP; Jim tk Appleby and the other folks from who is well represented here a leader in trying to get us where he RAB members, that meeting that onth that sometimes is well attended, isn't; the town officials; and hat's been involved. ment supports the proposed plan . It is the result of numerous skly meetings with the groups e sessions reviewed — and I was at all the public comments and
<ol> <li>of the materials. That needs to be made very</li> <li>clear.</li> <li>The only other point that I would offer is</li> <li>to note that in the proposed plan, it is referenced</li> <li>that the two proposals, on-site and off-site, will</li> <li>be evaluated against one another and what is</li> <li>determined to be the best value will be the option</li> <li>that is selected.</li> <li>And the Town of Ayer, through its board of</li> <li>selectmen, is very interested in participating to</li> <li>the extent that is allowable under the law in</li> <li>determining what definition is used for the term</li> <li>"best value." And we look forward to working wit</li> <li>the Army and the regulators — again, to the exter</li> <li>permitted by law — in defining that term.</li> <li>Thank you.</li> <li>JAMES CHAMBERS: I'd just like to say that</li> <li>the Army is very much interested in your input, at</li> <li>we'll see what can be done within the constraints</li> <li>MODERATOR SOBEL: Bill.</li> <li>BILL BURKE: My name is Bill Burke,</li> <li>B-u-r-k-e. I'm here tonight to represent my role as</li> </ol>	[2] detail.[3] The dual ROD[4] and DEP which w[5] flexible and creat[6] said that this may[6] said that this may[7] their willingness[8] solution.[9] Our definite p[10] for the off-site sol[11] the objectives of[12] MassDevelopment[13] The Army and[14] earlier, negotiated[15] required for the p[16] whereby the Arm[17] MassDevelopment[18] possible for the o[19] Again, this is c[20] was the best appl[21] of off-site versus o[22] The Army stat[23] disposal option w	I MassDevelopment, as I said d the solution to the land possible on-site alternatives by will give value for that land, and of has agreed to put up two million off-site solution. done providing what we think les-to-apples comparison of the cost

Devens, massachusetts	UBLIC MEET	ING December 10, 199
<ul> <li>[1] here.</li> <li>[2] We request that MassDevelopment</li> <li>[3] representatives from the communities be allowed to</li> <li>[4] participate with the Army to the extent allowed by</li> <li>[5] law in the formulation and the evaluation of the</li> <li>[6] definition of best value.</li> <li>[7] Thank you, gentlemen, for your time</li> <li>[8] tonight; and I look forward to working with you to</li> <li>[9] the final landfill solution.</li> <li>[10] MODERATOR SOBEL: Thanks.</li> <li>[11] Bill's mentioned, and others tonight have</li> <li>[12] mentioned, the RAB. That's the Restoration Advisory</li> <li>[13] Board. It meets the first Thursday of each month</li> <li>[14] for years now and for the foreseeable future to</li> <li>[15] review a wide range of environmental issues related</li> <li>[16] to these properties. And those are open meetings,</li> <li>[17] and you're welcome to attend.</li> <li>[18] If you'd like to learn more about it, you</li> <li>[19] can speak with any of the panel after the meeting.</li> <li>[20] Other comments?</li> <li>[21] Looks like a, no, after you. No, after</li> <li>[22] you.</li> <li>[23] LAURIE NEHRING: I'm Laurie Nehring, and I</li> <li>[24] will be giving a copy of my comments. I'm in 35</li> </ul>	(2) M (3) Ba (4) (5) pa (6) la (7) cf (9) na (9) (10) pa (11) 40 (13) in (14) la (15) in (16) ap (17) re (18) pa (19) (19) (19) (20) lo (21) sc (22) Sh (23)	There was never a disagreement over the edominant goal. We all agreed that these ndfills formerly used by the Army are impacting wironmentally-sensitive areas on Devens and do ed to be cleaned up. PACE is very pleased to support the revised oposed plan for SAs 6, 12 and 13, and AOC 9, 11, and 41 under discussion tonight. Comments and oncerns submitted by the public have been corporated into the revised proposal for the ndfill remediation at Devens. In addition to this corporation, we really love the new map; and we opreciate your efforts in making the sites more cognizable and understanding to the general
<ul> <li>(1) Highland Avenue, Ayer, Massachusetts.</li> <li>[2] I'm the president of PACE, and I've</li> <li>[3] prepared some formal comments.</li> <li>[4] In preparation for this public hearing</li> <li>[5] tonight, I reviewed briefly PACE's landfill</li> <li>[6] consolidation files which are saved on my hard</li> <li>[7] drive. I reviewed notes from meetings, and I</li> <li>[8] glanced over the many, many Army reports which</li> <li>[9] occupy a large part of my family's dining room.</li> <li>[10] It's been a year filed with in-depth</li> <li>[11] research, education and outreach, and lengthy</li> <li>[12] discussion with the Army in which new perspective</li> <li>[13] were presented by the various stakeholders. This</li> <li>[14] led to hard and sometimes contentious negotiation</li> <li>[15] in which all sides needed to give a little in order</li> <li>[16] to move forward.</li> <li>[17] PACE is very pleased with the level of</li> <li>[18] involvement from towns, from environmental advo</li> <li>[19] groups which are represented here tonight, from o</li> <li>[20] elected officials, and from individual citizens.</li> <li>[21] We also deeply appreciate the very hard</li> <li>[22] work that was done over the last year and especial</li> <li>[23] in the last few months by the Army's BRAC Office</li> <li>[24] directed by Jim Chambers, by Jim Byrne with the E</li> </ul>	[2] ba         [3]         [4] OI         [6] re         [6] re         [7] re         [8] W         [9]         [10] re         [11]         [12] Ce         [13] la         [15] Ze         [16]         [17] la         cacy       [19] al         [20]         [21] PA         [17] la         [20]         [21] PA         [22] in         [23] OI	Page 1 h-site, is more centrally located within the former ise and is not located on anyone's aquifer. This does not infer that we prefer the h-site alternative. We do not. I would like to take this opportunity to iterate some of the concerns related to the mediation of these old Army landfills, most of hich have been addressed by the revised plan. Number one. The landfill siting and its lation to drinking water sources. In the 1997 proposal, PACE was primarily oncerned about the proposed siting of the ndfill — of the consolidation landfill over a ghly-productive aquifer in a high transmissivity one, near the Town of Ayer's Grove Pond wells. We are very pleased that the proposed ndfill site near Shepley's Hill is no longer under onsideration and that the selected site is not on hyone's aquifer. Number two. Testing of waste. ACE was concerned about the possibility of adequate chemical testing which is essential in der to determine if excavated materials or soil is izardous and should, therefore, not be placed in

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U.S. Army Reserve Forces Training Area Devens, Massachusetts

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	FUBLIC MEETING	Devens, massachuseus
<ul> <li>[1] the proposed solid waste landfill, particularly at</li> <li>[2] the formerly proposed Shepley's Hill location.</li> <li>[3] With the current proposal, the Army has</li> <li>[4] agreed to perform necessary on-site and off-site</li> <li>[5] laboratory testing to determine the hazardousnes</li> <li>[6] excavated materials before sending them for</li> <li>[7] disposal. This should include field screening</li> <li>[8] techniques to determine if particular lots of</li> <li>[9] excavated materials are likely to be contaminated</li> <li>[10] In addition to visual inspection, for</li> <li>[11] example, an HNu or similar instrument would be</li> <li>[12] to test for organic vapors, and an X-Ray</li> <li>[13] Fluorescence (XRF) spectrometer could you user</li> <li>[14] test for materials — for metals. Materials that</li> <li>[15] screen as contaminated should be sampled and s</li> <li>[16] sent to an off-site laboratory for additional TCLP</li> <li>[17] or Toxicity Characteristic Leaching Procedure</li> <li>[18] testing.</li> <li>[19] This will more adequately separate out</li> <li>[20] excavated materials which should be disposed on</li> <li>[21] hazardous waste landfill rather than a solid waste</li> <li>[22] landfill.</li> <li>[23] Number three. The Cleanup of AOC 11.</li> <li>[24] PACE, along with many others, recommended</li> </ul>	[2] by the Army and [3] requests that the [4] which include[5] process that the [4] which include[5] process Recyce[6] glass appear to [7] landfills and idde[6] glass appear to [7] landfills and idde[6] glass appear to [7] landfill content[7] landfills and idde[8] landfill content[9] better for the c [10] savings as it mide[10] savings as it mide[11] consolidation he [12] must be sent of [13] Six. The order[14] cleaned up first[15] Due to the [16] drinking water[17] well, and the To [16] Brook which fe [19] urge that AOC[19] of in a [20] remediated. Th [21] demand for wa [22] has increased of [23] continues to gr	er: Which landfill will be t? potential for impact on the sources for Devens at the Patton own of Ayer, through Cold Spring reds the Grove Pond wells, we strongly 40 be the first landfill to be is is particularly urgent as the ter on Devens and in the town of Ayer lamatically in recent months and
<ul> <li>[1] that AOC 11, the Lovell Road Debris Disposal Are</li> <li>[2] be included in the full restoration rather than the</li> <li>[3] more simple surface debris removal proposed</li> <li>[4] earlier.</li> <li>[5] The Army's current proposal, Option 4C.</li> <li>[6] does include complete cleanup of this landfill. W</li> <li>[7] applaud the Army for making this decision and</li> <li>[8] acknowledge the additional cost to the Army, wh</li> <li>[9] understand is about \$4 million. We appreciate</li> <li>[10] that.</li> <li>[11] Number four. Off-site disposal.</li> <li>[12] PACE supports the concept of off-site</li> <li>[13] disposal of landfill wastes. We appreciate the</li> <li>[14] Army's willingness to allow the consideration of</li> <li>[15] off-site disposal under the two-headed or dual-RO</li> <li>[16] approach. PACE supports off-site disposal if the</li> <li>[17] cost is not unreasonably higher than the on-site</li> <li>[18] alternative and if it provides the Army with the</li> <li>[19] best value as was described by Col. Murdough at</li> <li>[20] October RAB meeting.</li> <li>[21] We also support the inclusion of the folks</li> <li>[22] that would like to be included in the determination of</li> <li>[23] of the definition of best value.</li> <li>[24] Number five. Recycling.</li> </ul>	e [2] When the c [3] proposed to be [4] PACE was led t [5] and problems a [6] Shepley's H [7] landfill which a [6] Ayer. It is the sa [9] state of Massac [10] arsenic contan [11] caused by the a [12] to be gravely c [13] contaminated g [14] waterways whi [15] neighborhoods [16] Based on P/ [17] recently releas [16] monitoring at a [16] Army's current [20] active remediar [21] underway at Sh [22] that a pump-an [23] quickly as pose	Page onsolidation landfill was clocated near Shepley's Hill Landfill, o study in depth the remedial efforts at Shepley's Hill Landfill. ill Landfill is an 84-acre Army abuts Plow Shop Pond in the town of econd largest landfill in the husetts. PACE raised the issue of ination of groundwater, apparently Shepley's Hill Landfill. We continue oncerned about the impacts of groundwater on nearby ponds and ch flow through Ayer's residential ACE's review and critique of the ed five-year review for long-term shepley's Hill, we believe that the remedial approach is failing and that tion is necessary. Studies currently hepley's Hill should be speeded up so d-treat system can be installed as ible, thus removing arsenic from the groundwater which flows into

#### **PUBLIC MEETING**

Page 1	
) the waterways through Ayer and on to the Nashua	[1] yet. It probably hasn't.
n River.	[2] But I think the people who have been
We thank you very much for all your efforts	[3] working on this deserve to be commended for the work
and thank you for allowing us to speak tonight.	(4) they've done to address the issues the very best
<b>MODERATOR SOBEL:</b> Thank you.	[5] they can with the information they have and
JAMES CHAMBERS: I'd just like to thank	[6] recognizing that the financial resources are not
7 Laurie for her participation as the president of	[7] infinite.
PACE. Their contribution is very important to this	[8] Congress is faced with cleaning up military
effort.	[9] bases all over this country; and, inevitably, they
HEIDI RODDIS: Good evening. For those of	[10] have to set priorities. And while I certainly would
you who don't know me, my name is Heidi Roddis,	[11] like to see every ounce of contamination removed and
R-o-d-d-i-s; and I represent a couple of different	(12) shipped somewhere else where it's not near anyone,
groups. I work for Massachusetts Audubon Society,	[13] the fact is that that's not possible. And if it was
and I'm also on the Town of Shirley — The	[14] shipped somewhere else, it might be in someone
Conservation Commission. And I am a member of the	[15] else's backyard.
Restoration Advisory Board. So I've been following	[16] So, you know, I don't have a clear
7] this whole planning cleanup process both for the	[17] preference as to on-site versus off-site disposal at
and fills and for other sites for a number of years	(18) this point because the on-site site is no longer
now, and it's been interesting to see how it has	[19] over an aquifer. But I think that as you look at,
m evolved.	[20] you know, what's the best option, we need to
I, too, want to thank the Army, the EPA,	[21] consider sort of total environmental protection
p DEP, and everybody involved on the BRAC Cleanup Team	[22] issues for towns here or the towns in between or the
of for all of the efforts that they put into responding	[23] towns where it's going.
to new information, to comments from the community,	[24] And, in particular, in closing, I want to
Page 1	
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<ul> <li>[1] be the check and balance, and, hopefully, they'll</li> <li>[2] able to soothe any ruffles and to make us all feel</li> <li>[3] comfortable that the plans under consideration 1</li> <li>[4] appropriate standards and, frankly, are the things</li> <li>[5] to do. So that's my first question.</li> <li>[6] JAMES BYRNE: Again, Jim Byrne from EPA.</li> <li>[7] I would just like to say that I have</li> <li>[8] personally, and my agency, also, has been involved</li> <li>[9] in every detail of the cleanup here on Fort Deve</li> <li>[10] and, in particular, this landfill.</li> <li>[11] And regarding this proposed plan, we feel</li> <li>[12] that it's a remedy that's protective of human head</li> <li>[13] and the environment, which is our No. 1 mission</li> <li>[14] We also feel that this proposed plan meets</li> <li>[15] a number of the community concerns we've head</li> <li>[16] And, as a secondary goal, it also supports the</li> <li>[17] successful redevelopment of Fort Devens.</li> <li>[18] So as a whole, we think it's a great step</li> <li>[19] forward for the cleanup of Fort Devens and as w</li> <li>[20] as for the redevelopment.</li> <li>[21] JOHN REGAN: John Regan from DEP.</li> <li>[22] We also see this plan as fulfillment of a</li> <li>[23] lot of work, and we believe either of the options</li> <li>[24] included in this totally protects of human health</li> </ul>	Image:	e re a on re still gram t the nue to go ate that mination. Is is to ination. removal he confirm tances.
<ul> <li>[1] and the environment; and we will continue to w</li> <li>[2] with the Army to attain a full cleanup of Devens.</li> <li>[3] DAVID RODGERS: The second question I have</li> <li>[4] deals with what if. If the plan that is selected is</li> <li>[5] implemented, and if after a period of time it's</li> <li>[6] determined that additional remediation should b</li> <li>[7] done, what kind of indemnification will there be</li> <li>[8] provided by the Army to ensure that this issue w</li> <li>[9] be taken care of?</li> <li>[10] JAMES BYRNE: Well, under our — Jim Byrne</li> <li>[11] from EPA again.</li> <li>[12] Under our Superfund statute, the federal</li> <li>[13] government is on the hook basically I guess for a</li> <li>[14] long as the world exists. So if any remediation is</li> <li>[15] found here in the future after the Army is gone,</li> <li>[16] they would be responsible to come back and tal</li> <li>[17] of it.</li> <li>[18] DAVID RODGERS: Thank you very much.</li> <li>[19] JAMES CHAMBERS: I just add to that that</li> <li>[20] it's under CERCLA 120(H)(3) and (4) that the Arm</li> <li>[21] indemnifies the property. And that indemnificati</li> <li>[22] is written into the deed, and — I don't know the</li> <li>[23] property terminology, but it follows the deed. So</li> </ul>	[2]       MODERATOR SOBEL: Are there other         [3]       comments?         [4]       Yes, ma'am.         [5]       ROBIN CHILDS: My name is Robin Child         [6]       I'm speaking on behalf of Senator Robert         [7]       D-u-r-a-n-d, Room 109C in the State House         [8]       Mass.         [9]       I just want to pass along the Senator's         [10]       regrets that he couldn't be here this eveni         [11]       today he was officially appoint — well, an         [12]       as the governor's appointee for the Secret         [13]       Environmental Affairs; and he's unavoidab         [14]       detained.         [15]       I just wanted to pass along a couple of         [16]       comments basically reiterating some of th         [17]       statements that we've made formally over         [18]       year. And, again, we will submit formal co         [19]       this evening. This is rough. I didn't have a         [20]       Chance to prepare anything formal so just         [21]       First, we wanted to commend the Arm         [23]       and federal regulators, and all the stakeho	Durand, , Boston, ing, but inounced tary of ly f c c the last mments three iy, state lders who

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g drafting a plan that is a vast improvement over the	[1] certainly be happier. Thank you.
g former plan, particularly we are pleased about the	[2] JAMES CHAMBERS: Well, as it's been
inclusion of AOC 11 and the plan to fully remediate	[3] described here, it's been a long year since we
of four sites.	[4] initially made the proposed plan for the excavation
And we also are very pleased with the	[5] consolidation.
g contingency ROD process that's created. It's	[6] Well, when we came to the realization that
potentially going to create a solution that everyone	[7] it would be best to excavate AOC 11, we went back
a can be happy with.	[0] and we did a more detailed evaluation and estimate
And we also are very pleased that Shepley's	[9] of what the cost would be for that. And as that was
Hill has been removed from consideration because it	[10] mentioned, it was a \$4 million increase. And our
was of such concern to the Town of Ayer.	[11] focus from that — from this past year has been to
We would like to reiterate as well that in	[12] further define the Alternative 4, and we did not go
the process as this proposed plan moves forward	[13] back and go through the others.
towards a Record of Decision, we ask, as we have	[14] So, unfortunately, Alternative 9 was not -
before, that you continue to weight the concerns of	[15] we did not adjust the figures in that. So we would
the community in your hierarchy of decision making	[16] need to fully address that. Under that, it would be
on what is the best alternative, to continue to	[17] another four or five million dollars to that
weight the community concerns at the very highest	[18] proposal so that would be — all right. I'm being
level.	[19] consulted here as we speak so .
And I had one other thing.	[29] It would be about another \$2 million
The definition of best value for the	[21] actually. And Item 6 would increase by about
community concerns be weighted very heavily.	[22] another million dollars on Proposal 6.
And as a final comment — actually, no.	[23] RALPH GIFFORD: Do we have an estimate on
	[24] the cost of the long-term monitoring? With the
4) I'll save that for something else. It's not really	
Page	26 Pa
Page b) of concern.Thank you.	Pa [1] additional \$2 million expense would — the cost of
Page of concern.Thank you. MODERATOR SOBEL: Thank you.	Pa [1] additional \$2 million expense would — the cost of [2] monitoring for many years to come?
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Page 2	<b>J</b>
1] Massachusetts Department of Environmental Protection	[1] We can give you more detailed response to
z that they would accomplish that monitoring at no	[2] that in the formal response to comments. That's as
a) cost to the Army because they already have a	(3) far as I can take it.
monitoring program that they will be engaging for	[4] JOHN REGAN: I'd like to add one thing
the Nashua River through that area.	5 about AOCs 12 and 41.
MODERATOR SOBEL: Yes, ma'am.	(6) Although the proposed plan describes a
n ALEXANDRA TURNER: I'm Alexandra Turner,	[7] surfacial cleanup, surfacial debris is mainly what
n T-u-r-n-e-r. I'm from the Lancaster Board of	[8] you have on both of those sites; and the surfacial
n Selectmen.	[9] removal is going to take care of most of this.
n In my mind is more a question than a	[10] MODERATOR SOBEL: Are there any other
1] comment; but in your ecologic — in your literature	(11) comments?
a on Page 9, your ecological risk summaries state that	[12] I have a comment. It's mostly an
y SA 12 and AOC 41 — SA 12 exceeds ecological	[13] expression of appreciation. I want to thank you all
benchmark values and AOC 41 poses a potential	[14] for your participation. Not just in this meeting
wildlife risk — or I should say potential wildlife	[15] but for your involvement in this important set of
risks exist at AOC 41 due primarily to exposure to	[16] issues here over the past months and, actually,
n inorganics in surface soil.	(17) years; and for participating in such a constructive
I know one of the CERCLA requirements is	(18) fashion.
protecting human health as well as that of the	[19] Your constructive approach mirrors the
n environment. Where do you draw the line? When do	[20] activities and the style of the agencies and the
the ecological risks cross into the community, and	[21] Army in dealing with these problems. The U.S. Army,
n how do you quantify that?	[22] the EPA, the DEP have worked in an exceptionally
MARK APPLEBY: First — my name is Mark	[23] collaborative fashion on these very, very tough
Appleby, the Army Corp. of Engineers. And first	[24] issues for quite a long time; and I think they knew
	20
<ul> <li>specialist by any stretch of the imagination.</li> <li>But to try to address, first, AOC 41 with</li> <li>regard to the surface soils, the surface removal</li> <li>that we planned will take care of those surface</li> <li>soils. New soil will be brought in, and that area</li> </ul>	<ul> <li>[1] they had your support, but they were still very,</li> <li>[2] very tough issues. And I just want to acknowledge</li> <li>[3] that, congratulate all you in this room, and urge</li> <li>[4] you to keep up the good work.</li> <li>[5] Are there any other final comments for the</li> <li>[6] evening?</li> </ul>
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RESPONSIVENESS SUMMARY Study Area 6, 12, and 13 And Areas of Contamination 9, 11, 40 and 41 U. S. Army RFTA, Devens, Massachusetts

**C.4 Written Public Comments** 

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### Harding Lawson Associates

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COMMITTEE ON THE BUDGET

COMMITTEE ON GOVERNMENT REFORM AND OVERSIGHT

COMMITTEE ON SMALL BUSINESS

REPUBLICAN POLICY COMMITTEE



### UNITED STATES HOUSE OF REPRESENTATIVES

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PO BOX 308 35 Center Street Wolfebord Falls, NH 938% (KN) 319-4477

January 22, 1999

Mr. Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

RE: Proposed Plan for Closing Landfill Sites at Fort Devens Army Base

Dear Mr. Chambers,

Recently I received correspondence from the New Hampshire Department of Environmental Services concerning the closure of seven landfill sites at Fort Devens and the possible disposal of the debris from those sites at an offsite location.

It is my understanding that current estimates indicate that offsite debris disposal is significantly more costly than onsite consolidation and that offsite disposal would negatively impact already diminishing capacity at state-of-the-art landfills in Massachusetts or neighboring states including New Hampshire.

I would appreciate your keeping me informed of any developments in this matter as the deliberation process moves forward. Thank you for your assistance.

Sincerely, Sununu

Member of Congress

JES/pk

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FAX TRANSMIT	AL / of pages =		•
TO Mark Stelmack	From Barbara		
Dept/Agency		JAN 29	1999



ARGEO PAUL CELLUCCI Governor

JANE SWIFT Lieutenant Governor COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE OF ENVIRONMENTAL AFFAIRS DEPARTMENT OF ENVIRONMENTAL PROTECTION Central Regional Office, 627 Main Street, Worcester, MA 01608

> BOB DURAND Secretary

> > 1

DAVID B. STRUHS Commissioner

January 8, 1999

Mr. Jim Chambers BRAC Environmental Office 30 Quebec Street Box 100 Fort Devens, MA 01432

Re: Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41, US Army Reserve Forces Training Area, Devens, MA (November 1998)

Dear Mr. Chambers,

The Massachusetts Department of Environmental Protection (MADEP) has reviewed and concurs with the proposed plan for the Devens landfill remediation. The MADEP believes both off-site disposal and on-site consolidation are equally protective of human health and the environment. Therefore, we support the selection of that remedial option which provides the best value to the public.

The MADEP thanks the Army for its perseverance in evaluating the multiplicity of remedial options and its demonstrated commitment in considering the desires of the public in the development of this plan. We look forward to the Record of Decision and final remedy selection for these sites and are prepared to monitor conditions at SA 12 as part of our Nashua River Basin monitoring program.

Sincerely.

Robert W. Golledge I Regional Director CERO

P:\JREGAN\LFPPCON cc: Informational Repositories Fort Devens Mailing List Joe Pierce, Fort Devens Jim Byrne, EPA Jeff Waugh, AEC Patricia Plante, ABB Mark Applebee, ACOE Ron Ostrowski, Mass Land Bank Deborah Gevalt, Haley & Aldrich

This information is available in alternate format by calling our ADA Coordinator at (617) 574-6872.

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Executive Director Elizabeth Ainsley Campbell **Nashua River Watershed Association** 

592 MAIN STREET, GROTON, MASSACHUSETTS 01450-1230 Tel: 978/448-0299 Fax: 978/448-0941 E-mail: nrwa@ma.ultranet.com January 8, 1999

Mr. Jim Chambers U.S. Army Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers:

cc:

The Nashua River Watershed Association (NRWA) has reviewed the U.S. Army's "Proposed Plan" for the clean up of the seven landfills at Devens, MA – SA's 6, 12, and 13, and AOC's 9, 11, 40, and 41. Of the 12 alternative actions considered by the Army, the NRWA agrees that Alternative 4c is the best choice to reduce future environmental and human risk. Therefore, we support the selection of Alternative 4c.

The landfill remediation process at Devens has been a long one, and at times divisive. However, the choice of the 4c as the preferred alternative indicates that the decision makers – the U.S. Army, USEPA, and MA DEP – have listened and taken into account community concerns. We commend you all for this.

Sincerely,

Elizabeth Ainsley impbell

1099 A 1999

Executive Director

Board of Selectmen, Town of Ayer Board of Selectmen, Town of Harvard Board of Selectmen, Town of Shirley Board of Selectmen, Town of Lancaster Senator Edward Kennedy Senator John Kerry Representative Martin Meehan Environmental Secretary Robert Durand

RECENTED

Fruitlands Museums

102 Prospect Hill Road • Harvard, Massachusetts 01451 Tel. (978) 456-3924 • Fax (978) 456-8910 • E-mail: frutland@ma.ultranet.com

December 21, 1998

Mr. Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers:

As Curator at Fruitlands Museums, I urge you to reconsider your treatment proposals. The presence of heavy metals, semi-volatile and volatile organic compounds as well as PCB's in the soil, sediment, surface water and groundwater at SA 12 and AOC 41 (and other sites) is very disturbing, not only for their proximity to the Fruitlands' property, but also for their location within the Nashua River floodplain. Unless there is some way to contain or clean up these contaminants, they will surely impact the wildlife of the area, and potentially, be washed downstream in the Nashua.

The expected future use of the area may reassure you that these contaminants are contained within acceptable parameters. We, however, are less optimistic. Your proposed solution raises many questions that must be adequately addressed:

- What type of stewards are we if a wildlife sanctuary and its adjacencies are allowed to contain such hazardous materials?
- Where do the contaminants in the river originate?
- Will they be cleaned up?
- How old are the deposits?
- Can you truly absolve the USArmy of any connection to these river-born contaminants?
- How will you mitigate the potential health risks?

The decisions made on this land today will affect the heath of this region in the future. I sincerely hope that these sites are cleaned to a level that no longer impacts wildlife or human populations well into the future. Specifically, I urge you to adopt procedures described in Alternative 9 as outlined in the proposed Superfund Program Plan.

Sincere.

Michael A. Volmar, Ph.D. Curator

cc Senator Robert A. Durand

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Fruitlands Farmhouse • The Shaker Museum • The Indian Museum • The Picture Gallery

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Jim Chambers U.S. Army, Reserves Forces Training Area BRAC Environmentla Office 30 Quebec St., Box 100 Devens, MA 01432-4429

January 6, 1999

re: Proposed Plan for Sas 6, 12, and 13 and AOCs 9, 11, 40, and 41

Dear Mr. Chambers:

In reviewing the publication outlining the closing of dumps on Fort Devens, I do not see any references to recycling. Although it is commendable that the dumps will be relocated to lined and capped sites, it seems that instead of simply transferring materials, an effort is made to recycle, especially in regards to glass, stumps, and metals. Also an effort should be made to identify any liquids on site and neutralize them.

Thank you for your anticipated attention to this detail.

Yours truly,

Sarah MacLennan

11A Mt. Laurel Ln. Lancaster, MA 01523

cc: Lancaster Board of Selectmen Lancaster Land Trust

# RECEIVED JAN 1 2 1999

The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 11, 1999 to:

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

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Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

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Forwarding address correction requested

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The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 11, 1999 to:

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Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

landfills at 545 6,12,13 strong ee should transporter disposed of and ano landfill. Nobod commercial evistin years go by Hone term mou as 80 Th  $\boldsymbol{\alpha}$ supplies rivers wa 6 e  $\sim m$ 

Comment Submitted by: Donald Ma-01457 .Ka as Address:

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429



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Forwarding address correction requested

The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 11, 1999 to:



Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

YOU THANK OUR FAR LISTENING TO ðΛ CE JMM5-NTS A 1. カレ (NGA1555 ANG AN5 U RIGH E hE (NG 70 O155EAU 1 5 PSEF 432 Comment Submitted by: Address:

The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 11, 1999 to:



Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

Shauld 180 Q 1 d a ena Comment Submitted by: Address: Or

### Don Kochis 26 Park Lane Harvard, MA 01451-1436

1/11/99

Mr. Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Defendants, MA 01432-4429

RE: Proposed Plan for Landfill Cleanup at Fort Devens

Dear Mr. Chambers:

As a Formal Comment to the Proposed Army Cleanup of the seven landfills listed in the subject Plan, I pose the following questions:

1) Although page 13 of the plan indicates that "none of the landfills currently affect groundwater quality", is there any evidence that the landfills have affected groundwater quality in the past?

2) What is the criteria used for the determination that a particular site presents "acceptable human risks"? What is acceptable? At what point do the risks become unacceptable?

3) What specifically are the "contaminants" mentioned and several places in the Plan such as on page 3: "chorinated solvents and metals"?

4) Do any of the contaminants have a history of causing any specific diseases? If so, what specific diseases?

5) The plan makes reference to the Nashua River likely being "a significant contributor to floodplain sentiment contamination". What are the studies that serve as the basis for this statement or studies referenced that I may access?

Thank you.

Sincerely, Don Kochis

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JAN 1 2 1999

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## Freedom's Way

## Heritage Association

 43 Buena Vista Street, Devens, Massachusetts, 01433

 Tel: (508)
 772-3654

 FAX: (508)
 772-3503

Jim Chambers BRAC Environmental Coordinator Devens Reserve Forces Training Area AFZD-BEC, Box 1 Devens, MA 01433

January 8, 1999

1/2

Dear Mr. Chambers:

Freedom's Way Heritage Association would like to take this opportunity to comment on the Proposed Remedial Alternative, Alternative 4c, presented in "The Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41", Superfund Program, November 1998.

As the Freedom's Way representative to regional discussions concerning the cleanup process since 1996, I can attest to the amount of work area organizations have put into their comments and concerns. The Association acknowledges the attempt made by the Army to consider the communities' concerns as requested during the hearings and response period for the July 1998 Preliminary Draft. To wit:

- 1. AOC 11 will be fully excavated and consolidated.
- 2. The elimination of the site adjacent to Shepley's landfill for the consolidated landfill site.

As the Army has offered options for debris disposal, Freedom's Way strongly urges the off-site debris disposal option for the following reasons:

A. Relocating the debris to a site on Devens presents the possibility of creating a new/future contaminated site and is no longer logical since another option is available.

B. An off-site location would be relocated to a properly licensed and managed facility, which offers more assured safeguards than a newly created site managed by a federal agency with limited presence, and a poor history in managing such sites.

C. The newly proposed site, is within the boundaries of the Town of Harvard, and could become a municipal liability affecting the reuse of the land.

D. As mentioned previously by all concerned parties, including Freedom's Way, the protection of the aquifer and its recharge area is of primary importance to the region. The water supply must not be put at risk. The Devens aquifer is a source of water for the Towns of Ayer, Shirley; for Devens itself; for MCI Shirley and is the only future water source for the Town of Harvard.

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Preserving our National Heritage from Lexington/Concord to Mt. Wachusett.

E. The estimated cost comparisons of on-site disposal versus removal off-site are poorly explained, and even more to the point, do not appear to include estimates of the costs of monitoring and managing an on-site location for the thirty-year period. Once again, the obvious conclusion is that the cost difference between the two alternatives is not a significant issue.

F. Freedom's Way cannot endorse any alternative on-site location until cost comparisons are made available. Further information is needed before this organization can be assured that the proposed alternative offered by the Army is not a threat to the aquifer, human life, wildlife and other area resources.

Once again, we emphasize that the economic well-being of more than 25 towns is dependent upon successful redevelopment of Devens. We believe the requirements of the Base Realignment and Closure Act means the local redevelopment goals should be met. The Army's goals for the overall protection of human health and the environment is compatible with the region's goals -- the region will continue to participate in the cleanup process to insure all goals are met with mutual satisfaction.

Thank you for the opportunity to comment.

Sincerely yours,

Marge Darby

cc: Hon. Edward M. Kennedy; Hon. John F. Kerry; Hon. Marty Meehan.

2/2

JUDD GREGG

CHIEF DEPUTY WHIP

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## United States Senate

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> Reply to: Concord Office

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> 3 GLEN AVENUE BERLIN, NH 03570 (603) 752-2604

99 PEASE BOULEVARD PORTSMOUTH, NH 03601 (603) 431-2171

1999

January 19, 1999

Jim Chambers U.S. Department of The Army Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers:

Enclosed is a copy of a letter from Dr. Philip O'Brien, the Director of the Waste Management Division for the NH Department of Environmental Services, regarding the proposed closure plans for the landfills at Fort Devens. Specifically, he is concerned with the impact to New Hampshire if the Army decides to transport solid waste from Ft. Devens to the state. As Dr. O'Brien points out, New Hampshire is a net importer of solid wastes with the bulk of this material coming from Massachusetts. New Hampshire may not have the capacity to properly handle an additional 267,000 cubic yards. He also cites statistics showing that disposing of the waste on site, as was done at Pease, is far more economically feasible.

Dr. O'Brien was closely involved with the closure of the landfills at the former Pease Air Force in New Hampshire. His expertise is unquestioned and I hope the Department of Army will seriously consider his comments on this matter. Thank you for your review of his letter and I look forward to your response.

			dd Gregg S. Senator	
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Fex F	Fex #	78-796-3835	RECEIVED	JAN 22

OFFICES:

Jeffrey H. Harris, MD PO Box 361 69 Whitney Road Harvard MA 01451

Jan. 14, 1999

Dear Mr. Chambers,

I write to support the removal of toxic Land Fills off Fort Devons and not consolidation into a new shielced Land Fill with protective liner. My review, I am sure the same as yours, shows a significant rate of failures. It seems unfair to burden the future with test wells and the possibility of future removal in 30 or 40 years. The record of leaking fuel tanks in this area alone serves as a warning to avoid risks. The cost of a future clean up exceeds any possible savings that might come from the on sight consolidation. Please, avoid the risk.

Sincerely,

in Altana

Jeffrey H. Harris, MD former member, Harvard Board Of Health

U1/25/99 MON 09:20 FAA 9787983133 JAN-14-1999 15:37 NHD

133 BEC BTC NHDES, WASTE MGMT DIV →→→ HLA PORTLAND 1/2 002 6032712456 P.02/03



State of New Hampshire DEPARTMENT OF ENVIRONMENTAL SERVICES 6 Hazen Drive, P.O. Box 95, Concord. NH 03302-0095 (603) 271-2900 FAX (603) 271-2456



January 8, 1999

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

### Re: Comments on Proposed Plan for SAs 6, 12 and 13, and AOCs 9, 11, 40, and 41, US Army, Reserve Forces Training Area, Devens, Massachusetts

Dear Mr. Chambers:

I am writing with regard to the subject proposed plan and to thank you for the opportunity to do so. In the balance of this letter, I will provide information and commentary gained from New Hampshire's experience in closing the Pease Air Force Base located in the Towns of Newington, Greenland and the City of Portsmouth. Among other matters, we dealt with multiple landfill closures at Pease and did so without removal to an off-site location. The Army's Proposed Remedial Alternative at Devens includes relocating debris from SA 13 and AOCs 9, 11, and 40 to a new, on-site, lined landfill (estimated cost: \$20.2 million) or to an existing, offsite commercial landfill (estimated cost: \$34.8 million). Based on comparable experience at Pease, the cost of consolidating SA 13 and AOCs 9, 11, and 40 in an on-site landfill appears to be significantly lower than shipping the excavated solid waste to an off-site disposal facility.

At Pease in 1994-95, the Air Force excavated and consolidated four solid waste landfills into one on-site landfill. The landfill closure activities included: constructing a sedimentation basin to impound runoff and dewater liquids; installing a mobile groundwater treatment plant to treat contaminated water from the sedimentation basin prior to discharge to a POTW; placing 167,000 cubic yards of clean fill in order to sufficiently elevate the landfill mass above the groundwater table; excavating, transporting, placing and compacting approximately 405,000 cubic yards of solid waste; shipping hazardous waste off-site for treatment and/or disposal; capping the consolidated landfill mass with a 'RCRA C' composite cap; restoring the site and wetlands; and, installing additional monitoring wells. The total capital cost for the on-site consolidation of four landfills was estimated to be \$19.9 million in the Pease Record of Decisions, the actual cost incurred by the Air Force totaled \$15.6 million.

The unit cost per cubic yard of closing four landfills by consolidation at Pease was \$38.50 per cubic yard. Applying the Pease unit cost to the total volume of debris to be relocated at the U.S. Army Reserve Forces Training Area (i.e., 267,000 c.y.), the total cost of on-site consolidation would be approximately \$10.3 million. The average tipping fee at an existing commercial facility for the type of material found in SA 13 and AOCs 9, 11, and 40 is approximately \$60 per ton. Conservatively assuming there is 1.5 cubic yards per ton of such material, the total tipping fee would be approximately \$10.7 million (exclusive of excavation and

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Letter to Jim Chambers, U.S. Army, Reserve Forces Training Area Re: Proposed Plan for SAs 6, 12 and 13, and AOCs 9, 11, 40, and 41 January 8, 1999 Page 2

transportation costs). Thus, the tipping fees for disposal of the excavated waste alone could be roughly equal to the total cost of closing all four landfills by on-site consolidation.

Were the matter to rest here, as it may, the conclusion seems economically clear. That is, off-site disposal is not cost-effective. There is however a related issue. Specifically, taking aged, high volume wastes; transporting those wastes elsewhere; and, taking up diminishing (highly valuable) capacity at state-of-the-art landfills in Massachusetts or elsewhere, would seems to be poor environmental management. New Hampshire is a net importer of solid waste and Massachusetts currently accounts for about 2/3 of the 1,400,000 total cubic yards imported in the last year of record, 1997. Thus, the impact of receiving an additional 267,000 cubic yards of Devens waste (were it all to come to New Hampshire) would: (1) increase the Massachusetts contribution to imports by 30%; (2) occur essentially instantaneously; and (3) seriously impact New Hampshire capacity.

From any reasonable perspective, the combination of the clearly unfavorable economics of off-site removal and the potential impact on a neighboring states landfill capacity strongly suggest that an on-site alternative should be favored. For additional information on the Pease experience please call Richard Pease at (603) 271-2908. For other inquiries please feel free to call me at (603) 271-2905

Sincerely.

Philip J. O'Brien, Phil Director

Dana Bisbee, Assistant Commissioner, NHDES cc: Richard Reed, Solid Waste Management Bureau Richard Pease, P.E., Federal Sites Section, Supariund



### United States Department of the Interior

FISH AND WILDLIFE SERVICE New England Field Office 22 Bridge Street, Unit #1 Concord, New Hampshire 03301-4986

January 8, 1999

Mr. Dennis Gagne U.S. Environmental Protection Agency 1 Congress Street Suite 1100 HSS-CAN-7 Boston, Massachusetts 02114-2023

Mr. James Chambers U.S. Army Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 10 Devens, Massachusetts 01432-4429

Dear Messrs. Gagne and Chambers:

Thank you for the opportunity to review the revised Proposed Plan for Study Areas 6, 12 and 13 and Areas of Contamination 9, 11, 40 and 41 at the former Fort Devens, Massachusetts. The following comments are provided in accordance with provisions of the Fish and Wildlife Coordination Act and our Interagency Agreement for technical assistance with EPA, Region 1.

The revised Proposed Plan includes a new (preferred) alternative in which AOC 11 (the Lovell Road Debris Disposal Area) is included in the group of landfills (SA 13 and AOCs 9 and 40) that would be excavated and then relocated to either an off-site facility or a new on-site landfill. The former Golf Course Driving Range has been identified as the primary location to be further evaluated for the consolidated on-site landfill. The Army is now proposing a preferred remedial action plan that would do the following:

 Remove and relocate waste material from AOC 11 (the Lovell Road Debris Disposal Area located within wetlands bordering the Nashua River within the former Main Post area), AOC 9 (the North Post landfill located to the west of the Installation Waste Water Treatment Plant), AOC 40 (the Cold Spring Brook dump located adjacent to Patton Road within the former Main Post area), and SA 13 (the Lake George Street landfill located along the west side of Lake George Street, also within the former Main Post). Waste will be tested. Hazardous wastes, if encountered, would be disposed of at an off-site facility. Nonhazardous wastes would be relocated to either a new, consolidated landfill or transported to an off-site facility for disposal, depending on the results of further cost and environmental evaluations. Wetlands disturbed by the removal actions will be restored or replaced.

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2. Remove visible surface waste material at SA 12 (the Pistol Range dump site located adjacent to the Nashua River flood plain west of Dixie Road and Ranges B and P within the South Post area) and AOC 41 (a small debris dump located on the north shore of New Cranberry Pond near the Still River gate of the South Post). Known areas of surface soil contamination would be removed; hazardous waste, if encountered, would be disposed of at an off-site facility; and, long-term monitoring programs would be initiated by the Massachusetts Department of Environmental Protection at SA 12 and by the Army at AOC 41.

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3. Provide no further action at SA 6 (a small dump located southwest of Shirley Road in the South Post area, and reported to have been used for the disposal of household wastes between 1850 and 1920).

As we have outlined in review of earlier drafts of the Proposed Plan, we believe AOC 11 presents a current and continuing risk to fish and wildlife resources due to chemical contamination at the site. Our review of the 1995 draft Remedial Investigation Report prepared by the Army for this site indicated AOC 11 had elevated levels of Total DDT in surface and subsurface soils as well as in the wetland sediments. The results of the Remedial Investigation also indicated that there were elevated concentrations of heavy metals, particularly lead and cadmium, within AOC 11. In addition, the dump is located within wetlands and the Nashua River flood plain. We have been concerned that the existing levels of contaminants at the site represented the potential for surface water or ground water flow, and flooding on the site itself, to contaminate other nearby wetlands and downstream areas of the Nashua River.

We believe inclusion of AOC 11 in the group of dumps that are to be removed, tested and safely disposed of significantly improves the long-term environmental protectiveness of the preferred remedial alternative. We commend the Army, EPA and the Massachusetts Department of Environmental Protection for proposing to take these actions.

We have continuing concern regarding the proposals for AOC 41 and SA 12 because of their location in ecologically-sensitive areas. The design, implementation and review of the long-term monitoring programs will be critical to additional, future evaluation of these sites.

We look forward to continuing to work with the Army, EPA and MADEP in executing these remedial actions, minimizing short-term impacts of the removal operations, restoring wildlife habitat at the sites, and in developing and implementing contaminant monitoring programs that will measure the effectiveness of the actions.

If there are any questions regarding these comments, please contact Mr. Tim Prior at (978) 443-5172.

Sincerely yours,

Michael J. Bartlett Supervisor New England Field Offices

cc: J. Chambers, US Army
P. Tyler, EPA
C. Rosiu, EPA
K. Finkelstein, NOAA
S. Simon, ATSDR
K. Carr, FWS/NEFO
B. Oliveira, FWS/Great Meadows NWR
R. Scheirer, FWS/NEFO
W. Zinni, FWS/RO Realty
H. Roddis, MA Audubon Society
Reading File

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### State of New Hampshire DEPARTMENT OF ENVIRONMENTAL SERVICES

6 Hazen Drive, P.O. Box 95, Concord, NH 03302-0095 (603) 271-2900 FAX (603) 271-2456



January 8, 1999

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

# Re: Comments on Proposed Plan for SAs 6, 12 and 13, and AOCs 9, 11, 40, and 41, US Army, Reserve Forces Training Area, Devens, Massachusetts

Dear Mr. Chambers:

I am writing with regard to the subject proposed plan and to thank you for the opportunity to do so. In the balance of this letter, I will provide information and commentary gained from New Hampshire's experience in closing the Pease Air Force Base located in the Towns of Newington, Greenland and the City of Portsmouth. Among other matters, we dealt with multiple landfill closures at Pease and did so without removal to an off-site location. The Army's Proposed Remedial Alternative at Devens includes relocating debris from SA 13 and AOCs 9, 11, and 40 to a new, on-site, lined landfill (estimated cost: \$20.2 million) or to an existing, offsite commercial landfill (estimated cost: \$34.8 million). Based on comparable experience at Pease, the cost of consolidating SA 13 and AOCs 9, 11, and 40 in an on-site landfill appears to be significantly lower than shipping the excavated solid waste to an off-site disposal facility.

At Pease in 1994-95, the Air Force excavated and consolidated four solid waste landfills into one on-site landfill. The landfill closure activities included: constructing a sedimentation basin to impound runoff and dewater liquids; installing a mobile groundwater treatment plant to treat contaminated water from the sedimentation basin prior to discharge to a POTW; placing 167,000 cubic yards of clean fill **in order to sufficiently** elevate the landfill mass above the groundwater table; excavating, transporting, placing and compacting approximately 405,000 cubic yards of solid waste; shipping hazardous waste off-site for treatment and/or disposal; capping the consolidated landfill mass with a 'RCRA C' composite cap; restoring the site and wetlands; and, installing additional monitoring wells. The total capital cost for the on-site consolidation of four landfills was estimated to be \$19.9 million in the Pease Record of Decisions, the actual cost incurred by the Air Force totaled \$15.6 million.

The unit cost per cubic yard of closing four landfills by consolidation at Pease was \$38.50 per cubic yard. Applying the Pease unit cost to the total volume of debris to be relocated at the U.S. Army Reserve Forces Training Area (i.e., 267,000 c.y.), the total cost of on-site consolidation would be approximately \$10.3 million. The average tipping fee at an existing commercial facility for the type of material found in SA 13 and AOCs 9, 11, and 40 is approximately \$60 per ton. Conservatively assuming there is 1.5 cubic yards per ton of such material, the total tipping fee would be approximately \$10.7 million (exclusive of excavation and

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Letter to Jim Chambers, U.S. Army, Reserve Forces Training Area Re: Proposed Plan for SAs 6, 12 and 13, and AOCs 9, 11, 40, and 41 January 8, 1999 Page 2

transportation costs). Thus, the tipping fees for disposal of the excavated waste alone could be roughly equal to the total cost of closing all four landfills by on-site consolidation.

Were the matter to rest here, as it may, the conclusion seems economically clear. That is, off-site disposal is not cost-effective. There is however a related issue. Specifically, taking aged, high volume wastes; transporting those wastes elsewhere; and, taking up diminishing (highly valuable) capacity at state-of-the-art landfills in Massachusetts or elsewhere, would seems to be poor environmental management. New Hampshire is a net importer of solid waste and Massachusetts currently accounts for about 2/3 of the 1,400,000 total cubic yards imported in the last year of record, 1997. Thus, the impact of receiving an additional 267,000 cubic yards of Devens waste (were it all to come to New Hampshire) would: (1) increase the Massachusetts contribution to imports by 30%; (2) occur essentially instantaneously; and (3) seriously impact New Hampshire capacity.

From any reasonable perspective, the combination of the clearly unfavorable economics of off-site removal and the potential impact on a neighboring states landfill capacity strongly suggest that an on-site alternative should be favored. For additional information on the Pease experience please call Richard Pease at (603) 271-2908. For other inquiries please feel free to call me at (603) 271-2905

Sincerely,

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Philip J. O'Brien, Ph.D. Director

cc: Dana Bisbee, Assistant Commissioner, NHDES Richard Reed, Solid Waste Management Bureau Richard Pease, P.E., Federal Sites Section, Superfund

### OFFICES OF THE BOARD OF SELECTMEN TOWN ADMINISTRATOR



13 AYER ROAD • HARVARD, MASSACHUSETTS 01451 • (978) 456-4100 FAX (978) 456-4107

January 8, 1999

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers,

The Harvard Board of Selectmen would like to take this opportunity to comment on the Proposed Remedial Alternative, Alternative 4c, presented in "Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41" dated November 1998 (November Plan).

1. The Board is pleased that AOC 11 will be fully excavated and consolidated to another site, as requested at hearings on the July 1998 Preliminary Draft Proposed Plan (July Plan)

2. The Board concurs with the Army's decision not to use the proposed site adjacent to Shepley's Landfill as the consolidated landfill site, as proposed in the July Plan.

Both of the above changes indicated the Army's willingness to listen to and act upon the concerns of the communities.

3. The Board strongly endorses the off-site disposal option, for the following reasons:

a. Debris would be relocated to a properly licensed and managed facility, as opposed to creating a new site in a relatively undisturbed (and presumably uncontaminated) area on Devens.

b. Long term management of the site would be by a licensed contractor rather than a federal agency having limited presence on the site.

c. While the Devens consolidated landfill would remain the Army's responsibility, the proposed site is within Harvard's boundaries and, therefore, could eventually become a municipal liability.

d. The exact location of the aquifer and recharge areas may not be fully understood and, therefore, the town's future public water supply may be at risk. Removal to a licensed site will provide the greatest protection to our water supply. *Protection of the aquifer is of primary importance not only to the town of Harvard, but also to the entire region.* 

4. It is our understanding that the only site on the Main and North Posts that met all the criteria for siting a new consolidated landfill is the driving range of the former golf course on Patton Road. Endorsement of Alternative 4c by this Board should not be construed to be endorsement of that site. The Board prefers to withhold comment on the site pending further information on the Army's basis for determining the cost of on-site vs. off-site disposal. In addition, we would like to go on record with the following concerns and questions on the selection of this particular site:

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a. Given the Army's record with Shepley's Landfill, what assurances can be given that a consolidated landfill on this site will not be problematic?

b. Given that Harvard's only potential public water supply is the Devens aquifer, will the siting of the landfill at the former driving range compromise the town's ability to locate a new well in this area?

c. As noted in 3d above, was any additional delineation or testing of the aquifer's boundary and recharge areas done prior to selecting this particular site? From the gross mapping prepared for the Reuse Plan, the aquifer boundary appears quite close to the former driving range.

5. We question the basis for the estimated costs of on-site disposal (\$20.2 million) and removal (\$34.8 million) given under Alternative 4c. We would appreciate further explanation and documentation of these estimates before a decision is made by the Army on on-site vs. off-site disposal.

6. The November Plan lists 4 factors in the Army's decision on on-site or off-site disposal: overall protection of human health and the environment; cost; ability to satisfy health and safety concerns identified by area residents and public officials; and contractor's past performance. The Board would appreciate participating in the review and evaluation of the design criteria for and the responses to the Requests for Proposals for both the on and off-site alternatives to assure community input in the satisfaction of these 4 criteria.

Thank you for this opportunity to comment.

Sincerely,

In B. Wallace

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Lucy B. Wallace Selectwoman

### THE JOINT BOARDS OF SELECTMEN

Town of Ayer 1 Main Street Ayer, MA 01432 (978) 772-8220

Town of Harvard 13 Ayer Road Harvard, MA 01451 (978) 456-4100

Town of Lancaster 695 Main Street Lancaster, MA 01523 (978) 365-3326

Town of Shirley Lancaster Road Shirley, MA 01464 (978) 425-2600

December 9, 1998

Mr. James Chambers U.S. Army, RFTA, BRAC Environmental Office 30 Quebec Street, Box 100 Devens, Massachusetts 01432-4429

### **Re:** Devens Landfill Remediation Project

Dear Mr. Chambers:

We would like to take this opportunity to sincerely commend you for all of the effort you have exerted in the pursuit of an off-site alternative for the landfill remediation issue at Devens. It is very important for us to see the public input having a real role in the process. Your efforts are greatly appreciated.

The Joint Boards of Selectmen would like to re-iterate our position, a position that is shared by Mass Development, that the preferred and best option for landfill remediation at Devens is to have all of the material excavated and hauled via rail to an approved offsite location. We believe that-this method of remediation, which will encourage recycling as a component, will not only prove to be cost effective but also most protective of human health and our environment. Equally as important, and unlike any proposed onsite consolidation plans, the offsite option has received full public support.

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Chambers- Landfills - December 9, 1998

page 2

We appreciate your time and consideration in this matter, and we sincerely hope to receive your support of our position because it is cost effective, it has public support and most importantly it is most protective of human health and our environment.

If you have any questions about our position we are available to speak with you or members of your staff at your convenience.

Sincerely,

Pauline N. Hames

Pauline J. Hamel, Chairman Town of Ayer Selectmen

Kurla 3

Kyle J. Keady, Chairman Town of Shirley Selectmen

Jan

Sarah Hamill, Chairman Town of Harvard Selectmen

Hathand T. Dexke

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Nathaniel T. Dexter, Chairman Town of Lancaster Selectmen

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75 Westcott Road Harvard, MA 01451

January 11, 1998

Mr. Jim Chambers BRAC Environmental Coordinator U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Jim,

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We attended the December meeting at which alternative solutions for the disposal of toxic wastes at Devens were discussed. After considering the options, we would like to state our preference for <u>off-the-Fort</u> disposal.

Creation of a large, new landfill on a hitherto uncontaminated site seems undesirable when other landfills are available and the overall objective is to clean up the Fort, render it fit for human use, and protect the aquifer.

Although we have been assured that "hazardous" waste will be taken off the Fort, we are aware, as you too must be, that it is impossible to identify "all" the hazardous chemicals and other substances in the Devens waste. To represent most of the "non-hazardous" waste as simply construction debris begs the question of what these materials may be contaminated with, e.g., asbestos, radioactive materials, unidentified chemicals. Perhaps it should be noted that even many so-called non-hazardous pollutants including common household chemicals can adversely affect groundwater quality. The superior solution to the waste-disposal problem in view of a proximal aquifer is to remove all the designated wastes from Devens and deposit them in an extant landfill elsewhere.

If a large on-the-Fort landfill is developed, the aquifer will ultimately be in jeopardy, regardless of the assurances so far given.

1. Even the best landfill liners leak. They can be degraded and caused to crack by substances which are not normally considered hazardous wastes. Ethyl alcohol (i.e. booze) is one of numerous substances, including vinegar, shoe polish and other common household agents which can cause cracks in plastic liners. If the Devens landfill were to leak, groundwater could be in jeopardy.

2. Leachate collection systems get clogged, leak and fail.

3. Even landfill covers have problems which can result in leakage into the surrounding area.

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4. To protect the aquifer, you plan to install a number of test wells. Yet, if fractured bedrock exists under the landfill, it will be difficult to determine where the polluted spill-over has gone. The use of groundwater monitoring wells is unreliable since to be effective they must be placed very close together (much closer, for example than at Shepley's Hill.) While the general hydrogeology of the Fort has been described, a detailed hydrogeological description of the proposed landfill area has yet to be done and will only be done as part of the final design for the proposed landfill. It seems to us that <u>a thorough characterization</u> of the area proposed for the landfill should have <u>preceded</u> selection of that area for a landfill. (Moreover, a throrough characterization of several potential areas should have been done before a final site for the proposed landfill was chosen.)

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Since the EPA is on record as acknowledging that landfills leak, liability for such catastrophes becomes very important. It appears that the owners of the landfill (e.g., the Army in the case of a Devens consolidated landfill), are required to provide assured funding for post-closure care for <u>only 30 years</u>. In year 31 and thereafter, who is financially responsible when the landfill fails? What is the jurisdiction responsible for developing and permitting the landfill. Will it be the Army (i.e., the Federal Government). or we, the locals, the citizens of MA? <u>Where is it written that the U.S. Army agrees to liability for landfill failure and associated problems after year 30 and in perpetuity?</u>

Another issue which the Army, -if it is the jurisdiction which will bear <u>infinite</u> responsibility for the on-site landfill- will need to address is control of gases, which can become a problem if the landfill cover deteriorates. The Army should be obligated in writing to include state of the art gas-monitoring and management systems for the <u>lifetime of the landfill.</u>

The Army should be obligated to provide,- in perpetuity,- for a worst-case landfill failure, including the need to excavate and transport all the waste. Even though the proposed landfill is reportedly not on a primary aquifer, groundwater\_inter-relationships need to be clearly spelled out and worst case scenarios explained to the public.

The buffer zone now proposed is inadequate. The proposed landfill should be located at least a mile from the nearest residence but is only about <u>half a mile</u> from the nearest school. The proposed landfill is a potential source of dust particles which can cause respiratory illness and other health problems.

Since history has shown that the Army and other federal agencies cannot be counted on to protect the interests of local citizens, there should be Army funding to enable a private consulting firm, selected by the local jurisdictions (Harvard, Ayer, etc.), to conduct independent monitoring of the landfill, also <u>forever</u>.

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In the long run, it may be cost-effective to remove the Devens wastes to an existing landfill elsewhere once the true costs of the landfill including monitoring, remediation, liability claims and litigation during the lifetime of the landfill are factored into the equation. It will also save people unnecessary (health) problems and anguish. Since the area of the proposed landfill will revert to the Town of Harvard in 30 - 40 years, it is very important that the Army include representatives from our Town in its cost-benefit deliberations; otherwise this project can hardly be considered as one truly involving public disclosure and involvement. We do not want a repeat of Otis here.

We believe that it is unwise public policy to burden future generations with potential health and pollution problems resulting from a Devens landfill located near the aquifer and with the cost of again remediating a superfund site but this time <u>after</u> the consolidated landfill fails. Off-site disposal would obviate this risk.

We appreciate the opportunity to comment on the Devens landfill proposal and look forward to your substantive response to our concerns.

Yours.

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(Mrs.) Ruth Miller

Morton G. Miller, M.D.

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Massachusetts Audubon Society

208 South Great Road Lincoln, Massachusetts 01773 (781) 259-9500

January 11, 1999

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

### Re: Proposed Plan for SAs 6, 12, and 13 and AOCs 9, 11, 40 and 41

Dear Mr. Chambers

On behalf of the Massachusetts Audubon Society I submit the following comments on the proposed plan for remediation of the above-referenced seven landfills located at Devens.

The Massachusetts Audubon Society supports the proposed plan. The Army deserves recognition for working cooperatively and productively with the BRAC cleanup team, the Devens Commerce Center, and the host communities to address the concerns raised during the comment period on the previously proposed plan, and to develop a revised proposal which adequately protects human health and the environment. The current Proposed Plan differs significantly from the previous proposal in several important respects. In particular, Massachusetts Audubon is pleased that the Army has identified a new location for consolidation of the debris materials if on-site disposal is chosen as the final preferred action, and that it has agreed to excavate AOC 11.

The new on-site consolidation location is not located over the regional aquifer, consistent with the communities' vigorously stated concerns for protection of this vital natural resource. The proposed plan also calls for a dual approach to the issuance of a contract for the landfill cleanup work, with off-site disposal being considered in parallel with the new on-site consolidation site. This addresses the communities' request that the Army pursue an off-site disposal option if such an option is feasible and can be formulated to provide the equivalent level of environmental protection. The qualifications of the selected contractor and the environmental protection status of an off-site alternative must be carefully evaluated, to ensure that if off-site disposal is pursued it will not merely transfer pollution concerns from one locality to another.

The decision to excavate AOC 11 responds to comments submitted by Massachusetts Audubon and many other groups and individuals urging the Army to remove this debris from its current location on the banks of the Nashua River. This removal action will not only serve to protect the river from



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contaminants that may be present in the debris, but also addresses issues related to the dumping of this material in wetlands and floodplain areas adjacent to the river at a time (1975-80) when both Massachusetts and federal laws (Massachusetts Wetlands Protection Act, federal Clean Water Act) prohibited disposal of materials in such areas without permits. The excavation of debris from AOC 11 and several of the other dump sites will facilitate the restoration of floodplain and wetland areas, contributing to larger regional goals for reversing historic losses of these important resources in the Nashua River basin. While these sites represent only a thny fraction of the total amount of wetland and floodplain fill that exists in the Nashua River watershed, it is nevertheless important that such actions be taken wherever feasible. Historic filling took place in many locations over a long period of time, and restoration provide the means to accomplish restoration. Simply removing the debris and restoring the ground elevation to the natural level recreates flood storage. It also can be expected that wetland vegetation will naturally revegetate historically filled wetland sites, since the underlying wetland soils remain in place and the natural hydrology typically will be restored simply through restoration of the natural surface elevation contours.

One outstanding concern with the proposed approach is the status of SA 12and AOC 41. The proposal calls for surface removal only at these two sites, combined with long-term monitoring. These two sites are both small, representing a small amount of the total amount of debris in the seven landfills. Both sites are located in sensitive areas, near water bodies. Given these facts, the Army should reconsider the option of full removal of these materials. It may be more cost-effective, as well as more environmentally protective, to remove these two small sites rather than to leave them in place and commit to a long term monitoring program. In any event, excavation will be necessary if contaminated materials are found at the sites during the proposed surface removal operation. Therefore, the Army should include contingencies for full excavation of these sites in the request for contractor bids.

In conclusion, the Massachusetts Audubon Society applauds the Army's cooperative efforts in working will all of the involved parties and stakeholders to develop a solution which is both feasible and protective of the natural environment which supports both Devens and surrounding host communities.

Thank you for the opportunity to comment.

Sincerely,

E. Heidi Roddis Environmental Policy Specialist

cc: Jim Byrne, U.S. Environmental Protection Agency John Regan, MA Department of Environmental Protection Bill Burke, Devens Commerce Center Nashua River Watershed Association PACE

## Citizens to Protect Residential Harvard

P.O. Box 424 Harvard, Massachusetts 01451

January 9, 1999

Jim Chambers BRAC Environmental Coordinator Devens Reserve Forces Training Area AFZD-BEC, Box 1 Devens, MA 01433

Dear Mr. Chambers,

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Citizens to Protect Residential Harvard is pleased to comment on the Proposed Remedial Alternative 4c, presented in "the Proposed Plan for SAs 6, 12, and 13; and AOCs 9, 11, 40 and 41," Superfund Program, November 1998.

Citizens to Protect Residential Harvard (CPRH) was founded in 1989 to protect Harvard residents from the negative impact of unreasonable development in surrounding towns. Although the majority of Devens is within the geographical limits of Harvard, it is not within our governmental structure.

CPRH is aware of the effort over the past few years to work with the communities to allow their concerns to be addressed. Our present concern is that when the towns regain their Devens properties in thirty years, the towns should not face environmental problems created by Army cost-cutting of Super Fund cleanup.

We believe that choices on all environmental issues should be made using the "highest and best" land usage as the standard. Moving contaminated materials to a consolidated landfill on Devens, even with removal of some recycled materials, and using present landfill best practice, is merely transferring the potential risk to another site on Devens.

This opinion is based on the information that landfill plastic liners have a short life, during which time leachates can work into ground water through cracks and holes. Permanent ground water quality is our goal for this region as we are totally dependent upon groundwater for our residential usage.

Nashua River Watershed Association has been a leader is improving that river's point source pollution. This has taken twenty five years. We feel to carry on this standard for water quality, every single effort must be made to protect their progress. The booklet (enclosed) declaring that Grove Pond and Plow Shop Pond are destroyed for fishing and swimming should be sufficient warning, that many nearby places are already destroyed.

The public has grown cautious through evidence of carelessness and coverups such as revealed in "A Civil Action." Everyone bears the responsibilitye for treating water with the value it deserves.

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A fear is that once a 12-acre landfill has been created, it could be considered a potential for further landfill additions. No community is proud of its landfill. Only archeologists get excited to find an untouched dump.

Further, if Harvard chooses to put wells in that area of Devens, the landfill may seriously hamper that future development.

For these reasons, CPRH cannot wholeheartedly choose the option to create a landfill and strongly supports the complete removal to another licensed landfill site off Devens.

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Yours truly,

Kenneta & miller

Kenneth Miller, M.D. President

#### December 1997, Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41, Devens, Massachusetts

#### Use This Space to Write Your Comments

The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 22, 1998 to:

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

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Arthur A. Joseph, PT P.O. Box 1052 S. Lancaster, MA 01561 January 14,1998

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers,

Were there any test performed to test the quality of water to the depth of the hard rock base in the area called Fort Devens and beyond?

It is known that only the top level of ground water is the water level. Below this level the soil is waterlogged. Were test done by an independent laboratory of the waterlogged area and to what depth?

The water table is close to the surface in some areas and hundreds of feet beneath the soil in other areas. What can you tell us about the lower depths of the ground and waterlogged areas in and within several miles of the area called Fort Devens?

Both ground and surface water move downslope and eventually empty into steadily flowing streams, which in turn drain into larger bodies of water.

My concern is that test were not performed to sufficient depths, nor were there any test performed to insure that contaminates didn't seep out of the area called Fort Devens and into the surrounding towns and beyond!

If contaminates seeped out of the base area, which is highly likely, what is to be done about it?

How do you clean-up waterlogged soil?

I shall await an answer to my questions after you have consulted with the environmental experts.

Sincerely Arthur A. Joseph, PT



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December 22, 1997

Mr. Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers:

As recent residents and homeowners in Ayer, we are very disappointed to learn that the proposed siting for the relocation of the Army landfill sites has been designated to be next to Shepley's Hill Landfill in Ayer.

We do not believe Shepley's Hill Landfill meets the 9 criteria which were set in place by the EPA for the selection:

Criteria #1: Overall protection of human health and the environment: There are residential neighborhoods within ½ mile or less of the proposed site.

Criteria #3: Long-term effectiveness and permanence: Contamination of the water supply over time is a risk at the Shepley's Hill location. The Plow Shop Pond is adjacent to the proposed landfill site.

Criteria #9: Community acceptance: A major portion of the resident population of Ayer do not want this relocation to take place.

We moved to Ayer after the base closure with the hope that the Town of Ayer had entered a new phase and would be improving with every new decision made regarding its growth, environmental impacts, open space issues, etc. The Army's presence during the Ft. Devens years is certainly evident with the number of rooming houses and multiple dwellings prominent in the center of town.

Considerations of this kind must be made in the best interest of the Town of Ayer. Ayer has a long way to go to improve its reputation to be able to attract newcomers so it can flourish, and we have to start now. The relocation of the Army's landfill sites to Ayer will certainly be a step backward. Ayer has already contributed to the Army and now it's time for the Army to thank us, not throw their garbage in our yard. This town is only 9.57 square miles; it can't afford to be a dumping ground. Decisions like this will diminish the sense of pride that is so essential in our community.

We believe that the alternative proposal to excavate the waste for off-site disposal should be re-visited; cost should not be the determining factor when protection of human health and environment is at risk. We are opposed to the Shepley's Hill relocation site, but if it **has** to be the site for the Army's landfill, the Army needs to contribute something in return, like funding for overall improvements to the Town.

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Bill and Rori Haugh

Comment Submitted by: Bill and Lori Haugh

Address: 28 High Street Ayer, MA 01432 December 1997, Proposed Plan for GAB.6, 12, and 13, and AOCe 9, 11, 40, and 41, Der

### Use This Space to Write Your Comments

The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environniculal Coordinator. Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 22, 1998 to:

Jim Chambers U.S. Ariny, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

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The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 22, 1998 to:

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

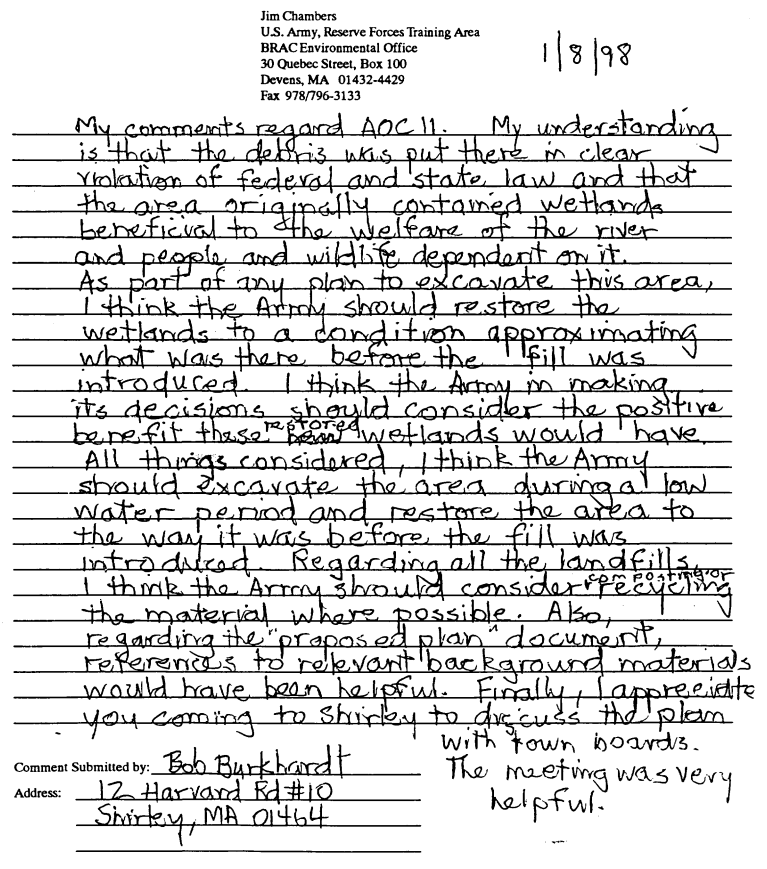
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The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 22, 1998 to:

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

Comment Submitted by: Address: a J 3 01  $\alpha$ 

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Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

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The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 22, 1998 to:

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

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We disagree with the current plan to move debris to the Shepley's Hill location with the following comments:

- 1. Although the superfund guidelines require solid waste to be stored onsite, this location is as **close to the town line of Ayer**, and it's wells, as you could possibly get.
- 2. Even though your experts think that the water flow is away from the wells, there is no guarantee that this would remain true after a 100-year flood or other disaster.
- 3. Why not locate it in the **center** of Devens like in the golf course? I think that we would all agree that protecting Ayer's water supply is more important than maintaining a recreation area. There would be easy access to route 2 for the trucks and equipment.
- 4. We hear that it can not be located in the area south of route 2 because it would impact the Army's training plans. The construction would only be in their way for 18 months. After that, if it is as safe as you say, then it would be just another hill.
- 5. Why is Ayer's water safety and quality of life less importance than the Army's training plans or a golf course?

Comment Submitted by: Paul + Anita Boissean Address: <u>3 Fletcher 57</u> Auger MA 01432	
Address: <u>3 Fletcher ST</u>	
ayer MA 01432	

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#### DEVENS SHEPLEY HILLS LANDFILL

Why is the DEP allowing the Devens Enterprise Zone to consider adding another in-the-ground dump site on property located near a large water source (Grove Pond) when for several years it's been strongly encouraging towns to recycle and send the remainder of trash to 'trash to energy plants in order to protect Masss. water resources - a good idea. Why not re-cycle what you can from the seven dumps and send the rest off to the trash-to-energy plants?

Have you heard of the Love Canal toxic waste cleanup? What about the Times Beach toxic waste cleanup? This past week I came across an article in a science publication about the current buyout of 358 homes, that's 358 families, by the federal environmental agency, the EPA, because it is so badly contaminated by the toxic waste of the surrounding industries.. It is known as the Escambria Superfund Site which is located in Pensacola, Fla., and to quote the article it "possesses unhealthy concentrations of toxic compounds, including dioxin. Escambria is a poor and predominantly black neighborhood that has been subjected to a disproportionate share of industrial activity and pollution . Industrial activity gradually surrounded this neighborhood, causing a dramatic devaluation of residential property and marring the community's attractiveness. Once the homes and apartments are bulldozed and cleared out the area will be designated for industrial use only, limiting the governments cleanup responsibilities - and costs" That's quite a windfall for the surrounding industries. They're sure to be falling over one another to buy up the contaminated properties at bargain basement prices. Meanwhile the 358 families that lived there had to disrupt their lives and most likely contend with fatal inllnesses due to the contamination.

My point in bringing these developments to your attention is: Just as we, the Ayer residents, are concerned about placing another landfill close to Grove Pond a/w/a Ayer homes, I'm sure the residents of these 3 above mentioned communities asked their elected representatives to put the health and safety of the voting, taxpaying residents above big money. The EPA, above all agencies, should have known those industries would have toxic fallout and prevented them from settling near residential neighborhoods rather than now have to uproot 358 families causing much hardship. But they didn't! We have to make our politicians and government officials responsible for their decisions. Their names should be tied and publicized to every anti-citizen development that is forced on the resident taxpayers of every town in this commonwealth and country. My fear is: that once the dump is created then it will continue to be utilized by Devens industries. Also the site is located near Devens r.r. tracks. It would be very convenient, in the future, to import trash once a trash to energy plant was built. After all there would already be two large trash sites there - why not utilize it as a trash-to-energy site? I'm sure the EPA would agree with that!!

The government, both civic and military, have lied to the public over and over again about keeping an eye on feared industries, promising to prevent pollution only to have the taxpayers be the big losers in the end. Actually it isn't our government that's lied to us but our representatives to the govdernment who've been deceitful. They should heed Abraham Lincoln's words spoken at his Gettysburg Address ......"and that government of the people, by the people, for the people, shall not perish from the earth"

WE CAN'T AFFORD TO HAVE A DUMP PLACED IN THE GROVE POND AREA! HAUL IT OUT!

NOTES: Science News, Dec. 6,1997, Vol. 152, No. 23, pg. 366 Visit Science News Online. http://www.sciencenews.org

- Scament Szahmitted by Louise Rogers 4 Pièrce Ave: Ayer Ma. 01432

### PEOPLE OF AYER CONCERNED ABOUT THE ENVIRONMENT 35 Highland Avenue Ayer, MA 01432 Voice/FAX: (978) 772-9749

Mr. James Bryne US EPA, Region 1 JFK Federal Building HBT Boston, MA 02203

December 17, 1997

Dear Mr. Byrne:

On behalf of People of Ayer Concerned About the Environment (PACE), I respectfully request an extension of the comment period for the U.S. Army's Proposed Plan for SAs 6, 12, and 13 and AOCs 9, 11, 40, and 41. Additional time is needed to review documents and offer informational seminars to local residents.

The Comment Period for this project directly overlaps with the comment period for another important environmental issue related to the development of Devens: that of the Bioconversion (sludge processing) plant siting. Hearing dates have tentatively been set for exactly the same day for each project! Additionally, the holidays fall in the middle of the comment period for both projects, at the time of year when most area residents are overextended with holiday related activities.

Therefore, we request an additional thirty days in order to reach out and educate local citizens so that they can respond in an appropriate manner. I would like to request a closing date of February 22, 1998 for the Public Comment Period. Your immediate attention to this issue will be greatly appreciated.

Thank you for your continued support.

Sincerely,

Laurie S. Nehring,

President of PACE

cc: Senator Robert A. Durand

Congressman Martin T. Meehan

Representative Robert Hargraves

Representative Geoffrey D. Hall

Representative Patricia Walrath

Ms. Lynne Welsh, DEP

Mr. James Chambers, BRAC Environmental Coordinator

## THE JOINT BOARDS OF SELECTMEN

*Town of Ayer* 1 Main Street Ayer, MA 01432 (508) 772-8220

Town of Lancaster 695 Main Street Lancaster, MA 01523 (508) 365-3326 *Town of Harvard* 13 Ayer Road Harvard, MA 01451 (508) 456-4100

Town of Shirley Lancaster Road Shirley, MA 01464 (508) 425-2600

December 19, 1997

James Chambers U.S. Army Reserve Forces Training Area BRAC Environmental Office 30 Quebec St., Box 100 Devens, MA 01432-4429

Dear Mr. Chambers:

I am writing on behalf of the Joint Board of Selectmen to make two requests in regards to upcoming deadlines relative to the consolidating of landfills. These requests were unanimously voted by the Joint Boards at their meeting of December 17, 1997.

The first request is to extend the 45 day review period, currently set to expire on January 22, 1998, an additional 45 days. The second is to request that the hearing date of January 8, 1998 be changed to later in January.

These extensions are critical to the local communities. This is a major issue which we must address and review. The current time frame does not allow us the proper time to do that, especially being the time of year it is. With the holidays upon us, we simply cannot complete a proper review of the situation. The extension of the 45 day review period will allow us time to review the ramifications of this project. The change in the hearing date will allow us the time to review the proposal in further detail so that we may ask the right questions at the hearing.

We understand that you have devoted much time to this effort and thus, we believe that you can understand our need to have this small amount of time to review the proposal further. Your consideration of this matter is greatly appreciated. Please feel free to contact me relative to the request.

Sincerely

John Petrin, Town Administrator Town of Harvard - 978-456-4100



SENATOR ROBERT A. DURAND

MIDDLESEX AND WORCESTER DISTRICT ROOM 109C TEL. (617) 722-1120

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COMMONWEALTH OF MASSACHUSETTS MASSACHUSETTS SENATE STATE HOUSE, BOSTON 02133-1053

ASSISTANT MAJORITY LEADER

January 14, 1998

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers,

On behalf of the citizens of Ayer, I respectfully request your presence at a meeting to be held in the Ayer High School Auditorium on February 25, 1998 at 7:00pm.

The purpose of this meeting will be to further discuss concerns that were highlighted during the public hearing held on January 8, 1998 at the Devens Conference Center. Army, Department of Environmental Protection and Environmental Protection Agency representatives attending the hearing were not able to answer some of the questions posed by members of the community. This meeting would be an opportunity for all concerned parties to re-address certain issues, particularly the proposed Shepley Hill landfill site.

I look forward to hearing from you. Please let me know if you have any questions.

Very truly yours,

ROBERT A. DURAND Assistant Majority Leader

 Cc: Governor A. Paul Cellucci
 Senator Edward M. Kennedy Senator John F. Kerry Congressman Martin T. Meehan Representative Robert Hargraves Jim Kreidler, Town Administrator, Ayer

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The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 22, 1998 to: March 8, 1998

> Jim Chambers U.S. Army, Reserve Forces Training Area **BRACEnvironmental Office** 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

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Dear Mr Chambers

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think is a very bad idea SUC.h a populated area. ווער SO CLOSE I can that PRODOSINA my home w Shop Bond which 15 Conecte to our wel Shen Up the existina Pan more area. bv railroad. DroDosec the public 15 ah SChoo writing VINI to the proposed representatives and Senate bad for me, my family 15 and My communi. Thank you for your attention FILE COPY Ullutcomb Ave

Address:

W9704009T



43 Buena Vista Street • Devens, Massachusetts 01432 • (508) 772-6976 • Fax (508) 772-3503

February 18, 1998

James C. Chambers, Environmental Coordinator BRAC Environmental Office Devens Reserve Forces Training Area Devens, MA 01432

Dear Mr. Chambers:

The Board of Directors of the Nashoba Valley Chamber of Commerce, representing 370 businesses at Devens and in the surrounding communities, wishes to go on record as having concerns about the Army's proposed plan for consolidation of landfills at Devens.

The BCT identified 10 criteria for evaluating landfill remediation options. It is the Board of Director's contention that the proposed plan fails to meet some of these criteria at all.

Most obvious is the need for public acceptance. Residents and elected officials in the town of Ayer have objected vociferously to the possibility of consolidation at Shepley's Hill. They have contributed an extraordinary amount of time to their efforts. They have done extensive research. They remain convinced that the Army's proposed plan will have a negative impact on their town, and have so stated at every opportunity. The Army cannot believe, in light of this strenuous objection, that the proposed plan has met with public acceptance.

Another criterion is "long-term effectiveness." We question whether any proposed solution which does not feature a double-lined landfill cell can be considered to have long-term effectiveness. We also question the Army's failure to include AOC 11 in the consolidation plan. Given the proximity of the site to the Nashua River, we would ask that a more comprehensive analysis of potential environmental hazards be made available to the public.

Finally, we would note that one of the ten criteria is cost. It is apparent that this criterion has been given undue weight, and that cost has become the deciding factor, much more so than environmental, human health, or economic development concerns. Surely this cannot be the legacy you wish to leave behind as you enter your final years as a member of our community.

Sincerely,

Jacqueline Esielionis President

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U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

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We are not in favor of the plan to create
a new Landfill near Shephey's HHI. We feel that
the debris should be moved to an off-site location.
The U.S. Army should bear the brunt of this burden.
having created the situation and allowing it to exist
all these years. The present and future generations
of Aver regidents should not have to deal with
the potential hazards and risks of having a new
landfill so close to our ground water resources,
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comment Submitted by: Karen + Chris Tarr Cilen & Patrick Kelterf
Comment Submitted by: Karen + Chris Tarr Ollen & Patrick Killerf Address: <u>55 Littleton Rd, 8c</u> 33 Pire Ridge Dr. <u>Ayer, UA 01432</u> Oyer, MA 01432
Ayer, UN 01432 Quer, MA 01432

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The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 22, 1998 to:

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

i. Comment Submitted by: Address: α 61 ふろ in C đ

March 4, 1998

Mr. Jim Chambers BRAC Environmental Office 30 Quebec St., Box 100 Devens, MA 01432-4439

Dear Mr. Chambers,

We are writing to you to echo the concern of many of our neighbors regarding the Army's proposed plan to consolidate Fort Devens landfills in our town of Ayer. We are very much against this proposal.

First and foremost we are most concerned with the condition of the current Superfund site at Shepley's Hill in Ayer, where the new landfill will be located. This capped landfill which is located near our town wells, has had problems in the past with leaking and we understand it is still leaking. If studies are to show that the current Shepley's Hill landfill is a threat to human health and the environment and something needs to be done to rectify this in the future, we believe putting yet another capped landfill adjacent will hamper any remediation.

We are also concerned about the accuracy and dependability of the Army's proposal to separate hazardous wastes from the landfills before they consolidate at Shepley's Hill. The plan outlined by the Army at the February 25th public hearing did not sound extremely surefire and also to us seems very costly and time consuming. If hazardous wastes were to be accidentally included in the landfill consolidation located in Ayer in the aquifer that serves our town we believe this to be a threat to our drinking water should the landfill leak in the future.

Lastly, we are concerned with the reputation of our town and our property value. We purchased a home in Ayer 5 years ago because we were excited for the future of the town. The closing of Fort Devens and planning for the future in the Ayer schools, the town library, the housing rehabilitation, the look downtown as well as a stronger economy lead us to believe that the town was working toward a more positive place to live. Another questionable landfill from the army so close to downtown, our town park and our drinking water could only be a blemish in our town's struggling reputation.

Again, we oppose the siting of the consolidation landfill in Ayer and urge the Army, EPA and DEP to find an alternative site for the consolidated landfill.

Sincerely, anne Hralle

Graham and Anne Grallert 37 Cambridge Street Ayer, MA 01432

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ANNE SCHWEGMAN ONE EAST MAIN STREET AYER, MA 01432 978.772.6717

March 9, 1998

Mr. Jim Chambers US Army Environment Office 30 Quebec Street Devens, MA 01432

Dear Mr. Chambers:

I am writing this letter to express my opposition to the proposed landfill in Ayer.

The area in which the proposed site exists is already badly polluted. While this may lend itself to the argument that rather than pollute a new spot, just add to this one; this area is so close to our water supply as well as the homes of residents of Ayer, this argument cannot be supported. I am in support of transfer by rail to an alternate spot. This would remove the risk of pollutants seeping into our water supply and allow this area to further repair itself from past pollution.

I attended the public hearing on Wednesday February 25 and appreciate the Army Corp of Engineers interest in listening to other alternatives. I was concerned by several panel member's nods of agreement when it was mentioned that we had to deal with this locally because it was our mess. This is not Ayer's mess, but the Army's; which we as a Nation must deal with. I don't believe the best spot in the Nation to put this waste is right next to Ayer's water supply. Furthermore, I do not believe this is the legacy that the Army wants to leave the people of Ayer, who supported Fort Devens for so long.

I have been a member of the community for the past three years, and have watched Ayer grow and recover from the closing of the Fort Devens. My husband and I believe that Ayer has a great future ahead, which is one of the reasons we chose to live here. The proposed landfill is not good for the community of Ayer, and we urge your group to seek other alternatives.

Sincerely, Annè Schwegman

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March 5, 1998

Jim Chambers U. S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens MA 01432-4429

Dear Mr. Chambers,

I would like to submit my comments regarding the Army's Proposed Plan for Study Areas 6, 12, and 13, and Areas of Concern 9, 11, 40 and 41.

Over the last three years I served as a member of the Ayer Comprehensive Plan Committee (ACPC), a group of town officials, businesspeople, and residents who met with consultants to develop the town's comprehensive master plan. This plan was adopted at Town Meeting in October 1997. Below are excepts from the Executive Summary of the Plan.

Vision Statement

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"The citizens of the Town of Ayer recognize the town's natural beauty and attractive open spaces, its quality of life, and the diversity of its neighborhoods. Our vision for the future of the town is to build on and strengthen our unique downtown, our strong industrial and commercial base, while <u>protecting our environmental resources</u>."

The very first item in the section of the plan entitled Natural Resources, Open Space and Recreation Implementation Recommendations is

"Develop strategy to <u>remediate water quality problems in Grove</u>, Long and <u>Plow Shop</u> <u>Ponds</u> and continued discussions with Devens Commerce Center regarding the <u>cleanup of</u> <u>Grove and Plow Shop Ponds</u>."

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As a member of the ACPC, I believe it is my responsibility, on behalf of the residents of Ayer who voted for the new master plan, to voice my opposition to the Army's proposal construction of a new consolidated landfill near the existing Shepley's Hill Landfill site. Shepley's Hill Landfill is already a Superfund site and it doesn't make sense to dispose of any more questionable material near this site. It also doesn't make sense to me to construct a landfill anywhere near Grove Pond or Plow Shop Pond that would adversely effect the aquifer and the water quality of the town of Ayer.

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Sincerely, uch Rhenning

Ruth Rhonemus 8 Oak Street Ayer MA 01432-1620

P.O. Box 77 Harvard, MA 01451

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March 5, 1998

James Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers,

I am a resident of Harvard, past member and chairman of the Harvard Planning Board, and member of Devens Water Resources and Open Space task forces. First I would like to thank you and the Army for the several opportunities you have provided for public comment. I have spoken at both the January, 1998 and February, 1998 public hearings. This letter is to confirm my prior comments.

The Nashua River and its underlying aquifer are significant - if not the most significant natural resources in the region. The aquifer supports existing and future public water supplies. The wetlands associated with the River provide flood control. The River network provides important wildlife habitat for many species - some of which are federally or state threatened or endangered. The River also is a regional recreational resource.

The Army's activities on Ft. Devens have resulted in the seven landfill sites being considered in the Army's Proposed Plan, dated December 1997. With the exception of SA 6, the 19th century farm site, these sites are located either within the Nashua River's floodplain, in wetlands which drain into the River, on upgradient slopes which drain into the River, or in areas which have the potential to contaminate the aquifer and public water supplies.

In short, six of the seven landfills (AOC's 9, 11, 40, and 41, and SA's 12 and 13) <u>all</u> presently impact a significant regional resource. My comments are directed to the proposed treatment of these six landfills.

The Army's rationale for leaving SA 12 and AOC 41 essentially intact (minimal surface clean up by Army personnel) is the lack of human activity *on the site*, which is now part of the reserve training area and will become part of an expanded Oxbow NWR. The fact that contaminants beneath the surface will continue to impact a *regional* water resource has been overlooked.

Let me remind you that water flows - it moves - it does not stay put. Contaminants in its path will, likewise, move.

The Army's rationale for leaving AOC 11 essentially intact (again minimal surface clean up) is the same: lack of human activity on the site. It's in a floodplain! By federal, state and local law, there can be no building in a floodplain. Again, the contaminants left below the surface will be subject to inundation of flood waters and rising ground water, and they will travel downstream, continuing to pollute the River and downstream water supplies.

And, as if to add insult to injury, AOC 11 was created in violation of the federal Clean Water Act and state Wetlands Protection Act which prohibit fill of wetlands. The Army, a federal agency, simply chose to ignore federal and state law. And now, the Army is choosing to ignore enforcement of federal requirements under this law to clean up and restore damaged wetlands. What does this action (or rather inaction) say to those who are

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required to comply with federal and state laws or face civil and/or criminal charges and penalties?

When I first got involved in the landfill clean up and consolidation matter last summer, it was at the request of MA DEP and EPA. At that point the Army was insisting on only capping in place the 7 landfills. No removal. No consolidation. No proper disposal. MA DEP and EPA wanted all seven sites removed and consolidated. Through the efforts of many concerned citizens and organizations, the Army's plan was modified to the present proposal. But why the incomplete clean up? Apparently cost. And what is the difference in cost (if you accept the Plan's estimates)? The proposed plan: \$17.3 million. Clean up of six of the seven sites, the six sites that impact the water resources? Not given. Not even considered. The Army was willing to remove and consolidate all of the sites (including the farm site), except for AOC 11 (the one in the floodplain, in violation of the federal Clean Water Act) at a total cost of \$18.1 million (alternative 8). Removal and consolidation of all seven: \$20.2 million (alternative 9). \$3 million more to do the job right. Is protection of the River, its wetlands, and the aquifer - an incredible regional resource - not worth it?

We have spent decades and millions of dollars and untold millions of volunteer hours cleaning up the Nashua River. It is an international success story. The Army should not be allowed to walk away from Devens with 3 landfills remaining in the wetlands or floodplain of the Nashua. In addition to the removal and consolidation of SA 13, AOC's 9 and 40, the Army must remove and consolidate SA 12, and AOC's 11 and 41. And all the impacted wetlands must be restored.

The second major component of the Proposed Plan is the location of a consolidated landfill site for the removed debris. Several suggestions have been put forward at the hearings. It is clear the site adjacent to Shepleys Hill Landfill is not appropriate and I applaud the Army for considering alternatives. Let me suggest here, as I have in the past, that the Army look at the entire Main and North Post area for a consolidation site. When developing the Reuse Plan the need to reserve an area for a consolidated landfill site was not raised (in spite of the Army's obligation to clean up the 50+ identified contaminated sites). Therefore, to preclude all of the development zones from consideration (in the name of adhering to the Reuse Plan) is inappropriate and disingenuous. I cannot believe a 15-acre site could not be found that would be more environmentally sensitive than the present proposed site (i.e. not over the aquifer). Once stabilized, I believe the landfill could support a parking area, open space between buildings and development (in keeping with the present campus-like feel of Devens) or a playing field. I do not believe all on-site possibilities have been exhausted and would urge the Army to continue a public process for resolving this matter. Personally, I would not endorse removing the debris from Devens (to someone else's backyard or sensitive resource area), so long as an environmentally sound alternative can be found here.

To summarize, I urge the full excavation, removal and restoration of AOC's 9, 11, 40 and 41 and SA's 12 and 13, and the establishment of a consolidated landfill site which is not located in an environmentally sensitive area or over a critical resource such as the Devens aquifer.

Thank you for this opportunity to comment.

Sincerely. Lucy B. Wallace

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# **Citizens to Protect Residential Harvard**

P.O. Box 424 Harvard, Massachusetts 01451

March 4, 1998

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

#### Dear Mr. Chambers:

I am writing representing the 200+ families who make up the membership of Citizens to Protect Residential Harvard (CPRH). We continue to be concerned with the number and composition of landfills at Devens and what the future treatment of these landfills will be. After attending the past two hearings concerning the landfills, we question the feasibility and completeness of the remediation plan currently being considered.

Our concerns center around several considerations: 1) the choice of the Shepley -Hill site as the location of the consolidated landfill; 2) the effectiveness and completeness of the remediation plans for several of the sites.

#### The Choice of Shepley Hill

Concerning the choice of the Shepley Hill site, it seems marginal at best. To begin with, the total lack of acceptance by the town of Ayer should disqualify the site according to the ten criteria set forth. In addition, with the amount of available acreage at Devens, there is little reason to put the landfill on the regional aquifer. It is imperative that the region's aquifer and water ways are preserved and protected. Our limited understanding of aquifers is that it is not well understood precisely how they work, despite your water flow modeling, it would be short sighted and an unreasonable risk to endanger the aquifer. This is particularly true because, as the "blue map" makes so obvious, overall a substantial amount of "white area" exists.

We understand that much of this land is considered to be off limits due to its location in the Redevelopment area, but that is a surmountable obstacle, particularly because the land will be returned to the towns in the future. In addition, this type of need was never mentioned at the planning charrettes or land could have been zoned and set aside for it. Surely the Devens Commerce Center can spare, however unwillingly, twelve acres out of the 2,355 acres temporarily transferred to it. And surely, this land can be placed in far proximity to aquifers, residences or businesses. Or, since the DOD created the landfills, a

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consolidated landfill might be put on the 5,220 acres on the Devens Reserve Forces Training Area.

Certainly the town of Ayer has put together an interesting proposal concerning the disposal of all of the landfill material by rail to an off-site landfill. It is possible that this could be a viable solution, and is an option well worth examining as it meets the desires of both the town of Ayer and the Landbank, seems economically feasible, and allegedly could be completed in a shorter time frame. We do appreciate the Army's willingness to further research such an option. However, as attractive as this proposal might be for the immediate region, we do find it unfair to shift local burdens to another community. Certainly great care would have to be taken to insure that the material is acceptable to the receiving community and would be adequately disposed of in a double lined landfill.

#### Remediating the Individual Sites

CPRH joins the Massachusetts Audubon Society, US Fish and Wildlife Service, and People of Ayer Concerned about the Environment (PACE) in the request to completely excavate and clean up AOC 11 on the Main Post, SA 12 on the South Post, and AOC 41 on the South Post. We feel that the removal of only the surface debris is inadequate, especially since two of the sites (SA 12 & AOC 41) required CERCLA action.

We are very concerned with AOC 11, with its high concentrations of DDT, due to its close proximity to the Nashua River. (This landfill is particularly disturbing since its creation took place well after the implementation of the Clean Water Act.) We also question whether SA6 does require remediation, as well as any other landfills that may exist on the South Post.

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#### Screening for Hazardous Materials

We were very disappointed at the Jan. 8th hearing to hear the lack of foresight and technical planning that had been given to the issue of testing the landfill material for toxicity. Obviously, the determination of what material would be shipped off-site and what material would be consolidated in the proposed Shepley Hill landfill is of utmost importance.

We were pleased to see the issue addressed in more depth at the February 25th hearing. However, we question the screening process. For example, the lot sizes of material to be tested for hazardous waste were estimated to be 250 to 1000 cubic yards each. This large lot size makes one wonder how effectively testing really will be. How effective can the on-site testing be in a world where 70,000 different chemical compounds exist, and what is the timing of the tests? It was stated that about 10% of the samples will be shipped for off-site lab analysis; is that a sufficient amount?

In summary, it is imperative that the DOD undertake the responsibility of a complete excavation of the landfills located on the North, Main and South Posts in a timely fashion. However, there is no point in rushing to a decision before fully exploring all the possible options. The current plan put forward is one

possibility but is not necessarily the best answer. Since you stated at the Feb. 25 meeting that there is no danger of losing funding based on a delayed decision, there is no reason to settle for less than an optimum strategy.

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Thank you for the opportunity to give input.

Sincerely,

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Sarah Van Vleck President

cc: Senator Edward Kennedy Senator John Kerry Rep. Marty Meehan Senator Robert Durand Rep. Geoff Hall L.Nehring - PACE Mr. James Chambers U.S. Army Reserves Training Area BRAC/Environmental Office 30 Quebec Street P.O. Box 1000 Devens, MA 01432-4429

Dear Mr. Chambers:

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This letter is being written to express the feelings of residents of Ayer, Massachusetts who have been unable to attend the "consolidation" public meetings and voice their desires. This letter is expected to be part of a public record.

In our opinion, the only acceptable and moral action is to remove the present landfills to an OFF SITE location.

The potential harm to human lives and wildlife are apparent. We want our children and grandchildren to live in a safe community. There is enough to worry about with drugs and other evils of the world. We should not have to worry about whether or not there may or may not be a leak in a landfill, whose suggested location is 1800 feet from a playground where children and adults will gather to enjoy outdoor activities and 2900 feet from our current drinking water facilities.

What needs to be taken into consideration is that money may be saved now, but in the future, the possibility of millions of dollars will be spent if something should happen to the landfills. What will happen to the many families who are potentially endangered by this hazardous waste if someone in their family should get sick, like in Woburn and Groton. Who is going to take care of them and make sure their family is cared for? The Army and or U.S. Government?

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Mr. James Chambers U.S. Army Reserves Forces Training Area March 2, 1998 Page Two

It was proclaimed that their would be annual/semi-annual testing of the landfill site. What happens during the period that it isn't tested? What happens if something leaks and is not detected until six months later? In addition, it was stated that the hazardous material would be separated from the non hazardous material. Who is to say that all of the hazardous waste will be removed? What if they miss some? How does the Army and/or responsible persons intend to separate what is hazardous and what is not hazardous. What is defined to be hazardous and non-hazardous? Who is going to separate it? ł

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As a result of the meeting on February 25, 1998, we have been led to believe that one of the current landfills is leaking because of a statement that a gentleman (resident) made, "<u>the orange</u> <u>goo looked almost pretty if we did not know how ugly it really was."</u> <u>"Please clean it up.</u>" Who is to say that this would not happen to the "consolidated landfill?" Is the landfill that is leaking even considered to be 1 of the 7?

In addition, a gentleman from the Department of Fish and Wildlife stood up and declared that the only acceptable move would be to relocate the hazardous material to an off site location. Why should there even be a question of what the moral action would be? Due to the potential harm that these landfills portray, why is "the budget" the first priority instead of human life and wildlife?

Ayer is an upcoming town. Many of the undersigned have moved here within the last five years. People looking for a place to reside and raise their children will not consider Ayer, if Ayer is known to have possible toxic landfills. It would be a stereotyped town such as Woburn and Groton. Not to mention that our property values will go down. M. James Chambers U.S. Army Reserve Forces Training Area March 2, 1998 Page Three

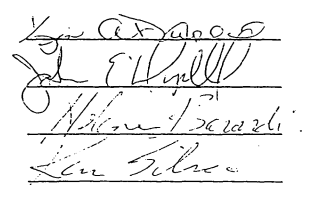
Is our only alternative that we must be forced to make a decision to move out of Ayer in order to provide a safe environment for our children and grandchildren to grow up in?

This letter is also being written for the other residents of Ayer who have not voiced their opinions either by mail or at the meetings. We believe that there are others that are truly concerned as well, but have not gone to the meetings or written a letter.

We are aware of the positive relationship between all parties involved and we are grateful that we are allowed to take part in this very serious issue. A written response would be appreciated. Thank you for your attention to this matter.

CC:

Kernel Edward Murdough Mr. James Bryne, EPA Mr. John Regan, DEP Mr. James Kreidler, Ayer Board of Selectman Senator Robert Durand Ms. Laurie Nehring, PACE Representative Martin Meehan



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U.S. Army Reserve Forces Training Area March 2, 1998 Page Four

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U.S. Army Reserve Forces Training Area March 2, 1998 Page Five

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## THE JOINT BOARDS OF SELECTMEN

*Town of Ayer* 1 Main Street Ayer, MA 01432 (978) 772-8220

Town of Harvard 13 Ayer Road Harvard, MA 01451 (978) 456-4100

Town of Lancaster 695 Main Street Lancaster, MA 01523 (978) 365-3326

Town of Shirley Lancaster Road Shirley, MA 01464 (978) 425-2600

March 9, 1998

Mr. James Chambers U.S. Army, RFTA BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

RE: Non support of Army's proposed landfill consolidation plan.

Dear Mr. Chambers,

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The Joint Boards of Selectmen from the towns of Ayer, Harvard and Shirley do not support the Army's proposed plan for landfill consolidation. Our official position regarding the Department of the Army's proposed plan for landfill consolidation at the former Fort Devens, as voted at our March 4, 1998 meeting, is as follows:

- 1. We support a plan of action that removes all risk for human health and the environment associated with the landfills on Devens.
- 2. Our submitted plan involves excavating AOC 9, SA 13 and AOC 40 and doing site remediation on SA 6 and SA 12 and removing all of the excavated material to an off-site facility.
- 3. We believe that additional study should be done on AOC 11 and AOC 41 to determine if limited removal is appropriate or if a complete removal to an off-site facility is the better option. It is our belief that both AOC 11 and AOC 41 pose a risk to human health and the environment. Because AOC 11 is directly effecting the Nashua River, and because AOC 41 may be effecting the Nashua and/or Still River and is relatively small in total cubic yards, we strongly urge you to give them further consideration.

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Please see that this becomes a part of the official record under the public comment period. Thank you.

If you have any questions please feel free to contact either myself, John Petrin in Harvard at (978) 456-4100 or Tom Linden in Shirley at (978) 425-2600.

Sincerel James M. Kreidler, Jr.

Ayer Town Administrator On Behalf of the Joint Boards of Selectmen

Cc: Sen. Kennedy Sen. Kerry Rep. Meehan Gov. Cellucci Sen. Durand Rep. Hargraves Rep. Hall Rep. Walrath Town's Files Mike Hogan, MDFA RAB PACE Nashua River Watershed Association

#### December 1997, Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41, Devens, Massachusetts

### Use This Space to Write Your Comments

The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, lease call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written \_omments, postmarked no later than January 22, 1998 to:

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133 pg 1 of 2

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#### December 1997, Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11. 40, and 41, Devens, Massechusette

#### Use This Space to Write Your Comments

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> Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

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Address:

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#### December 1997, Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41, Devens, Massachusetts

#### 'Ise This Space to Write Your Comments

The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 22, 1998 to:

page 10/2

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

n 3 pg2 See Comment Submitted by: Address: P. O. Box 1195 Oll. MA01463 W9704009T RECEIVED 9 1998

#### December 1997, Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41, Devens, Massachusette

### Use This Space to Write Your Comments

The Army wants your written comments on all of the options under consideration for dealing with the landfills at SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41. You can use the form below to send in written comments. If you have questions about how to comment, please call the Devens BRAC Environmental Coordinator, Jim Chambers, at 978/796-3835. Send this form, or any other written comments, postmarked no later than January 22, 1998 to:

page 20%. )

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429 Fax 978/796-3133

Comment Submitted by: Address: P.O. Box 1195 UA01463 Pepperel

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#### INDEPENDENT ENVIRONMENTAL CONSULTANTS, INC.

P.O. Box 178 South Orleans, MA 02662 (508) 240-6811

March 4, 1998

James Chambers United States Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Re: Consolidation of Landfills
SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41
U.S. Army, Reserve Forces Training Area
Devens, MA

Mr. Chambers:

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This letter has been prepared by Independent Environment Consultants, Inc., on behalf of the Board of Selectmen and Water District for the Town of Shirley, MA. This comment letter concerns the proposal for the consolidation of landfills at For Devens. The current proposals is to consolidate seven landfills at Sheply Hill in Ayer, MA. One landfill already exists at the Shepley Hill site in Ayer, MA.

The major concern for the Town of Shirley is that the alternative site for this consolidation of seven landfills is within the North Post section of Fort Devens. The proposed site within the North Post for the consolidation of landfills is located north and ,4 ;4 upgradient of the existing Patterson well site, and the proposed Walker well site for the Town of Shirley. The two well sites are located just north of Morse Brook and to the west of Walker Road. The major environmental concern for the Town of Shirley is the potential pollution of the selected land for the existing well and a proposed well located south and downgradient of the North Post area. These well sites contain the future water supply of potable drinking water for the residents of Shirley. The Patterson well currently produces 380,000 gallons per day of potable water, and the proposed Walker well will produce 500,000 gallons per day of potable water. The existing water quality of the groundwater within the Patterson well and the proposed Walker well is excellent. The high water quality rating of this well water/groundwater requires very little treatment by the town. This selected land for municipal wells for drinking water is the best location within the Town of Shirley in terms of overall available groundwater supplies, and overall water quality. Groundwater is the sole source of water for the Town of Shirley. The protection of this valuable aquifer system in this section of town, and the protection and preservation of the water quality of the groundwater within this aquifer is a priority for the Town of Shirley. Contamination of the groundwater and soils within this selected land for

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the existing well and future wells, and the potential contamination of this municipal water supply would be an environmental disaster for the Town of Shirley. It should be noted that the environmental data and environmental mapping of all contaminated areas within the North Post from past military operations is not complete.

The existing town well and the proposed town well are located south and downgradient of the North Post, and the North Post area is within the groundwater recharge zone for both of these municipal wells. According to the available environmental data from the Shirley Water District, the physical location of the Patterson well and the Walker Well is within land that contains significant volumes of groundwater within the aquifer available for withdrawal to supply the future water needs of the town. This land area has been assessed as having the best available groundwater supply within the town. The existing water quality of the groundwater contained within the aquifer system is classified as having a high water quality rating. Due to the overall quantity of water within the aquifer and the high water quality rating of the water, the preservation of this valuable natural resource is of prime concern to the town.

The consolidation of landfills within the North Post would locate these landfills just north of the Patterson well and the Walker well. The placement of dump and landfill materials within the North Post area could result in significant negative environmental impacts to the existing aquifer and the water quality of the existing groundwater. Degradation of the existing soils and the groundwater system within the North Post, and contamination of the valuable aquifer system, will directly impact the water supply for the Town of Shirley, Existing geohydrology reports, groundwater flow data, soils data, and environmental mapping of groundwater within the subject aquifer, indicates that groundwater flows in a south and south easterly direction from the North Post toward the Patterson well and the Walker well. In terms of the total aquifer coverage, the actual physical limits of the aquifer (saturated soil zone) within the North Post area is still in question at this time. The aquifer may include other additional lands within the North Post area not shown on the existing Devens area aquifer and wells map (GIS). In regards to the North Post, any risk of negatively impacting the existing groundwater within this aquifer system is a concern for the town, and the town's existing and future water supply, since the North Post is within the groundwater recharge zone of the town's wells. Again, the sole source of drinking water for the residents of Shirley is groundwater from the municipal wells, and these town wells are within the same aquifer system that underlies the North Post.

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Traffic impacts from the trucking of landfill materials to the alternative North Post landfill consolidation site would also be a major issue for the Town of Shirley. The overall impact to the town from increased traffic volumes, road and traffic safety concerns, impacts to existing infrastructure, noise impacts, and cumulative impacts to residential neighborhoods would be significant. Increased traffic volumes including numerous large trucks for the purpose of hauling landfill materials would negatively impact the existing traffic patterns, roadways, and living conditions within the town. In conclusion, the major concern of the Town of Shirley for the current proposal for the consolidation of landfills at Fort Devens (SAs 6, 12, and 13 and AOCs 9, 11, 40 and 41), is the alternative site for consolidation within the North Post. Potential negative environmental impacts to the existing aquifer from landfill consolidation within the North Post, and from other contamination sources within the North Post, will create environmental impacts to the Town of Shirley's municipal wells. These municipal wells which are the sole water supply for the town are located south and downgradient from the North Post. This alternative site for landfill consolidation within the North Post is a major environmental concern for the Town of Shirley.

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If you have any questions, do not hesitate to contact me.

Very truly yours,

Paul J. Shea, P.W.S. President

# Town of Shirley BOARD OF SELECTMEN

POST OFFICE BOX 455 SHIRLEY, MASSACHUSETTS 01464-0455



(508) 425-2600 FAX (508) 425-2602

6 March 1998

Jim Chambers U. S. Army Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Subject: Proposed Clean-up Plan (Consolidation) of Landfills at Devens

Dear Mr. Chambers,

With this letter we respectfully submit two (2) comments on behalf of the Town of Shirley regarding the above matter.

One comment is from Independent Environmental Consultants, Inc. This firm was retained by the Town for the purpose of providing an objective expert analysis of the Army's proposal. Both the Shirley Water District and our Board of Health have had input into this report.

The second letter was provided to us by the Town's Devens Task Force. The Task Force was appointed by our Board to assist us in Devens/Town matters and has studied the Army's proposal over a period of time.

Please know that both of these comments carry our unanimous endorsement and support.

Thank you for your attention and consideration.

Very truly yours,

#### **BOARD OF SELECTMEN**

Bruce MacDonald Chairman

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Jim Chambers U.S. Army Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, Ma. 01432-4429

Re: Consolidated Landfill Sites, Superfund Program

Dear Mr. Chambers:

The Devens Task Force of Shirley, Ma., submits the following comments on the Landfill Options under consideration for SAs 6,12, and 13, and AOCs 9,11,40, and 41.

The Army has proposed, under CERCLA, to consolidate the landfills at AOC 9, 40, and SA13 to an area abutting the current Shepley's Hill Landfill. The alternate site for this consolidated landfill is AOC9 on the North Post. We feel there are significant problems in siting this landfill in either area. Although we support consolidation, we feel that another site must be considered. These landfills should be excavated and removed to another site, even if that site is off-base.

The Army uses USEPA's nine criteria to decide on a cleanup option. According to these criteria the proposed plan must first take into account 'the overall protection of human health and the environment'. Both the Shepley's Hill site and the North Post site sit on high and medium yield aquifers. The possible contamination of these aquifers would endanger the water supply of the Towns of Shirley, Ayer, and the redevelopment of Fort Devens.

The intended cleanup must also comply with Applicable or Relevant and Appropriate Requirements. These ARARs are the state and federal environmental statutes, regulations and requirements. In both areas, Shepley's Hill and the North Post, the consolidated landfill would not conform with the ARARs. DEP regulations do not permit siting of landfills in wetlands and floodplains, within the groundwater table, or over productive or potentially productive aquifers. \*

The cleanup proposal must also have long term effectiveness and permanence. The geomembrane which will form the lining of this landfill will not last forever. Even if the geomembrane lasts for 30 or 50 years, what happens then? The North Post and the Shepley's Hill site lie atop of medium and high yield aquifers. If the geomembrane is compromised, so is the drinking water of Shirley or Ayer. This is not a chance the government should be willing to take. It seems clear that another site should be explored which would not hold the possibility of a regional disaster.

The remedial alternatives must consider implementability. In the case of the North Post, the problems with access still exist.- there is no paved road into this area. Also the proximity of AOC9 to the infiltration beds for the waste water treatment facility would put the rebuilding of the waste water facility in jeopardy. In the case of the Shepley's Hill site, the presence of historic liquid waste lagoons put this site in question. These lagoons were buried by the Army but were not removed. Further study is warranted to determine if the Shepley's Hill Consolidated Landfill Site qualifies as it's own AOC requiring remediation.

• Community acceptance of this project is the last of the nine criteria which needs to be met. The North Post sits in the middle of a rural residential neighborhood. Siting of a consolidated landfill in this area would impact the use of nearby private and municipal wells. Shepley's would be located within one-half mile or less of homes, Pirone Park, and downtown Ayer. We hope the Army will consider the human costs when making their final decision of a landfill site.

Sincerely yours,

- Tathung Somason

cc: Gov. A. Paul Cellucci; Sen. Robert Durand; Rep. Patricia Walrath; Rep. Robert Hargraves; Rep Geoff Hall; Sen. Edward Kennedy; Sen. John Kerry; Rep. Martin Meehan; Ayer board of Selectmen; Harvard Board of Selectmen; Jim Byrne, EPA; Lynne Welsh, MADEP 4.4.4.

National Wildlife Refuge Association

Dedicated to the protection and perpetuation of the National Wildlife Refuge System

c/o Great Meadows NWR Sudbury, MA 01776

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March 5, 1998

James Chambers BRAC Environmental Coordinator AFZD-DEC Department of the Army Devens, MA 01433-5010

Dear Mr. Chambers,

On behalf of the National Wildlife Refuge Association (NWRA) I am registering our opposition to the Army's current proposal for remediation of the seven landfill areas on Fort Devens' land, or former Fort Devens' land, in the towns of Ayer, Harvard, Lancaster, and Shirley. The areas are designated AOC's 9, 11, 40, and 41 and SA's 6, 12, and 13. The NWRA is a national conservation organization dedicated to protecting and preserving the National Wildlife Refuge System and to increasing public understanding and appreciation of this System which includes over 500 refuges and embraces 92 million acres.

Currently, the Army's clean up proposal is to: 1) dig up and relocate debris from AOC's 9 and 40 and from SA 13; 2) remove all <u>visible</u> man-made surface debris from AOC 11 and SA 12; and 3) no action under CERCLA at the South Post sites (SA's 6 and 12, and AOC 41). Again, at AOC 11 and SA 12 you intend to remove all <u>visible</u> surface debris.

The NWRA agrees with the proposed action for AOC's 9 and 40 and SA 13. WE DO NOT AGREE with the proposed action for AOC's 11 and 41 and SA 12. Our concern, of course, is the impact upon the nearby Oxbow National Wildlife Refuge and the wildlife it supports. All thee sites are environmentally sensitive. AOC 11 is immediately adjacent to lands that will soon be transferred to the jurisdiction of the U.S. Fish and Wildlife Service for management as part of the Oxbow NWR. AOC 41 and SA 12 are in the South Post area. And current law directs that South Post will become part of the Oxbow NWR "when, and if, it is excessed by the Army." Yes, we have an interest.

We are most surprised that EPA and MA DEP are endorsing the Army's current proposal, given their previous position on all these sites. CERCLA, or Superfund Law, requires site remedies that are protective of human health and the environment. Also, it appears the requirements of the federal Clean Water Act and the state Wetlands Protection Act are not being met. AOC 11 is a wetland along the Nashua River and has elevated concentrations of DDT in surface soils, subsurface soils, and wetland sediments. There are also traces of PCB's, heavy metals and other potentially dangerous materials at this site. SA 12 is within the Nashua River floodplain and AOC 41 is but 100 feet from New Cranberry Pond.

What is especially egregious about the Army's current proposal, and EPA's and MA DEP's "go along" position, is that it appears that AOC's 11 and 41 and SA 12 were done in violation of our wetlands laws - section 404 of the Clean Water Act and the state Wetlands Protection Act. And who are supposed to assure compliance with the laws? For the federal law, the Army Corps of Engineers and EPA; for the state, the MA DEP. The protectors are the violators.

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Thus, there is a special responsibility here for the Army, EPA, and MA DEP to clean up the mess you created and/or permitted. The problem demands complete remediation of all sites. Cost should not be the overriding consideration. Protect our lands, our water, our wildlife, and our people. Undo the damage you have done.

Sincerely, . / a.

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William C. Ashe President

cc: Senator Edward M. Kennedy Senator John A. Kerry Congressman Marty Meehan Ronald Lambertson, Regional Director, U.S. Fish and Wildlife Service Bud Oliveira, Refuge Manager Trudy Cox, Secretary, Office of Environmental Affairs Nashua River Watershed Association Massachusetts Audubon Society David Tobin, NWRA



President Bill Ashe Harvard, MA

Vice President Victor Koivumaki Lancaster, MA

Treasurer Tim Althof Hampton, NH

Secretary Marion Stoddart Groton, MA

Ralph Andrews Nashua, NH Arthur Blackman Groton, MA Ted Brovitz Fitchburg, MA Mildred Chandler Harvard, MA Jim Donchess Nashua, NH Susan Durham **Hollis**. NH .k Eaton Leominster, MA Barbara Ganem Pepperell, MA Robert Gardner Ayer, MA Charles Greenough West Boylston, MA Edward Himlan Leominster, MA June Adams Johnson Groton, M.A Peter Lanza Leominster, MA Judy Larter Dunstable, M.4 Don Maclver Littleton, M.A Pat Magnus Clinton, MA Alan Manoian Nashua, NH Paul Matisse Groton, MA **Bob Pine** Groton, M.A Paul Routhier Littleton, MA Steve Slarsky Aver. MA ert Wagner Pepperell, MA Lucy Wallace Harvard, M.4

Executive Director: Elizabeth Ainsley Campbell Nashua River Watershed Association

592 MAIN STREET, GROTON, MASSACHUSETTS 01450-1230 Tel: 978/448-0299 Fax: 978/448-0941 E-mail: nrwa@ma.ultranet.com

February 18, 1998

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FB 20 (2):

James Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Re: Proposed Plan for SAs 6,12 & 13, and AOCs 9, 11, 40 and 41

Dear Mr. Chambers:

On behalf of the Nashua River Watershed Association, I would like to provide comments on the proposed plan for addressing the seven existing landfills on the decommissioned Fort Devens Army base. As you know the Nashua River Watershed Association has followed this process closely and has been active in seeking a final solution that will ensure that the future health of the Nashua River and its related aquifers are not further jeopardized. The NRWA supports much of the proposed final plan that the Army has put forth. However, the NRWA fully expects the Army to adhere to the highest of standards and the fullest vigilance when proceeding with proposed clean ups.

The NRWA agrees that AOC's 9 and 40 and SA 13 should be fully excavated and removed to a consolidated waste site. It is essential that <u>all</u> hazardous material be removed from these sites separately and disposed of at licensed off-site facilities. The sites should be monitored long term, especially in light of the disturbance resulting from the removal.

Though the NRWA believes that surface debris at AOC 41 and SA 12 should be removed, the fact that wetlands were filled at-these sites demands a more appropriate remedy: complete removal of all debris, leaving the sites without any further possibility of continuing to harm water resources. It is hard to believe that the short term affects of performing such clean-up is not offset by the long term gains of finally removing this debris from an area where it should not have been deposited in the first place. Long term monitoring of these sites is also appropriate. AOC 11 should also be completely excavated. Given the nature of

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the area prior to the creation of this site, long term monitoring is not only appropriate, but absolutely necessary. It should go without saying that <u>any</u> hazardous materials must be screened and removed off site.

Finally, although initial information suggested that the proposed consolidated waste site adjacent to the existing Shepley's Hill landfill was safe and appropriate, the NRWA now believes that the strength of the existing information suggests otherwise. Not the least important of this information are monitoring results that suggest continuing problems with the Shepley's Hill landfill. It is inherently wrong to place another landfill next to an existing landfill that poses continuing monitoring and contamination problems. It may well become impossible to guarantee whether the integrity of the new consolidated landfill is intact, while experiencing varying monitoring results from the adjacent existing landfill. The NRWA also believes that the proximity to the Ayer water supply poses a significant amount of potential risk, regardless of the perceived underground water flow and the claimed safety of the double lined surface, and that placement elsewhere on the Devens compound or at some off-site location is more protective of the Town of Ayer.

The NRWA respectfully submits these comments with the hope that the Army will go the extra steps necessary to eradicate problems arising from failure to take adequate care during its stewardship of Devens. This is the least that can and should be expected of an agency entrusted with public lands.

Sincerely,

Robert N. Leite,

Robert A. Levite Natural Resources Director Member, Restoration Advisory Bd.

cc: Senator Robert Durand James Byrne, EPA Lynn Welsh, MADEP Laurie Nehring, PACE

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# United States Department of the Interior

#### FISH AND WILDLIFE SERVICE

Great Meadows National Wildlife Refuge Weir Hill Road Sudbury, Massachusetts 01776 Phone:(978)443-4661 Fax:(978)443-2898

February 12, 1998

Mr. Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers,

Thank you for the opportunity to comment on the Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41 U.S. Army, Reserve Forces Training Area Devens, Massachusetts. I especially want to express my appreciation for the site tour you provided to me and my Deputy, Janet Kennedy, on January 14.

I do not feel comfortable commenting on the proposed siting of the consolidated landfill. I know little of the subsurface drainage and the techniques described to contain such an area. I do request, however, that due consideration be given to the concerns of the citizens and elected officials who have voiced their opinions regarding the proposed site at Shepley's Hill.

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As the land manager in charge of the resources of the Oxbow National Wildlife Refuge and as a citizen concerned with our nation's wetlands resources, I feel the need to disagree with the No Action Proposal for AOC 41 and SA 12 and the surface debris removal only for AOC 11. AOC 11 is immediately adjacent to the area scheduled for transfer to the U.S. Fish and Wildlife Service from the U.S. Army for inclusion in the Oxbow National Wildlife Refuge, a unit of the National Wildlife Refuge System. It is situated in a wetland area and was created in violation of the Clean Water Act. In addition, the area is subjected to periodic flooding from the Nashua River. Such flooding may accelerate transport of materials from the landfill directly into the river which would directly impact a unit of the National Wildlife Refuge System.

The statement "harm caused by removing or treating contamination in this ecologically-sensitive area would outweigh benefits provided" is not an accurate one. Although removal of the landfill would cause site disturbance, the overall benefit in the long-term would far outweigh the disturbance factor. The site is a wetland which has been filled in violation of the law. The

techniques for wetland restoration exist and have been implemented across the United States by



numerous state and federal agencies, including the U.S. Army Corps of Engineers who are tasked with enforcing the Clean Water Act.

Similarly AOC 41 and SA 12, both located on South Post, should be removed in their entirety. SA 12 is located in a flood prone area of the South Post along a tributary of the Nashua River which flows through the Oxbow National Wildlife Refuge. Maximum levels of organic and inorganic contaminants exceed ecological benchmark values. The cleanup of this site will again aid in the battle to clean-up the Nashua River and remove the potential for an acceleration of leachate should the river flood this site. If an event of this nature were to occur, this site would potentially cause pollutants to enter into a National Wildlife Refuge. AOC 41 is located on the north shore of a wetland, and according to your reports, the site contains chemicals in media at concentrations that exceed residential screening values. Although this site is not scheduled for residential purposes, the harm to the natural resources of the area and the potential for harm to individuals who may come in contact with the pollutants, should warrant removal of this site.

Section 2853 of the 1996 Defense Authorization Bill (DAB) provides for the transfer of South Post to the Department of the Interior as part of the Oxbow National Wildlife Refuge when the lands become surplus to the needs of the military. The role of a national wildlife refuge is to provide areas of safe, protected habitats for species of fish, wildlife and plants, with special emphasis given to Trust Species (endangered species, migratory birds and interjurisdictional fish). It would be prudent for the Army to demonstrate a positive land ethic by undertaking the removal of the entire landfill site to ensure the environmental health of this site. As stated above, the technology exists to remove the landfills and restore these areas to their original state.

I again want to thank you for the opportunity to comment on the Proposed Plan. I look forward to attending the next public meeting and learning of any new developments with the Plan. If you have any questions, please feel free to contact me.

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Sincerely,

Bud Olivera

Bud Oliveira Project Leader

cc: Senator Edward M. Kennedy Senator John F. Kerry Representative Marty Meehan Nashua River Watershed Association USFWS - Concord, NH USFWS - Division of Refuges, R5 Heidi Roddis, Massachusetts Audubon Society Don MacIver, Massachusetts Association of Conservation Commissions

# Congress of the United States

Washington, DC 20515

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March 9, 1998

Mr. James Chambers U.S. Army, Reserve Forces Training Area BRAC 30 Quebec Street, Box 100 Devens, Massachusetts 01432-4429

Dear Mr. Chambers:

Since the Army announced the closing of Fort Devens in Massachusetts we have made the clean-up and reuse of the base a priority. The environmental protection of our limited resources is critical to both the public health of the communities surrounding Devens and the redevelopment of the former base. The satisfactory remediation of the landfills is one of the most critical aspects of this process.

As you know, in July 1997, we were joined by the Massachusetts Congressional Delegation in urging then-Secretary of the Army, Togo West, to excavate and consolidate the seven landfills. The Army, the U.S. EPA and the Massachusetts DEP have worked hard to move toward this vision. The draft proposal that is now being reviewed, while bringing us closer to an acceptable solution, is being met with tremendous public dissatisfaction. Any new landfill, regardless of location, should be constructed with state of the art engineering. A double lined landfill and ground water monitoring systems are minimum requirements to prevent leaching of contaminants into the area water supply.

Since the draft proposal was announced, we have heard from many of our constituents about their concerns with the proposal. The majority of comments have focused on two problems within the proposal.

First, elected officials and residents of Ayer are deeply troubled with the planned consolidation location at Shepley's Hill. The draft plan does not allay fears of future ground water contamination. Residents prefer off-site disposal and are working with the Massachusetts Development Finance Agency (MDFA) to demonstrate that this option is not only preferable but economically feasible as well. The proposal submitted by Ayer and the MDFA warrants full investigation by the Army and the regulators. Appropriate disposal off site is a remedy which will allay concerns, protect the environment, and benefit the Devens Reuse Plan.

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We would also like the Army to consider the feasibility of using the North East Solid Waste Committee (NESWC) waste-to-energy plant in North Andover, Massachusetts, for off-site disposal of some or all of the landfill materials.

The second area that has generated comments is the decision not to include AOC 11 in the consolidation plan. The proposal to remove only the surface level debris does not go far enough; we recommend that this landfill be fully excavated. Given the years of effort spent cleaning the Nashua River and that the landfill is located in a floodplain, the Army should prioritize the remediation of this site and AOC 11 should be included in any further analysis of disposal methods.

The US Fish and Wildlife Service has also written to us about the two landfills located on the South Post, AOC 41 and SA 12. We encourage you to give the Service's comments every consideration. 1

Finally, we want to thank you for agreeing to extend the public comment period and for holding an additional public hearing. Allowing for full public participation in this process should be all of our priority.

Mee Marty

₩£ Congress Member

cc: John DeVillars

John F. Kerry

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U.S. Senate



#### COMMONWEALTH OF MASSACHUSETTS MASSACHUSETTS SENATE STATE HOUSE, BOSTON 02133-1053

ASSISTANT MAJORITY LEADER

SENATOR ROBERT A. DURAND MIDDLESEX AND WORCESTER DISTRICT ROOM 109C TEL. (617) 722-1120

March 4, 1998

Jim Chambers U.S. Army, Reserve Forces **Training Area BRAC Environmental Office** 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers,

In addition to our previous statements regarding the Army's "Proposed Plan for SAs 6, 12 and 13, and AOCs 9, 11, 40 and 41," we would like to formally request the following changes.

Throughout the public hearing process, it has become increasingly clear that the proposed Shepley's Hill landfill is an unacceptable solution to waste disposal problems posed by the remediation process. Recent information obtained from the Ayer Board of Selectmen and the Massachusetts Development Finance Agency (MDFA) suggests that off-site disposal of the retrieved landfills would match cost estimates for the current Proposed Plan. In the eighteen months since the Army originally considered and dismissed the possibility of removing excavated waste from Devens, the waste disposal industry has become more competitive. It is possible that off-site disposal is now not only the preferable option, but also the most economical. In light of new information and industry changes, we are requesting that the Army reanalyze the potential use of rail transport for disposal of some or all of the retrieved landfill waste. Any further analysis of disposal methods must also include the full remediation of AOC 11.

If the Army cannot endorse off-site disposal of landfill waste, it is crucial that the evaluation process for possible landfill consolidation sites on Devens recognize a different set of parameters. Possible consolidation sites should not be located on or near an aquifer, potential conservation or wildlife areas, or within the hundred-year flood plain of the Nashua River.

Again, we appreciate your assistance with this matter. Please let us know if you have any questions.

Very truly yours,

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ROBERT A. DURAND Assistant Majority Leader

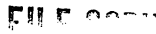
State Representative

**AOBERT S. HARGRA** VES State Representative

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Governor A. Paul Cellucci Senator Edward M. Kennedy Senator John F. Kerry Congressman Martin T. Meehan Representative Patricia Walrath Jim Byrne, US EPA Jim Murphy, US EPA Lynn Welsh, MADEP Board of Selectmen, Ayer Board of Selectmen, Harvard Board of Selectmen, Shirley Bob Levite, Nashua River Watershed Association Heidi Roddis, Massachusetts Audubon Society Laurie Nehring, PACE

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CC:



# United States Department of the Interior

FISH AND WILDLIFE SERVICE Ecological Services 1033 South Main Street Old Town, Maine 04468

March 3, 1998

Mr. James Chambers U.S. Army Reserve Forces Training Area BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

Dear Mr. Chambers:

Attached is the formal comment I read at the February 25 public meeting on the Proposed Plan for Study Areas 6, 12, 13, and Areas of Contamination 9, 11, 40, and 41. Please include my comment in the Administrative Record. Thank you.

Sincerely,

Steven E. Mierzykowski Fish & Wildlife Biologist

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Attachment

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#### STATEMENT OF STEVE MIERZYKOWSKI WILDLIFE BIOLOGIST, U.S. FISH AND WILDLIFE SERVICE February 25, 1998

Thank you for this opportunity to publicly comment on the Army's Proposed Plan for several hazardous waste areas at Devens. Over the past nine years, the U.S. Fish and Wildlife Service has provided the Environmental Protection Agency, Massachusetts Department of Environmental Protection, and the Army with technical assistance regarding the investigation and remediation of many Devens hazardous waste sites. In several instances, we have supported remedial actions developed by the Devens BRAC Environmental Office. However, we are greatly concerned with the course of action the Army is currently proposing for some Devens hazardous waste sites. The U.S. Fish and Wildlife Service does not support the Proposed Plan for Study Areas (SA) 6, 12, 13, and Areas of Contamination (AOC) 9, 11, 40, and 41.

CERCLA, or the Superfund Law, requires site remedies to be protective of human health and the environment. After reviewing the remedial investigation reports, and considering the settings of certain sites within the Devens landscape, we conclude that the No-Further-Action proposals for AOC 41 and SA 12, and the minimal action plan for AOC 11 are not protective of the environment. All three sites border ecologically-sensitive areas. AOC 41 is only 100 feet from New Cranberry Pond and SA 12 is within the floodplain of the Nashua River. AOC 11, however, is our greatest concern. This landfill site is within a wetland, only 50 feet from the Nashua River, and immediately adjacent to a new parcel scheduled for inclusion in the Oxbow National Wildlife Refuge. AOC 11 has elevated concentrations of DDT in surface soils, subsurface soils, and wetland sediments. DDT is an organochlorine pesticide that persists in the environment for decades and has a well-documented history as a threat to wildlife resources. The site is also contaminated with trace elements. The removal of surface debris from AOC 11 would not adequately address the contaminant threats posed by this site. We strongly believe AOC 11 is a hazard to wildlife within the site's wetland and a threat to aquatic resources of the Nashua River. The remediation and subsequent restoration of AOC-11 would be the most appropriate long-term actions to protect the environment and an approach that would be entirely consistent with the objectives of CERCLA.

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There is a general reluctance among natural resource management and regulatory agencies to disturb wetlands in order to remove contaminants. We understand this reluctance. The Service is committed to protecting and conserving the Nation's wetlands, and we do not often recommend disturbing them. However, certain contaminants such as PCBs, mercury, and DDT, are particularly hazardous to fish and wildlife. These contaminants readily accumulate in organisms and increase in concentration, or biomagnify, at each step up the food chain. If these contaminants occur in wetlands at elevated concentrations as they do at AOC 11, the well-being of the wetland warrants more aggressive actions than the simple removal of surface debris. While we commend the Army's recognition of the functions and values of wetlands, in this instance we do not concur that leaving contamination in place at AOC 11 would be less harmful than remediation.

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# United States Senate

WASHINGTON, DC 20510-2101

March 9, 1998

Honorable Mike Walker Acting Secretary of the Army Room 3E700 The Pentagon Washington, DC 20310-0101

Dear Secretary Walker:

I have worked closely with the local communities on priorities for the clean-up and reuse of Fort Devens in Massachusetts since the Army announced the closing of the base. An essential part of this clean-up is the remediation of the landfills on the base, which is critical to the public health of the communities surrounding Fort Devens and to the redevelopment of the former base.

In July 1997, the Massachusetts Congressional delegation urged former Secretary of the Army Togo West to excavate and consolidate the seven landfills. The Army, the U.S. Environmental Protection Agency, and the Massachusetts Department of Environmental Protection have worked hard to move toward this goal. Unfortunately, the draft proposal that is now being reviewed is receiving extensive opposition.

The proposed plan seeks to consolidate three Areas of Contamination (AOC) and relocate them to a lined landfill at the existing Shepley's Hill Landfill. It would remove only visible debris from AOC 11, with long-term monitoring of that site. The plan offers no significant action on the three remaining landfills -- it proposes only to remove the surface debris and then implement long-term monitoring.

Residents and public officials of the Town of Ayer are extremely concerned about the proposed consolidation site at Shepley's Hill. They are particularly concerned about the possibility of future groundwater contamination, since the site is on top of a high-yield aquifer.

While the proposal to double line the landfill is necessary, it does not allay the fears of the residents, who strongly prefer off-site disposal. They are working with the Massachusetts Development Finance Agency (MDFA) to explore the economic feasibility of the off-site option. I urge the Army and the EPA to fully explore the proposal for off-site disposal with the MDFA.

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In addition, the communities are deeply concerned about the decision not to include AOC 11 in the consolidation and remediation plan. This landfill abuts the Nashua River, which has in recent years begun to be restored. The environmental sensitivity of the placement of AOC 11 should be examined, and remediation of the site should be given a high priority.

I appreciate the extension of the public comment period and the Army's efforts to educate the public on these issues. I urge you to give the highest consideration to the concerns of the communities on these very important environmental and public health issues. I look forward to working closely with you on these issues.

Sincere]

Edward M. Kennedy

2400 JFK Federal Building Boston, MA 02203



COMMONWEALTH OF MASSACHUSETTS MASSACHUSETTS SENATE STATE HOUSE, BOSTON 02133-1053

ASSISTANT MAJORITY LEADER

SENATOR ROBERT A. DURAND MIDDLESEX AND WORCESTER DISTRICT ROOM 109C TEL. (617) 722-1120

January 14, 1998

Jim Chambers U.S. Army, Reserve Forces Training Area BRAC Environmental Office 30 Quebec St., Box 100 Devens, MA 01432-4429

Dear Mr. Chambers,

I would like to formally request the following changes to the Army's "*Proposed Plan for SAs 6, 12 and 13, and AOCs 9, 11, 40 and 41*."

The Plan proposes surface debris and "hot spot" removal at AOC (Area Of Concern) 11, with long-term monitoring of the site by the Environmental Protection Agency. I believe that anything less than the full remediation of AOC 11 is an unacceptable proposal. The environmental sensitivity of the location of AOC 11 cannot be underestimated: debris was placed in a wetland area, encroaching on the Nashua River and lying within the hundred-year flood plain. It is disturbing to know that AOC 11 was created in violation of section 404 of the 1972 Federal Clean Water Act. Given that an opportunity has arisen to correct this oversight, I find it perplexing that the Army has not taken the initiative to rectify their error.

No one can be absolutely certain what each of these sites (with the exception of Study Area 6) contains. It is entirely possible that the remediation of any one area will reveal dangerous levels of previously undetected contaminants. After years of hard work, local stewardship of the Nashua River has finally begun to repair damage inflicted by a century of unregulated growth. It is illogical to put this crucial natural resource at risk after so much energy has been expended to restore the Nashua and its watershed to good health.

I am also concerned about the decision to locate the landfill for the consolidation of AOCs 9 and 40 and SA 13 at Shepley's Hill. Having chaired the Joint Committee on Natural Resources for six years, and as a major proponent for water resources protection, I consider



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Shepley's Hill a poor choice for a new landfill, no matter how sophisticated its design. The Army, EPA and DEP cannot guarantee that the new landfill will not, at some point, malfunction. Without the assurance of a foolproof facility, the proximity of the Grove Pond Wells to the proposed site seems shortsighted. I therefore request that the Army reassess the location for the new landfill site.

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I appreciate your attention to this matter. Please let me know if you have any questions.

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Very truly yours,

**ROBERT A. DURAND** 

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Assistant Majority Leader

cc: Governor A. Paul Cellucci Senator Edward M. Kennedy Senator John F. Kerry Congressman Martin T. Meehan Representative Robert Hargraves Jim Byrne, EPA Lynn Welsh, DEP Bob Levite, Nashua River Watershed Association Laura Bridges, PACE Laurie Nehring, PACE 1/8/98 David Bodurtha 28 Coolidge Road Ayer, MA 01432

#### QUESTIONS/REQUESTS:

- 1. Who has a say in how this happens beyond the Army, DEP,EPA, do the surrounding communities and the Devens development committee?
- 2. I would request that at least one additional public hearing be held after you have answered the questions presented during the public submittal period.
- 3. I am requesting a published list of:
  - 3.1. The sites that were investigated.
  - 3.2. The consideration criteria and if items were weighted.
  - 3.3. A summary of the results of the study with a positive or negative statement for each associated criteria.
    - 3.3.1. How much weight was given as a negative that this new landfill would be located in close proximity to two major bodies of water?
    - 3.3.2. How much weight was given as a negative that this new landfill would be located within a high + medium yield aquifer?
    - 3.3.3. How much weight was given to the fact that this purposed location would also consolidate the monitoring effort with the present landfill? Stated more plainly was the fact that a landfill was already located here given any consideration?
- 4. Was a cost study done for local consolidation and for total removal off-site of the materials? If so is there a summary of this study with cost considerations?
- 5. If this landfill is sited within the Devens boundaries, will a plan be presented to the surrounding communities for:
  - 5.1. How hazardous materials would be separated from materials that would be placed within this new landfill? Inclusive of:
    - 5.1.1. At what granularity will the soil be tested?
      - 5.1.1.1. By bucket load, truckload, every 10/20/100 sq. yd.
    - 5.1.2. Will there be an on-site test lab, if so operated by whom?
    - 5.1.3. Will there be regular independent analysis of the samples as a monitoring means?
  - 5.2. A detailed diagram made available of the construction of this "state-of-the art" landfill cell?
  - 5.3. A trucking plan for removal of the hazardous materials including any leachaid collected from the new landfill.
  - 5.4. Public access to information on what was found at each site and at what levels.
- 6. Presently at the Sheiply's landfill there continues to be leaching from the landfill into Plowshaw pond and the aquifer. If the present cap at Sheiply's does not resolve the continuing problems with that landfill how will the placement of this purposed landfill affect the future clean up of the Sheiply's?

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#### STATEMENTS/QUESTIONS

- This landfill will be fully or partially located within a high yield aquifer, or best of a worst case fully within a medium yield aquifer. Any failure of the landfill, no matter how quickly resolved, has the possibility of contaminating the aquifer. During discussions that I have heard no one has been able to state that there is NO possibility of a failure at the purposed landfill. The reason that a few of the sites are being moved is to get them away from a water source or aquifer. State of the art or not, materials removed from one aquifer should not be placed into another or the same aquifer.
- If the materials from the consolidation can not be removed completely from Devens then the new landfill should be located in a remote location. It should be remote from the surrounding towns, not just remote from the areas of Devens that are slated for development? The presently purposed site is NOT remote. If this means a parcel of land within Devens cannot be developed, then that is the price that needs to be paid to assure the present and future health of residents of the surrounding towns and their water.
- I believe that the easy route was taken by placing this new landfill next to an existing landfill that is still showing problems with leaching.
- Why are the contaminants not listed on the presentation materials; only metal, tree stumps, glass, etc. all none dangerous sounding materials.

It is my understanding that questions can be submitted and will be answered in writing, I would like to submit my questions and briefly read them to you. Can you explain how your answers be published of distributed?

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# PACE

PEOPLE OF AYER CONCERNED ABOUT THE ENVIRONMENT 35 Highland Avenue, Ayer MA 01432 (978) 772-9749

Mr. James Chambers BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

March 9, 1998

Dear Mr. Chambers:

On behalf of the concerned citizens of Massachusetts, I respectfully submit the enclosed petitions, with 393 signatures, all of which oppose the Army's proposed location for the consolidation landfill, adjacent to Shepley's Hill landfill.

Furthermore, a large number of these citizens are concerned about the impact of Shepley's Hill landfill, which continues to leach high concentrations of pollutants, <u>particularly arsenic</u>, into the waterways in and around Ayer. The arsenic contamination caused by Shepley's Hill landfill was clearly prominent as a continual and severe problem in the Army's January 1998 *Draft Five Year Review: Shepley's Hill Landfill Long Term Monitoring*, where new monitoring wells identified arsenic at up to <u>3300 ug/L</u>! [The MCL for arsenic is 50 ug/L.] PACE continues to be very concerned about these high levels of arsenic.

These citizens respectfully request that the Army address the threats to the environment created by Shepley's Hill landfill, and they request that the Army seek an alternative location for consolidation of \* the six Fort Devens landfills which is both geologically secure *and* isolated from residential areas.

Sincerely, Laurie S. Nghing, PACE President

Enclosures: Signed petitons

CC: Senator Edward M. Kennedy with enclosures Senator John F. Kerry with enclosures Congressman Martin T. Meehan with enclosures

> Senator Robert A. Durand Representative Robert S. Hargraves Representative Geoffrey D. Hall Mr. James Byrne, EPA

Mr. Robert Bois, MADEP

Mr. James Kreidler, Ayer Town Administrator

Mr. Robert Levite, NRWA

Rev. Phil Goff, Community RAB Member, Ayer

- Ms. Heidi Roddis, Community RAB Member, Shirley
- Ms. Lucy Wallace, Devens Open Space Task Force

Mr. C. David Gordon, Chief Correspondent,

The Public Spirit

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75 Federal Street Boston, Massachusetts

ww.massdevelopment.com

March 4, 1998 02110

Tel: 617-451-2477 James C. Chambers, Environmental Coordinator 800-445-8030 U.S. Army, Reserve Forces Training Area **BRAC Environmental Office** 30 Quebec Street, Box 100 Fax: 617-451-3429 Devens, MA 01432-4429 617-727-8741

Dear Mr. Chambers:

On behalf of MassDevelopment, I would like to take this opportunity to reiterate, for the record, the Agency's position regarding landfill remediation at Devens.

MassDevelopment asks that the Army and the Base Cleanup Team re-evaluate the feasibility of off-site disposal of the landfill materials. Our research has indicated that transportation of the materials by rail and disposal at an off-site location is far less costly than original estimates for off-site disposal. We believe there are two reasons for the decreased cost: the availability of rail transport and a stronger market in other parts of the country for the use of private landfills.

We would further encourage the BCT to conduct this evaluation in as expeditious

towards it, within the timeframe that was envisioned at the start of the public

manner as possible. It is imperative that a solution be identified, and progress made

ARGEO PAUL CELLUCCI Governor

> ROBERT L. BEAL Chairman

EDWARD H. LINDE Chairman

MICHAEL P. HOGAN **Executive Director** 

Should you require any assistance from the staff of MassDevelopment, please do not hesitate to call upon us. Sincerely, opan Executive Director Cc: Jbos members

participation process which began on Dec. 8, 1997.

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sident of Ayer, Harvard or Shirley, we, the undersigned, state that there should be is from the former Fort Devens on land that is within the town of Ayer, adjacent to Pl y's Hill landfill. This site is on top of a high yield aquifer, which is the same aquifer that recus ray. Pond public water wells. This proposed location contains areas of porous, sandy soils which are opriate for a landfill. The site is 2200 feet from downtown Ayer, and even closer to Pirone Park. It will be to from both commercial and residential areas in Ayer.

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<u>me:</u> (PRINT)/Signature	Address	Telephone		
Kim m. morales Kim V.	n Morales	8 Mare DE	772-7185	
Kystal Salter 25	Sardy Pond	(Rd #1 Aje)	777-4808	
Timothy Lee fin	ry he	Swhitcom	6 Hve. Hyer 772-620	71
James m Fai	y JR II	victor or	Pyer, 112-7303	3
5. Rochelle # Choir	RIVIERE -	2 mechanic	: SI. EXT 772.25	58
6 Anne McPartlAn	13 Brook	st. Ayer	772-0340	
7. Martha Dallas	5BSKirle	y St., Ayer	772-5258	
8. ROLAND P. METCAL	F   9 S,	HIRLEY ST	. >>2-9529	
Dura Jones	9 el.	~ <del>21</del> -	772-2783	
10. Nector to	neo 9	Ela St	<u>}</u>	

As a resident of Ayer, Harvard or Shirley, we, the undersigned, state that there should be <u>no consolidation of</u> <u>landfills</u> from the former Fort Devens <u>on land that is within the town of Ayer, adjacent to Plow Shop Pond and</u> <u>Shepley's Hill landfill</u>. This site is on top of a high yield aquifer, which is the same aquifer that feeds Ayer's Grove Pond public water wells. This proposed location contains areas of porous, sandy soils which are inappropriate for a landfill. The site is 2200 feet from downtown Ayer, and even closer to Pirone Park. It will be visible from both commercial and residential areas in Ayer.

Furthermore, the adjacent Shepley's Hill landfill, continues to pose significant threats to the area, which need to be addressed by the Army. This Army landfill is already the 2<sup>nd</sup> largest landfill in the state of Massachusetts. Shepley's Hill landfill continues to add high concentrations of pollution, particularly arsenic, to the waterways in and around Ayer.

Name: (PRINT)/Signature Telephone Address GerylalNeilTer 772-1715 1 Gardyper Linx Aver MA-04452 (15-6745 3 CLULCL ST SLILLEGMA Varny Breun OWLAND Cooper SE PLAIL ST 772 - 2537 1 tiv los Washe Chou すい TICHN ETHOMAS 3EAST 72-7466 win SMITH DANNY 6 61 WILLAID ST 772 - 2187 10

s a resident of Ayer, Harvard or Shirley, we, the undersigned, state that there should be <u>no consolidation of</u> <u>landfills</u> from the former Fort Devens <u>on land that is within the town of Ayer, adjacent to Plow Shop Pond and</u> <u>Shepley's Hill landfill</u>. This site is on top of a high yield aquifer, which is the same aquifer that feeds Ayer's Grove Pond public water wells. This proposed location contains areas of porous, sandy soils which are inappropriate for a landfill. The site is 2200 feet from downtown Ayer, and even closer to Pirone Park. It will be visible from both commercial and residential areas in Ayer.

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Name: (PRINT)/Signature **Telephone** Address Charle M Kaller 1. Robbinis Rd 792-15Za 140 SNAKEHICCAN 7228 DUREPO 4 AMANDREY WAY 777-0407 TOM HERON Douglas Friedrich 23: SX1816 Hill Rd. 772-4233 4 Jo my Rech St AGER durands. 18 GROVE St. Hyer 1114 772-2428 1 line 1, 1. Jail CT. les los 14 HHtch OR 91 19 C. Lun bins 264 Howard Kd Jun hit

As a resident of Ayer, Harvard or Shirley, we, the undersigned, state that there should be <u>no consolidation of</u> <u>landfills</u> from the former Fort Devens <u>on land that is within the town of Ayer, adjacent to Plow Shop Pond and</u> <u>Shepley's Hill landfill</u>. This site is on top of a high yield aquifer, which is the same aquifer that feeds Ayer's Grove Pond public water wells. This proposed location contains areas of porous, sandy soils which are inappropriate for a landfill. The site is 2200 feet from downtown Ayer, and even closer to Pirone Park. It will be visible from both commercial and residential areas in Ayer.

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Name: (PRINT)/Signature Address Telephone 1. Charles Jons . 183 Willinstapt Agen ila 44 Fitchhim E! linghilly in ST V/160 [ Auxin 1112 71 PLEIJSANT ST. 978 772 6279. GREGORY NON 15 Inouing 5 Donie it (lips - 7207/9 rice Turmbly 91 W MAIN St. ALLEC NO Phone DEMINI NULIONS 33 Staker Rd. Theward 456-3873 I 165 breat RJ. Shicky mit 425-9850 Unitic Capplille 143 Litchfield Ping D' Ferninster 11 lilashington St. 772-5052 Eyen 4 10

s a resident of Ayer, Harvard or Shirley, we, the undersigned, state that there should be <u>no consolidation of</u> <u>landfills</u> from the former Fort Devens <u>on land that is within the town of Ayer, adjacent to Plow Shop Pond and</u> <u>Shepley's Hill landfill</u>. This site is on top of a high yield aquifer, which is the same aquifer that feeds Ayer's Grove Pond public water wells. This proposed location contains areas of porous, sandy soils which are inappropriate for a landfill. The site is 2200 feet from downtown Ayer, and even closer to Pirone Park. It will be visible from both commercial and residential areas in Ayer.

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Name: (PRINT)/Signature Address **Telephone** <u>772-7873</u> Vangles V. marin O Comile 772-9065 779-3435 11 Pourlas - ta hun 772.9478 aluin St. 44 772- 9478 4 CALVINST have w lighting III GROTON School Rd 7722250 112 4:100 Pride St WAIN Cilier? 12 JACKSON SI 36 Plensant St hartz M. /11 ary 772-234

As a resident of Ayer, Harvard or Shirley, we, the undersigned, state that there should be <u>no consolidation of</u> <u>landfills</u> from the former Fort Devens <u>on land that is within the town of Ayer, adjacent to Plow Shop Pond and</u> <u>Shepley's Hill landfill</u>. This site is on top of a high yield aquifer, which is the same aquifer that feeds Ayer's Grove Pond public water wells. This proposed location contains areas of porous, sandy soils which are inappropriate for a landfill. The site is 2200 feet from downtown Ayer, and even closer to Pirone Park. It will be visible from both commercial and residential areas in Ayer.

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Name: (PRINT)/Signature Address Telephone Elune w Thulos 2013 Gg & A aya 11 Can 132-Farbor 27 William of 401 712-186 Y 11 wishington st Francis 140- 772-50:2 BLOM HEBE 33 MULBERRY CIR ATER 712-2207 hun 511 Hilsing C Pier Aur Taylor More Drive ayer Bligh St. O DESON KAE 1/4 FAUL CLANSY, 50 Jandy Porve Rel aus 772-0851 Canar HARE, H. JUNES 17 MARCE ST. 11/22 772-9201 10

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Name: (PRINT)/Signature Address Telephone 25-4 GARANPA LN, 11 11 martha IDO. Petro Rd Tichard Hattison 80 Sandy Youd 772-5012 ONDRD Alua Plensie W. 01432

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# Petition to Oppose the Proposed Location of the Consolidation Landfill adjacent to Shepley's Hill Landfill, in the town of Ayer.

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Name: (PRINT)/Signature Address Telephone hrung Kn ion s Sons Ayer Pr. Ridge 772-10.04 RD 131 Oakridge Rd. Will  $t \wedge a$ HIEN GROTA ST  $\mathcal{F}$ RONE 122 Willord of 270 5263 Join PBIRAU 712 0927 49 litelberry visite 10 0570

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Name: (PRINT)/Signature Address Telephone 1. Mary abral 49 pulberry Cirde 7720927 250 abunting 772-319 10 west St Apt 2B Ayormas oseds Joch aro 120 HAZEN 425-2448 WONDWARD SHIELEY, 425 - 9640 JOUN CROPHERS get Cuch Rt 21 shirly 15412 80 E. Main SI Ayer 777-2128 Ber And 37 Propert hul RI 456-8805 an 14 Thurs ST 772-5701 5a RD = 36 inpst THOMAS PRESCOT 772-6126

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<u>Name:</u> (PRINT)/Signature	Address	<u>Telephone</u>
1. Puth C. Robinson	SHINLEY	425-2436
2. CATHRYN MADKAN Cathryn Madigon	PU BOY 533 Ayer	12-2489
3. TIMOTHY & HOLLAND	ATER	712-0806
4. JAMES O · TALBEAT	35 Gratau Sch Rd Ayot MA	·
s. Linda Roth	NICOTAVE ST AUGENCIA	772-1277
6. JAMES E, ELLIS	123 5. SHAKER HARVARD, MA	RN. 772-0943
7. Dream Maxant VICANU MAXANT	32 GLENVICI HARVART	J Dr 772-6155
8 Ellin Witzm Gewel June	Slater Bor	naRdAy(r 77.2-2742. 5 typer -2-2.272
David D. Smalley David D. Smalley	11 20 Chapil.	J. Sharley
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<u>Name:</u> (PRINT)/Signature	Address	Teleph	lone	
1. Jamie Mucropia 35	Honse Ponp RD	SHinlay	425-8079	
2. Phyllis Robinson Agelis Rolinson 3. Emplett June	29 Third ST.	AYER		
3. Emplecth Lane	30B Majurk	st ayer		
4. Charles Yanikoski 6	9 Lancaster Conn	-1 y Rd, Harvard	452-2757	
5. f. M. I. P. O' FEIFE	390 111 A.P.F.H.91	MILCIE AY	EK 772-6310	
6. Parnick D Nee 5	is Littleton Ed	#16A 77	Z-``1671,	
7. Roy C Ruy	sald	ayer !	Ma 61432	
8. galin E	Tutse	ager h	La 0143R	
9. Daniel Vell	e fer	Hazard	914.01821	
10. John L Killer	ir	Harvard	MA 01451	 
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Name: (PRINT)/Signature Address Telephòne 31 Probody Rd PAMELA PRINCIE 425-4050 BRIAN SCHEYFELE 55 Littleton Rd 172-4021 BuckScinkly 25 Coulidge Rd 772-6357 feed 22 plenskit 772 4896 Buth Struc 135 Townsend Rd. Shikley 442-8604 123 Turner Rd Toppsend 1-12 gerald 16 Forust St. 161-B Ager Re Shirley

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We respectfully request that the Army seek an alternative location for consolidation of six Fort Devens landfills, which is both geologically secure and isolated from residential areas.

Name: (PRINT)/Signature Address **Felephone** 10 Janet Providakis I Brilaina Ct. Ayer Soven-Huncheffe D. Stowen- Hackliff. P.O. Bos 172 Stil Ruce (Haward Millie 83 Washington St. ayer 01432 772 Ave and MA 01432772-904 Cott hake. 48 GRITON- HORNAND Rd. AYER, HA + BRENDA GEASON/ Daniel lion 7. Karen + Chris Tarr 55 Littleton Rd 80 Ayer MA 01432 Schwegman QueEast Main St. Aver MA 01432 9784369297 Freder Hunchlyfer 221 Still RIVER RO Still RIVE MA 67 67 Mr. Mr. K. Balchurae - 39 Groton Harvord Rd ayer

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<u>Name:</u> (PRINT)/Signature	Address	<u>Telephone</u>	
1. Donald Konsongel	20Tachorot cryo	9781772-9089	
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<u>Name:</u> (PRINT)/Signature	Address	Telephone	
1. M.K. N. 19 M.W. Maga	131 W. Bive HillRd Harverd, MA 0457	978-456-9797	
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# Petition to Oppose the Proposed Location of the Consolidation Landfill

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Name: (PRINT)/Signature Address Telephone 772 - 2508 193 CEST MAIN ST JEAN R.LANDRY 20 11.X6 9-11 Westuryton N. 77.2-9357 DAVI) MICHAE NICEN YFR MA in Mart 77: - 0144 - in Re. Ann mitt 52 Washington 41 772-9205 Pleasant ST. Ayer 772-5447 10 Micas 772-6538 Nº ILL 10 DERRIAL RI 5-57-0237

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Name	Address	Telephone
Name Jourse Brogson 1. Louise Brons	4 fierce Ave	772-2158
2. Mary Spinson	18 Mysick At	172-5411
3. Donne hansally	P.O. BUX SIG Aven	1)7.2-908:-
4. \$ FM 2	P.D. Bix 343	772-3704
5. Mb x r.L.	75 GEORGI SCH, RE	772-52-17
6. J. Il the	42 Highland	777- 6867
7. Q A. ISK	78 Willard St.	723-7035
8. Marth. Le	114 LU. MAINST	772-45-88
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Name	Address	<u>Teleph</u>	one
1 Laura Brdger	19 Colum	bia Ayer	772-1541
2. Greef Providers	Bulaina (		172-0538
Asita Boisseon	3 Fletcher	St ayer a	772-2471
Have Bissean	11 1 C	Li li	// (,
5. "Suchard A hough	12 High	It ayer "	72-2432
6 Patrick All M	27 GRATE	N-1 for which are a	
7. Doug Berlew.		. /	772-7402
8. Cornelius A. Sullivan		and St. ayer	772-6260
9. Guegary G. Jonis		ANT ST AYER	772-6279
10. John Lind	95 Please	and it Ayen	773-2014
11. Perry Goldstein		St. Ayer	772-3163
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Name Address Telephone 53 Girton-Harriard Rd. Ager 772-3259 BRILAINA CT. AVER 772-0128 5 14R WILLIAM ST. AXER (978 772 Bri 772-0538 33 7725316 bridge St Ayer (an 3 and ane ayer 772-9745 Hich 35 ALL 772.0521 30 10 12 13. 14. 15.

#### Petition to oppose the siting of the Army's Consolidation Landfill adjacent to Plow Shop Pond & Shepley's Hill Landfill, in the town of Ayer.

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Name	Address	Telephone
1. Tr. Hur Abelowite	19 Woodside Rd	4563941
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Address Telephone Name Rol Harvard La uroidMi 7724223 37,B1a 723731 JUR 17 Klusch 772-6354 Harvard 40 Blanchard 777 4128 772.6770 456-893.1 75 Westcatt 104 010 A.11 R. 772-5703 ()() 12/ 7 nul fil 172-217 8 772-3968 trained 456-3108 and Stow Kat 10. 1: FSWEREAHC Humen 452 8937 ton 11 12 13. 14. 15. 16. 17.

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Name	Address	<u>Te</u>	lephone
1. Richard Stroly	94 Shaker Rd,	Harvard	772-6482
2. Churlotte a Milia	17 Blanchard Rel,	Harverel	972-6354
3. Dance P Ci-	97 OH MILRE HE	ervard	772-6427
4. Julia Honting			
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## PACE

PEOPLE OF AYER CONCERNED ABOUT THE ENVIRONMENT 35 Highland Avenue, Ayer MA 01432 (978) 772-9749

Mr. James Chambers BRAC Environmental Office 30 Quebec Street, Box 100 Devens, MA 01432-4429

March 6, 1998

Dear Mr. Chambers,

I would like to formally submit the enclosed comments regarding the Consolidation Landfill Proposed Plan. These comments were produced in close collaboration with Bill Eckel and Steven Amter, both from Disposal Safety Incorporated. Eckel and Amter serve as Technical Advisor for PACE, hired through the US EPA Technical Assistance Grant. PACE wholly agrees with these comments prepared on our behalf.

These comments are submitted in three parts:

I. Subject: Comments on "Proposed Plan for SAs 6,12, and 13.." Date prepared: January 2, 1998.

Summarizes more succinctly comments PACE submitted at the first hearing on January 8, 1998.

II. Subject: Evaluation of the Ground-Water Model for Fort Devens. Date prepared: February 12, 1998.

This was referred to in my comments, presented at the Feb. 25, 1998 hearing. (A copy was turned in that night.)

III. Subject: Five Year Review of Shepley's Hill Landfill Remedy AND Implications for Consolidation Landfill Plan.

Date prepared: March 3, 1998.

These comments are to be submitted <u>BOTH</u> as PACE comments to the Five Year Review of SHLF AND the proposed Consolidation Landfill Plan, as they are directly linked in the discussions and concerns we are addressing.

I would like to submit the following additional comments:

Portions of our questions were still not responded to fully. We are still concerned about the separation of hazardous waste from nonhazardous waste, during excavations of debris from these landfills. The schematic flow chart presented Feb. 25 was a good start. We are concerned about the logistics of the huge quantities of materials to be moved. Where will the different piles go, as you attempt to separate questionable materials? How will the laboratory analysis be done, when piles of soil

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must sit over periods of many hours (or days)? How well do the field instruments work? What chemicals might they miss? How will you attempt to validify your efforts and identify any chemicals that are missed? What is the QA/QC planned?

We do understand that many decisions will need to be made in the field, as things are uncovered. A plan needs to be firmly in place to deal with all anticipated *and* unanticipated discoveries in the landfills, as the debris is excavated. PACE requests that a report which describes this process in much more detail be presented for public comment and review, well before the excavations begin. }

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The Proposed Plan is not clear about long term monitoring, once these sites are fully excavated and remediated. We request that a monitoring plan be in place for several years which would verify that all the hazardous waste has been located and removed.

To reiterate what I stated at the Feb. 25 hearing, we do support offsite removal as the primary alternative to the proposed SHLF location. We also request that AOC 11 be fully excavated and remediated. We agree fully with the statements made by Steven Mierzykowski of the US Fish & Wildlife Service. We support the plan for long term monitoring, as stated in the proposal even if the site is fully remediated, because of the complexity of the site and the impact on the wetlands and the Nashua River.

Finally, for the record, I would like to state that the number of people which officially signed the Army's register on Feb. 25 Hearing, at the entrance door does not fully reflect the number of people who attended. A representative from ABB was assigned to tend the table where attendees were to register. He became involved in conversations at the doorway (as were many of us who have been following this issue); there were many displays and other distractions as we entered the auditorium. In speaking to local residents, many did not know what the list was for, or did not even see it! (I was one of those who did not see it, and did not sign!!). The *Lowell Sun* estimated the crowd at more like 250, which I suspect is pretty close. Additionally, PACE has received many comments from citizens who were unable to attend the hearing, but who saw it on cable, making the actual number of concerned citizens much closer to the town's goal of 1000. Please add my name to the register, and have the record note that many additional persons attended, but did not register.

We urge the Army to move forward in responding to the concerns addressed by citizens and government officials, and to move quickly in investigating alternative locations, particularly offsite removal. Protection of human health and the environment is clearly the goal for everyone; the sooner these landfills are remediated, the better.

I would like to again thank Mr. Chambers and the BRAC office for the extensive work they have done to date in remediating the multiple sites on Devens. I look forward to working with them, the RAB and the BCT in the future.

Sincerely,

Laurie S. Nehring,

PACE President

# Disposal Safety Incorporated

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To: Laurie Nehring, PACE

From: Bill Eckel, DSI

Date: January 2, 1998

Subject: Comments on "Proposed Plan for SAs 6, 12, and 13 and AOCs 9,11, 40, and 41, U.S. Army, Reserve Forces Training Area, Devens, Massachusetts," December, 1997.

We have reviewed the Proposed Plan, the Landfill Remediation Feasibility Study (January, 1997), and EPA and Massachusetts DEP comments on both documents. We offer the following comments.

The Army proposes to consolidate wastes from AOCs 9 and 40, SA 13, and surface - debris from AOC 11 in a new solid waste landfill to be constructed in an area east of Shepley's Hill Landfill and south of Plow Shop Pond. The proposed landfill consolidation site is not suitable for the intended purpose for the following reasons.

1) The proposed Consolidated Landfill site allegedly contains unremediated Solid Waste Management Units.

Massachusetts DEP, in an October 16, 1995 comment letter on the Draft Consolidation Landfill Feasibility Study, stated:

"MADEP continues to be concerned with the limited number of borings placed on the proposed consolidation site relative to its size, the lack of baseline analytical data relative to site subsurface media, and *possible impacts from historic lagoons that may have been previously located on the site...*" [emphasis added]

The Army's response to this comment does not explicitly acknowledge the existence of any such lagoons, nor does it provide any information on possible contamination:

"For purposes of the conceptual design, the geotechnical evaluation of the consolidation landfill site presented in the Landfill Remediation FS Report (LRFS) Appendix F adequately portrays site soils as being capable of providing support for the loadings proposed for a consolidation landfill. The MADEP issues of baseline analytical data and possible impacts from historic lagoons can be addressed by the Army during the final design phase, when

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more details (e.g., exact location of landfill footprint and actual depth of constructionrelated excavation) are known. No further site investigation, including soil borings and chemical analyses, are necessary prior to distribution of the FS."

This exchange of comment and response strongly suggests that an undetermined number of "lagoons" may have existed in the past on the site proposed for the Consolidated Landfill. The Army, EPA, and MADEP cannot fail to properly investigate the alleged lagoons prior to construction of the Consolidated Landfill. To do so would be a violation of RCRA regulations and would be clearly illegal. A systematic program of soil borings and chemical analysis is required to locate the alleged lagoons. If contamination is found, it must be dealt with properly under RCRA and CERCLA regulations before anything else can be done in the proposed landfill site.

2) The Army, EPA and MADEP have no plan for determining if excavated materials meet the definition of hazardous waste.

The proposed Consolidated Landfill is to be a RCRA subtitle D landfill, i.e., a "solid waste" landfill rather than a "hazardous waste" landfill. The Army still has no definite plan for testing excavated materials to determine if they are "hazardous." Even "construction debris" may contain potentially hazardous materials such as lead paint. How will the Army make this determination? Will there be an on-site laboratory to make an immediate determination of hazardousness, or will an off-site laboratory be used? What is the turnaround time for the off-site laboratory, and will this interfere with the excavation schedule? If hazardous wastes are discovered, what is the Army's specific plan for disposing of them?

The Army needs to present a detailed Sampling and Analysis Plan to describe how testing of excavated materials for RCRA hazardousness (specifically, the toxicity characteristic as measured by the Toxicity Characteristic Leaching Procedure, TCLP) will be integrated with the actual excavation. The TCLP cannot be performed with field instruments. A commercial or government laboratory with specialized equipment is required, and the usual turn-around time for TCLP analysis is on the order of weeks. To avoid delays in its excavation schedules, the Army will need to make special arrangements with a laboratory for fast-turnaround TCLP analysis, or it will have to set up an on-site laboratory. Also, the Army must have a contingency plan for dealing with any hazardous wastes they discover.

3) The proposed Consolidated Landfill sits in a high transmissivity zone in the underlying surface aquifer. Any leaks from the proposed landfill will quickly reach Plow Shop and Grove Ponds.

A map, presented in appendix E of the LRFS report (ABB Environmental Services, Inc., January, 1997), depicts the high transmissivity zone (reproduced here as Attachment 1).

ABB derived the map from a 1977 study by Brackley and Hansen. The proposed Consolidated Landfill site sits on a zone where the transmissivity is greater than 4000 ft<sup>2</sup> per day. This zone apparently connects to both Plow Shop Pond and Grove Pond. It is inadvisable to place yet another landfill in an area where contaminated ground water could flow toward drinking water sources.

4) There is a significant possibility that active remediation (i.e., a pump-and-treat system for contaminated ground water) will be required for Shepley's Hill Landfill. The proposed Consolidated Landfill will interfere with construction necessary to build a ground water treatment system.

The majority of risk from ground water exiting SHL is due to arsenic. The Army has set the eventual clean-up goal for arsenic at 50 micrograms per liter ( $\mu g/l$ , parts per billion), which is the current Maximum Containinant Limit (MCL) for drinking water. The MCL for arsenic was originally set by the Public Health Service in 1942, based on acute toxicity concerns. The MCL for arsenic has not been revised since it was learned that arsenic causes cancer when consumed in drinking water. EPA must decide by the year 2000 if the MCL for arsenic must be revised; there is a significant possibility that the MCL will be lowered. The new MCL may be as low as 10  $\mu g/l$  (the European and Japanese standard) or even 2  $\mu g/l$ . Arsenic in drinking water above 2  $\mu g/l$  represents a lifetime cancer risk greater than 1-in-10,000, which is above the Superfund "point of departure" risk range.

If the MCL is lowered, then the chosen remedy for SHL will need to be revised at the next 5-year review. In the absence of active remediation, it will undoubtedly take far longer for arsenic levels to naturally decline to 10  $\mu$ g/l or 2  $\mu$ g/l than to 50  $\mu$ g/l. The Army anticipates that arsenic levels will drop to 50% of baseline by the first 5year review (January, 1998), a further 25% by 2003, and to "clean" levels by 2008. If the reduction in arsenic does not meet expectations, active remediation such as ground water pumping-and-treating may become necessary. Extraction wells, pipelines, and treatment facilities will be needed. The proposed Consolidated Landfill will interfere with the siting of such facilities. With the new landfill in place, contaminated water may have to be piped to the North Post Waste Water Treatment Plant (WWTP) or the Town of Ayer WWTP, which has recently been cited as out-ofcompliance with its discharge permit by MADEP. If neither of these options is feasible or desirable, then a new treatment works will need to be built within a reasonable distance of SHL... The proposed Consolidated Landfill would occupy the most obvious site for such a treatment works. The siting and permitting issues for a treatment works, if it cannot be located immediately adjacent to Shepley's Hill Landfill, promise to be complex.

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5) The storm water catch basin near monitoring well SHL-17 represents an additional source of ground water recharge that must be considered.

The storm water catch basin just north of Carey Street and east of monitoring well SHL-17 is in the same area as an historical "kettle hole" wetland, shown on 1939 USGS Ayer quadrangle maps. Two other kettle holes were covered by Shepley's Hill Landfill. Water recharging to the ground from the storm water catch basin probably flows north beneath SHL, where it could transport contaminants away. This may defeat the purpose of capping the landfill, by providing a source of infiltrating ground water (historically, the three kettle holes were at the same elevation as the ground water system, and Plow Shop and Grove Ponds). Waste at the level of the two filled kettle holes may still be in contact with ground water flowing south to north. The effect of the storm water catch basin is not considered in any ground water modeling report we have seen.

6) Maintenance of the SHL cap is not performed often enough to prevent repeated deterioration of the cap, exposure of the geotextile cap material, loss of cap soil, and silting-in of swales.

The Army's maintenance schedule for SHL and for the proposed maintenance schedule for the Consolidated Landfill are inadequate to detect and correct problems that may result in renewed contamination of ground water. Members of PACE and its consultants toured the landfill on November 29, 1997, and observed numerous areas of erosion and silting. Identical concerns were documented in the Army's 1996 annual report for SHL; apparently they have re-occurred and have not been fixed.

7) The proposed Consolidated Landfill site is not secure. Trespassing onto the SHL and adjacent proposed consolidation site is facile, and could easily result in serious acts of vandalism.

The proposed consolidation site and all of SHL should immediately be enclosed with a fence, and locks placed on all gates. Integrity of the landfill cap cannot be reasonably guaranteed otherwise.

#### <u>Conclusion</u>

For the reasons stated above, construction of a Consolidated Landfill in the area proposed by the Army is not appropriate. The Army, EPA and MADEP must evaluate and compare the cost of options for off-post disposal of wastes from SA 13, and AOCs 9, 11 and 40. Further study of the contribution of AOC 11 to ecological risks in nearby wetlands should be carried out to determine if complete remediation of AOC 11 would reduce such

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risks significantly. If so, wastes AOC 11 should be removed entirely and disposed of offpost.

The "No Action" alternative is appropriate for SA 6, SA 12, and AOC 41, since risks from these sites are acceptable. Also, because the Army is retaining South Post as a Reserve Forces Training Area, clean-up of these sites is not required to facilitate re-development of the land. If and when re-development is contemplated, the new land owners or occupiers should be responsible for the clean-up.

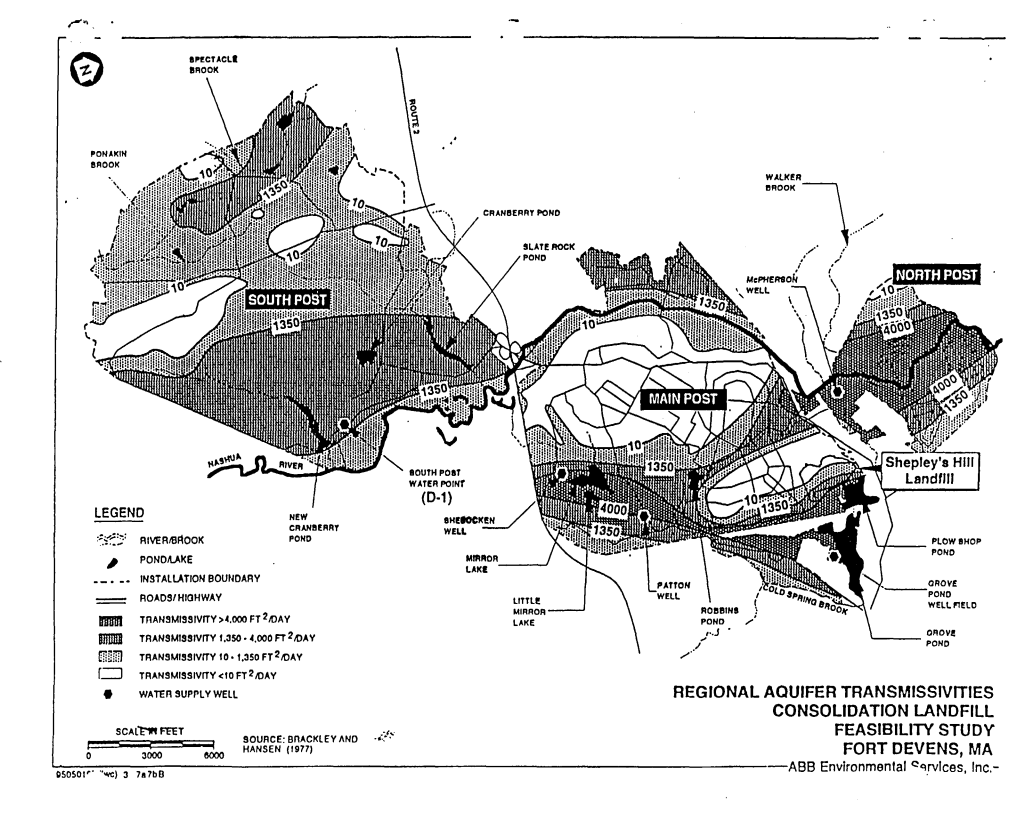
#### Notice

This report has been prepared solely for the guidance of People of Ayer Concerned about the Environment (PACE) in interpreting information available to them. Other users should satisfy themselves *independently* as to facts and conclusions contained herein. In particular, such users should refer to original sources of information rather than to this report. This report is not intended for use in any real estate or other transaction, and should not be used or relied upon for such purposes.

#### Attachment 1

### Map of Transmissivity Zones

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# Disposal Safety Incorporated

To: Laurie Nehring, PACE From: Steven Amter William Eckel

Date: February 12, 1998

## Subject: Evaluation of the Ground-Water Model for Fort Devens

This memo summarizes our review of the ground-water model developed by the U.S. Army Corps of Engineer's consultant, Engineering Technologies, Inc. (ETI). Details of this model are described in *Detailed Flow Model for Main and North Post, Fort Devens, Massachusetts*, Final Report, ETI, May 19, 1995. Additional refinement of the model is described in *Groundwater Model Update Report, Predesign Investigations, Areas of Contamination 4, 5, and 18, Shepley's Hill Landfill*, March 1996, Stone & Webster Environmental Technology & Services (S&W).

The purpose of our review was to:

- Briefly summarize the modeling work.
- Evaluate its overall quality, strengths, and weaknesses.
- Evaluate its reliability for remedial design.
- Determine whether pumping the Town of Ayer's Grove Pond water supply wells will cause them to pull in contamination from the existing landfill or the proposed Consolidation Landfill.
- Discuss the related question of whether the Army Corps of Engineers' prediction that Plow Shop Pond will be protected by extraction wells north of the Shepley's Hill Landfill is true.

#### Model summary

To simulate ground-water flow beneath Fort Devens, Engineering Technologies used the United States Geological Survey MODFLOW and TRACKER computer programs. These widely used and flexible programs can simulate three dimensional (i.e., horizontal as well as vertical) ground-water flow.

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The model simulates ground-water flow over an area of approximately 22 square miles, which is large enough to extend past Fort Devens on all sides. In the model, this area is represented by 14,300 "cells" (square mathematical elements) that measure 200 feet on each side.

The complex hydrogeology beneath Fort Devens was approximated in the model by three layers: a moderately permeable upper layer of glacial drift deposits; a highly permeable gravel layer (which is not present in all portions of the site nor in the model); and a relatively low permeability fractured bedrock. Individual fractures are not represented in the model; instead the bedrock is treated as equivalent to a porous medium that has the same hydraulic conductivity.<sup>1</sup>

One of the strengths of the MODFLOW model is that it is good at handling surface water, and its relationship to ground water, and pumping and extraction wells. Thus, the various water supply wells, rivers, ponds, and creeks are explicitly included in the simulation.

Important input values into the model include:

- Hydraulic conductivity for the bedrock, gravel, and drift layers.
- Streamflow, including losses to, and gains from ground water.
- Rainfall and ground-water recharge. The recharge is the relatively small portion of rainfall that actually gets down to the water table.
- Water-supply well pumping rates and recharge basin infiltration rates.

## Evaluation of overall quality

The Fort Devens site has complex hydrogeology. Overall, Engineering Technologies, Inc. has done a relatively good job of crafting a computer model that incorporates this complexity. A lot of effort was put into capturing important physical characteristics that are often ignored or glossed over in many other models we have seen. That having been said, a good effort does not necessarily translate into a robust model. Modeling is an imperfect science, and even good computer models can only approximate the characteristics of real sites. Thus, an important issue involves the limits of the model's predictive ability.

Model strengths — The model is based on a better than average amount of site-specific information. For example, use was made of multiple slug tests and pumping-well tests to choose representative values of hydraulic conductivity for the various geologic layers in the model.

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<sup>&</sup>lt;sup>1</sup> Hydraulic conductivity (K) is a measure of permeability — of how readily water moves through the rock or sediment. This is similar to transmissivity (T), which is a measure of how readily water moves through the entire thickness of the aquifer. Mathematically, the transmissivity equals the conductivity multiplied by the thickness (b) of the aquifer (T = Kb).

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Also, data for both stream flow and rainfall were collected over a period of months from on-site gauging stations.

The model appears reasonably well calibrated. Calibration is the process of adjusting model input values (some of which were listed above) to determine which mix of values yields the best match between the computer simulation and field-measured water levels. There was an ample number of measured points — water levels from more than 150 wells and several stream gauging stations — to compare simulated water levels against measured elevations. Most of the calibration involved adjusting the hydraulic conductivity of the glacial drift and gravel layers in areas where initial simulations were most inaccurate. Both steady-state and transient calibrations were performed,<sup>2</sup> as is required for this type of work. Additional calibration of the model was performed by Stone & Webster in 1996 to incorporate additional piezometer (a well constructed to measure water-levels) data collected from around Shepley's Hill Landfill.

Model weaknesses — This is a complex site, and despite the diligent data-collection efforts, only a small fraction of the site's relevant variability was captured in the model. The sensitivity analysis<sup>3</sup> showed that model results were most sensitive to hydraulic conductivity and recharge. (This is usually the case for ground-water models.) Of course, one of the site's most dominant characteristics is that the distribution of hydraulic conductivity is highly irregular.

The model is based on a uniform 200-foot grid. Although this is fine enough for site-wide simulations, it may be too coarse for detailed work. For detailed work, for example near the Shepley's Hill Landfill and the Grove Pond well points, the mesh needs to be more refined. This could be handled by simply adding more grid points in certain areas, or alternatively, using a version of MODFLOW that generates telescoping grids.

Another potential weakness in the work is that there has not been a model verification step. This is a step beyond calibration that involves using the calibrated model to make a prediction of a new situation, then collecting field measurements to ascertain whether the prediction was, in fact, accurate. The reason calibration alone may be inadequate is that there may be more than one set of parameter input values that yield a pretty good match to specific observed conditions. The key is that the model should be able to accurately simulate groundwater flow scenarios without additional calibration. Examples of verification approaches include comparing the model against large-scale pump tests, an unusually large storm event, or long-term seasonal changes. An unverified model needs to be used with a certain amount of caution.

<sup>&</sup>lt;sup>2</sup> In a steady-simulation, input values do not vary over time, thus one obtains a result that also does not vary with time. A transient simulation varies with time. For example, a steady-state simulation of a pumping well would predict how much the water table would be lowered by some specified pumping rate. It tells only the final value, not how fast the water table elevation would change. In contrast, a transient model would show how the water table declined over time after the pump was turned on, and could also show the effect of variable pumping rates. <sup>3</sup> A sensitivity analysis involves systematically varying values of each input parameter to see how sensitive the model results are to the input This is important there because there is often a great deal of uncertainty concerning both the "correct" value, or range of values.

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## The capture zone of the Town of Ayer's Grove Pond water-supply wells

Modeling performed in the Engineering Technologies' original study delineated the "Zone II" well head protection zones around the various drinking-water supply wells in the area. A Zone II is defined in State regulations as the volume of aquifer from which a drinking-water well draws its water. Identifying the geometry and location of this volume facilitates protecting the well from contamination.

The regulations prescribe certain conditions that must be assumed when modeling a Zone II. According to ETI, in the simulation it must be assumed that (1) the well(s) will be pumped at its permitted rate for 180 days, and (2) no water enters the aquifer (i.e., there is no recharge) during the pumping. In essence, extreme drought conditions are simulated.

To simulate the Zone II scenario, ETI began with conditions predicted by the steady-state model for historic average pumping rates. It then increased the pumping rate to permitted capacities, imposed the no-recharge conditions, and ran the model (now in transient mode) for 180 days. Under these conditions, ETI's predicted Zone IIs for the Army's Grove Pond well points and the Town of Ayer's wells are golf-club shaped. Zone II for the well points extends under Grove Pond — much of the water originates from the pond. The Zone II covers 83 acres and extends 2000 feet south and 3000 feet west. The long, thin "handle" extends to the west between the bedrock outcrops. Water is not predicted to originate from the areas of the Shepley's Hill landfill or the proposed Consolidation Landfill.

Based on comments from the USGS/USEPA and others (the report does not specify whom), ETI also performed simulations under certain alternative sets of assumptions. Two alternative simulations were performed for the Army's well points near Grove Pond. In the first alternative, ETI began with approximately steady-state conditions predicted by the model for maximum permitted pumping rates instead of historic pumping rates. It then maintained both Zone II conditions, and ran the model for 180 days. Beginning with maximum permitted pumping rates made the predicted capture zone for the Grove Pond well points substantially wider at its western end, so it resembled a hooked amoeba. For some unexplained reason, the Town of Ayer's wells were not simulated under this scenario.

The second alternative, in which both Zone II conditions were relaxed, was supposed to predict the capture zone under long-term, "average" conditions. Recharge to the ground water was allowed, all wells were pumped at their permitted rate, and the model was run in the steady-state mode. This resulted in a dramatic difference. The predicted capture zone for the Grove Pond well points were much smaller: they extend less than 500 feet and cover only five acres. More importantly, even a larger portion of the water originates directly from the pond and thus passes through contaminated sediments.

Evaluation — All simulated scenarios indicate that the Town of Ayer wells and the Army's Grove Pond wellpoints draw water that originates from the pond and from upgradient ground-water sources. The relative contribution of ground water depends heavily on the assumptions that underlie the different simulated scenarios. The model predicts that under both

drought conditions and long-term "average" conditions, water from the area of the existing Shepley's Hill Landfill and the proposed Consolidation Landfill is not predicted to be captured by the wells. However, the model predicts that a significant amount of ground water from beneath Shepley's Hill Landfill flows into Plow Shop Pond. This means that without some form of engineered containment, the landfill would be a continuing source of contaminated ground water, which could impact any plans to restore Plow Shop Pond to an uncontaminated condition. The simulations also show that water from beneath the site of the proposed Consolidation Landfill appears to flow into Grove Pond. This could affect the quality of water produced by any wells drawing from Grove Pond, as well as hinder plans to restore this pond.

# Model predictions in the Shepley's Hill Landfill Extraction/Discharge System 30% design concept report

As part of its contingency plan, the Corps of Engineers is designing a ground-water containment system for arsenic-contaminated ground water emanating from the Shepley's Hill landfill. The Corps' contractor, Stone & Webster, has used the ETI's ground-water model to help design the containment system. This work is described in *Shepley's Hill Landfill, 30% Concept Design*, U.S. Army Corps of Engineers, July 1997. Based on the modeling, the report concludes that two extraction wells pumping at a combined rate of 80 gallons per minute could capture all the water flowing beneath the landfill and prevent any further discharges into Plow Shop Pond.

## The need for field verification

As discussed above, the ETI's ground-water flow model is currently unverified and should not be relied upon to make important regulatory or remedial decisions. This is particulary true for issues that "push" the model's ability to simulate small portions of the modeled area — the model grid is probably too coarse to be sufficiently reliable. Before acceptance, predictions or conclusions that result from the use of this model must be tested against future field data.

For example, Stone & Webster's design for installing two extraction wells to contain and capture ground water from Shepley's Hill Landfill needs to be supported by a pilot test(s) and comparison to water levels in the monitoring well network. Note that the duration of the July, 1997 pump test was not long enough to serve this purpose. The object would be to fully delineate the capture zone with field data. If the monitoring well network is not sufficiently dense to accomplish this, then additional wells are necessary.

## **Notice**

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# Disposal Safety Incorporated

MEMORANDUM DATE: March 3, 1998 TO: Laurie Nehring FROM: Bill Eckel SUBJECT: Five Year Review of Shepley's Hill Landfill Remedy and Implications for Consolidation Landfill Plan

This memorandum presents Disposal Safety's analysis of the Army report entitled Draft Five Year Review, Shepley's Hill Landfill Long Term Monitoring, Devens, Massachusetts (February, 1998). I will refer to the Army's report as the "Five Year Review."

This report will discuss the current status of Shepley's Hill Landfill, the effectiveness of the current remedy, and the implications of both of these for the proposed Consolidation Landfill.

Major DSI Conclusions

- The remedy selected in 1996 for Shepley's Hill Landfill, "Limited Action," is not effective in reducing arsenic concentrations, and the resulting cancer risk, in the ground water.
- 2) The ground water contamination problem at SHL is much worse than it was believed to be in 1993 or 1996, because higher arsenic concentrations have been discovered.
- 3) The Army needs to select a new remedy for arsenic contamination of ground water at SHL; this may include pump-and-treat or engineered barriers to divert ground water flow around SHL.
- 4) No additional construction (i.e., the Consolidation Landfill) should be planned for the area near Shepley's Hill Landfill until the new ground water remedy has been constructed.

#### Background

Under Superfund, the remedy for a site (as documented in the Record of Decision, or ROD) must be reviewed every five years to determine if it is still effectively protecting human health and the environment. Although the ROD for Shepley's Hill Landfill was signed in 1996, the capping of the site was completed in 1993. The Army, EPA, and MaDEP have agreed that January, 1998 will be the date of the first five-year review, since it is five years after the capping was completed.

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In the draft Five Year Review, the Army concludes that the actions completed in 1993 (site capping and ground water monitoring) are making satisfactory progress toward eventual site clean-up. The ROD defined satisfactory progress for the first five-year review as a 50% reduction in the calculated cancer risk from drinking ground water, as measured at the eleven monitoring wells surrounding the landfill. Since the cancer risk was due almost entirely to arsenic, the Army's major criterion was a 50% reduction in the concentration of arsenic in the wells.

The remedy chosen in the 1996 ROD (landfill capping and ground water monitoring) was known as Alternative SHL-2, or Limited Action. (The landfill capping was actually done in four phases over several years ending in 1993). In the event that the first five-year review did not show a 50% reduction in the cancer risk due to arsenic, the 1996 ROD called for a change in the remedy to Alternative SHL-9. This alternative calls for the extraction and treatment of contaminated ground water flowing away from Shepley's Hill Landfill. This is also known as a "pump-and-treat" remedy.

The 1996 ROD also called for additional monitoring wells to be drilled at the north end of the landfill to fill a "data gap." EPA felt that it needed to know more about ground water flow to the north, toward Nonacoicus Brook, especially at depth near the bedrock. Wells SHM-96-5B, SHM-96-5C, and SHM-96-22B were installed in 1996 to fill this data gap. Sampling and analysis results in 1996 and 1997 show that well SHM-96-5B is by far the most arseniccontaminated well at the landfill.

Conclusions of the Draft Five Year Review

The Army concludes (p. 18) that:

1) eight of the eleven monitoring wells achieved a 50% reduction in cancer risk,

2) clean-up levels for all Contaminants of Concern (COCs), not just arsenic, were achieved in six of the eleven wells, and

3) potential exposure to arsenic will be reduced when the contaminated ground water comes into contact with more dissolved oxygen. According to the Army, the oxygen will cause the arsenic to change its chemical form and become less mobile in the ground water.

**Dis**posal Safety's Analysis of the Five Year Review

After considering the Five Year Review, we conclude that the Army's major conclusions are incorrect or unjustified by the data presented. Details are presented below. We recommend that PACE ask EPA to declare that Alternative SHL-2 has been found ineffective. We further recommend that a pump-and-treat remedy (as described in Alternative SHL-9) should be installed to stop the

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spread of arsenic contamination to Plow Shop Pond and to the Nashua River via Nonacoicus Brook or the underlying aquifer.

We also understand that other remedial actions may needed to prevent the flow of ground water underneath the cap on Shepley's Hill Landfill, and thereby prevent the generation of contaminated ground water in the first place. This may include construction of an "engineered barrier" to prevent ground water from flowing beneath SHL.

#### Review of Army's Conclusion 1

The Army's calculations of the current risk at the eleven monitoring wells are based on two sampling events in May and October, 1997. Except for well SHM-93-22C, arsenic concentrations were higher in October than in May. To calculate the current risk, the Army used the average of the May and October results. The reason given (p. 17) for averaging the two sets of results was to account for seasonal fluctuations in ground-water arsenic concentrations. The Army admits (p. 17) that "these fluctuations are not well documented due to the limited number and timing of sampling rounds conducted during the first five year monitoring period."

In its Long Term Monitoring and Maintenance Plan, Shepley's Hill Landfill, Fort Devens, Massachusetts, May, 1996 (LTMMP), the Army decided that the baseline concentration of arsenic in each well would be represented by the maximum concentration among the two or three sampling rounds available at that time (p. 4-3). The Army also stated that "the regulations suggest use of statistical methods to evaluate ground water data; however, the limited quantity of available data prevent meaningful application of statistics" (p. 4-3). The Army also states on the same page that "central tendency exposure is not being evaluated at Shepley's Hill Landfill, therefore use of maximum concentrations is appropriate" '

The Army should be consistent with its treatment of the data in the LTMMP, and use maximum detected concentrations both in the calculation of baseline risk and current risk. (In other words, "comparing apples to apples"). This means that, with the exception of one well, the arsenic concentrations from the October, 1997, sampling round should be used to calculate the current cancer risk, since the October results were higher.

It should also be noted that **the May** arsenic laboratory results were probably biased low (towards underestimating concentrations) due to low spike recovery (Five Year Review, p. 14), so that they cannot be used with **the same** confidence as the October results. The Army used the May **results** with no attempt to correct for the low bias.

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Using the Army's own risk formula, we have recalculated the percent reduction in cancer risk at the eleven wells using the 1997 maximum arsenic concentrations. Table 5-3 in the Five Year Review would look as follows if the maximum concentrations are used.

	Concentration					
Well No.	Baseline	Maximum	Current	Percent	Percent	
	Risk	1997	Risk	Change in	J	
		Arsenic	(max.	Risk	Risk	
		Concentra	1997	(max.	(Army,	
		tion, ppb	arsenic)	1997	avg. 1997	
				arsenic)	arsenic)	
SHL-3	2 E-3	10 U			-99	
					(Chrom-	
					ium)	
SHL-4	5 E-3	180	3.2 E-3	-36%	-50%	
SHL-5	7 E-4	10 U				
SHL-9	1 E-3	25.2	4.4 E-4	-56%	-64%	
SHL-10	3 E-3	209	3.7 E-3	+23%	-388	
SHL-11	6 E-3	366	6.4 E-3	+78	-10%	
SHL-19	1 E-2	298	5.2 E-3	-48%	-78%	
SHL-20	8 E-3	227	4 E-3	-50%	-75%	
SHL-22	6 E-4	34.8	6.1 E-4	+2%	-39%	
SHM-93-	4 E-4	10.5	1.8 E-4	-548	-64%	
10C						
SHM-93-	1 E-3	40.4	7.1 E-4	-29%	-67%	
22C			ļ			
SHM-96-5B	Not	3,300	5.8 E-2			
	Estab-					
	lished					
SHM-96-5C	Not	43.2	7.6 E-4			
	Estab-					
	lished					
SHM-96-	Not	352	6.2 E-3			
22B	Estab-			· ·		
	lished					

Comparison of Risk Reduction Using Maximum Versus Average Arsenic Concentration

Current cancer risks, using 1997 maximum arsenic concentrations, range up to 5.8 E-2 (5.8 %) for lifetime exposure. Cancer risks in the wells bordering Plow Shop Pond (SHL-4, -10, -11, -19, and -20) are in the range of 3.2 E-3 to 5.2 E-3 (0.32% to 0.52%).

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The revised Table 5-3 shows, generally, that the cancer risk reductions are not as large as the Army says they are, or that in some wells, risks have increased. Two of the wells (SHL-10 and SHL-11) near the original area of concern, Plow Shop Pond, show risk increases of +7% to +23%. Generally also, risk reductions of 50% have nor been achieved, or are marginal (i.e., -48% to -56%).

We believe it is clear that the target of 50% risk reduction in the eleven original monitoring wells has not been met. Furthermore, the largest risk is at well SHM-96-5B, north of the landfill. Neither the Army nor EPA understood, when the ROD was signed in 1996, that the arsenic problem at Shepley's Hill Landfill was this bad. The Army does not propose to review risk reduction in this well until the next five year review (2003).

#### Review of Army's Conclusion 2

The fact that other Contaminants of Concern have been reduced in concentration is actually not an important conclusion. Except for chromium in well SHL-3 and vinyl chloride in SHL-9, the risks in all other wells are dominated by arsenic.

#### Review of Army's Conclusion 3

The Army asserts (p. 13) that because the arsenic in wells SHM-96-5B and SHM-96-22B at the north end of the landfill is dissolved in the water, rather than being adsorbed to particles, that the arsenic must be in the +3 oxidation state. We must reject this assertion, because the Army did not analyze the samples for different arsenic species, be they +3, +5 or others. Clearly, the arsenic is dissolved and therefore mobile; but arsenic +5 species are also soluble. But we do not know the arsenic's oxidation state, and so we cannot agree with the Army's conclusion that the arsenic will oxidize to the +5 state and precipitate out of the water when the plume encounters aerobic ground water. Until the Army actually does laboratory analyses to test for arsenic +3 and +5 species, and shows that the arsenic will precipitate, any conclusions on this subject are speculative and unsupported.

#### Discussion

Disposal Safety believes that the target risk reduction of -50% for the first five year review has not been achieved. Alternative SHL-2, Limited Action, is therefore not working. Other actions must be taken to remove arsenic from the ground water around Shepley's Hill Landfill.

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There are other reasons why an active clean-up of Shepley's Hill Landfill is needed. The ground water flow beneath the landfill was not as well understood in 1993 or 1996 as it is today. We know now that the main flow path of ground water is to the north, toward the Nonacoicus Brook wetland, rather than to the east and Plow Shop Pond. Much higher levels of arsenic (2000 to 3000 parts per billion) have been found in the 1996 wells at the north end of the landfill than the levels that were of concern in the Plow Shop Pond wells in 1993 (200 to 300 ppb). We know now that the arsenic is dissolved in the water, and is therefore quite mobile in the subsurface. But perhaps most importantly, we

understand that ground water is flowing into the landfill from the south, underneath the cap that is supposed to keep the landfill dry. Thus, ground water highly contaminated with arsenic is being generated despite the landfill cap that is supposed to prevent just that.

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In short, the arsenic problem in ground water at Shepley's Hill Landfill is much worse than it was believed to be in 1993 or even 1996. We know enough now to understand why just capping the landfill is not effective. We recommend that Pace request that EPA and MaDEP declare that Alternative SHL-2, Limited Action, is not working and that active remediation of the landfill is needed.

#### Implications for Consolidation Landfill

We have already reported to PACE that the location of the proposed Consolidation Landfill is directly on the spot where an extraction well would need to be located to capture ground water flowing to Plow Shop Pond from the south. (This is based on the Army's Shepley's Hill Landfill Extraction/Discharge System 60% Design, November, 1997). In that report, the Army concluded (p. 14) that an extraction well could not be placed to the south of Plow Shop Pond because that was where the Consolidation Landfill was to go (Figure 1).

As we understand it, this means that if the Consolidation Landfill were to leak, it would be too close to Plow Shop Pond to prevent the leakage from reaching the pond.

Furthermore, remedial work on Shepley's Hill Landfill may also interfere with the siting of the Consolidation Landfill. One way to prevent ground water from flowing underneath SHL is to build an "engineered barrier" to divert ground water away from SHL. This could be a wall of bentonite slurry or interlocking sheet piling a from the bedrock to the ground surface, across the length of the southern end of SHL (Figure 2).

The Army's 60% Design also calls for an extraction well at the north end of SHL, a pipeline buried underneath the cap, and possibly a pre-treatment plant for reducing arsenic concentrations before the water is discharged to the sanitary sewer.

Clearly, before any new landfill is put in this area, the Army should have a clear idea of what construction is needed to deal with the clean-up of Shepley's Hill Landfill.

#### Notice

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## Attachment A

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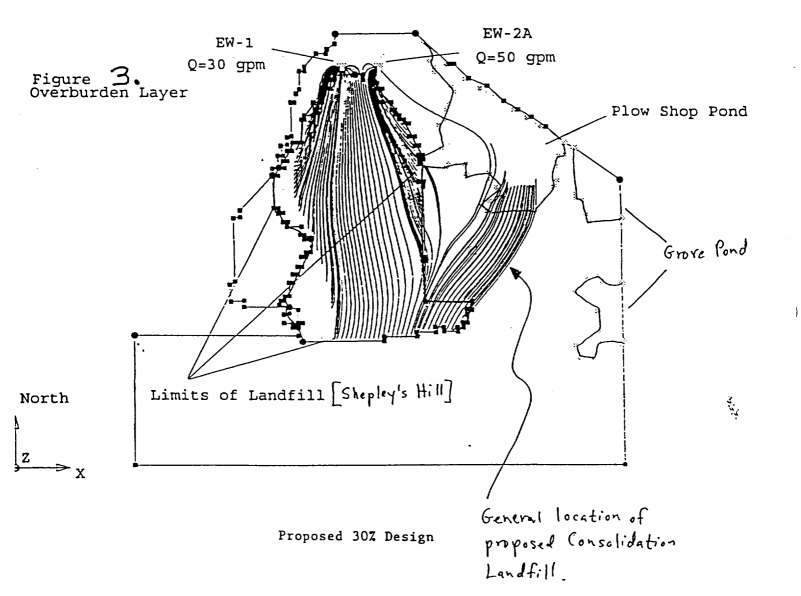
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The Army's proposed 30% Design for ground water extraction at Shepley's Hill Landfill would allow ground water to flow underneath the proposed Consolidation Landfill site into Plow Shop Pond. If the Consolidation Landfill leaks, Plow Shop Pond would become contaminated.

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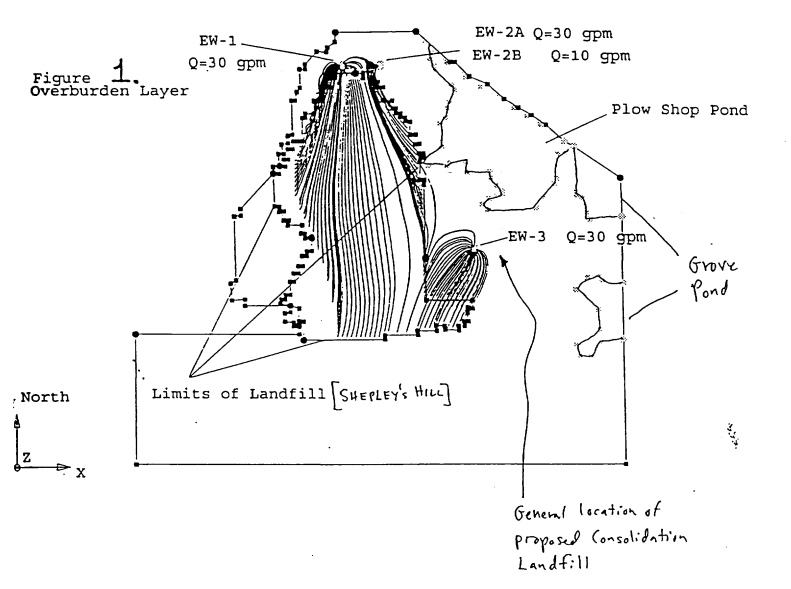
# Attachment B

The Consolidation Landfill would cover the location of possible extraction well EW-3. It would then not be possible to capture any contaminated ground water leaking from a future Consolidation Landfill.

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ATTACHMENT B

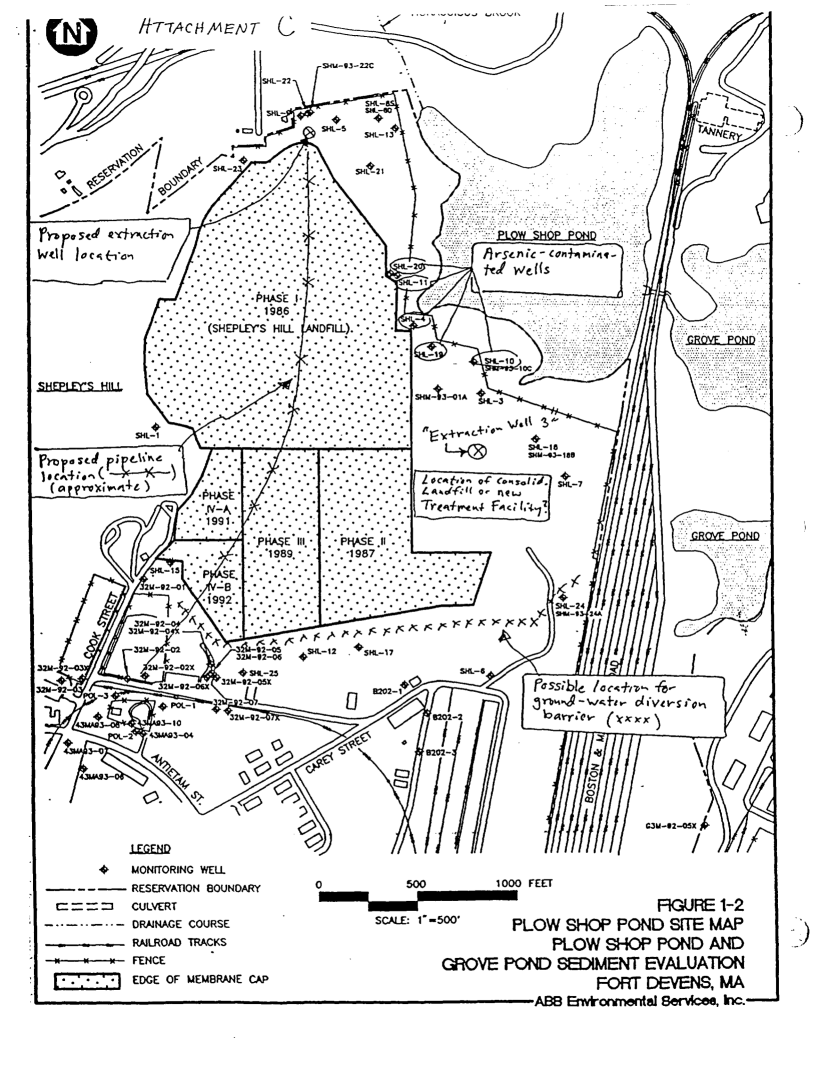


## Attachment C

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General map of Shepley's Hill Landfill and Plow Shop Pond. Potential locations of extraction well, pipeline, engineered barrier, and treatment facility to clean up arsenic contaminated ground water.



RECORD OF DECISION Study Areas 6, 12, and 13 And Area of Contamination 9, 11, 40, and 41 U. S. Army RFTA, Devens, Massachusetts

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# APPENDIX D - ADMINISTRATIVE RECORD INDEX

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U.S. Army Reserve Forces Training Area

Study Areas 6, 12, and 13 And Areas of Contamination 9, 11, 40, and 41

**Administrative Record File** 

Index

Prepared for New England Division U.S. Army Corps of Engineers

By

HARDING LAWSON ASSOCIATES 107 Audubon Road, Wakefield, Massachusetts 01880 (781) 245-6606

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## Introduction

This document is the Index to the Administrative Record File for Study Areas 6, 12, and 13 and Areas of Contamination 9, 11, 40, and 41. Section I of the Index cites site-specific documents, and Section II cites guidance documents used by U.S. Army staff in selecting a response action at the site. Some documents in this Index may be cited, but not physically included in the file. If a document has been cross-referenced to another Administrative Record File Index, the available, corresponding document review comments and responses have been cross-referenced as well.

The Administrative Record File is available for public review at USEPA Region I's Office in Boston, Massachusetts, at the Devens Base Realignment and Closure (BRAC) Office, Devens, Massachusetts, and at the Ayer Town Hall, 1 Main Street, Ayer, Massachusetts. Supplemental/Addendum volumes may be added to this Administrative Record File. Questions concerning the Administrative Record should be directed to the Devens BRAC office.

The Administrative Record is required by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended by the Superfund Amendments and Reauthorization Act (SARA).

Section I

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Site-Specific Documents

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# ADMINISTRATIVE RECORD INDEX FILE

## For

## Fort Devens Record of Decision Sites

# Compiled May 24, 1999

1.0	Pre-H	Remed	lial	Filed in Group:	Study Areas:
		Com	ments		
		1.	MADEP Comments on the Draft Work Plan Predesign Field Work and Landfill Study, (ABB-ES, Jun. 1994) (July 27, 1994).	Groups 3,5&6	12, 13
	1.2	Preli	minary Assessment		
		Repo	orts		
		1.	Memorandum Work Plan, AREE 70, AREE 69B, and Cold Spring Brook Supplemental Sampling Event, Base Realignment and Closure Environmental Evaluation (BRAC EE), Fort Devens, Massachusetts (June 1995).	Group 1A	40
		2.	Landfill Study Data Package, Fort Devens, MA (December 1994)	Groups 2&7	6, 9, 11, 12, 13, 40, 41
		3.	Technical Report, Site 9 Underground Storage Tank Closure UST Nos. 0058, Building No. 3713, Fort Devens, Massachusetts (October 25, 1993).	Groups 3,5&6	9
	1.3	Site	Inspection and Site Investigation		
		Rep	orts		
		1.	Final Cold Spring Brook Site Investigation Work Plan, Fort Devens Cold Spring Brook Site Investigation (November 1994).	Group 1A	40
		2.	Revised Final Site Investigation Report, Groups 2 & 7 and Historic Gas Stations, Volumes I, II, III and	Group 1A	40
		3.	IV (October 1995). SI Data Package Meeting Notes for Groups 2 & 7 and Historic Gas Stations (April 27, 1993).	Groups 2&7	12, 13, 41
		4.	Final SI Report, Groups 2 & 7 and Historic Gas Stations, Volume I – IV (May 1993).	Groups 2&7	12, 13, 41
		5.	Supplemental Site Investigation Data Package Groups 2 & 7 and Historic Gas Stations (January 1994).	Groups 2&7	12, 13, 41

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	DECISION , 12, 13 and Areas of Contamination 9, 11, 40 and 41		Page 5 of 20
6.	Supplemental Site Investigation Data Package Meeting Notes Groups 2 & 7 and Historic Gas Stations (March 16, 1994).	Groups 2&7	12, 13, 41
7.	Supplemental SI Data Package Meeting Notes, Fort Devens SI, Groups 2 & 7 (March 30, 1994).	Groups 2&7	12, 13, 41
8.	Final Task Order (Site Investigations) Work Plan (September 1992).	Groups 3,5&6	9
9.	SI Data Packages (December 1992)	Groups 3,5&6	41
10.	Final Site Investigation Report - Groups 3, 5, & 6, Fort Devens, Massachusetts, Vol I – III (April 1993).	Groups 3,5&6	9
11.	Revised Final Site Investigation Report, Fort Devens Site Investigation, Groups 3, 5 & 6, Data Item A009 (Vol. I of II, Report Text) (January 1996).	Groups 3,5&6	9
12.	Revised Final Site Investigation Report, Fort Devens Site Investigation, Groups 3, 5 & 6, Data Item A009 (Vol. II of II, Appendices) (January	Groups 3,5&6	9
13.	1996). No Further Action Decision Under CERCLA for Study Area 09 (SA 09) North Post Landfill (December 1993).	Groups 3,5&6	9
14.	Final Supplemental Work Plan, Main Post Site Investigation (SI), Fort Devens, MA (Revision 1) (April 28, 1993).	Groups 4,8&9	11
15.	Final Supplemental Health and Safety Plan – Main Post - Site Investigation (June 1993).	Groups 4,8&9	11
16.	Final Supplemental Work Plan - Main Post - Site Investigation (June 1993).	Groups 4,8&9	11
17.	Final Supplemental Quality Assurance Project Plan - Main Post - Site Investigation, Volume I – II (June 16, 1993).	Groups 4,8&9	11
18.	Final Health and Safety Plan, Fort Devens, MA, Revision 1 (June 16, 1993).	Groups 4,8&9	11
19.	SI Data Packages, Revision 0, Main Post Site Investigation (September 3, 1993).	Groups 4,8&9	11
20.	Final Fort Devens Main Post Site Investigation Report, Vol I - II, Revision 0 (December 15, 1993).	Groups 4,8&9	11
21.	Final Supplemental SI and RI/FS Work Plan, Fort Devens Main Post SI, Fort Devens, MA (August 1994).	Groups 4,8&9	11
22.	Final Site Investigation Report, Fort Devens Main Post, Volumes I and II, Fort Devens, Massachusetts (June 1995).	Groups 4,8&9	11

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## Comments

23.	MADEP Comments on the May 1993 "Final SI Report, Groups 2 & 7 and Historic Gas Stations,"	Groups 2&7	12, 13, 41
24.	ABB Environmental Services, Inc. (July 9, 1993). USEPA Comments on the May 1993 "Final SI Report, Groups 2 & 7 and Historic Gas Stations," ABB Environmental Services, Inc. (July 15, 1993).	Groups 2&7	12, 13, 41
25.	Additional MADEP comments on the May 1993 "Final SI Report, Groups 2 & 7 and Historic Gas Stations," ABB Environmental Services, Inc. (July 19, 1993).	Groups 2&7	12, 13, 41
26.		Groups 2&7	12, 13, 41
27.	USEPA Comments on the January 1994 "Supplemental Site Investigation Data Package, Groups 2 & 7 and Historic Gas Stations," ABB Environmental Services, Inc. (March 23, 1994).	Groups 2&7	12, 13, 41
28.	USEPA comments to the Revised Final SI Report for Group 2&7/Historic Gas Stations (November 9, 1995).	Groups 2&7	12, 13, 41
29.	MADEP comments to the Revised Final SI Report for Group 2&7/Historic Gas Stations (November 29, 1995).	Groups 2&7	12, 13, 41
30.	Letter acknowledging receipt of: 1. Final Remedial Investigation (RI) Reports, AOCs 41, 43G, and 43J. 2. Draft Feasibility Study (FS) Reports, AOCs 43G and 43J (February 15, 1996).	Groups 2&7	41
31.		Groups 3,5&6	9
32.		Groups 3,5&6	9
33.	MADEP Comments on the June 1992 "Draft Final Work Plan for Groups 3, 5, & 6," ABB Environmental Services, Inc. (June 21, 1992).	Groups 3,5&6	9
34.	USEPA Comments on the June 1992 "Draft Final Work Plan for Groups 3, 5, & 6," ABB	Groups 3,5&6	9
35.	Environmental Services, Inc. (July 28, 1992). MADEP Comments on the September 1992 "Final Task Order (Site Investigation) Work Plan," ABB Environmental Services, Inc. (October 26, 1992).	Groups 3,5&6	9

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	DECISION , 12, 13 and Areas of Contamination 9, 11, 40 and 41		Page 7 of 20
36.	USEPA Comments on the September 1992 "Final Task Order (Site Investigation) Work Plan," ABB Environmental Services, Inc. (October 29, 1992).	Groups 3,5&6	9
37.	USEPA Comments on the December 1992 "SI Data Package," ABB Environmental Services, Inc. (January 19, 1993).	Groups 3,5&6	9
38.	MADEP Comments on the December 1992 "SI Data Package" ABB Environmental Services, Inc. (February 3, 1993)	Groups 3,5&6	9
39.	MADEP Comments on the April 1993 "Final SI Report, Fort Devens Site Investigation, Groups 3, 5, and 6," ABB Environmental Services, Inc. (May 20, 1993).	Groups 3,5&6	9
40.	Letter expressing USEPA approval of: Revised Final Site Investigation Report, Groups 3, 5, & 6 (ABB) (February 7, 1996).	Groups 3,5&6	9
41.	Letter acknowledging MADEP receipt of: Revised Final Site Investigation Report, Groups 3, 5, & 6 (ABB) (February 15, 1996).	Groups 3,5&6	9
42.	USEPA Comments on the April 1993 "Final SI Report, Fort Devens Site Investigation, Groups 3, 5, and 6," ABB Environmental Services, Inc. (May 6, 1996).	Groups 3,5&6	9
43.	Comments from James P. Byrne, EPA Region I on the January 25, 1993 'Draft Supplemental Quality Assurance Project Plan, Health and Safety Plan, Work Plan - Main Post - Site Investigation, Arthur D. Little, Inc. (February 22, 1993).	Groups 4,8&9	11
44.	Comments Dated March 2, 1993 from D. Lynne Chappell, Commonwealth of Massachusetts Department of Environmental Protection on the January 25, 1993 Draft Supplemental Work Plan, Draft Supplemental Quality Assurance Project Plan and the Draft Supplemental Health and Safety Plan Main Post Site Investigation, Fort Devens, Massachusetts, Arthur D. Little, Inc. (March 2, 1993).	Groups 4,8&9	11
45.	Comments Dated July 20, 1993 from D. Lynne Chappell, Commonwealth of Massachusetts Department of Environmental Protection on the April 28, 1993 'Main Post Site Investigation (SI) Report, Final Supplemental Work Plan for Groups 4, 8, & 9, Fort Devens, Massachusetts (July 20, 1993).	Groups 4,8&9	11

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46.	Comments	Dated August 9,	1993	from D. Lynne	Groups 4,8&9	
	Welsh,	Commonwealth	of	Massachusetts	-	
	Denartmen	t of Environmental	Drote	ction on the June		

46.	Comments Dated August 9, 1993 from D. Lynne Welsh, Commonwealth of Massachusetts Department of Environmental Protection on the June 1993 'Final Quality Assurance Project Plan Supplement A, Main Post Site Investigation; and Supplement B, Base Realignment and Closure Environmental Evaluation, Fort Devens, Massachusetts,' Arthur D. Little, Inc. (August 9, 1993).	Groups 4,8&9	11
47.	•	Groups 4,8&9	11
48.	Comments Dated October 27, 1993 from D. Lynne Welsh on the September 3, 1993 SI Data Package Main Post SI, Fort Devens, Massachusetts,' Arthur D. Little, Inc. (October 27, 1993).	Groups 4,8&9	11
49.	Comments Dated November 8, 1993 from James P. Byrne, USEPA Region I on the Supplemental Site Investigation for Groups 3,5, & 6 and the Main Post Site Investigation Data Packages, Arthur D. Little, Inc. (November 8, 1993).	Groups 4,8&9	11
50.	Comments Dated January 27, 1994 from Molly Elder, Commonwealth of Massachusetts Department of Environmental Protection on the December 15, 1993 'Final Site Investigation Report, Fort Devens, Main Post Site Investigation,' Arthur D. Little, Inc. (January 27, 1994).	Groups 4,8&9	11
51.		Groups 4,8&9	11
52.	Comments Dated October 4, 1994 from D. Lynne Welsh, Commonwealth of Massachusetts Department of Environmental Protection on the August 1994 'Final Supplemental SI and RI/FS Work Plan and RI/FS Work Plan, Fort Devens Main Post SI, Fort Devens, MA,' Arthur D. Little	Groups 4,8&9	11

**Response to Comments** 

(October 4, 1994).

53. Responses on the following document: Final Site Groups 2&7 12, 13, 41 Investigation Report, Groups 2 & 7 and Historic Gas Stations, dated May 1993 (September 1993).

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		DECISION 12, 13 and Areas of Contamination 9, 11, 40 and 41		Page 9 of 20
	54.	Responses on the Supplemental Site Investigation Data Package, Fort Devens Groups 2 & 7 and Historic Gas Stations (September 1994).	Groups 2&7	12, 13, 41
	55.	Comment and Response Package, Final Site Investigation Report, Main Post Site Investigation, Fort Devens, Massachusetts (June 1995).	Groups 4,8&9	11
	56.	Responses on the April 15, 1992 Comments from D. Lynne Chappell, Commonwealth of Massachusetts Department of Environmental Protection and the May 1, 1992 Comments from James P. Byrne, EPA Region I (June 4, 1992).	Groups 4,8&9	9
	57.	Cross Reference: Responses Dated July 28, 1992 from James P. Byrne, EPA Region I on the June 4, 1992 Comments from U.S. Army Toxic and Hazardous Materials Agency. [Filed and cited as entry number 17 in minor break 1.3 Site Inspection] (July 28, 1992).	Groups 3,5&6	9
	Res	ponses to Responses to Comments		
	58.	Comments on the Army Responses to Comments, Supplemental Site Investigation Data Package, Groups 2, 7, and Historic Gas Stations, Fort Devens, Massachusetts (November 27, 1994).	Groups 2&7	12, 13, 41
	<b>59</b> .	MADEP Comments on the Comment and Response Package, Final Site Investigation Report (Dec. 15, 1993), Main Post Site Investigation (SI), Fort Devens, Massachusetts (June 1995). Comments dated August 4, 1995	Groups 4,8&9	11
	Mee	eting Minutes		
	60.	Main Post SI Data Package Meeting Minutes, Arthur D. Little, Inc. (December 14, 1993).	Groups 4,8&9	11
3.0 Rem	edial	Investigation (RI)		
3.2	San	npling and Analysis Data		
	Rep	ports		
	1.	Results of Supplemental Sampling at Monitoring Well CSB-01, Devens Reserve Forces Training Area, Devens, MA (July 1998).	Group 1A	40
	2.	Data Comparison Report, Group 2 & 7 Sites Through Round 1 Sampling (March 23, 1993).	Groups 2&7	12, 13, 41

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3.	MADEP Comments on Results of Supplemental	Group 1A	40
	Sampling at Monitoring Well CSB-01 (August 12,		
	1998).		

3.6 Remedial Investigation (RI) Reports

# Reports

1.	Final Remedial Investigation Report, Group 1A - Group 1A	40
	Volume I – II (April 1993).	
2.	Final Remedial Investigation Addendum Report, Group IA	40
	Volume I (December 1993).	
3.	Final Remedial Investigation Addendum Report, Group 1A	40
	Volume II (December 1993).	
4.	Final Remedial Investigation Addendum Report, Group 1A	40
	Volume III (December 1993).	
5.	Final Remedial Investigation Addendum Report, Group 1A	40
	Volume IV (December 1993).	
6.	Final Remedial Investigation Report AOC 41, Groups 2&7	41
	Volumes I and II (February 1996).	
7.	Final Remedial Investigation Report, AOC 11: Groups 4,8&9	11
	Lovell Road Debris Disposal Area, Fort Devens,	
	Massachusetts, Volumes I and II, Revision 1 -	
	Arthur D. Little (August 1995).	
	1 ului D. Dillo (1 ulgust 1999).	
Cor	nments	
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8.	USEPA Comments on the April 1993 "Final Remedial Investigation Report, Group 1A – Volume I-II," Ecology and Environment, Inc. (June 1993).	Group 1A	40
9.	MADEP Comments on the April 1993 "Final Remedial Investigation Report, Group 1A - Volume I-II," Ecology and Environment, Inc. (June 18, 1993).	Group 1A	40
10.	Comments on the August 1994 "Final Remedial Investigations Report, Functional Area I and II, Fort Devens, Massachusetts," Ecology and Environment (October 14, 1994).	Group 1B	41
11.	MADEP Comments on the February 1996 "Final Remedial Investigation Report AOC 41", Volumes I and II, ABB Environmental Services, Inc. (March 15, 1996).	Groups 2&7	41

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Responses to Comments

12.	Responses on the August 1994 Final Remedial	Group 1B	41
	Investigation Report Functional Areas I and II, Fort		
	Devens, Massachusetts, Ecology & Environment,		
	Inc. (March 17, 1995).		

3.7 Work Plans and Progress Reports

# Reports

1.	Final Work Plan and Field Sampling Plan - Remedial Investigation (February 1992).	Group 1A	40
2.	Final Task Order Work Plan Area of Contamination (AOC) 41, AOC 43G, and AOC 43J, Fort Devens, Final Remedial Investigations/Feasibility Study Work Plan, Groups 2, 7, and Historic Gas Stations (August 1994).	Groups 2&7	41
3.	Revised Final Task Order Work Plan Area of Contamination (AOC) 41, AOC 43G, and AOC 43J, Fort Devens, Revised Final Remedial Investigations/Feasibility Study Work Plan, Groups 2, 7, and Historic Gas Stations (October 1994).	Groups 2&7	41

## Comments

4.	Letter to D. Lynne Chappell. Commonwealth of Massachusetts Department of Environmental Protection Concerning confirmation that the state is waiving its right to comment on the February 1992 "Final Work Plan and Field Sampling Plan Remedial Investigations (March 3, 1992).	Group 1A	40
5.	USEPA Comments on the Final RI/FS Work Plan for AOCs 41, 43G, and 43J and the Response to	Groups 2&7	41
6.	Comments for this Document (October 19, 1994). MADEP Comments on the Final RI/FS Work Plan for AOCs 41, 43G and 43J and the Response to Comments for this document (October 19, 1994).	Groups 2&7	41
7.	Comments for this document (October 19, 1994). Comments from D. Lynne Welsh, Commonwealth of Massachusetts Department of Environmental Protection on the August 1994 "Final Task Order Work Plan, Area of Contamination (AOC) 41, 43G, and AOC 43J (October 21, 1994).	Groups 2&7	41

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udy A	reas 6	, 12, 13 and Areas of Contamination 9, 11, 40 and 41	- <u></u>	Page 12 of 20
	8.	Comments from D. Lynne Welsh, Commonwealth of Massachusetts Department of Environmental Protection on the Revised Final Remedial Investigation/Feasibility Study, Revised Final Task Order Work Plans AOC 41, AOC 43G, and AOC 43J (December 15, 1994).	Groups 2&7	41
	Res	ponse to Comments		
	9.	Responses on the following Document: Draft RI/FS Work Plans for Area of Contamination (AOC) 41, AOC 43G, and AOC 43J (September 1994).	Groups 2&7	41
	Lett	ter		
	10.	Letter to F. Timothy Prior, Fort Devens from USEPA. Concerning approval of the February 1992 "Final Work Plan and Field Sampling Plan - Remedial Investigation," Ecology and Environment, Inc. (March 19, 1992).	Group 1B	40
3.9	Hea	Ith Assessments		
	Rep	oorts		
	1.	Risk Assessment Approach Plan, AOC 11, Fort Devens Main Post SI, Arthur D. Little (December 30, 1994).	Groups 4,8&9	11
	Cor	nments		
	2.	Comments Dated January 23, 1995 from D. Lynne Welsh, Commonwealth of Massachusetts Department of Environmental Protection on the December 1994 'Risk Assessment Approach Plan, AOC 11, Fort Devens Main Post SI,' (Arthur D. Little, Inc.). (January 23, 1995).	Groups 4,8&9	11
0 Fea	sibilit	y Study		
4.4	Inte	erim Deliverables		
	Rej	ports		
	1.	Debris Disposal Area Technical Memorandum, Fort	Groups 2&7	6, 9, 11, 12,

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tudy Ar	eas 6	, 12, 13 and Areas of Contamination 9, 11, 40 and 41		Page 13 of 20
	Res			
	2.	Response to Comments, Draft Alternative Screening Report, AOC 41 (February 1996).	Groups 2&7	41
4.6	Fea	sibility Study Reports		
	Rep	ports		
	1.	Final Feasibility Study Report Cold Spring Brook Landfill Operable Unit, Fort Devens Feasibility Study for Group 1A Sites (December 1994).	Group 1A	40
	2.	Draft Consolidation Landfill Feasibility Study Report, Fort Devens, Massachusetts (Sept. 1995)	Groups 2&7	6, 9, 11, 12, 13, 40, 41
	3.	Revised Landfill Remediation Feasibility Study Report, Devens Reserve Forces Training Area, Devens, Massachusetts, Vols. I and II (January 1997).	Groups 2&7	6, 9, 11, 12, 13, 40, 41
	4.	•	Groups 2&7	6, 9, 11, 12, 13, 40, 41
	5.	Landfill Remediation, Feasibility Study Addendum Report, Devens, MA (November 1998).	Groups 2&7	6, 9, 11, 12, 13, 40, 41
omment	ts			
	6.	USEPA New England Comments on the Final Feasibility Study Report for the Cold Spring Brook Operable Unit (February 8, 1995).	Group 1A	40
	7.	MADEP Comments on the December 1994 "Final Feasibility Study Report, Cold Spring Brook Landfill Operable Unit, Fort Devens Feasibility Study for Group 1A Sites." (ABB Environmental Services, Inc.) (February 23, 1995).	Group 1A	40
	8.	Comments Dated March 7, 1997, by MADEP, on the "Landfill Remediation Feasibility Study, Devens Reserve Forces Training Area, Devens, Massachusetts", ABB Environmental Services, Inc., January 1997 (March 7, 1997).	Groups 2&7	6, 9, 11, 12, 13, 40, 41
	Re	sponse to Comments		
	9.	Response to Comments Dated March 6, 1997 by USEPA, and to Comments Dated March 7, 1997 by MADEP, on the Landfill Remediation Feasibility Study, Devens Reserve Forces Training Area, Devens, Massachusetts, ABB Environmental Services, January 1997 (March 1997).	Group 2&7	6, 9, 11, 12, 13, 40, 41

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	OF DECISION eas 6, 12, 13 and Areas of Contamination 9, 11, 40 and 41		Page 14 of 20
	<ol> <li>Response to Comments Dated February 5, 1997, by D. Howlett, FORSCOM, on the Landfill Remediation Feasibility Study, Devens, Massachusetts (March 1997).</li> </ol>	Groups 2&7	6, 9, 11, 12, 13, 40, 41
	<ol> <li>Response to Comments Dated February 21, 1997, by the U.S. Army Corps of Engineers, Omaha, on the Landfill Remediation Feasibility Study, Devens, Massachusetts (March 1997).</li> </ol>	Groups 2&7	6, 9, 11, 12, 13, 40, 41
	12. ABB-ESs Response to Comments on the Landfill Remediation Feasibility Study (March 28, 1997).	Groups 2&7	11, 12, 13, 40, 41
4.7	Work Plans and Progress Reports		
	Reports		
	1. Final Feasibility Study Work Plan (August 1992).	Group 1A	40
	<ol> <li>Final Data Gap Activity Work Plan (March 31, 1993).</li> </ol>	Group 1A	40
	<ol> <li>Progress Report; Final Proposed Plan/Draft Record of Decision for Landfill Remediation, Areas of Contamination (AOCs) 9, 11, 40 &amp; 41, Study Areas (SAs) 6, 12, &amp; 13 (June 8, 1998).</li> </ol>	Groups 2&7	11, 12, 13, 40, 41
	Comments		
	4. Comments on the March 18, 1994 "Draft Feasibility Study Cold Spring Brook Landfill Operable Unit," ABB Environmental Services, Inc. (May 5, 1994).	Group 1A	40
	<ol> <li>Cross Reference: Comments Dated July 6, 1994 from D. Lynne Welsh, Commonwealth of Massachusetts Department of Environmental Protection the May 1994 "Draft Task Order Work Plan Area of Contamination (AOC) 41, AOC 43G and 43J, Fort Devens, Draft Remedial I (July 6, 1994).</li> </ol>	Groups 2&7	41
4.9	Proposed Plans for Selected Remedial Action		
	Reports		
	1. Progress Report; Final Proposed Plan/Draft Record of Decision for Landfill Remediation, Areas of Contamination (AOCs) 9, 11, 40 & 41, Study Areas (SAs) 6, 12, & 13 (March 1996).	Groups 2&7	11, 12, 13, 40, 41
	<ol> <li>Preliminary Final Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41, ABB-ES, (October, 1997).</li> </ol>	Groups 2&7	11, 12, 13, 40, 41

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		DECISION , 12, 13 and Areas of Contamination 9, 11, 40 and 41		Page 15 of 20
	3.	Proposed Plan for Sas 6, 12, and 13, and AOCs 9, 11, 40, and 41, U.S. Army, Reserve Forces Training Area, Devens, MA (December 1997).	Groups 2&7	11, 12, 13, 40, 41
	4.	Request for Extension from DOA on the Final Proposed Plan/Draft Record of Decision for Landfill Remediation, AOCs 9, 11, 40 & 41, SAs 6, 12 & 13 (April 7, 1998).	Groups 2&7	6, 9, 11, 12, 13, 40, 41
	5.	Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41, U.S. Army, Reserve Forces Training Area, Devens, Massachusetts (November 1998).	Groups 2&7	11, 12, 13, 40, 41
	Con	nments		
	6.	MADEP Comments on the Proposed Plan for SAs 6, 12 & 13, AOCs 9, 11, 40 & 41 (December 1997) (February 23, 1998).	Groups 2&7	11, 12, 13, 40, 41
	7.	MADEP Supplemental Comments on the Proposed Plan for SAs 6, 12, and 13 and AOCs 9, 11, 40 and 41 (February 23, 1998).	Groups 2&7	11, 12, 13, 40, 41
	8.	MADEP Comments on the Proposed Plan for SAs 6, 12, and 13, and AOCs 9, 11, 40, and 41, US Army Reserve Forces Training Area, Devens, MA (November 1998) (January 8, 1999).	Groups 2&7	11, 12, 13, 40, 41
	Res	ponse to Comments		
	9.	USEPA Rebuttal to (lack of) Comments for Section VII of the Fort Devens Federal Facility Agreement (July 23, 1997).	Groups 2&7	11, 12, 13, 40, 41
	10.	Response to Comments on Landfill Remediation Proposed Plan, Devens Reserve Training Area, Devens, MA (August 1, 1997).	Groups 2&7	11, 12, 13, 40, 41
5.0 Re	cord of	Decision (ROD)		
5.1	l Cor	respondence		
	Let	ter		
	1.	Letter from USEPA on the Inclusion of AOC 41 in	Group 1B	41

Letter from USEPA on the Inclusion of AOC 41 in Group 1B the South Post Impact Area ROD (April 30, 1996).

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# 5.4 Record of Decision (ROD)

Reports

		Rep	orts			
		1.	Final Record of Decision for the South Post Impact Area and Area of Contamination 41 Groundwater and Areas of Contamination 25, 26, and 27 (July 1996).	Group 1B	41	
		2.	No Further Action Decision Under CERCLA for Study Area 09 (SA 09) North Post Landfill (December 1993).	Groups 3,5&6	9	
		3.	· · ·	Groups 3,5&6	9	
		Con	nments			
		6.	MADEP Comments on the May 1994 "Draft No Further Action Decision Documents Under CERCLA, Study Areas 12, 13, 14, 43B, and 43N", Groups 2 & 7 and Historic Gas Stations (June 29, 1994).	Groups 2&7	13	
		7.	Comments on the December 1993 "Final No Further Action Decision Under CERCLA, Fort Devens Study Area 09, North Post Landfill," ABB Environmental Services, Inc. (February 7, 1994).	Groups 3,5&6	9	
		8.	USEPA Comments on the Draft Record of Decision for Landfill Remediation	Groups 2&7	6, 9, 11, 12, 13, 40, 41	
		Res	ponse to Comments			
		9.	Responses on the following document: Draft No Further Action Decision Under CERCLA SA 09 - North Post Landfill, SA 30 - Moore Army Airfield Drum Storage Area and SA 47 - Moore Army Airfield Lust Site, Fort Devens, Massachusetts (January 1995).	Groups 3,5&6	9	
7.0	Rem	edial	Action (RA)			
	7.6 Work Plans and Progress Reports					
		Rep	ports			
		1.	Ecological Sampling Work Plan, South Post Impact Area, Devens, MA. (October 1998).	Group 1B	41	

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June 30, 1999

		DECISION 5, 12, 13 and Areas of Contamination 9, 11, 40 and 41		Page 17 of 20
	2.	Final Ecological Sampling Work Plan and Response to Comments on Draft Ecological Sampling Work Plan, South Post Impact Area	Group 1B	41
	Co	mments		
	3.	Comments Dated February 19, 1997 from James P. Byrne, USEPA Region I, on the "Draft Monitoring Well Installation Work Plan," "Draft Site Safety and Health Plan," and "Draft Long Term Monitoring Plan," Stone & Webster Environmental Technology & Services (February 19, 1997).	Group 1B	41
	4.	Comments Dated May 21, 1997 from James P. Byrne, USEPA Region I, on the "Final Long Term Monitoring Plan, South Post Impact Area," and the "Final Well Installation Work Plan, South Post Impact Area," Stone & Webster Environmental Technology & Services (May 21, 1997).	Group 1B	41
	5.	MADEP Comments on the 1997 Groundwater Analytical Report for the South Post Impact Area Long Term Monitoring (ACOE, February 1998) (March 18, 1998).	Group 1B	41
	6.	MADEP comments on the Ecological Sampling Work Plan, South Post Impact Area, Devens, MA (Oct. 98, Stone & Webster) (November 5, 1998).	Group 1B	41
	7.		Group 1B	41
	Re	sponse to Comments		
	8.	Responses Dated May 13, 1997 from Stone & Webster Environmental Technology & Services, to Comments Dated February 19, 1997 from USEPA Region I and Comments Dated January 6, 1997 from MADEP on the "Draft Long Term Monitoring Plan, South Post Impact Area," (February 19, 1997).	Group 1B	41
0 Site	Clos	eout		
8.3	Ор	erations and Maintenance		
	Re	ports		
	1.	Conceptual Long Term Monitoring Plan, South Post Impact Area, Fort Devens, Massachusetts (April 1996).	Group 1B	41

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8.5 Contractor Work Plans and Progress Reports

Reports

1. 2.	Final Well Installation Work Plan, South Post Impact Area (May 1997). Final Long-term Monitoring Plan, South Post	Group 1B Group 1B	41 41
3.	Impact Area (May 1997). Annual Report - 1997 for the South Post Impact Area Long Term Monitoring, Devens, MA (August 14, 1998).	Group 1B	41
Cor	nments		
4.	Comments Dated April 18, 1997 from James P. Byrne, USEPA Region I, on the April 5, 1997 Draft Response to Comments on the "Long Term Monitoring Plan, South Post Impact Area," Stone & Webster Environmental Technology & Services (April 18, 1997).	Group 1B	41
5.	(April 18, 1997). MADEP Comments on the Annual Report - 1997, South Post Impact Area Long Term Monitoring, Devens, MA (ACOE, August 1998) (September 25, 1998).	Group 1B	41

## 17.0 Site Management Records

17.6 Site Management Plans

Reports

1.	Final Integrated Natural Resources Management Plan 1998-1002, Devens Reserve Forces Training Area (April 1999).	Group 1B	41
Co	nments		
2.	USEPA New England Comments on the Integrated Natural Resources Management Plan 1998-2002 (December 5, 1997).	Group 1B	41
3.	MADEP Comments on the Integrated Natural Resources Management Plan 1998-2002 (December 15, 1997).	Group 1B	41
Res	sponse to Comments		
4.	Response to Comments from James P. Byrne, EPA Region I on the November 1991 "Final Quality Assurance Project Plan," Ecology and Environment, Inc. (1991).	Group 1A	40

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Section II

**Guidance Documents** 

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#### **Guidance Documents**

The following guidance documents were relied upon during site investigations and evaluation of cleanup options at the Devens RFTA. These documents may be reviewed, by appointment only, at the Base Realignment and Closure (BRAC) Office at Devens, Massachusetts.

- Occupational Safety and Health Administration (OSHA). <u>Hazardous Waste Operation and</u> <u>Emergency Response</u> (Final Rule, 29 CFR Part 1910, Federal Register, Volume 54, Number 42), March 6, 1989.
- 2. USATHAMA. Geotechnical Requirements for Drilling Monitoring Well, Data Acquisition, and Reports, March 1987.
- 3. USATHAMA. IRDMIS User's Manual, Version 4.2, April 1991.
- 4. USATHAMA. USATHAMA Quality Assurance Program: PAM-41, January 1990.
- 5. USATHAMA. <u>Draft Underground Storage Tank Removal Protocol Fort Devens</u>, <u>Massachusetts</u>, December 4, 1992.
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## APPENDIX E - DECLARATION OF STATE CONCURRENCE

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Fax:508-792-7621

ARGEO PAUL CELLUCCE Governmen

JANE SWIFT Lieutenant Governor COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE OF ENVIRONMENTAL AFFAIRS DEPARTMENT OF ENVIRONMENTAL PROTECTION Central Regional Office, 627 Main Street, Worcester, MA 01608

> BOB DURAND Secretary

AUREN A. LISS Commissioner

July 15, 1999

Mr. John DeVillars Regional Administrator U.S. Environmental Protection Agency JFK Federal Building Boston, MA 02203

RE: Final Record of Decision, Landfill Remediation, Study Areas 6, 12 and 13 and Areas of Contamination 9, 11, 40 and 41, US Army Reserve Forces Training Area, Devens, Massachusetts (July 1999)

Dear Mr. DeVillars,

The Massachusetts Department of Environmental Protection (MADEP) has reviewed the Record of Decision (ROD) proposed by the United States Army for the Devens historical landfills; Study Areas (SA) 6, 12 and 13 and Areas of Commination (AOC) 9, 11, 40 and 41. The MADEP has worked closely with the U.S. Army and the U.S. Environmental Protection Agency and is pleased to concur with the Army's selected remedial action for the sites.

This is our second concurrence letter regarding the remediation of the historical landfills and replaces the letter of June 22, 1999. This new concurrence letter is precipitated by the Army's publication of change pages to the May 1999 ROD which deleted all references to the phrase "non-CERCLA" used to preface actions on SAs 6 and 12 and AOC 41. The omission of this term has not changed the scope of the cleanup or the Army's responsibilities in regards to the implementation of the remedy.

As previously mentioned, the remedy is the culmination of a long effort to resolve solid waste issues involving 270,000 cubic yards of solid waste present in seven Devens historic landfills. The selected remedial alternative in the ROD is unique in that it holds out two technically equivalent options for landfill debris disposal. The Army is proposing to excavate and relocate debris from four of the landfills to either a new landfill to be constructed on Devens or relocation of the material to an off-site commercial landfill. A decision on the final disposal site will be based on the best value to the Army.

> This information in unsitable in alternate formet by calling our ADA Coordinator 5x (517) 574-6972 http://www.state.ma.us/dop = Phone (30K) 792-7650 = Pax (508) 792-7621 = TDD # (508) 767-2788

BEC BTC

P.03

Page 2 July 15, 1999 ROD Concurrence, Landfill Remediation

Key actions detailed in the ROD include;

#### SA 6

No action.

## <u>SA 12, AOC 41</u>

- • Surface debris monitoring
- Known hot spot removal
- Backfilling/regrading/revegetation
- Site monitoring

#### AOC 9, AOC 11, SA 13, AOC 40

- AOC 40 sediment removal with disposal either in the Consolidation Landfill or offsite
- AOC 40 drum removal with disposal either in the Consolidation Landfill or offsite ...
- Debris excavation, backfill and regrading
- Wetlands restoration at AOC 9, AOC 11 and AOC 40
- Consolidation of excavated debris at onsite Consolidation Landfill or transport to an offsite landfill
- Cover system monitoring/maintenance and groundwater monitoring at Consolidation Landfill.
- Institutional controls and five year aits reviews at those sites where unrestricted future use is not achievable or aconomical

The MADEP has worked closely with the Army, EPA and the public for the past five years in the development of a remedy for the historical Devens landfills. Our concurrence with the remedial alternative is based on this involvement as well as the remedy's compliance with Applicable or Relevant and Appropriate Requirements (ARAR) and it's overall protectiveness of human health and the environment. We greatly appreciate the Army's willingness to incorporate public interests in the development of remedial options for the landfills as well as the EPA's creativity in crafting a multiple option ROD for the sites. We look forward to continuing to work with the EPA and the Army in the implementation of the remedy.

Sincere Robert W. Goll

Regional Director Central Regional Office

cc: Informational Repositories Fort Devens Mailing List Jim Byrne, EPA Jim Chambers, BRAC Patricis Plante, HLA Mark Appleber, ACOE

## APPENDIX F – SUMMARY OF HUMAN HEALTH AND ECOLOGICAL RISK INFORMATION

APPENDIX F.1 – RISK SUMMARY INFORMATION TABLES (AOC 9, AOC 11, SA 12, SA 13, AOC 40, AOC 41) APPENDIX F.2 – RISK ASSESSMENT SUMMARY TABLES (AOC 11 AND AOC 40) APPENDIX F.3 – PRELIMINARY RISK EVALUATION TABLES (AOC 9, SA 12, SA 13 AND AOC 41)

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# APPENDIX F.1 – RISK SUMMARY INFORMATION TABLES (AOC 9, AOC 11, SA 12, SA 13, AOC 40, AOC 41)

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Ansiyte	No of Different Locations Sampled	Frequency of Detection	Maximum Concentration (µg/g)	Average Concentration (µg/g)	Background Concentration (µg/g)	Screening Health Standard (Region III RBC) (µg/g)		No of Sample Locations where Site Specific Health Standard is Exceeded
Surface Soil								**************************************
Arsenic	2	2/2	20	19	21	0.97 <sup>1</sup>	30	0
Sediment								
Arsenic	3	3/3	14	7.6	NA	0.97 <sup>1</sup>	30	0
Subsurface Soil								
Arsenic	3	7/7	21	16	21	1.6 <sup>2</sup>	30	0
Beryllium	3	3/7	1	0.64	0.347	0.67 <sup>2</sup>	0.8	3
Benzo(a)anthracene	3	3/7	40	7.04	NA	2.7 <sup>2</sup>	0.7	3
Benzo(a)pyrene	3	2/7	40	7.48	NA	0.39 <sup>2</sup>	0.7	2
Benzo(b)fluoranthene	3	2/7	40	7.4	NA	3.2 <sup>2</sup>	0.7	2
Benzo(g,h,i)perylene	3	2/7	20	4.34	NA	18 <sup>2</sup>	30	0
Benzo(k)fluoranthene	3	3/7	30	4.9	NA	7.4 <sup>2</sup>	0.7	3
Indeno(1,2,3-cd)pyrene	_3	2/7	20	4.54	NA	1.4 <sup>2</sup>	0.7	2

1. Region III Residential Soil Risk Based Concentration (RBC)

2. Region III Commercial/Industrial Soll RBC

This table is a summary of the Preliminary Risk Evaluation presented in the January 1996 Final SI Report.

(µg/g) = micrograms per gram

MCP = Massachusetts Contingency Plan

## AOC 9 Summary of Human Health Risk Information Devens, MA

Analyte	No of Different Locations Sampled	Frequency of Detection	Maximum Concentration (µg/L)	Average Concentration (µg/L)	Background Concentration (µg/L)	MCL (µg/L)·	Massachusetts Drinking Water Standards (µg/L)		MCP GW-3 (µg/L)
Groundwater									
Aluminum	5 <sup>1</sup>	10/10	70400	20000	6870	50-200	50-200	37000	NA
Arsenic	5 <sup>1</sup>	10/10	220	78.76	10.5	50	50	0.045	400
Chromium (totai)	51	9/10	1040	155	14.7	100	100	37000	2000
Cobalt	5 <sup>1</sup>	5/10	93,7	35.2	25	NA	NA	2200	NA
Iron	5 <sup>1</sup>	10/10	90000	32767	9100	300	300	11000	NA
Lead	5 <sup>1</sup>	10/10	81.3	25,5	4.25	15	15	NA	30
Manganese	5 <sup>1</sup>	10/10	3270	1144	291	50	50	840	NA
Nickel	5 <sup>1</sup>	6/10	369	104	34.3	100	100	730	80
Surface Water						İ			1
Bis(2-ethylhexi)phthalate	3	1/3	6.8	3.87	NA	6	NA	NA	30
Iron	3	3/3	5460	3133	NA	300	300	11000	NA

1. Two rounds sampled for each well

This table is a summary of the Preliminary Risk Evaluation data presented in the January 1996 Final SI Report.

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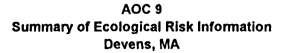
(µg/L) = micrograms per liter

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MCP = Massachusetts Contingency Plan

MCL = maximum contaminant level

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Anatyle	Number of Different Locations Sampled	Frequency of Detections	Concentration	Average Concentration (µg/g)	Background Concentration (ug/g)		Number of Sample Locations Where Ecological Benchmark is Exceeded
<u>Surface Soll</u> Lead	2	2/2	81	44	34.4	48.4	1
<u>Sediment</u> Arsenic Lead	3 3	3/3 3/3	14 46	7.6 27	NA NA	5 27	2 1

This table is a summary of the ecological risk data as reported in the January 1996 Revised Final Site Investigation Report, Data Item A009.

Ecological Benchmark is a combination of State and Federal Standards and guidance values intended to be protective of aquatic and semi-terrestrial receptors. The ecological benchmarks for sediment analytes were derived as the lowest of available criteria and other guidance values. These values were used for the purpose of eliminating areas and/or analytes that do not represent an ecological risk. Conversely, the exceedance of these conservative screening values does not necessarily imply that ecological impacts will occur, because they are not based on the site-specific attributes that determine exposure and toxilogical response (e.g., sensitivity of resident organisms). µg/g = micrograms per gram

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## AOC 9 Summary of Ecological Risk Information Devens, MA

Analyte	Number of Different Locations Sampled			Average Concentration (µg/L)	Background Concentration (µg/L)		Drinking Water Standards	Ecological Benchmark (µg/L)	Number of Sample Locations Where Ecological Benchmark is Exceeded
<u>Surface Water</u> Aluminum Iron Lead	3 3 3	1/3 3/3 3/3	123 5460 2.3	123 3133 2.3	733 1630 8,68	50-200 300 15	50-200 300 15	87 1000 1.4	1 3 3

This table is a summary of the ecological risk data as reported in the January 1996 Revised Final Site Investigation Report, Data Item A009.

Ecological Benchmark is a combination of State and Federal Standards and guidance values intended to be protective of aquatic and semi-terrestrial receptors.

μg/L = micrograms per liter

MCL = maximum contaminant level

AOC 11 Summary of Human Health Risk Information Devens, MA

	No of Different	Frequency	Maximum	Average	Background	Screening	Site Specific	No of Sample
	Locations	of	Concentration	Concentration	Concentration	Health Standard	Health Standard	Locations where
Analyte	Sampled	Detection				(Region III RBC)	(MCP S-2)	Site Specific Health
			(µg/g)	(µg/g)	(µg/g)	(µg/g)	(p\pu)	Standard is Exceeded
Surface Soil								
Benzo(a)anthracene	16	4/16	12	2.3	NA	0.88	1	7
Benzo(a)pyrene	16	4/16	8.3	1.2	NA	0.088	0.7	4
Benzo(b)fluoranthene	16	13/16	12.0	2.7	NA	0.88	1	9
Dibenzo(a,h)anthracene	16	1/16	0,670	0.042	NA	0.088	0.7	0
Phenanthrene	16	14/16	11	1.8	NA	NA	100	0
4,4' - DDT	16	15/16	8	1.4	5.60	1.9	2	2
Chlordane	16	3/16	0.279	0.032	0.136	1.8	2	0
Arsenic	16	16/16	22.9	13.7	19.0	0.43	30	0
Cadmium	16	3/16	4.5	0.6	1.28	39	80	0
Chromium	16	16/16	78.1	24.2	33.0	78000	2500	0
Manganese	16	16/16	407	193	380	1800	NA	NA
Mercury	16	14/16	6.5	1.2	0.11	23	60	0
Vanadium	16	16/16	27.4	16.1	32.3	550	2000	0
Sediment								
Benzo(a)anthracene	15	8/15	1.8	0.43	0.32	0.88	1	2
Benzo(b)fluoranthene	15	1/15	2.5	0,17	NA	0.88	1	1
Bis(2-ethylhexi)phthalate	15	5/15	70.0	5.3	1.60	46	300	0
PCB - 1016	15	2/15	1.08	0.11	NA	5.5	NA	NA
PCB - 1254	15	3/15	0.837	0,11	NA	1.6	NA	NA
PCB - 1260	15	2/15	1.18	0,10	NA	NA	NA	NA
Antimony	15	1/15	163	10.9	NA	31	40	1
Arsenic	15	11/15	61.1	18.1	3.06	0.43	30	4
Beryllium	15	1/15	1.96	0.13	NA	0.15	0.8	1
Cadmium	15	13/15	303	41.2	117	39	80	1
Chromium	15	15/15	435	111	102	78000	2500	0
Manganese	15	12/15	512	147	142	1800	NA	NA
Mercury	15	15/15	11.0	2.7	2.52	23	60	0
Vanadium	15	15/15	69.2	28.8	44.5	550	2000	0
Zinc	15	15/15	2155	563	716	23000	2500	0
Subsurface Soil								
Arsenic	13	25/26	230	26.4	NA	0.43	30	3
Barlum	13	26/26	205	56.1	NA	5500	2500	0
Beryllium	13	1/26	0.828	0.032	NA	0.15	0.8	1
Copper	13	21/26	3300	140	NA	270000	NA	NA
Iron	13	26/26	43200	15000	NA	23000	NA	NA
Dieldrin	13	10/26	0.0580	0.011	NA	0.04	0.04	2
DDT	13	19/26	2.80	0.7	NA	1.9	2	2
Benzo(a)anthracene	13	13/26	6.00	1.5	NA	0.88	1	9
Benzo(b)fluoranthene	13	5/26	5.60	0.61	NA	0.88	1	5

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## AOC 11 Summary of Human Health Risk Information Devens, MA

Analyte	No of Different Locations Sampled	Frequency of Detection	Maximum Concentration (µg/L)	Average Concentration (µg/L)	Background Concentration (µg/L)	MCL (µg/L)	Massachusetts Drinking Water Standard (µg/L)	Region III Tap Water Standard (µg/L)	МСР GW-3 (µg/L)
Groundwater <sup>1</sup>									
Arsenic	5	8/10	260	81.1	NA	50	50	0.045	400
Beryllium	5	4/10	6.14	1.5	NA	4	4	0.016	50
Iron	5	10/10	56900	18000	NA	300	300	11000	NA
Manganese	5	10/10	6090	1800	NA	50	50	840	NA
Bis(2-ethylhexi)phthalate	5	1/10	25	2.5	NA	6	NA	4.8	30
Surface Water						[ ]			
Bis(2-ethylhext)phthalate	15	3/15	73.0	8.7	NA	6	NA	4.8	30
Antimony	15	3/15	155	20.7	NA	6	6	15	300
Arsenic	15	11/15	75.6	17.5	12.1	50	50	0.045	400
Barlum	15	15/15	2730	270	360	2000	2000	2600	30000
Beryllium	15	7/15	7.77	1.64	NA	4	4	0.016	50
Cadmium	15	6/15	147	22.9	42.8	5	5	18	10
Chromium	15	7/15	301	50.2	66.2	100	100	37000	2000
Manganese	15	15/15	2090	527	255	50	50	840	NA
Silver	15	3/15	78.7	8.46	NA	100	100	180	7
Vanadium	15	4/15	127	18.9	43.9	NA	NA	260	2000
Zinc	15	10/15	12000	1500	392	55	5000	11000	900

1.5 weils sampled in 2 rounds.

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This table is a summary of the Human Health Risk Assessment presented in the April 1995 Draft RI Report.

(µg/g) = micrograms per gram

(µg/L) = micrograms per liter

RBC = risk based concentrations

MCP = Massachusetts Contingency Plan

MCL = maximum contaminant level

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AOC 11
Summary of Ecological Risk Information
Devens, MA

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	Number of Different	Frequency		Average	Background	Screening	Number of
4	Locations	10	Concentration	Concentration	Concentration	Criteria	Sample Locations
Analyte	Sampled	Detection	(µg/g)	(µg/g)	(µg/g)	(µg/g)	Where Ecological Benchmark is Exceeded
Surface Soils							
Barlum	16	16/16	131	43.3	54	41	3
Cadmium	16	3/16	4.5	1.08	1.28	0.44	3
Copper	16	16/16	49.8	18.9	13.5	28	3
Iron	16	16/16	18300	14200	18000	NA	NA
Calcium	16	16/16	3900	2140	810	NA	NA
Lead	16	16/16	2000	482	48	4	16
Mercury	16	14/16	6.5	1	0.11	3.6	1 1
Isodrin	16	1/16	0.00616	0.00179	NA	NA	NA
ppDDT	16	15/16	8	1.03	5.6	1.07	5
Benzo (a) anthracene	16	14/16	12	2.25	NA	8.9	1
Benzo (a) pyrene	16	4/16	8.3	1.71	NA	5.5	1 1
1,1,1-Trichloroethane	16	3/16	0,36	0.133	NA	NA	NA
Total Petroleum Hydrocarbons	16	14/16	1400	771	NA	NA	NA
etland Soils (Northern and Southern Sediments)							
Aluminum	10	10/10	22400	14260	NA	1700	10
Arsenic	10	9/10	61.1	21.7	NA	5	8
Calcium	10	10/10	14900	9940	NA	NA	NA
Chromium	10	10/10	171	88	NA	26	10
Copper	10	10/10	296	117	NA	16	10
Iron	10	10/10	94200	26100	NA	2000	10
Lead	10	10/10	930	337	NA	4	10
Magnesium	10	10/10	3050	2135	NA	NA	NA
Mercury	10	10/10	3.4	2.04	NA	0.11	10
Nickei	10	6/10	28.5	13.9	NA	16	5
Potassium	10	5/10	1530	595	NA	NA	NA
Selenium	10	3/10	5.45	1.4	NA	0.48	3
Silver	10	1/10	5.4	0.54	NA	1	1
Sodium	10	7/10	587	280	NA	NA	NA
Zinc	10	10/10	2160	663	NA	85	10
Dieldrin	10	5/10	0.047	0.012	NA	0.00002	4
Endosulfan II	10	2/10	0.0323	0.0045	NA	0.003	2
ppDDE	10	9/10	0.624	0.243	NA	0.002	9
ppDDD	10	10/10	2.3	0.9	NA	0.002	9
ppDDT	10	4/10	0.299	0.09	NA	0.001	5
Benzo (a) Anthracene	10	4/10	1.15	0.26	NA	0.23	4
Fluoranthene	10	5/10	1.7	0.43	NA	0.6	4
Phenanthrene	10	6/10	2.1	0.55	NA	0.225	5
Pyrene	10	6/10	3.3	0.9	NA	0.35	6
Total Petroleum Hydrocarbons	10	10/10	2100	876	NA	NA	NA

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## AOC 11 Summary of Ecological Risk Information Devens, MA

Analyte	Number of Different Locations Sampled	Frequency of Detection	Maximum Concentration	Average Concentration		Screening Criteria	Number of Sample Locations Where Ecological
			(µg/g)	(µg/g)	(µ <b>g/</b> g)	(µg/g)	Benchmark is Exceeded
Nashua River Sediment			0,000	10000		4700	-
Aluminum	5	5/5	24100	13922	10500	1700	5
Antimony	5	1/5	163	32.6	NA	2	1
Arsenic	5	5/5	20.5	11	26	5	4
Barium	5	5/5	659	216.3	26.2	41	4
Beryllium	5	1/5	1.96	0,39	NA	0.88	1
Cadmium	5	5/5	303	71.9	0.5	0.44	5
Calcium	5	5/5	4710	2468	1100	NA	NA
Chromium	5	5/5	435	157	15.9	26	4
Copper	5	5/5	470	200	14.3	16	5
Iron	5	5/5	21300	16560	7900	2000	5
Lead	5	5/5	760	299	12.5	4	5
Magnesium	5	5/5	3390	2618	3100	NA	NA
Manganese	5	5/5	512	253	600	428	1
Mercury	5	5/5	11	4.15	0.05	0.11	5
Nickel	5	5/5	45.7	20.52	18.6	16	3
Potassium	5	5/5	1980	1236	292	NA	NA
Selenium	5	1/5	28.1	5.62	0.2	0.48	1 1
Silver	5	4/5	19.2	8.0	0.2	1	4
Sodium	5	5/5	250	179	289	NA	NA
Vanadium	5	5/5	69.2	29.4	13.3	10	
	5	5/5 5/5	724	29.4 361	55.6	85	5
Zinc	-						
Diektrin	5	2/5	0.0333	0.009	NA	0.00002	2
Endosulfan I	5	3/5	0.0312	0.0125	NA	0.0003	3
Endosulfan II	5	4/5	0.00993	0.0037	NA	0.0003	4
Endosulfan Sulfate	2	1/2	0.00678	0.00337	NA	0.0003	1
Heptachlor	5	3/5	0.0153	0.0071	NA	0.0003	3
Heptachlor Epoxide	5	4/5	0.0372	0.016	NA	0.0003	4
PCB 1016	5	2/5	1.08	0.329	NA	0.007	2
PCB 1254	5	1/5	0.274	0.055	NA	0.06	1
PCB 1260	5	2/5	1.18	0.307	NA	0.005	2
ppDDD	5	5/5	0.2	0.077	NA	0.002	5
PPDDE	5	4/5	0.12	0.032	NA	0.002	4
	5	4/5	0.22	0.063	NA	0.001	4
2-Methylnaphthalene	5	1/5	0.15	0.03	NA	0.065	1 1
Anthracene	5	1/5	4.8	0.96	NA	0.085	1 1
Benzo (a) anthracene	5	4/5	1.8	0.30	NA	0.23	3
	5	3/5	2.5	0.85	NA	2	1
Benzo (b) fluoranthene	5	3/3	∠,3	0.00	AN .	4	

AOC 11 Summary of Ecological Risk Information Devens, MA

(μ <mark>g/g)</mark> 70	(µg/g)	(bð/ð)	(µg/g)	and the second se
70	1 1			
.0	16	NA	1.19	5
2.6	1.1	NA	0.4	3
13	3.5	NA	0.6	4
2.1	0.5	NA	0.035	2
21	5.59	NA	0.225	5
5	2.9	NA	0.35	5
3300	1498	NA	NA	NA
	3300			

This table is a summary of the ecological risk data as reported in the January 1996 Revised Final Site Investigation Report, Data Item A009.

Ecological Benchmark is a combination of State and Federal Standards and guidance values intended to be protective of aquatic and semi-terrestrial receptors.

The ecological benchmarks for sediment analytes were derived as the lowest of available criteria and other guidance values. These values were used for the purpose of

eliminating areas and/or analytes that do not represent an ecological risk. Conversely, the exceedance of these conservative screening values does not necessarily imply

that ecological impacts will occur, because they are not based on the site-specific attributes that determine exposure and toxicological response (e.g., sensitivity of resident organisms). µg/g = micrograms per gram

## AOC 11 Summary of Ecological Risk Information Devens, MA

Analyte	Number of Different Locations Sampled	Frequency of Detection	Maximum Concentration	Average Concentration	Background Concentration	MCL	Massachusetts Drinking Water Standard	Screening Criteria	Number of Locations Where Screening Criteria is Exceeded
,			(µg/L)	(µg/L)	(µg/L)	(µg/L)	(µg/L)	(µg/L)	(µg/L)
Northern Wetland Surface Water									
Aluminum	5	4/5	26900	11340	733	50-200	50-200	87	4
Antimony	5	2/5	155	49.52	NA	6	6	30	2
Barlum	5	5/5	2730	705	40.1	2000	2000	NA	5
Beryllium	5	4/5	7.77	3.2	5	4	4	5.3	1
Cadmium	5	4/5	147	44.9	4	5	5	2.33	4
Calcium	5	5/5	280000	120400	20600	NA	NA	NA	5
Chromium	5	4/5	301	114	6	100	100	11	4
Copper	5	4/5	578	217	8.1	1300	1300	25.8	4
Iron	5	5/5	750000	325195	1630	300	300	1000	4
Lead	5	4/5	1800	434	8.68	15	15	10.2	4
Magnesium	5	5/5	13400	8364	3340	NA	NA	NA	5
Manganese	5	5/5	2090	1272	357	50	50	NA	5
Mercury	5	4/5	2.5	1.21	24	2	2	0.012	4
Potassium	5	4/5	10100	4624	3150	NA	NA	NA	4
Silver	5	2/5	78.7	21.1	NA	100	100	0.12	2
Sodium	5	5/5	14300	10604	36300	NA	NA	NA	5
Thallium	5	2/5	513	136	NA	2	2	40	2
Vanadium	5	3/5	127	40.1	11	NA	NA	NA	3
Zinc	5	5/5	12000	3344	33.4	5000	5000	230	4
Endrin	5	1/5	0.0479	0.0096	NA	2	2	0.002	1
Heptachlor	5	1/5	0.0219	0.0044	NA	0.4	0.4	0.003	1
Heptachlor Epoxide	5	1/5	0.0212	0.0042	NA	0.2	0.2	0.003	1
Isodrin	5	1/5	0.00793	0.0016	NA	NA	NA	NA	1
ppDDD	5	3/5	0.38	0.112	NA	NA	NA	0.001	3
ppDDE	5	3/5	0.152	0.0474	NA	NA	NA	0.001	3
ppDDT	5	3/5	0.43	0.099	NA	NA	NA	0.001	3
Total Petroleum Hydrocarbons	5	2/5	260	94	NA	NA	NA	NA	3

AOC 11
Summary of Ecological Risk Information
Devens, MA

			Average	Background	MCL	Massachusetts	Screening	Number of Locations
	lo	Concentration	Concentration	Concentration			Criteria	Where Screening
Sampied	Detection	(u#/L)	(ug/L)	(ug/L)	(uota)	and the second se	(ual.)	Criteria is Exceeded (µg/L)
		100000000000 ar - March 10000000000			100. V	Contraction ( )	1000000, 1 w2 + (dews 200000	
5 ·	4/5	16000	5283	733	50-200	50-200	87	4
5	1/5	62.5	12.5	NA	6	6	30	1
5	3/5	5,86	1.71	5	4	4	5.3	1
5	2/5	101	23.7	4	5	5	1.56	2
5	5/5	112000	52900	20600	NA	NA	NA	5
5	3/5	135	37.0	6	100	100	11	3
5	3/5	269	71.96	8.1	1300	1300	16.7	3
5	4/5	580000	153786	1630	300	300	1000	4
5	4/5	610	194	8,68	15	15	5.33	4
5	5/5	7310	5298	3340	NA	NA	NA	5
5	5/5	562	163	357	50	50	NA	5
5	5/5	7140	4008	3150	NA	NA	NA	5
5	1/5	6.34	1.268	3.02	50	50	5	1
5	1/5	21.3	4.26	NA	100	100	0.12	1
5	5/5	27400	13062	36300	NA	NA	NA	5
5	1/5	82.8	16.56	11	NA	NA	NA	1
5	4/5	4590	1148	33.4	5000	5000	149	3
5	1/5	0.016	0.0032	NA	NA	NA	0.001	1
5	4/5	0.84	0.2396	NA	NA	NA	0.001	4
5	4/5	0.146	0.0452	NA	NA	NA	0.001	4
5	3/5	0.0788	0.02854	NA	NA	NA	0.001	3
5	1/5	32	6.4	NA	NA	NA	NA	1
5	2/5	2.6	2.1	NA	200	200	NA	2
5	2/5	220	74	NA	NA	NA	NA	4
5	5/5	218	152.8	733	50-200	50-200	87	5
5	5/5	16900	15680	20600	NA	NA	NA	5
5	2/5	5.93	2.27	8,68	15	15	1.32	2
5	5/5	2460	2260	3340	NA	NA	NA	5
5	5/5	4860	3968	3150	NA	NA	NA	5
5	5/5	35500	32760	36300	NA	NA	NA	5
	Locations Sampled 5 5 - 5 5 - 5	Locations Sampled         of Detection           5         4/5           5         1/5           5         3/5           5         2/5           5         5/5           5         3/5           5         3/5           5         3/5           5         3/5           5         3/5           5         3/5           5         3/5           5         3/5           5         5/5           5         5/5           5         5/5           5         1/5           5         5/5           5         1/5           5         4/5           5         1/5           5         4/5           5         1/5           5         4/5           5         4/5           5         4/5           5         4/5           5         4/5           5         2/5           5         2/5           5         5/5           5         5/5           5         5/5	Locations Sampled         of Detection         Concentration (µg/L)           5         4/5         16000           5         1/5         62.5           5         3/5         5.86           5         2/5         101           5         5/5         112000           5         3/5         269           5         3/5         269           5         3/5         269           5         3/5         580000           5         3/5         7310           5         5/5         7310           5         5/5         7140           5         5/5         7140           5         1/5         6.34           5         1/5         82.8           5         1/5         82.8           5         1/5         82.8           5         1/5         0.016           5         1/5         0.018           5         1/5         32           5         1/5         32           5         1/5         32           5         1/5         220           6         5/5         16	Locations         of Detection         Concentration         Concentration (µg/L)         Concentration           5         4/5         16000         5283           5         1/5         62.5         12.5           5         3/5         5.86         1.71           5         2/5         101         23.7           5         5/5         112000         52900           5         3/5         269         71.96           5         3/5         269         71.96           5         3/5         269         71.96           5         3/5         580000         153786           5         5/5         7310         5298           5         5/5         7310         5298           5         5/5         7140         4008           5         1/5         6.34         1.268           5         1/5         21.3         4.26           5         5/5         27400         13062           5         1/5         82.8         16.56           5         1/5         0.016         0.0032           5         4/5         0.84         0.2396 <td>Location: Sampled         of Detection         Concentration         Concentration           5         4/5         16000         5283         733           5         1/5         62.5         12.5         NA           5         3/5         5.86         1.71         5           5         2/5         101         23.7         4           5         5/5         11200         52900         20600           5         3/5         269         71.96         8.1           5         3/5         269         71.96         8.1           5         3/5         7310         52983         3340           5         5/5         7310         5298         3340           5         5/5         7310         5298         3340           5         5/5         7310         5298         3340           5         5/5         7310         5298         3340           5         5/5         7310         359         337           5         5/5         7140         4008         3150           5         5/5         21.3         4.26         NA           5</td> <td>Locations Sampled         of Detection         Concentration (µg/L)         Concentration (µg/L)         Concentration           5         4/5         16000         5283         733         50-200           5         1/5         62.5         12.5         NA         6           5         3/5         5.86         1.71         5         4           5         2/5         101         23.7         4         5           5         5/5         112000         52900         20600         NA           5         3/5         269         71.96         8.1         1300           5         4/5         580000         153786         1630         300           5         4/5         610         194         8.68         15           5         5/5         7310         5298         3340         NA           5         5/5         7140         4008         3150         NA           5         1/5         21.3         4.26         NA         100           5         1/5         21.3         4.26         NA         100           5         5/5         27400         13062         36300<td>Locations Sampled         of Detection         Concentration (µg/L)         Concentration (µg/L)         Concentration (µg/L)         Drinking Water Standard           5         4/5         16000         5283         733         50-200         50-200           5         1/5         62.5         12.5         NA         6         6           5         3/5         5.86         1.71         5         4         4           5         2/5         101         23.7         4         5         5           5         5/5         112000         52800         20600         NA         NA           5         3/5         2/5         101         23.7         4         5         5           5         5/5         112000         52800         20600         NA         NA           5         3/5         269         71.96         8.1         1300         1300           5         4/5         610         194         8.68         15         15           5         5/5         7340         4208         3150         NA         NA           5         1/5         21.3         4.26         NA         100</td><td>Locations Sampled         of Detection         Concentration (µg/L)         Concentration (µg/L)         Drinking Water (µg/L)         Criteria (µg/L)           5         4/5         16000         5283         733         50-200         87           5         1/5         62.5         1/2.5         NA         6         6         30           5         3/5         5.66         1/1         5         4         4         5.3           5         3/5         5.65         11200         52900         20600         NA         NA         6         6         30           5         3/5         135         37.0         6         100         100         11           5         3/5         135         37.0         6         100         1000         16.7           5         3/5         555         7310         5298         3340         NA         NA         NA           5         5/5         7301         5298         3340         NA         NA         NA           5         5/5         7140         4008         3150         NA         NA         NA           5         1/5         8.24         16.56</td></td>	Location: Sampled         of Detection         Concentration         Concentration           5         4/5         16000         5283         733           5         1/5         62.5         12.5         NA           5         3/5         5.86         1.71         5           5         2/5         101         23.7         4           5         5/5         11200         52900         20600           5         3/5         269         71.96         8.1           5         3/5         269         71.96         8.1           5         3/5         7310         52983         3340           5         5/5         7310         5298         3340           5         5/5         7310         5298         3340           5         5/5         7310         5298         3340           5         5/5         7310         5298         3340           5         5/5         7310         359         337           5         5/5         7140         4008         3150           5         5/5         21.3         4.26         NA           5	Locations Sampled         of Detection         Concentration (µg/L)         Concentration (µg/L)         Concentration           5         4/5         16000         5283         733         50-200           5         1/5         62.5         12.5         NA         6           5         3/5         5.86         1.71         5         4           5         2/5         101         23.7         4         5           5         5/5         112000         52900         20600         NA           5         3/5         269         71.96         8.1         1300           5         4/5         580000         153786         1630         300           5         4/5         610         194         8.68         15           5         5/5         7310         5298         3340         NA           5         5/5         7140         4008         3150         NA           5         1/5         21.3         4.26         NA         100           5         1/5         21.3         4.26         NA         100           5         5/5         27400         13062         36300 <td>Locations Sampled         of Detection         Concentration (µg/L)         Concentration (µg/L)         Concentration (µg/L)         Drinking Water Standard           5         4/5         16000         5283         733         50-200         50-200           5         1/5         62.5         12.5         NA         6         6           5         3/5         5.86         1.71         5         4         4           5         2/5         101         23.7         4         5         5           5         5/5         112000         52800         20600         NA         NA           5         3/5         2/5         101         23.7         4         5         5           5         5/5         112000         52800         20600         NA         NA           5         3/5         269         71.96         8.1         1300         1300           5         4/5         610         194         8.68         15         15           5         5/5         7340         4208         3150         NA         NA           5         1/5         21.3         4.26         NA         100</td> <td>Locations Sampled         of Detection         Concentration (µg/L)         Concentration (µg/L)         Drinking Water (µg/L)         Criteria (µg/L)           5         4/5         16000         5283         733         50-200         87           5         1/5         62.5         1/2.5         NA         6         6         30           5         3/5         5.66         1/1         5         4         4         5.3           5         3/5         5.65         11200         52900         20600         NA         NA         6         6         30           5         3/5         135         37.0         6         100         100         11           5         3/5         135         37.0         6         100         1000         16.7           5         3/5         555         7310         5298         3340         NA         NA         NA           5         5/5         7301         5298         3340         NA         NA         NA           5         5/5         7140         4008         3150         NA         NA         NA           5         1/5         8.24         16.56</td>	Locations Sampled         of Detection         Concentration (µg/L)         Concentration (µg/L)         Concentration (µg/L)         Drinking Water Standard           5         4/5         16000         5283         733         50-200         50-200           5         1/5         62.5         12.5         NA         6         6           5         3/5         5.86         1.71         5         4         4           5         2/5         101         23.7         4         5         5           5         5/5         112000         52800         20600         NA         NA           5         3/5         2/5         101         23.7         4         5         5           5         5/5         112000         52800         20600         NA         NA           5         3/5         269         71.96         8.1         1300         1300           5         4/5         610         194         8.68         15         15           5         5/5         7340         4208         3150         NA         NA           5         1/5         21.3         4.26         NA         100	Locations Sampled         of Detection         Concentration (µg/L)         Concentration (µg/L)         Drinking Water (µg/L)         Criteria (µg/L)           5         4/5         16000         5283         733         50-200         87           5         1/5         62.5         1/2.5         NA         6         6         30           5         3/5         5.66         1/1         5         4         4         5.3           5         3/5         5.65         11200         52900         20600         NA         NA         6         6         30           5         3/5         135         37.0         6         100         100         11           5         3/5         135         37.0         6         100         1000         16.7           5         3/5         555         7310         5298         3340         NA         NA         NA           5         5/5         7301         5298         3340         NA         NA         NA           5         5/5         7140         4008         3150         NA         NA         NA           5         1/5         8.24         16.56

This table is a summary of the ecological risk data as reported in the January 1996 Revised Final Site Investigation Report, Data item A009.

Ecological Benchmark is a combination of State and Federal Standards and guidance values intended to be protective of aquatic and semi-terrestrial receptors.

µg/L = micrograms per liter

MCL = maximum contaminant level

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SA 12 Summary of Human Health Risk Information Devens, MA

Analyte	No of Different Locations Sampled		Maximum Concentration (µg/g)	Average Concentration (µg/g)	Background Concentration (µg/g)	Screening Health Standard (Region III RBC) (µg/g)	and the second second second second second second	No of Sample Locations where Site Specific Health Standard is Exceeded
Surface Soil								
Arsenic	8	9/9	21	10	21	0.36	30	0
Beryflium	8	3/9	0.74	0.5	0.347	0.15	0.8	0
Lead	8	9/9	880	121.9	48.4	500	600	1
Benzo(b)fluoranthene	8	1/9	1	0.22	NA	0,87	0,7	1
Chrysene	8	1/9	0.8	0.17	NA	0.7	0.7	1
Aroclor-1254	8	1/9	6.9	0.84	NA	0.0083	2	1
ТРН	8	4/9	1350	177	NA	500	500	1
Sediment			ĺ					
Arsenic	6	6/6	22	15.83	NA	0,36	30	0
Beryllium	6	3/6	1.58	0.74	NA	0.15	0.8	3
Manganese	6	6/6	553	288	NA	390	NA	NA

This table is a summary of the Preliminary Risk Evaluation data presented in the October 1995 SI Report.

(µg/g) = micrograms per gram

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RBC = risk based concentrations

MCP = Massachusetts Contingency Plan

#### SA 12 Summary of Human Health Risk Information Devens, MA

Analyte	No of Different Locations Sampled	Frequency of Detection	Maximum Concentration (µg/L)	Average Concentration (µg/L)	Background Concentration (µg/L)	MCL (µg/L) -	Standards	Tap Water Standard	MCP
Groundwater		-		[					
Bis(2-ethylhexl)phthalate	5	1/6	9.1	3.52	NA	6	NA	NA	30
Aluminum	5	6/6	25200	10486	6870	50-200	50-200	37000	NA
Antimony	5	1/6	6,96	2.41	3.03	6	6	15	300
Beryllium	5	1/6	6.63	3.12	5	4	4	0.016	50
Cadmium	5	1/6	12.1	3.68	4.01	5	5	18	10
Iron	5	6/6	40200	16843	9100	300	300	11000	NA
Lead	5	6/6	500	125.8	4.25	15	15	NA	30
Manganese	5	6/6	990	281.7	291	50	50	840	NA

This table is a summary of the Preliminary Risk Evaluation data presented in the October 1995 SI Report.

(µg/L) = micrograms per liter

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MCP = Massachusetts Contingency Plan

MCL = maximum contaminant level

SA 12	
Summary of Ecological Risk Information	i
Devens, MA	

Analyte	Number of Different Locations Sampled	Frequency of Detection	Maximum Concentration	Average Concentration		Ecological Benchmark	Number of Sample Locations Where Ecological
			(µg/g)	(µg/g)	<u>(hð\ð)</u>	(FB/B)	Benchmark is Exceeded
Surface Soil							
Barlum	9	9/9	165	45.5	42.5	42.5	2
Lead	9	9/9	880	122	48.4	48.4	3
Zinc	9 9	9/9	736	119	35.5	640	1
Arochlor-1254	9	1/9	6.9	0.80	NA	3.1	1
Sediment <sup>1</sup>							
Soil PCL's							
Aluminum	6	6/6	26300	16167	NA	15000	2
Barlum	6	6/6	158	93.2	NA	42.5	6
Beryllium	6	3/6	1.58	0.65	NA	0.88	3
Cadmium	6	4/6	2.79	0.38	NA	2	3
Copper	6	6/6	39	31.7	NA	28	4
Lead	6	6/6	96	64.7	NA	48.4	4
Nickel	6	6/6	43.9	25.7	NA	35	2 3
Vanadium	6	6/6	60.2	33.7	NA	28.7	3
Sediment PCL's							
Heptachlor	6	1/6	0.02	0.0048	NA	0.003	1 1
4,4-DDT	6	2/6	0.028	0.008	NA	0.022	1
4,4-DDD	6	4/6	0.087	0.027	NA	0.022	3
4.4-DDE	6	2/6	0.041	0.013	NA	0.022	1
Arsenic	6	6/8	22	15.8	NA	· 5	6
Cadmium	6	4/6	2.79	1.55	NA	0.8	4
Chromium	6	6/6	62.6	47.7	NA	26	6
Copper	6	6/6	39	31.7	NA	19	6
Iron	. 6	6/6	37800	21467	NA	24000	2
Lead	6	6/6	96	64.7	NA	27	6
Manganese	6	6/6	553	288	NA	428	1
Mercury	6	6/6	0.829	0.407	NA	0.11	6
Nickel	6	6/6	43.9	25.7	NA	22	3
Zinc	6	6/6	135	103	NA	85	5

1. Sediment samples were considered sediment/surface soil for purposes of ecological PRE and were compared to both sediment and surface soil protective contaminant levels (PCL's). This table is a summary of the ecological risk data as reported in the January 1996 Revised Final Site Investigation Report, Data Item A009.

Ecological Benchmark is a combination of State and Federal Standards and guidance values intended to be protective of aquatic and semi-terrestrial receptors.

The ecological benchmarks for sediment analytes were derived as the lowest of available criteria and other guidance values. These values were used for the purpose of eliminating areas and/or analytes that do not represent an ecological risk. Conversely, the exceedance of these conservative screening values does not necessarily imply

that ecological impacts will occur, because they are not based on the site-specific attributes that determine exposure and toxicological response (e.g., sensitivity of resident organisms). µg/g = micrograms per gram

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SA 13 Summary of Human Health Risk Information Devens, MA

Anatyle	No of Different Locations Sampled	Frequency of Detection		Average Concentration (µg/g)	Background Concentration (µg/g)	Screening Health Standard (Region III RBC) (µg/g)		No of Sample Locations where Site Specific Health Standard is Exceeded
Surface Soil								
Arsenic	4	4/4	38	17.4	21	0.97	30	1
Beryllium	4	2/4	1.18	0.59	0.347	0.4	0.8	1
Benzo(a)anthracene	4	1/4	3	0.83	NA	1.6	1	1
Benzo(a)pyrene	4	1/4	2	0.63	NA	0.23	0.7	1
Benzo(b)fluoranthene	4	1/4	4	1.1	NA	1.9	1	1
Indeno(1,2,3-cd)pyrene	4	1/4	1	0.47	NA	0.84	1	0
Sediment								
Arsenic	3	3/3	22	9.8	NA	0.97	30	0
Beryllium	3	1/3	2.52	1.01	NA	0.4	0.8	1

This table is a summary of the Preliminary Risk Evaluation data presented in the October 1995 SI Report.

(µg/g) = micrograms per gram

RBC = risk based concentrations

MCP = Massachusetts Contingency Plan

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## SA 13 Summary of Human Health Risk Information Devens, MA

Analyte	No of Different Locations Sampled	Frequency of Detection	Maximum Concentration (µg/L)	Average Concentration (µg/L)	Background Concentration (µg/L)	MCL (µg/L)	Massachusetts Drinking Water Standards (µg/L)	Standard	MCP GW-3 (µg/L)
Groundwater									
Aluminum	6	6/6	17400	7118	6870	50-200	50-200	37000	NA
Iron	6	6/6	26400	11358	9100	300	300	11000	NA
Lead	6	6/6	17.7	8.8	4.25	15	15	NA	30
Manganese	6	6/6	798	390	291	50	50	840	NA
Bis(2-ethylhexl)phthalate	6	2/6	31	7.2	NA	6	NA	NA	30
Surface Water									
Aluminum	4	4/4	5060	3470	NA	50-200	50-200	37000	NA
iron	4	4/4	3610	3115	NA	300	300	11000	NA
Lead	4	4/4	18,9	10.5	NA	15	15	NA	30
Manganese	4	4/4	1020	743	NA	50	50	840	NA
Bis(2-ethylhexl)phthalate	4	1/4	6.9	3.5	NA	6	NA	NA	30
Nitroglycerine	4	1/4	38,5	13.4	NA	NA	NA	NA	NA

This table is a summary of the Preliminary Risk Evaluation data presented in the October 1995 SI Report.

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(µg/L) = micrograms per liter

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MCP = Massachusetts Contingency Plan

MCL = maximum contaminant level

SA 13 Summary of Ecological Risk Information Devens, MA

Analyte	Number of Different Locations Sampled	Frequency of Detection	Concentration	Average Concentration		Ecological Benchmark	Number of Sample Locations Where Ecological
Surface Cell			<u>(pą/g)</u>	(µg/g)	<u>(µg/g)</u>	(hā\ā)	Benchmark is Exceeded
<u>Surface Soil</u> Arsenic	4	4/4	38	17.4	21	33	1
Barlum	4	4/4	52.2	38.3	42.5	42.5	2
Beryllium	4	2/4	1.18	0.45	0.347	0.88	1
Cadmium	4	1/4	2.08	0.78	2	2	1
Lead	4	4/4	330	102.6	48.4	48.4	2
Selenium	4	1/4	0.9	0.32	NA	0.48	1
Sediment							
4,4'-DDE	3	2/3	0.059	0.024	NA	0.0274	1 1
Gamma-chlordane	3	3/3	0.049	0.03	NA	0.0002	3
Heptachlor	3	3/3	0.07	0.05	NA	0.00364	3
Arsenic	3	3/3	22	9.8	NA	5	1
Copper	3	3/3	25.9	11.2	NA	19	1
Lead	3	3/3	41	19.7	NA	27	1 1

This table is a summary of the ecological risk data as reported in the January 1996 Revised Final Site Investigation Report, Data Item A009.

Ecological Benchmark is a combination of State and Federal Standards and guidance values intended to be protective of aquatic and semi-terrestrial receptors.

The ecological benchmarks for sediment analytes were derived as the lowest of available criteria and other guidance values. These values were used for the purpose of

eliminating areas and/or analytes that do not represent an ecological risk. Conversely, the exceedance of these conservative screening values does not necessarily imply

that ecological impacts will occur, because they are not based on the site-specific attributes that determine exposure and toxicological response (e.g., sensitivity of resident organisms), µg/g = micrograms per gram

## SA 13 Summary of Ecological Risk Information Devens, MA

Analyte	Number of Different Locations Sampled	Frequency of Detection		Average Concentration (µg/L)	Background Concentration (µg/L)	Ecological Benchmark (µg/L)	Number of Sample Locations Where Ecological Benchmark is Exceeded
Surface Water							
Aluminum	4	4/4	5060	3470	733	87	4
Iron	4	4/4	3610	3115	1630	1000	4
Lead	4	4/4	18.9	10.5	8.68	6.61	3
Mercury	4	2/4	1.25	0.66	24	0.012	2

This table is a summary of the ecological risk data as reported in the January 1996 Revised Final Site Investigation Report, Data Item A009. Ecological Benchmark is a combination of State and Federal Standards and guidance values intended to be protective of aquatic and semi-terrestrial receptors. µg/L = micrograms per liter

AOC 40 Summary of Human Health Risk Information Devens, MA

Analyte	Number of Different Locations Sampled	Frequency of Detection	Concentration	Average Concentration	Background Concentration	(Region III RBC)		Where Site-Specific
Surface Soil			(hā\ā)	(µg/g)	<u>(۵/ویر)</u>	(µg/g)	(µg/g)	Health Standard is Exceeded
Arsenic	3	3/3	45	32.6	21	0.43	30	2
4,4'-DDD	3	1/3	0.101	0.047	NA	2.7	3	-
4,4'-DDT	3	1/3	0.232	0.131	NA	1,9	2	ů ů
Anthracene	3	1/3	0.514	0.35	NA	23000	2500	Ő
Benzo(a)Anthracene	3	1/3	1.04	0.45	NA	0.88	1	1
Benzo(a)Pyrene	3	1/3	1.3	0,56	NA	0.088	0.7	
Benzo(b)Fluoranthene	3	1/3	0.969	0.44	NA	0.88	1	, o
Benzo(k)Fluoranthene	3	1/3	1.72	0.84	NA	8.8	10	0
Chrysene	3	1/3	1.2	0.55	NA	88	10	0
Fluoranthrene	3	2/3	2.56	1.18	NA	3100	1000	0
Indeno(1,2,3-cd)Pyrene	3	1/3	0.275	0.16	NA	0.88	1	0
Phenanthrene	3	1/3	1.11	0.51	NA	NA	100	ő
Pyrene	3	2/3	2.49	1.1	NA	23000	2000	0
Sediment					I.			
Arsenic	25	25/25	390	78	NA	0.43	30	14
Iron	25	25/25	45000	15258	NA	23000	NA	NA
Lead	25	25/25	570	69	NA	NA	600	0
Manganese	25	25/25	3000	610	NA	1800	NA	NA
Zinc	25	17/25	690	82	NA	23000	2500	0
4,4'-DDD	25	9/25	6.2	0.48	NA	2.7	3	1
Benzo(a)Anthracene	25	3/25	4.31	0.49	NA	0.88	1	1
Benzo(a)Pyrene	25	2/25	5.96	0,98	NA	0.088	0.7	2
Benzo(b)Fluoranthene	25	3/25	5.3	0.63	NA	0.88	1	2
Indeno(1,2,3-cd)Pyrene	25	1/25	1.64	0.10	NA	0.88	1	

This table is a summary of Risk Evaluation data presented in the 1993 RI Report and the 1993 RI Addendum Report

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(µg/g) = micrograms per gram

MCP = Massachusetts Contingency Plan

RBC = risk based concentrations

#### AOC 40 Summary of Human Health Risk Information Devens, MA

	Number of Different Locations	Frequency of	Maximum Concentration	Average Concentration	Background Concentration	MCL	Masssachusetts Drinking Water	Region III Tap Water	MCP GW-3
Analyte	Sampled	Detection	(µg/L)	(µg/L)	(µg/L)	(µg/L)	Standards (µg/L)	Standard (µg/L)	(µg/L)
Surface Water									
Arsenic	9	9/9	17.7	7.98	NA	50	50	0.045	400
iron	9	9/9	3200	1590	NA	300	300	11000	NA
<u>Groundwater</u> 1 <u>Unfiltered</u> 2									
Arsenic	4	2/4	40	17.1	10.5	50	50	0.045	400
Iron	4	4/4	25400	12488	9100	300	300	11000	NA
Manganese	4	4/4	5700	2614	291	50	50	840	NA
Filtered <sup>1</sup>									
Arsenic	3	1/3	19.8	2.98	NA	50	50	0.045	400
iron	3	2/3	4000	1398	NA	300	300	11000	NA
Manganese	3	3/3	6120	2764	NA	50	50	840	NA
					i		l		

1. Round 1(March 1993) and Round 2 (June 1993) data; wells CSM-93-01A, CSM-92-02A, and CSM-93-02B were sampled in both rounds. Well CSB-2 was sampled in Round 1 only.

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2. Unfittered samples from monitoring wells CSB-2, CSM-93-01A, CSM-93-02A, CSM-93-02B.

3. Filtered samples from monitoring wells CSB-2, CSM-93-01A, CSM-93-02A.

This table is a summary of Risk Evaluation data presented in the 1993 RI Report and the 1993 RI Addendum Report

(µg/L) = micrograms per liter

MCP = Massachusetts Contingency Plan

MCL = maximum contaminant level

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AOC 40
Summary of Ecological Risk Information
Devens, MA

Analyte	Number of Different Locations Sampled	Frequency of Detection	Maximum Concentration	Average Concentration	Background Concentration	Ecological Benchmark	Number of Sample Locations Where Screening
			(µg/g)	(µg/g)	(Fā\ð)	(µ <b>₫/</b> ĝ)	Criteria is Exceeded
Sediment							
Anthracene	25	1/25	3	0.27	NA	.085	
benzo(a) anthracene	25	2/25	4	0.51	NA	241	0
benzo(a) pyrene	25	2/25	6	1.1	NA	194.5	0
benzo(b) fluoranthene	25	2/25	5	0.64	NA	194.5	0
benzo(k) fluoranthene	25	2/25	10	0.9	NA	194.5	0
bis(2-ethylhexyl) phthalate	25	1/25	2	1.4	NA	21.9	0
Chrysene	25	2/25	8	0.63	NA	194.5	0
Dibenzofuran	25	2/25	0.61	0.15	NA	NA	NA
Fluoranthene	25	11/25	10	1,6	NA	344.6	0
Phenanthrene	25	3/25	6	0.77	NA	25.4	0
Pyrene	25	5/25	20	2.2	NA	239,9	0
DDD	25	16/25	6.2	0,5	NA	0,152	9
DDE	25	14/25	0.72	0.09	NA	0.152	3
DDT	25	6/25	15	0.64	NA	0.152	2
Aluminum	25	25/25	17000	6108	NA	NA	NA
Arsenic	25	25/25	390	78	NA	33	13
Barium	25	24/25	115	36.8	NA	20	16
Beryllium	25	2/25	0.41	0.19	NA	NA	NA
Cobelt	25	8/25	19.6	3.38	NA	50	0
Chromium	25	15/25	64.8	15.1	NA	80	0
Copper	25	16/25	42.9	8.5	NA	70	0
Iron	25	25/25	45000	15232	NA	24000	5
Lead	25	25/25	570	69.5	NA	35	9
Manganese	25	25/25	3000	634	NA	428	13
Mercury	25	7/25	0.72	0.077	NA	0.15	3
Nickel	25	16/25	54.3	10.8	NA	30	2
Selenium	25	5/25	5.77	1.96	NA	NA	NA
Silver	25	4/25	6.35	0.65	NA	1	2
Vanadium	25	18/25	48.6	12.1	NA	NA	NA NA
Zinc	25 25	17/25	690	82.5	NA	120	4

This table is a summary of Risk Evaluation data presented in the 1993 RI Report and the 1993 RI Addendum Report.

µg/g = micrograms per gram

MCP = Massachusetts Contingency Plan

The ecological benchmarks for sediment analytes were derived as the lowest of available criteria and other guidance values. These values were used for the purpose of eliminating areas and/or analytes that do not represent an ecological risk. Conversely, the exceedance of these conservative screening values does not necessarily imply that ecological impacts will occur, because they are not based on the site-specific attributes that determine exposure and toxicological response (e.g., sensitivity of resident organisms).

#### AOC 40 Summary of Ecological Risk Information Devens, MA

Analyte	Number of Different Locations Sampled	Frequency of Detection	Maximum Concentration (µg/L)	Average Concentration (µg/L)	Background Concentration (µg/L)	Ecological Benchmark (µg/L)	Number of Locations Where Screening Criteria is Exceeded
Surface Water							
Arsenic	10	10/10	17.7	7.7	NA	190	0
Barium	10	10/10	13.4	10.7	NA	200	0
Chromium	10	2/10	4.76	2.7	NA	88	0
Copper	10	7/10	6.75	4.4	NA	4,8	6
Iron	10	10/10	3200	1560	NA	1000	10
Magnesium	10	10/10	400	151	NA	1000	0
Silver	10	1/10	0.708	0.2	NA	0.12	9
Zinc	10	3/10	86.3	21.8	NA	- 44	1

Ecological Benchmarks were developed to be protective of aquatic organisms only.

Wildlife exposures were also evaluated, and it was determined that the screening benchmark for sediment (as shown above), would be protective of wildlife as well. This table is a summary of the ecological risk data as reported in the April 1993 RI Report, and the December 1993 RI Addendum Report, Data Item A009. µg/L = micrograms per liter

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AOC 41 Summary of Human Health Risk Information Devens, MA

Analyte	No of Different Locations Sampled	Frequency of Detection	Maximum Concentration (µg/g)	Average Concentration (µg/g)	Background Concentration (µg/g)	Screening Health Standard (Region III RBC) (µg/g)	Site Specific Health Standard (MCP S-2) (µg/g)	No of Sample Locations where Site Specific Health Standard is Exceeded
Surface Sofi								
Arsenic	10	10/10	14	8.5	21	0.97	30	0
Beryllium	10	6/10	2.2	0.8	0.347	0.4	0.8	5
Lead	10	10/10	1400	287.9	48.4	500	600	1
Benzo(a)anthracene	10	2/10	2	0.37	NA	1.6	1	1
Benzo(a)pyrene	10	2/10	2	0.5	NA	0.23	0.7	2
Benzo(b)fluoranthene	10	2/10	2	0.38	NA	1.9	1	0
Indeno(1,2,3-c d)pyrene	10	1/10	1	0.23	NA	0.84	1	0
Sediment - Base of Landfill Low Area								
Arsenic	3	4/4	4.83	4.05	21	0.36	30	0
Benzo(a)anthracene	3	1/4	1.6	0.46	NA	0.87	0.7	1
Benzo(a)pyrene	3	1/4	2.1	0.62	NA	0.088	0.7	1
Benzo(b)fluoranthene	3	1/4	2.4	0.68	NA	0.87	0.7	1
Chrysene	3	1/4	2.4	0.65	NA	87	0.7	1
Indeno(1,2,3-c d)pyrene	3	1/4	1.6	0.51	NA	0.87	0.7	1
Aroclor - 1260	3	4/4	0.393	0.25	NA	0.083	2	0
Sediment - New Cranberry Pond								
Aroclor - 1260	4	2/4	0.316	0.15	NA	0.083	2	0
Arsenic	4	4/4	13.5	6.45	NA	0.36	30	0

This table is a summary of the Preliminary Risk Evaluation presented in the October 1995 SI Report.

(µg/g) = micrograms per gram

RBC = risk based concentrations

MCP = Massachusetts Contingency Plan

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	A	OC 41		
Summary	of Human	Health	Risk	Information
	Dev	ens, M/	4	

Analyte	No of Different Locations Sampled	Frequency of Detection	Maximum Concentration (µg/L)	Average Concentration (µg/L)	Background Concentration (µg/L)	MCL (µg/L)	Massachusetts Drinking Water Standard (µg/L)	Region III Tap Water Standard (µg/L)	MCP GW-3 (µg/L)
Surface Water									
Aluminum	4	3/5	8100	1922	NA	50-200	NA	37000	NA
Iron	4	5/5	16400	4438	NA	300	NA	11000	NA
Lead	4	3/5	43.9	13.3	NA	15	15	NA	30
Manganese	4	5/5	976	268	NA	50	50	840	NA
Groundwater									
1,1,2,2 - Tetrachloroethane	5	5/13	170	17.2	NA	NA	NA	0.052	20000
Tetrachioroethylene	5	2/13	10	1.58	NA	5	5	1.1	5000
Trichloroethylene	5	8/13	220	65	NA	5	5	1.6	20000
Aluminum	5	13/13	82800	24253	6870	50-200	50-200	37000	NA
Arsenic	5	13/13	83.4	38.26	10.5	50	50	0.045	400
Beryllium	5	1/13	6.06	3.16	5	4	4	0.016	50
Chromium (total)	5	12/13	149	51.4	14.7	100	100	37000	2000
Iron	5	13/13	110000	43268	9100	300	300	11000	NA
Lead	5	12/13	48.6	20.5	4.25	15	15	NA	30
Manganese	5	13/13	1820	702	291	50	50	840	NA
Nickel	5	6/13	178	61.1	34.3	100	100	730	80
Nitrite, nitrate-non specific	1	2/2	11000	5523	NA	10000	10000	58000	NA

This table is a summary of the Preliminary Risk Evaluation presented in the October 1995 SI Report.

 $(\mu g/L) = micrograms per liter$ 

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MCP = Massachusétts Contingency Plan

MCL = maximum contaminant level

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AOC 41
Summary of Ecological Risk Information
Devens, MA

Anatyte	Number of Different Locations Sampled	Frequency of Detection	Maximum Concentration (µg/g)	Average Concentration (µg/g)	Background Concentration (µg/g)	Ecological Benchmark (µg/g)	Number of Sample Locations Where Ecological Benchmark is Exceeded
Surface Soil							
Antimony	10	3/10	19.5	3.3	NA	7	2
Barium	10	10/10	307	69.2	42.5	42.5	5
Beryllium	10	6/10	2.2	0.72	0.347	0.88	5
Cadmium	10	2/10	15.5	7.57	2	2	0
Copper	10	10/10	54.4	17.2	8.39	34	2
Lead	10	10/10	1400	287.9	48.4	48.4	5
Zinc	10	10/10	9200	1003.7	35.5	640	1
Sediment							
4,4'-DDD	4	2/4	0.046	0.022	NA	0.018	2
4.4'-DDE	4	3/4	0.038	0.019	NA	0.018	2
Heptachlor	4	1/4	0.31	0.01	NA	0.022	1
Arsenic	4	4/4	13.5	6.5	NA	5	1
Lead	4	4/4	40	21.3	NA	27	1
Zinc	4	4/4	98.1	39.7	NA	85	1

This table is a summary of the ecological risk data as reported in the January 1996 Revised Final Site Investigation Report, Data Item A009.

Ecological Benchmark is a combination of State and Federal Standards and guidance values intended to be protective of aquatic and semi-terrestrial receptors. The ecological benchmarks for sediment analytes were derived as the lowest of available criteria and other guidance values. These values were used for the purpose of eliminating areas and/or analytes that do not represent an ecological risk. Conversely, the exceedance of these conservative screening values does not necessarily imply that ecological impacts will occur, because they are not based on the site-specific attributes that determine exposure and toxicological response (e.g., sensitivity of resident organisms). µg/g = micrograms per gram

## APPENDIX F.2 - RISK ASSESSMENT SUMMARY TABLES (AOC 11 AND AOC 40)

## Harding Lawson Associates

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#### Table 8-49 Summary of Risks

	Non	carcinogenic Haza	d Indices	Carcinogenic Risks				
			COCs with			COCs with cancer		
	Average	Upper Bound	HI >1	Average	Upper Bound	risks > 1 x 10^-8		
Exposure Scenario	2016년 - 1918년 - 1918 1919년 - 1918년 br>1919년 - 1918년	ig erende hetefisk	(Upper Bound )			(Upper Bound )		
<u></u>				r		· · ·		
Sultace Soil Incidental Ingestion - Adults	6E-04	5E-03	none	4E-08	1E-06	nono		
Incidental Ingestion - Ages 6 to 18	1E-03	9E-03	none	6E-08	8E-07	none		
incidental ingestion - Ages o to To	12-03	52.00	10110	02-00	0,00	none		
Dermal Contact - Adults	3E-05	6E-05	none	NC	NC			
Dermal Contact - Ages 6 to 18	3E-05	8E-05	none	NC	NC			
Surface Water - Nashua River	4E-04	1E-03		55.00	6E-08			
Incidental Ingestion - Adults Incidental Ingestion - Ages 6 to 18	4E-04 6E-04	2E-03	none	5E-09 9E-09	4E-08	none		
incidental ingestion - Ages o to 18	02+04	26.03	none	95-09	46-08	none		
Dermal Contact - Adults	3E-03	3E-02	none	9E-07	9E-06	Bis (2-Ethylhexyl) Phthalate		
Dermal Contact - Ages 6 to 18	36-03	4E-02	none	1E-06	1E-05	Bis (2-Ethylhoxyl) Phthalate		
Sediment - Nashua River								
Dermal Contact - Adults	2E-03	2E-02	none	4E-08	1E-06	nono		
Dermal Contact - Ages 6 to 18	2E-03	2E-02	none	5E-08	6E-07	none		
Surlace Water - Northern Wetland								
Dermal Contact - Adults	2E+03	1E-02	none	1E-06	1E-05	4.4'-DDD.4.4'-DDT, Arsenic		
Dermal Contact - Ages 6 to 18	4E-03	2E-02	none	1E-06	1E-05	4,4'-DDD, 4,4'-DDT		
Sediment - Northern Wetland								
Dermal Contact - Adults	4E-04	3E-03 4E-03	none	NC	NC	none		
Dermal Contact - Ages 6 to 18	5E-04	46-03	none	NC	NC	none		
Surface Wator - Southern Wetland	•••••••				·			
Dermal Contact - Adults	5E-04	2E-03	none	1E-06	7E-06	4,4'-DDD, 4,4'-DDT		
Dermal Contact - Ages 6 to 18	1E-03	4E-03	none	1E-06	9E-06	none		
Sodiment - Southern Wotland		12.00	liono		02.00	none		
Dermal Contact - Adults	5E-04	5E-04	none	NC	NC	nona		
Dermal Contact - Ages 6 to 18	5E-04	2E-03	nono	NC	NC	nono		
Air - Inhalation								
Inhalation - Workers In nearby buildings	4E-01	5E-01	none	2E-12	3E-12	none		
Subsurface Soil -Remedial Action								
Incidental Ingestion - Workers	4E-03	1E-02	none	2E-08	8E-08	none		
Dermal Opplant, Michael								
Dermal Contact - Workers	1E-05	5E-06	none	NCNC	NC	none		

Notes: NC = not calculated

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## Table 9-22: Risk Characterization for the Debris Disposal Area Surface Soils

~~~	1				Haz	ard Quot	lent
Compound Name	Screening Criteria	Fort Devens Background	Average	Maximum Detected	Background	Average	Maximum
Inorganics (mg/Kg)							
Barium	41.0	54.0	43.3	131	1	1	3
Cadmium	0.440	1.28	1.08	4.50	3	2	10
Calcium		810	2,140	3,900			
Copper	28.0	13.5	18.9	49.8		1	2
Iron		18,000	14,200	18,300			
Lead	4.00	48.0	482	2,000	12	121	500
Mercury	3.60	0.110	1.00	6.50			2
PCB/Pesticides (mg/Kg)							• • •
Isodrin			0.00179	0.00616			]
ppDDT	1.07	5.60	1.03	8.00	5	1	7
Semi-Volatiles (mg/Kg)							
Benzo (a) Anthracene	8.90	•••	2.25	12.0			1 1
Benzo (a) Pyrene	5.50	•••	1.71	8.30		·	2
Volatiles (mg/Kg)							
1,1,1-Trichloroethane		•••	0.133	0.360			
TPH (mg/Kg)							{
Total Petroleum Hydrocarbons		•••	771	1,400			
						105	<i>c</i>
•				x Inorganics:	16	125	517
				nd Pesticides:	5	1	7
		Ha		Semivolatiles:	•••	•••	3
			Hazard In	dex Volatiles:			
			Hazard	Index TPHs:	•••		
			Total I	lazard Index:	21	126	527

#### Notes:

1. The Screening Criteria for this exposure zone are presented in Table 9-13 and discussed in Section 9.5.

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#### Table 9-23: Risk Characterization for the Northern Wetland Soils

	Northern <sup>1</sup>		Upstream Wetland			Northern	Toxicity			Hazard	Quotient		
Compound Name	Wetland Screening Criteria	Upstream Wetland (DXD11110)	Composite (DXD1112Z) (SD-UWC)	Downstream Wetland (DXD11170)	Northern Wetland Average	Wetland Maximum	Sample	Upstream Wetland <sup>2</sup>	Upstream Wetland Composite <sup>2</sup>	Downstream Wetland <sup>3</sup>	Northern Wetland Average	Northern Wetland Maximum	Northern Wetland Toxicity
Inorganics (mg/Kg)													
Aluminum	1,700	12,000	7.210	8,750	13,600	15,600	13,800	7	4	5	8	9	8
Arsenic	5.00	•••			25.0	50.2	45.8				5	10	9
Calcium		6,720	4,380	2,090	12,000	14,900	10,100			·			
Chromium	26.0	102	27.0	18.6	74.7	105	67.9	4	1	1 1	3	4	3
Iron	2,000	8,690	4,210	7,810	36,500	94,200	36,600	4	2	4	81	47	18
Lead	4.00	280	53.0	19.4	393	930	230	70	13	5	98	233	58
Magnesium	•••	1,400	953	1,370	2,270	3.050	2,100						
Mercury	0.110	2.52	0.506	0.211	1.80	• 3.15	1.72	23	5	2	16	29	16
Nickel	16.0		•	8.75	15.8	24.5	18.5				1	2	1
Potassium	•••		617	480	544	1,530	1,360						
Sodium			•••	•••	186	362	299		·				
Zinc	85.0	716	116	43.3	812	2,160	718	8	1	T	10	25	8
PCB/Pesticides													
Endosulfan II	0.00509						0.00900						2
PCB 1254	0.0600	•••	•••	•••	•••		1.26	•••					21
ppDDD	0.00200	1.80	1.70	0.300	0.702	2.00	1.20	900	850	150	351	1000	600
ppDDE	0.00200	0.373	0.292	0.174	0.240	0.414	0.550	187	146	87	120	207	275
Semi-Volatiles (mg/Kg)													
Benzo (a) Anthracene	0.230	0.810		•••	0.329	1.15	0.510	4			1	5	2
Chrysene	0.400	1.50	0.210		0.574	1.51	0.560	4	1		1	4	I
Fluoranthrene	0.600	1.00	0.260	0.0930	0.489	1.28	0.810	2			1	2	1
Phenanthrene	0.225	1.40	0.370		0.593	1.50	0.790	6	2		3	7	4
Pyrene	0.350	2.20	0.510	•••	1.27	3.30	1.40	6	1		4	9	4
TPH (mg/Kg)													
Total Petroleum Hydrocarbons	•••	1,300	430	30.0	831	2,000	370				•••		•••
						Hazard Index	Inorganics:	116	26		159	359	121
							d Pesticides:	1087	996	237	471	1207	898
							emivolatiles:	22	4		10	27	12
						Hazard Ind	ex Volatiles:		•	··			•••
							Index TPHs:		•••	•••		***	•••
						Total H	azard Index:	1225	1026	256	640	1593	1031

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#### Notes:

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1. The Screening Criteria for this exposure zone are presented in Table 9-13 and discussed in Section 9.5.

2. The Screening Criteria used to compute these hazard quotients are the "Upstream Wetland Screening Criteria" presented on Table 9-13.

3. The Screening Criteria used to compute these hazard quotients are the \*Downstream Wetland Screening Criteria\* presented on Table 9-13.

4. The Screening Criteria used to compute these hazard quotients are the "Northern Wetland Screening Criteria" presented on Table 9-13.

### Table 9-24: Risk Characterization for the Southern Wetland Soils

	Southern	· · · · · · · · · · · · · · · · · · ·	Upstream Wetland			Southern	Toxicity			Hazard	Quotient		
Compound Name	Wetland Screening Criteria	Upstream Wetland (DXD11110)	Composite (DXD1112Z) (SD-UWC)	Downstream Wetland (DXD11170)	Southern Wetland Averåge	Wetland	Sample (DXD1110Z) (SD-SWC)	Upstream Wetland <sup>2</sup>	Upstream Wetland Composite <sup>2</sup>	Downstream Wetland	Southern Welland Average	Southern Wetland Maximum	Southern Wetland Toxicity
Inorganics (mg/Kg)							I						
Aluminum	1,700	12,000	7,210	8,750	14,400	22,400	13,300	7	4	5	8	13	8
Arsenic	5.(X)			•••	33.7	<b>6</b> 1.1	59.8	i			7	12	12
Calcium		6,720	4,380	2,090	8,030	10,500	5,130						
Chromium	26.0	102	27.0	18.6	94.9	171	102	4	1	1 1	4	7	4
Copper	16.0	225	35.3	16.4	128	296	156	14	2		8	19	10
Iron •	2,000	8,690	4,210	7,810	20,800	29,200	28,200	4	2	4	10	15	14
Lead	4.00	280	53.0	19.4	279	640	410	70	13	5	70	160	103
Magnesium		1,400	953	1,370	1,960	2,520	2,010						
Mercury	0.110	2.52	0.506	0.211	2.13	3.40	2.67	23	5	2	19	31	24
Nickel	16.0			8.75	9.76	28.5	14.7			) i j	1	2	1
Potassium	•••		617	480	711	1,260	•••						
Selenium	0.480	5.35	•••		2.88	5.45	4.11	11		<b></b> ,	6	11	9
Silver	1.00	•••		•••	1.40	5.40	•••				1	5	
Sodium	•••			•••	343	587	219						
Zinc	85.0	716	116	43.3	504	1,120	334	8	1	t	6	13	4
PCB/Pesticides (mg/Kg)													ĺ
Dieldrin		0.0266	0.0123	•••	0.0218	0.0470	•	1330	615		1090	2350	
Endosulfan il	0.00390		0.00290	•••	0.00915	0.0323	0.0189		3		2	8	5
ppDDD	0.00200	1.80	1.70	0.300	1.11	2.30	0.470	900	850	150	558	1150	235
PPDDE	0.00200	0.373	0.292	0.174	0.237	0.640	0.330	187	146	87	119	320	165
PPDDT	0.00100	0.194	0.0397	0.0908	0.0950	0.299	0.100	194	40	91	95	299	100
Semi-Volatiles (mg/Kg)													
Benzo (1) Anthracene	0.230	0.810			0.304	0.900	0.740	4			1	4	3
Fluoranthrene	0.600	1.00	0.260	0.0930	0.495	1.70	0.990	2			1	3	2
Phenanthrene	0.225	1.40	0.370	•••	0.625	2.10	1.50	6	2		3	9	7
Рутепе	0.350	2.20	0.510		0.864	3.00	2.40	6	l 1		2	9	7
TPH (mg/Kg)	,							ļ					1
Total Petroleum Hydrocarbons	•••	1,300	430	30.0	779	2,100	1,200		-				
						Abal bretek	x inorganics:	- 141	28	20	140	288	189
							-		1654	328	1864	4127	505
							d Pesticides:			318	1804	25	19
					Haa	Hazard Inc	emivolatiles: Jex Volatiles: Index TPHs:		3		,	25	
•							lazard index:		1685	348	2011	4440	713
						10(8) 7	azaru muex:						

Notes:

1. The Screening Criteria for this exposure zone are presented in Table 9-13 and discussed in Section 9.5.

2. The Screening Criteria used to compute these hazard quotients are the "Upstream Wetland Screening Criteria" presented on Table 9-13.

3. The Screening Criteria used to compute these hazard quotients are the "Downstream Wetland Screening Criteria" presented on Table 9-13.

4. The Screening Criteria used to compute these hazard quotients are the "Southern Wetland Screening Criteria" presented on Table 9-13.

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	Nashua <sup>1</sup>	Upstream	Nashua	Nashua River	Toxicity Sample		Hazard C	Quotient	
Compound Name	River Screening Criteria	River (DXD11130) (SD-NRG2)	River Average	Maximum Detected		Upstream River <sup>2</sup>	Nashua River Average <sup>2</sup>	Nashua Riyer Maximum <sup>3</sup>	Nashua River Toxicity <sup>3</sup>
					i				{ }
Inorganics (mg/Kg)									
Aluminum	1,700	3,790	13,900	24,100	. 8,930	- 2	8	14	5
Antimony	2.00	•••	40.4	163	•••		20	82	
Arsenic	5.00	3.06	11.0	20.5	10.3		2	4	2
Barium	41.0	23.8	216	659	85.6	1	5	16	2
Beryllium	0.880	•••	0.562	1.96	•••		1	2	
Cadmium	0.440	1.74	71.9	303	9.91	4	163	689	23
Calcium		653	2,470	4,710	1,890				
Chromium	26.0	13.9	156	435	54.4	1	6	17	2
Copper	16.0	16.9	199	470	87.1	1	13	29	5
Iron	2,000	6,490	16,600	21,300	14,600	3	8	11	7
Lead	4.00	18.6	299	760	110	5	75	190	28
Magnesium		1,080	2,620	3,390	2,010				
Manganese	428	85.6	253	512	235		1		
Moroury	0.110	0.111	4.15	11.0	0.780	1	38	100	7
Nickel	16.0	5.30	20.5	45.7	11.4	•	1 1	3	1
Potassium		414	1,240	1,980	978				
Selenium	0.480		5.79	28.1			12	59	
Silver	1.00		8.09	19.2	5.19		8	19	5
Sodium		56.6	179	250	179				····
Vanadium	10.0	5.74	29.3	69.2	15.6	1	3	7	2
Zinc	85.0	45.9	361 .	724	194	1	4	9	2
PCB/Pesticides (mg/Kg)									
Dieldrin			0.00938	0.0333			469	1665	
Endosulfan I	0.000300	•	0.00224	0.00922		·	7	31	
Endosulfan II	0.000300	•	0.00324	0.00993	0.00180		11	33	6
Endosulfan Sulfate	0.000300		0.00351	0.00678			12	23	
Heptachlor	0.000300		0.00477	0.0153	0.00530		16	51	18
Heptachlor Epoxide	0.000300	0.00200	0.0162	0.0372	0.00560	17	54	124	19
PCB 1016	0.00700		0.358	1.08			51	154.	···· }
PCB 1254	0,0600	•••	0.0739	0.274			1	. 5	
PCB 1260	0.00500		0.321	1.18			64	236	
ppDDD	0.00200	0.00590	0.0777	0.200	0.0139	3	39	100	7
ppDDE	0.00200		0.0329	0.120	0.00550		17	60	3
ppDDT	0.00100	•	0.0636	0.220	0.00550		64	220	
ppoor	0.00100		0.0000	0.220					

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## Table 9-25: Risk Characterization for the Nashua River Sediment

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	Nashua <sup>1</sup>	Upstream		Nashua	Toxicity		Hazard C	Quotlent	
Compound Name	River Screening Criteria	River (DXD11130) (SD-NRG2)	Nashua River Average	River Maximum Detected	Sample (DXD11150) (SD-NRG1)	Upstream River <sup>2</sup>	Nashua River Average <sup>2</sup>	Nashua Riyer Maximum <sup>3</sup>	Nashua River Toxicity <sup>3</sup>
Semi-Volatiles (mg/Kg)									
2-Methylnaphthalene	0.0650		0.0596	0.150			, I	2	
Anthracene	0.0850		1.57	4.80			19	57	
Benzo (a) Anthracene	0.230	0.320	0.780	4.80	0.690	1	3	8	3
Benzo (b) Fluoranthene	2.00	0.520	0.780	2.50	0.090			1	
Bis (2-Ethylhexyl) Phthalate	1.19	1.60	15.9	70.0	2.70	3	13	59	2
Chrysene	0.400	0.480	1.13	2.60	1.10	1	3	7	3
Fluoranthrene	0.600	0.330	3.50	13.0	0.910	1	6	22	2
Fluorenc	0.0350		0.545	2.10	0.710		16	60	
Phenanthrene	0.225	0.410	5.59	21.0	1.10	2	25	93	5
Pyrene	0.350	0.750	2.91	5.00	1.90	2	8	14	5
TPH (mg/Kg)									
Total Petroleum Hydrocarbons		170	1,500	3,300	500				
			H	azard Index	norganics;	21	368	1252	92
				ex PCB and	-	20	805	2702	53
				rd Index Se		10	94	323	20
				Hazard Inde					
					ndex TPHs:				
				Total Ha	zard Index:	51	1267	4277	165

### Table 9-25: Risk Characterization for the Nashua River Sediment (continued)

Notes:

1. The Screening Criteria for this exposure zone are presented in Table 9-13 and discussed in Section 9.5.

2. The Screening Criteria used to compute these hazard quotients are the "Upstream River Screening Criteria" presented on Table 9-13.

3. The Screening Criteria used to compute these hazard quotients are the "Nashua River Screening Criteria" presented on Table 9-13.

Samples Adjacent to AOC-11 (SD-NRG1) and upstream of AOC-11 (SD-NRG2) were used in toxicity tests.

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								Ha	zard Quo	otient	
Compound Name	Screening <sup>1</sup> Criteria	11T-94-05X (TXD1105Z) (SE-NWC)		11T-94-12X (TXD1112Z) (SE-UWC)			11 <b>T-94-05X</b> (SE-NWC) <sup>2</sup>			11T-94-13X (SE-NRG2)	
Inorganics (ug/L)											
Aluminum	87.0	5,990	4,330	8,810	380	6,410	69	50	101	4	74
Arsenic	190	20.6	45.5	5.64	4.03	19.1					
Barium		55.2	74.4	71.9	32.8	166				·	
Beryllium	5.30	1.53	1.10			1.99		<b></b>		·	
Cadmium	1.10	11.1	19.4	15.0	•••	19.7	10	23	16		21
Calcium		31,700	20,500	15,300	19,200	19,500					
Chromium	11.0	35.9	25.0	28.2		114	3	2	3		10
Copper	12.0	60.8	70.1	30.9		198	5	8	3		20
Iron	1,000	25,200	8,100	4,590	1,940	6,300	25	8	5	2	6
Lead	3.20	123	172	34.6	7.22	420	38	85	15	3	176
Magnesium		8,990	7,800	7,870	8,700	9,120					
Manganese		179	50.5	77.0	1,070	682					
Mercury	0.0120	1.11	2.10	0.893		1.19	93	175	74		99
Potassium		2,940	2,180		2,890	3,010					
Sodium		36,900	34,400	34,300	38,000	37,900					
Zinc	78.3	437	147	104		380	6	2	] 1		3
PCB/Pesticides (ug/L)									]		
Aldrin	•••	0.0547	0.0672	0.0391		0.0484			·		
Alpha-BHC	0.0800					0.00720					
Delta-BHC	0.0800			0.00370							
Dieldrin	0.00190	0.0334	0.0484	0.0152	0.00830	0.0238	18	26	8	4	13
Endosulfan I	0.0560		0.00700	0.00570		•••					
Heptachlor	0.00380	0.00400					1				
Isodrin		0.00340	0.00400								
ppDDD	0.00100	0.0836	0.169	0.209	•		84	169	209		
ppDDE	0.00100	0.0425	0.0416	0.0396		0.00410	43	42	40	·	4
ppDDT	0.00100	0.0124	0.0124	0.00720		0.00390	12	12	7		4

# Table 9-26:Risk Characterization for the Sediment Elutriates of the Northern<br/>Wetland, Southern Wetland, and Nashua River

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# Table 9-26:Risk Characterization for the Sediment Elutriates of the Northern<br/>Wetland, Southern Wetland, and Nashua River (continued)

								Ha	izard Quo	otlent	
Compound Name	Screening <sup>1</sup> Criteria	11T-94-05X (TXD1105Z) (SE-NWC)	11T-94-10X (TXD1110Z) (SE-SWC)	11T-94-12X (TXD1112Z) (SE-UWC)	11T-94-13X (TXD1113X) (SE-NRG2)	11T-94-15X (TXD1115X) (SE-NRG1)	11T-94-05X (SE-NWC) <sup>2</sup>			11T-94-13X (SE-NRG2)	
TP11 ' (ug/1_)							,				
Total Petroleum Hydrocar	bons	.191	282	172	•••	1,940		•••			
	•				Hazard Index	Inorganics:	249	353	218	9	409
				Hazard I	ndex PCB an	d Pesticides:	158	249	264	4	21
				Ha	izard Index S	emivolatiles:		•••	•		
					Hazard Ind	ex Volatiles:				•••	
					Hazard	Index TPHs:	•••	•••			
					Total H	azard Index:	407	602	482	13	430

Notes:

1. The Screening Criteria for this exposure zone are presented in Table 9-13 and discussed in Section 9.5.

2. The Screening Criteria used to compute these hazard quotients are the "Upstream Wetland Screening Criteria" presented on Table 9-13.

SE-NWC = Sediment Elutriate from the Northern WetaInd Composite Sample.

SE-SWC = Sediment Elutriate from the Southern WetaInd Composite Sample.

SE-UWC = Sediment Elutriate from the Upstream WetaInd Composite Sample.

SE-NRG1 = Sediment Elutriate from the Nashua River Adjacent to AOC-11.

SE-NRG2 = Sediment Elutriate from the Nashua River Upstream from AOC-11.

	Northern <sup>1</sup>	Upstream				Toxicity		Ha	ard Quo	tient	
Compound Name	Wetland Screening Criteria	Wetland (WXD1111X) (SW-UWG)	Downstream Wetland (WXD1117X)	Wetland	Maximum Detected	Sample (WXD1102X) (WXD1103X)	Upstream Wetland <sup>2</sup>	Downstream Wetland <sup>3</sup>	Northern Wetland Average <sup>4</sup>	Northern Wetland Maximum <sup>4</sup>	Norther Wetland Toxicity
Inorganics (ug/L)											_
	07.0	10 (00	100								
Aluminum	87.0	12,600	635	11,400	26,900	15,900	145	7	130	309	18
Antimony	30.0	•••	•	67.5	155	••••			2	5	•
Barium		360	6.94	705	2,730	308	•••				•
Beryllium	5.30			3.31	7.77	5.57		••••	1	1	
Cadmium	2.33	42.8		45.6	147	87.0	65		20	63	-
Calcium	•••	16,200	7,140	120,000	280,000	129,000					
Chromium	11.0	66.2		115	301	180	6		11	27	
Copper	25.8	128	•••	218	578	330	20		8	22	
Iron	1,000	31,900	852	325,000	750,000	379,000	32	[ 1	325	750	3
Lead	10.2	240	5.34	434	1,800	1,000	182	8	43	176	(
Magnesium	•••	3,010	2,280	8,360	13,400	8,640					
Manganese		255	21.8	1,270	2,090	1,340	•••		•••		
Mercury	0.0120	1.71		1.22	2.50	1.38	143		102	208	1
Potassium		1,530		4,750	10,100	4,000					
Silver	0.120	•••		24.1	78.7				201	656	
Sodium		3,040	3,230	10,600	14,300	13,300		• •••			
Thallium	40.0			173	513		•••		4	13	
Vanadium		43.9		45.6	127	70.4	•••				
Zinc	230	392	*-*	3,340	12,000	6,380	7		15	52	:
PCB/Pesticides (ug/L)								1			
Endrin	0.00230			0.0166	0.0479	0.0283			7	21	
Heptachlor	0.00380	0.00730	•	0.00538	0.0219	0.0116	2		1	6	
Heptachlor Epoxide	0.00380			0.00676	0.0212	0.0122			2	6	
Isodrin	•••	0.00390		0.00258	0.00793	0.00590					
ppDDD	0.00100	0.0431	0.0161	0.122	0.380	0.272	43	16	123	380	2
ppDDE	0.00100	0.0126	0.0129	0.0475	0.152	0.112	13	13	48	152	1
ppDDT	0.00100	0.0105		0.103	0.430	0.247	11		104	430	2
TPH (ug/L)											
Total Petroleum Hydrocarbons	•••	•••		190	380	215					
					Hazard Inde	x Inorganics:	600	16	862	2282	. 8
				Hazard 1	ndex PCB a	nd Pesticides:	69	29	285	995	6
				На	zard Index S	Semivolatiles:				•	
						dex Volatiles:					
						i Index TPHs:	•••		•••		
					Iotall	Hazard Index:	669	45	1147	3277	15

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## Table 9-27:Risk Characterization for the Northern Wetland Surface Water<br/>(continued)

Notes:

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1. The Screening Criteria for this exposure zone are presented in Table 9-13 and discussed in Section 9.5.

2. The Screening Criteria used to compute these hazard quotients are the "Upstream Wetland Screening Criteria" presented on Table 9-13.

3. The Screening Criteria used to compute these hazard quotients are the "Downstream Wetland Screening Criteria" presented on Table 9-13.

4. The Screening Criteria used to compute these hazard quotients are the "Northern Wetland Screening Criteria" presented on Table 9-13.

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### Table 9-28: Risk Characterization for the Southern Wetland Surface Water

	Southern 1	Upstream			Southern	Toxicity		Haz		otlent	
Compound Name	Wetland Screening Criteria	Wetland (WXD1111X) (SW-UWG)	Downstream Wetland (WXD1117X)	Wetland	Wetland Maximum Detected	Sample (WXD1106X) (WXD1107X)	Upstream Wetland <sup>2</sup>	Downstream Wetland <sup>3</sup>	Southern Wetland Average	Southern Wetland Maximum	Southern Wetland Toxicity
							.				
Inorganics (ug/L)							i				
Aluminum	87.0	12,600	635	5,290	16,000	8,240	145	7	61	184	95
Antimony	30.0			36.5	62.5				1	2	
Beryllium	5.30			1.93	5.86	3.51				1	1
Cadmium	1.56	42.8	•	25.7	101	52.2	65		17	65	34
Calcium	•••	16,200	7,140	52,900	112,000	67,000					•••
Chromium	11.0	66.2		40.4	135	71.7	6		4	12	7
Copper	16.7	128		75.7	269	139	20		5	16	8
lon	1,000	31,900	852	154,000	580,000	290,000	32	1 ·	154	580	290
Lead	5.33	240	5.34	194	610	309	182	8	37	114	58
Magnesium		3,010	2,280	5,300	7,310	6,840					
Manganese		255	21.8	162	562	287					***
Potassium		1,530		4,010	7,140	3,150					
Selenium	5.00			2.28	6.34	3.80				1	1
Silver	0.120			8.26	21.3				69	178	***
Sodium		3,040	3,230	13,100	27,400	9,870					
Vanadium		43.9		27.6	82.8	48.3			•••		
Zinc	149	392	***	1,150	4,590	2,310	7		- 8	31	16
PCB/Pesticides (ug/L)											
Dieldrin	0.00190	0.0105		0.00616	0.0160		6		3	8	
Endosulfan I	0.0560					0.00318		•			.0568
Isodrin						0.00330			•••		
ppDDD	0.00100	0.0431	0.0161	0.240	0.840	0.428	43	16	240	840	428
ppDDE	0.00100	0.0126	0.0129	0.0456	0.146	0.0776	13	13	46	146	78
ppDDT	0.00100	0.0105		0.0290	0.0788	0.0419	11		29	79	42
Semi-Volatiles (ug/L)									·		
4-Methylphenol				7.52	32.0					•••	

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#### Table 9-28: Risk Characterization for the Southern Wetland Surface Water (continued)

· · · · · · · · · · · · · · · · · · ·	Southern <sup>1</sup>	Upstream			Southern	Toxicity		Haz	ard Qu	otlent	
Compound Name	Wetland Screening Criteria	Wetland (WXD1111X) (SW-UWG)	Downstream Wetland (WXD1117X)	Wetland	Wetland Maximum Detected	Sample (WXD1106X) (WXD1107X)	Upstream Wetland <sup>2</sup>	Downstream Wetland <sup>3</sup>	Southern Wetland Average	Southern Wetland Maximum <sup>4</sup>	Southern Wetland Toxicity
Volatiles (ug/L) 1,1,1-Trichloroethane				1.14	2.60	1.55					
<i>TPH (ug/L)</i> Total Petroleum Hydrocarbons				220	350	340					<b>.</b>
					Hazard Inde	x Inorganics:	457	16	356	1184	510
				Hazard I	Index PCB ar	d Pesticides:	73	29	318	1073	548
				Ha	azard Index S	Semivolatiles:				•••	
					Hazard Ind	dex Volatiles:					
					Hazard	Index TPHs:	••••		•••		•••
					Total H	lazard Index:	530	45	674	2257	1058

Notes:

1. The Screening Criteria for this exposure zone are presented in Table 9-13 and discussed in Section 9.5.

2. The Screening Criteria used to compute these hazard quotients are the "Upstream Wetland Screening Criteria" presented on Table 9-13.

3. The Screening Criteria used to compute these hazard quotients are the "Downstream Wetland Screening Criteria" presented on Table 9-13.

4. The Screening Criteria used to compute these hazard quotients are the "Southern Wetland Screening Criteria" presented on Table 9-13.

Upstream Wetland surface water grab (SW-UWG) and Southern Wetland composite (WXD1106X and WXD1107X) samples were used in toxicity tests.

	Nashua <sup>1</sup>			Nashua	Toxicity		Hazard	Quotlent	
Compound Name	River Screening Criteria	Upstream Riv (WXD1113X) (SW-NRG2)	<sup>er</sup> Nashua River Average	River Maximum Detected	Sample (WXD1115X) (SW-NRG1)	Upstream River <sup>2</sup>	Nashua River Average <sup>3</sup>	Nashua River Maximum <sup>3</sup>	Nashua River Toxicity <sup>3</sup>
Inorganics (ug/L)									
Aluminum	87.0	160	151	218	128	2	2	3	1
Calcium		15,300	15,700	16,900	15,400				
Lead	1.32		3.61	5.93			3	4	
Magnesium		2,290	2,270	2,460	2,170		•		
Potassium		2,990	3,970	4,860	2,970				•••
Sodium		34,700	32,900	35,700	34,600				
			 ł	azard Inde	(Inorganics:	2	5	7	1
					d Pesticides:			•••	
			Haz	ard Index S	emivolatiles:	••••		•••	
					ex Volatiles:			•••	
					Index TPHs:	•••			
					azard Index:	2	5	7	1

#### Table 9-29: Risk Characterization for the Nashua River's Surface Water

#### Notes:

1. The Screening Criteria for this exposure zone are presented in Table 9-13 and discussed in Section 9.5.

2. The Screening Criteria used to compute these hazard quotients are the "Upstream Nashua River Screening Criteria" presented on Table 9-13.

3. The Screening Criteria used to compute these hazard quotients are the "Nashua River Screening Criteria" presented on Table 9-13.

Grab samples adjacent to (SW-NRG1) and upstream (SW-NRG2) of AOC-11 were used for toxicity tests.



#### TABLE 7–20 SUMMARY OF RI ECOLOGICAL RISK ASSESSMENT [a] COLD SPRING BROOK LANDFILL

#### REMEDIAL INVESTIGATION ADDENDUM REPORT FEASIBILITY STUDY FOR GROUP 1A SITES FORT DEVENS, MA

		RANGE OF HAZARD	PRIMARY CONTRIBUTORS
ENVIRONMENTAL MEDIA	RECEPTORS	INDICES	το RISK
LANDFILL CONTAMINANT			
Sediment			
	Semi – aquatic	<1 to 7.8	arsenic, DDD, DDE
	Benthic Invertebrates	<1 to 645	arsenic, DDD, DDE, PAHs
OTHER PARAMETERS			
Sediment			
	Semi-aquatic	No analytes assessed	
	Benthic Invertebrates	<1 to 9.9	lead, mercury, zinc

Note:

[a] Excerpted from Table 9-24 and Table 9-36 through 9-39 of the RI Risk Assessment, December 1992 (E & E. 1993).

#### TABLE 7-31 AQUATIC RECEPTOR RISK CHARACTERIZATION COLD SPRING BROOK POND: SURFACE WATER

#### REMEDIAL INVESTIGATION ADDENDUM REPORT FEASIBILITY STUDY FOR GROUP 1A SITES FORT DEVENS, MA

ANALYTE		AVERAGE EXPOSURE	to para di baranti	REASON	ABLE MAXIMUM EXPOSURE	E(RME)
		Chronic			Acute	
		Criteria and	· Hazard		Criteria and	lazard
	Average	Toxicity Values [a]	Quotient [b]	Maximum	Toxicity Values [a] Que	otient [b]
· · · · · · · · · · · · · · · · · · ·	(ug/l)	(ug/l)	(unitless)	(ug/l)	(ug/l) (u	nitless)
INORGANICS						
arsenic	7.7	190	4.05E-02	17.7	360	4.92E-02
barium	10.7	200	5.35E-02	13.4	2000	6.70E-03
chromium	2.7	88	3.10E-02	4.76	740	6.43E-03
copper	4.4	4.8	9.25E-01	6.75	6.6	1.02E+00
iron	1,560	1,000	1.56E+00	3,200	10,000	3.20E-01
manganese	151	1,000	1.51E-01	400	10,000	4.00E-02
silver	0.2	0.12	1.78E+00	0.708	0.92	7.70E-01
zinc	21.8	44	4.95E-01	86.3	48	1.80E+00
	TOTAL AVE	RAGE HAZARD INDEX [c]	5.03E+00	TOTAL RM	E HAZARD INDEX [c]	4.01E+00

Notes:

[a] Criteria from Table 7-28, chosen as described in Section 7.2.3.4.

[b] Hazard Quotient is calculated by dividing analyte concentration by surface water criterion/toxicity value.

[c] Hazard Index is the sum of all hazard quotients.

NA = Not Available

Shaded values represent a hazard index greater than one

#### TABLE 7-32 AQUATIC RECEPTOR RISK (HARACTERIZATION COLD SPRING BROOK POND; SEDIMENT

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#### REMEDIAL INVESTIGATION ADDENDUM REPORT PEASIBILITY STUDY FOR GROUP 1A SITES FORT DEVENS, MA

ANALYTE		AVERAGE EXPOSURE		REASONABL	REASONABLE MAXIMUM EXPOSURE (RME)			
	Average (ug/g)	Sediment Quality Criteria and Guidance Values [a] (ug/g)	liazard Quotient [b] (unitless)	Maximum (ug/g)	Sediment Quality Criteria and Guidance Values [a] (ug/g)	Hiszard Quotient [b] (unitless)		
ORGANICS								
anthracene	0.27	0.085	3.18E+00	3	0.085	3.53E+01		
benzo(a)anthracene	0.51	241	2.12E-03		241	1.66E-02		
benzo(a)pyrene	1.1	194.5	5.66E-03		194.5	3.08E-02		
henzo(b)fluoranthene	0.64	194.5	3.29E-03		194.5	2.57E-02		
benzo(k)fluoranthene	0.9	194.5	4.63E-03	10	194.5	5.14E-02		
bis(2-ethylhexyl)phthalate	1.4	21.9	6.39E-02		21.9	9.13E-02		
chrysene	0.63	194.5	3.24E-03		194.5	4.11E-02		
dibenzofuran	0.15	NA	NA	0.61	NA	NA		
fluoranthene	1.6	344.6	4.64E-03	10	344.6	2.90E-02		
phenanthrene	0.77	25.4	3.03E-02	6	25.4	2.36E-01		
pyrene	2.2	239.9	9.17E-03	20	239.9	8.34E-02		
DDD	0.5	0.152	3.29E+00	6.2	0.152	4.08E+01		
DDE	0.09	0.152	5.92E-01	0.72	0.152	4.74E+00		
DDT	0.64	0.152	4.21E+00	15	0.152	9.87E+01		
INORGANICS	······································			U	<u> </u>			
aluminum	6,109	NA	NA	17,000	NA	NA		
silver	0.65	1	6.50E-01	6.35	1	6.35E+00		
a rsenic	78	33	2.36E+00	390	33	1.18E+01		
banum	36.8	20	1.84E+00	115	20	5.75E+00		
bervllium	0.19	NA	NA	0.41	NA	NA		
cobali	3.38	50	6.76E-02	19.6	50	3.92E-01		
chromium	15.2	80	1.90E-01	64.8	80	8.10E-01		
copper	8.5	70	1.21E-01	42.9	70	6.13E-01		
iron	15,233	24,000	6.35E-01	45,000	24,000	1.88E+00		
lead	69.4	35	1.98E+00	570	35	1.63E+01		
manganese	634	428	1.48E+00	3,000	428	7.01E+00		
niercury	0.077	0.15	5.13E-01	0.72	0.15	4.80E+00		
nickel	10.8	30	3.60E-01	54.3	30	L.81E+00		
selenium	1.96	NA	NA	5.77	NA	NA		
vanadium	12.1	NA	NA	48.6	NA	NA		
zinc	82.3	120	6.86E-01	690	120	5.75E+00		
	TOTAL AVER	AGE HAZARD INDEX [c]	1.910+01	TOTAL RME HAZA	AND INDEX (c)	2.08E+02		

Notes:

[a] Criteria from Table 7-29, chosen as described in Section 7.2.3.4.

[b] Hazard Quotient is calculated by dividing analyte concentration by sediment quality criterion/guidance value.

(c) Hazard Index is the sum of all hazard quotients.

NA = Not Available

Shaded values represent a hazard index greater than one

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#### TABLE 7-33 SUMMARY OF ECOLOGICAL RISK ASSESSMENT FOR SEMI-AQUATIC RECEPTORS COLD SPRING BROOK LANDFILL

#### REMEDIAL INVESTIGATION ADDENDUM REPORT FEASIBILITY STUDY FOR GROUP 1A SITES FORT DEVENS, MA

INDICATOR SPECIES	RME	HAZARD INDICES [a] AVERAGE [b]	PRIMARY CONTRIBUTORS TO RISK [C]
Mallard Duck	1.4E+00	2.2E-01	
Great Blue Heron	6.5E-02	8.6E-03	
Green Frog	2.4E+00	4.7E-01	arsenic
Painted Turtle	4.9E-01	9.8E-02	
Muskrat	2.8E-01	5.5E-02	
Mink	2.8E-01	5.0E-02	
Raccoon	4.0E-03	7.8E-04	

Notes:

[a] His derived under reasonable maximum exposure assumptions (see Section 7.2.3.5); calculations presented in Table R-12 in Appendix R.

[b] His derived under average exposure assumptions (see Section 7.2.3.5); calculations presented in Table R-10 in Appendix R.

[c] Analytes with calculated HQs in excess of 0.9 for either the RME or average exposure scenarios.

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#### APPENDIX F.3 – PRELIMINARY RISK EVALUATION TABLES (AOC 9, SA 12, SA 13 AND AOC 41)

Harding Lawson Associates

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#### Table 5-10 Human Health PRE Evaluation of Surface Soil Study Area 09 - North Post Landfill

#### Site Investigation Report, Groups 3, 5, and 6

Fort Devens

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Analyte	Soil	Detected Concentration [b]		Frequency	Maximum	Region III	Maximum Exceeds
-	Background			lo	Exceeds	<b>Residential Soil Concentration</b>	Region III
	Concentration [a]	Average	Maximum	Detection	Background ?	(ug/g)	<b>Concentration</b> 7
Inorganics (ug/g)							
aluminum	15,000	4,375	4,660	2/2	NO	230,000	NO
arsenic	21	19	20	2/2	· NO	0.97	YES
barium	42.5	21	22	2/2	NO	5,500	NO
chromium	31	11	14	2/2	NO	390	NO
cobalt	ΝΛ	3.1	3.1	2/2	NΛ	NA	. Ν <b>Λ</b>
copper	8.39	12	17	2/2	YES	2,900	NO
lead	34.4	44	81	2/2	YES	500[c]	NO
manganese	300	86	95	2/2	NO	7,800	NO
nickel	14.1	13	16	2/2	YES	1,600	NO
vanadium	28.7	7.2	8.3	2/2	NO	550	NO
zinc	35.5	21	23	2/2	NO	23,000	NO

NOTES:

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[a] Base-wide background soil inorganics database.

[b] Surface soil samples from sampling stations 09E-92-03X and 09E-92-04X.

[c] Lead value from USEPA interim guidance on establishing soil lead cleanup levels at superfund sites. (OSWER Directive 9355.4-02)

NA = Not available, not applicable.

#### Table 5-11 Human Health PRE Evaluation of Subsurface Soil Study Area 09 – North Post Landfill

#### Site Investigation Report – Groups 3, 5, and 6 Fort Devens

Analyte	Soil	Detected Conc	entration [b]	Frequency	Maximum	Region III	Maximum	
	Background Concentration [a]	Average	Matimum	of Detection (out of 7)	Exceeds Background ?	Commercial/Industrial Concentration (ug/g)	Exceeds Region III Concentration?	
Organica (2g/g)								
2-methylnaphthalene		3	3	1 *	NA	NA	NA	
acenaphthene		11	20	2	NA	61,000	NO	
acenaphthylene		0.3	0.3	1	NA	NA	NA	
anthracene		16	30	2	NA	310,000	NO	
benzo(a)anthracene		14	40	3	NA	2.7	YES	
benzo(a)pyrene		22	40	2	NA	0.39	YES	
benzo(b)fluoranthene		22	<b>40</b> ·	2	NA	3.2	YES	
benzo(g,h,i)perylene		11	20	2	NA	18	YES	
benzo(k)fluoranthene		11	30	3	NA	7.4	YES	
carbazole		10	20	2	NA	140	NO	
chrysene		15	40	3	NA	NA	NA	
dibenzofuran		5.4	10	2	NA	NA	NA	
fluoranthene		37	100	3	NA	41,000	NO	
fluorene		11	20	2	NA	41,000	NO	
indeno(1,2,3-c,d)pyrene		12	20	2	NA	1.4	YES	
naphthalene		11	20	2	NA	41,000	NO	
phenanthrene		27	100	4	NA	30,000	NO	
pyrene		26	70	3	NA	31,000	NO	
ТРНС		1,832	5,300	1	NA	NA	NA	

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#### Table 5-11 Human Health PRE Evaluation of Subsurface Soil Study Area 09 - North Post Landfill

#### Site Investigation Report – Groups 3, 5, and 6 Fort Devens

Analyte	Soil Background	Detected Con	centration [b]	Frequency of	Maximum Exceeds	Region III Commercia/Industrial	Maximum Exceeds
	Concentration [a]	Average	Maximum	Detection	Background ?	Concentration	Region III
	-			(out of 7)		(ug/g)	Concentration?
Inorganics (ug/g)							
aluminum	15,000	7,006	8,910	7	NO	3,000,000	NO
antimony	NA	3.0	3.0	1	NA	410	NO
arsenic	21	16	21	7	NO	1.6	YES
barium	42.5	78	223	7	YES	72,000	NO
beryllium	0.347	1.0	1.0	3	YES	0.67	YES
cadmium	2.00	1.5	1.7	3	NO	510	NO
chromium	31	22	32	7	YES	5,100	NO
cobalt	NA	4.5	5.8	7	NA	NA	NA
copper	8.39	17	29	7	YES	38,000	NO
lead	48.4	121	260	7	YES	NA	NA
manganese	300	161	181	7	NO	100,000	NO
mercury	0.22	0.13	0.18	5	NO	310	NO
nickel	14.0	17	24	7	YES	20,000	NO
silver	0.086	0.79	0.79	1	YES	5,100	NO
vanadium	28.7	15	22	7	NO	7,200	NO
zinc	35.5	211			YES	310,000	NO

Notes:

[a] Base-wide background soil inorganics database.

[b] Subsurface soil samples from sampling stations 09E-92-01X through 09E-92-03X.

NA = not applicable.

#### Table 5-12 Human Health PRE Evaluation of Groundwater Study Area 09 - North Post Landfill

#### Site Investigation Report – Groups 3, 5, and 6 Fort Devens

Analyte	Groundwater	Maximum Detected Concen		Drinking Water	Maximum
	Background	[1]	Exceeds	Standard/Guideline [b]	Exceeds
	Concentration		Background?	(ug/l)	Standard/Guideline?
Organics (ug/l)					
chloroform		0.585		5	NO
ТРИС		313 •		NΛ	NA
Inorganics (ug/l)					
aluminum	6,870	70,400	YES	50-200	YES
antimony	3.03	3.84	YES	6	NO
arsenic	10.5	220	YUS	50	YES
harium	39.6	266	YES	2,000	NO
calcium	14,700	62,100	YES	NA	NA
chromium	14.7	1,040	YES	100	YES
cobalt	25	93.7	YES	10	YES
copper	8.09	143	YES	1,000	NO
iron	9,100	90,000	YES	300	YES
lead	4.25	81.3	YES	15	YES
magnesium	3,480	93,400	YES	NA	NA
manganese	291	3,270	YES	50	YES
nickel	34.3	369	YES	100	YES
potassium	2,370	11,200	YES	NA	NΛ
silver	4.60	6.22	YES	50	NO
sodium	10,800	4,450	NO	28,400	NO
vanadium	11.0	189	YES	260	NO
zinc	21.1	258	YES	5,000	NO
Anions/Cations (ug/l)					
nitrate/nitrite		1,000		10,000	NO

NOTES:

[a] Maximum from either Round 1 or Rounds 2 & 3. Only unfiltered samples are used for inorganics.

[b] Standard/Guideline selected in order of the following preference: MA drinking water standard, EPA drinking water standard, Region III Tap Water Concentration. [c] SA (9) is represented by the following monitoring wells: G5M-92-01X, G5M-92-02X, G5M-92-03B, WW1MW-07, and WWTMW-08.

ND Not detected

NA Not available

#### Table 5-13 Human Health PRE Evaluation of Surface Water Study Area 09 - North Post Landfill

#### Site Investigation Report – Groups 3, 5, and 6 Fort Devens

Analyte	Detected Concentratio	)n [a]	Frequency	Drinking Water	Maximum Exceeds
			of	Standard/Guideline (b)	Drinking Water
	Average	Maximum	Detection	(ug/l)	Standard/Guideline?
Organics (ug/l)					······································
bis(2-ethylhexyl)phthalate	6.8	6.8	1/3	6.1	YES
toluene	1.4	1.4	1/3	1,000	NO
Inorganics (ug/l)					
aluminum	229	229	1/3	110,000	NO
arsenic	17	17	1/3	50	NO
barium	8.4	9.3	3/3	2,600	NO
iron	3,133	5,460	3/3	300	YES
lead	2.3	2.5	3/3	50	NO
manganese	265	393	3/3	3,700	NO

#### NOTES:

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[a] Surface water samples from sampling stations 09D-92-01X to 09D-92-03X.

[b] Includes the highest of either the EPA or MA drinking water standards, or the Region III tap water concentrations.

#### Table 5-14 Human Health PRE Evaluation of Sediment Study Area 09 - North Post Landfill

#### Site Investigation Report - Groups 3, 5, and 6 Fort Devens

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Analyte	Detected Concer	tration [a]	Frequency	Region III	Maximum Exceed	
	Average	Maximum	of Detection	Residential Soil Concentration (ug/g)	Region III Concentration?	
Organics (ug/g)						
acetone	0.2	0.2	1/3	7,800	NO	
Inorganics (ug/g)						
atuminum	4,033	4,360	3/3	230,000	NO	
arsenic	7.6	14	3/3	0.97	YES	
barium	23	25	3/3	5,500	NO	
chromium	8.2	8.5	3/3	390	NO	
copper	7.9	12	3/3	2,900	NO	
iron	4,060	4,630	3/3	NΛ	NA	
lead	27	46	3/3	500[6]	NO	
manganese	50	53	3/3	7,800	NO	
mercury	0.083	0.083	1/3	23	NO	
nickel	5.8	6.5	3/3	1,600	NO	
vanadium	6.3	7.2	3/3	550	NO	
zinc	24	30	3/3	23,000	NO	

#### NOTES:

(a) Sediment samples from sampling stations 09D-92-01X through 09D-92-03X.

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[b] Lead value from USEPA interim guidance on establishing soil lead cleanup levels at superfund sites. (OSWER Directive 9355.4-02) SA(9SED.WK1 NA = not available, not applicable.

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#### TABLE 4.1-10 HUMAN HEALTH PRE EVALUATION OF SURFACE SOIL SA 13 - LANDFILL NO. 9

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#### STIE INVESTIGATION REPORT FORT DEVENS, MA

	SOIL	DETECTED CON	CENTRATION [b]			REGION III	
	BACKGROUND CONCENTRATION [a]	AVERAGE	MAXIMUM	FREQUENCY OF	MAXIMUM EXCEEDS	RESIDENTIAL SOIL CONCENTRATION	MAXIMUM EXCEEDS REGION III
ANALYTE	( <b>2</b> \$/B)	(a#B)	(°#/g)	DETECTION	BACKGROUND ?	(1)/8)	CONCENTRATION ?
ORGANICS		·····				······································	
4,4'-DDT		0.5	0.7	2/4		5	NO
4,4'-DDD		0.03	0.03	1/4		7.1	NO
4,4'-DDE		0.1	0.16	2/4		5	NO
2-METHYLNAPHTHALENE		3	3	1/4		NA	NA
ACENAPHTHYLENE		1	1	1/4		NA	NA
ANTHRACENE		0.7	0.7	1/4	in the second second second second	23000	NO
BENZO (a) ANTHRACENE		3	<b>3</b>	1/4		1.6	YES
BENZO [#] PYRENE		2	2.	1/4		0.23	
BENZO (b) FLUORANTHENE		4		1/4		1.9	YES
BENZO [8,h.j] PERYLENE		0.9	0.9	1/4		11	NO
BENZO [k] FLUORANTHENE		1	1	1/4		4.4	NO
CARBAZOLE	•	0.2	0.2	1/4		85	NO
GAMMA-CHLORDANE [c]		0.007	0.007	1/4		13	NO
CHRYSENE		3	3	1/4		NA	NA
DIBENZOFURAN		0.3	0.3	1/4		NA	NA
FLUORANIHENE		7	7	1/4		3100	NO
FLUORENE		0.2	0.2	1/4		3100	NO
HEPTACHLOR		0.03	0.035	2/4		0.38	NO
INDENO [1,2,3-c,d] PYRENE			1	1/4		0.84	YES
NAPHTHALENE		1	1	1/4		3100	NO
PHENANTHRENE		2	2	1/4		2300	NO
PYRENE		3	3	1/4		2300	NO
INORGANICS							
ALUMINUM	15000	7552.5	8600	2/4	NO	230000	NO
ARSENIC	21	17.4	38	2/4	YES	0.97	YES
BARIUM	42.5	38.3	52.2	2/4	YES	5500	NO
BERYLLIUM	0.347	0.9	1.18	2/4	YES	0.4	YES
CADMIUM	2.0	2.08	2.08	1/4	YES	39	NO
CALCIUM	1400	2542.5	5960	4/4	YES	NA	NA
CHROMIUM	31	20	29	4/4	NO	390	NO
COBALT	NA	6.4	9.34	4/4	NA	NA	NA
COPPER	8.39	9.6	17.1	4/4	YES	2900	NO

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#### TABLE 4.1-10 ITUMAN HEALTH PRE EVALUATION OF SURPACE SOIL SA 13 - LANDFILL NO. 9

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

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24-Oct-95

	SOIL	DETECTED CON	CENTRATION (b)			REGION III	
	BACKGROUND CONCENTRATION [1]	AVERAGE	MAXIMUM	PREQUENCY OF	MAXIMUM EXCEEDS	RESIDENTIAL SOIL CONCENTRATION	MAXIMUM EXCEEDS REGION III
ANALYTE	(=\$(\$)	(98'8)	<u>(98/8)</u>	DETECTION	BACKOROUND 1	(*#/\$)	CONCENTRATION ?
IRON	15000	11855	16200	4/4	YES	NA	NA
LEAD	48.4	102.6	330	4/4	YES	500	NO
MAGNESIUM	5600	3287.5	4350	4/4	NO	NA	NA
MANGANESE	300	540	1080	4/4	YES	7800	NO
MERCURY	0.22	0.122	0.159	2/4	NO	23	NO
NICKEL	14	21.3	34.6	4/4	YES	1600	NO
POTASSIUM	1700	794.5	1200	4/4	NO	NA	NA
SELENIUM	NA	0.9	0.9	1/4	NA	390	NO
SILVER	0.086	0.676	0.676	1/4	YES	390	NO
SODIUM	131	211	269	4/4	YES	NA	NA
VANADIUM	28.7	13.2	18.3	4/4	NO	550	NO
ZINC	35.5	191.8	480	3/3	YES	23000	NO
OTHER			-				
TOTAL PETROLEUM HYDROCARBONS	NA	200.5	251	2/4	NA	NA	NA

Notes:

[a] Base-wide background soil inorganics database

[b] Surface soil samples from sampling stations 13S-92-03X, 13S-92-04X, 13D-92-04X, and 13D-92-05X

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(c) The Region III residential soil concentration for chlordan was used as a surrogate for gamma-chlordane.

NA = not available, not applicable

ug/g = micrograms per gram

#### **TABLE 4.1-11** HUMAN HEALTH PRE EVALUATION OF GROUNDWATER SA 13 - LANDFILL NO. 9

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#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	FREQUENCY		CTED RATION [#] MAXIMUM	GROUNDWATER BACKGROUND CONCENTRATION	MAXIMUM EXCEEDS	DRINKING WATER STANDARD/ GUIDELINE [6]	MAXIMUM EXCEEDS STANDARD/
ANALYTE	DETECTION	(ug/L)	(ug/L)	(ug/L)	BACKGROUND?	(ug/L)	GUIDELINE ?
ORGANICS					•••• <u>•</u> •••••	<u></u>	
BIS (2-ETHYLHEXYL) PHTHALATE	2/6	20.5	31	NA	•	6	YES
INORGANICS							
ALUMINUM	6/6	7118.3	17400	6870	YES	50-200	YES
ANTIMONY	2/6	4.11	5.45	3.03	YES	6	NO
ARSENIC	\$/6	10.9	24.9	10.5	YES	50	NO
BARIUM	6/6	44.4	81.2	39.6	YES	2000	NO
CALCIUM	6/6	27800	61700	14700	YES	NA	•
CHROMIUM	5/6	15.6	25.7	14.7	YES	100	NO
COPPER	3/6	23.2	25.7	8.09	YES	1300	NO
IRON	6/6	11358.3	26400	9100	YES	300	YES
LEAD	6/6	8.8	17.7	4.25	YES	15	YES
MAGNESIUM	6/6	8431.7	18500	3480	YES	NA	-
MANGANESE	6/6	390	798	291	YES	50	YES
NICKEL	1/6	•	47.1	34.3	YES	100	NO
POTASSIUM	6/6	2931.7	4460	2370	YES	NA	-
SODIUM	6/6	23116.7	27800	10800	YES	28000	NO
VANADIUM	2/6	23.4	28.3	11	YES	260	NO
ZINC	6/6	77.2	87.2	21.1	YES	5000	NO
ANION/CATION							
NITRITE/NITRATE-NON SPECIFIC	6/6	485.4	1500	NA		10000	NO

Notes:

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[a] Unfiltered samples from 13M-92-01X (3 rounds), 13M-93-02X (and duplicate), and 13M-93-03X. [b] Includes the lowest of either the EPA or MA drinking water standards, or if no federal standard or guideline is available, the Region III tap water concentration.

NA = not available.

ug/L = micrograms per liter.

• = not applicable.

Shaded compounds exceed standard or guideline.

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#### TABLE 4.1–12 . HUMAN HEALTH PRE EVALUATION OF SURFACE WATER SA 13 – LANDFILL NO. 9

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	DETECTED CONCI	ENTRATION [1]			MAXIMUM EXCEEDS	
ANALYTE	AVERAGE MAXIMUM (µg/L) (µg/L)		FREQUENCY OF DETECTION	DRINKING WATER STANDARD/GUIDELINE (b) (µg/L)	DRINKING WATER STANDARD/ GUIDELINE?	
ORGANICS						
BIS (2-ETHYLHEXYL) PHTHALATE NITROGLYCERINE	6.9 38.5	6.9 38.5	1/4 1/4	6.1 5	YES YES	
INORGANICS						
ALUMINUM	3470	5060	4/4	50 - 200	YES	
ARSENIC	5.065	6.29	2/4	50	NO	
BARIUM	26.4	29.4	4/4	2,000	NO	
CALCIUM	50650	61700	4/4	NA	NA	
COPPER	15.7	15.7	1/4	1,300	NO	
IRON	3115	3610	4/4	300	YES	
- LEAD for a difference of the second second second second second second second second second second second sec	10.5	18.9	4/4	15	YES	
MAGNESIUM	13150	14200	4/4	NA	NA	
MANGANESE	743	1020	4/4	50	YES	
MERCURY	1.21	1.25	2/4	2	NO	
POTASSIUM	3837.5	6710	4/4	NA	NA	
SODIUM	24600	26900	4/4	28,000	NO	
VANADIUM	12.6	12.6	1/4	260	NO	
ZINC	34.7	37.6	2/4	5,000	NO	
ANIONS/CATIONS						
NITRITE/NITRATE	62.525	134	4/4	10,000	NO	
OTHER						
TOTAL SUSPENDED SOLIDS	87750	160000	4/4	NA	NA	

Notes:

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[a] Surface water samples from sampling stations 13D-92-01X to 13D-92-03X (including one duplicate)

[b] Includes the lowest of either the EPA or MA drinking water standards, or if no federal or state standard or guideline is available, the Region III tap water concentration. NA = not available

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ug/L = micrograms per Liter

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#### Table 4.1-13 Human Health PRE Evaluation of Sediment SA 13 - Landfill No. 9

#### Site Investigation Report Fort Devens, MA

	DETECTED CONC	CENTRATION [a		REGION III	MAXIMUM
				RESIDENTIAL	EXCEEDS
	AVERAGE	MAXIMUM	FREQUENCY	SOIL CONCENTRATION	REGION III
ANALYTE	(ug/g)	(ug/g)	DETECTION	(ug/g)	CONCENTRATION?
ORGANICS					
4,4'-DDE	0.03	0.059	2/3	5	NO
CHLOROFORM	0.004	0.004	1/3	280	NO
FLUORANTHENE	0.12	0.12	1/3	3,100	NO
GAMMA-CHILOR DANE[b]	0.03	0.049	3/3	1.3	NO
HEPTACHLOR	0.05	0.07	3/3	0.38	NO
PHENANTHRENE	0.048	0.048	1/3	2,300	NO
PYRENE	0.069	0.069	1/3	2,300	NO
INORGANICS (ug/g)					
ALUMINUM	10996.7	21900	3/3	230,000	NO
ARSENIC	9.8	22	3/3	0.97	YES
BARIUM	36.2	58.4	3/3	5,500	NO
BERYLLIUM	2.52	2.52	1/3	0.4	YES
CALCIUM	2546.7	5440	3/3	NA	NA
CHROMIUM	16.8	21	3/3	390	NO
COBALT	3.5	4.1	3/3	NA	NA
COPPER	11.2	25.9	3/3	2,900	NO
IRON	7486.7	11000	3/3	NA	NA
IEAD	19.7	41	3/3	500	NO
MAGNESIUM	2523.3	3400	3/3	NA	NA
MANGANESE	165.3	213	3/3	7,800	NO
NICKEL	14.3	17.7	3/3	1,600	NO
POTASSIUM	561.3	931	3/3	NA	NA
SELENIUM	1.68	1.68	1/3	390	NO
SODIUM	333	561	3/3	NA	NA
VANADIUM	9.3	11.9	3/3	550	NO
ZINC	32.3	46.5	3/3	23,000	NO
OTHER (ug/g)					
TOTAL PETROLEUM HYDROCARE	96.2	164	3/3	NA	NA

Notes:

[a] Sediment samples from sampling stations 13D-92-01X to 13D-92-03X

[b] The Region III residential soil concentration for chlordane was used as a surrogate for gamma-chlordane.

NA = not available

ug/g = micrograms per gram

# TABLE 4.1-14 ECOLOGICAL PRE EVALUATION OF SURFACE SOIL SA 13 - LANDFILL NO. 9

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	SOIL						
	BACKGROUND CONCENTRATION (	AVERAGE	MAXIMUM	FREQUENCY	MAXIMUM EXCEEDS	ECOLOGICAL BENCHMARK	MAXIMUM EXCEEDS
ANALYTE	(ug/g)	(ug/g)	(ug/g)	DETECTION	BACKGROUND?		BENCHMARK
RGANICS		·····					
4,4'-DDT	NA NA	0.5	0.7	2/4	NA		
4.4-DDD	NA	0.03	0.03	1/4	NA		
I.4-DDE	NA	0.1	0.16	2/4	NA		
METHALNAPHTHALENE	NA	3	3	1/4	NA		
CENAPHTHYLENE	NA	1	1	1/4	NA		
NTHRACENE	NA	0.7	0.7	1/4	NA		
BENZO (1) ANTHRACENE	NA	3	3	1/4	NA		
ENZO (a) PYRENE	NA	2	2	1/4	NA		
SENZO (b) FLUORANTHENE	NA	4	4	1/4	NA		
ENZO (shi) PERYLENE	NA	0.9	0.9	1/4	NA		
ENZO [k] FLUORANTHENE	NA	1	1	1/4	NA		
CARBAZOLE	NA	0.2	0.2	1/4	NA		
GAMMA-CHLORDANE	NA	0.007	0.007	1/4	NA		
CHRYSENE	NA	3	3	1/4	NA		
DIBENZOFURAN	NA	0.3	0.3	1/4	NA		
LUORANTHENE	NA	7	7	1/4	NA		
LUORENE	NA	0.2	0.2	1/4	NA	1100	
HEPTACHLOR	NA	0.03	0.035	2/4	NA		
NDENO [1,2,3-c,d] PYRENE	NA	1	1	1/4	NA		
IAPHTHALENE	: NA	1	1	1/4	NA	170	
HENANTHRENE	NA	2	2	1/4	NA	510	
YRENE	NA	3	3	1/4	NA	550	
NORGANICS							
LUMINUM	15000	7552.5	8600	2/4	NO		
ARSENIC	21	17.4	34	2/4	YES	31	
BARIUM	42.5	38.3	52.2	24	yes		
BERYLLIUM	0.347	0.9	1.18	2/4	Yes		
CADMIUM	2	2.08	2.08	1/4	YES	2	
CHROMIUM	31	20	29	4/4	NO		
COBALT	NA	6.4	9.34	4/4	NA	50	
COPPER	8.39	9.6	17.1	4/4	YES	34	
FAD	48,4	102.6	330	<b>N</b> A	YES	48.A	
MANGANESE	300	540	1080	4/4	YES	terrative for a second second for the second second second second second second second second second second se	
	0.22	0.122	0.159	2/4	NO		
MERCURY				4/4	YES		
	14.0	21.3	34.6		eat MA		
SELENIUM	NĂ	0.9	0.9	1/4	Contraction and a second consistency of the second s	eenvelen verendervelen na de	
SIL.VER	0.086	0.676	0.676	1/4	YES		
VANADIUM	28.7	13.2	18.3	4/4	NO		•
ZINC	35.5	191.8	480	3/3	YES	640	

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Notes: [a] Base-wide background soil inorganics database [b] Surface soil samples from sampling stations 135-92-03X, 135-92-04X, 13D-92-04X, and 13D-92-05X NA = not available

ug/g = micrograms per gram

#### Table 4.1-15 Ecological PRE Evaluation of Surface Water SA 13 - Landfill No. 9

#### Site Investigation Report Fort Devens, MA

	CUNCENTRA	TION [a]			
ANALYTE	AVERAGE (ug/L)	MAXIMUM (ug/L)	FREQUENCY OF DETECTION	ECOLOGICAL BENCHMARKS (ug/L)	MAXIMUM EXCEEDS BENCHMARK?
Organics				9/	L.,
his (2-ethylhexyl) phthalate	6.9	6.9	1/4	360	NO
nitroglycerine	38.5	38.5	1/4	NA	N/
Inorganics					
aluminum	3470	5060	4/4	87	YES
arsenic	5.1	6.29	2/4	190	NC
barium	26.4	29.4	4/4	NA	. N/
copper	15.7	15.7	1/4	19.3[b]	N
iron	3115	3610	4/4	1000	YE
lead	10.5	18.9	4/4	6.61[b]	YE:
manganese	743	1020	4/4	NA	. NA
mercury	1.2	1.25	2/4	0.012	YES
vanadium	12.6	12.6	1/4	NA	NA
zinc	34.7	37.6	2/4	172[6]	NC
Other					
total hardness	177500	198000	4/4		
total suspended solids	87750	160000	4/4		

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Notes:

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[a] Surface water samples from sampling stations 13D-92-01X to 13D-92-03X plus one duplicate

[b] Hardness-dependent criterion. See Section 3.6.2 for methodology used to calculate site-specific hardness-dependent benchmark values

ug/L = micrograms per Liter

#### Table 4.1–16 Ecological PRE Evaluation of Sediment SA 13 – Landfill No. 9

#### Site Investigation Report Fort Devens, MA

	Conce	ntration [a]				
Analyte	Average (μg/g)	Maximum (µg/g)	Frequency of Detection	Ecological Benchmark (µg/g)	Maximum Exceeds Benchmark?	
Organics						
4,4'-DDE	0.03	0.059	2/3	0.0274[b]	YES	
chloroform	0.004	0.004	1/3	NA	NA	
fluoranthene	0.12	0.12	1/3	62.3{b}	NO	
gamma-chlordane	0.03	0.049	3/3	0.00020[6]	YES	
heptachior	0.05	0.07	3/3	0.00364[b]	YES	
phenanthrene	0.048	0.048	1/3	4.60[b]	NO	
pyrene	0.069	0.069	1/3	43.4[b]	NO	
Inorganics						
aluminum	10996.7	21900	3/3	NA	NA	
arsenic	9.8	22	3/3	5	YES	
barium	36.2	58.4	3/3	NA	NA	
beryllium	2.52	2.52	1/3	NA	NA	
chromium	16.8	21	3/3	26	NO	
cobalt	3.5	4.1	3/3	NA	NA	
copper	11.2	25.9	3/3	19	YES	
iron	7486.7	11000	3/3	24000	NO	
lead	19.7	41	3/3	27	YES	
manganese	165.3	213	3/3	428	NO	
nickel	14.3	17.7	3/3	22	NO	
selenium	1.68	1.68	1/3	NA	NA	
vanadium	9.3	11.9	3/3	NA	NA	
zinc	32.3	46.5	3/3	. 85	NO	
Other						
total organic carbon	33103.3	91700	3/3		- <b></b>	

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#### Notes:

[a] Sediment samples from sampling stations 13D-92-01X to 13D-92-03X

[b] Benchmark is carbon - normalized using site - specific total organic carbon data (see Section 3.6.2)

NA = not available

 $\mu g/g = micrograms per gram$ 

--- = Analyte not a CPC for this medium

#### TABLE 5.5–13 HUMAN HEALTH PRE EVALUATION OF SURFACE SOIL SA 41 – UNAUTHORIZED DUMPING AREA (SITE A)

#### SITE INVESTIGATION REPORT FORT DEVENS

ANALYTE	SOIL BACKGROUND CONCENTRATION [a] (ug/g)	DETECTED CON AVERAGE (ug/r)	CENTRATION [6] MAXIMUM (ug/g)	FREQUENCY OF		REGION III RESIDENTIAL SOI CONCENTRATION (UR/g)	
SELENIUM	NA	0.382	0.382	1/10	NA	390	NO
SILVER	0.086	0.733	0.733	1/10	YES	390	NO
SODIUM	131	202.2	288	10/10	YES	NA	NA
VANADIUM	28.7	9.52	19	9/10	NO	550	NO
ZINC		1003.7	9200	10/10	YES	23,000	NO
OTHER							
TOTAL PETROLEUM HYDROCARBONS	NA	60	<u> </u>	4/10	NA	NA	NA

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Notes:

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(a) Base-wide background soil inorganics database.

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(b) Surface soil samples from sampling stations 415-92-01X thru 415-92-06X and 41D-92-03X thru 41D-92-06X.

[c] The Region III residential soil concentration was used as a surrogate for alpha- and gamma-chlor dane.

NA = not available.

ug/g = micrograms per gram.

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# TABLE 5.5-14 HUMAN HEALTH PRE RISK EVALUTATION OF SURFACE SOIL (LOW AREA) SA 41 - UNAUTHORIZED DUMPING AREA (SITE A)

## SITE INVESTIGATION REPORT FORT DEVENS, MA

			CONCENTRATION [b]			REGION III	MCP	
•	BACKGROUND CONCENTRATION [a]	AVERAGE	MAXIMUM	FREQUENCY OF	MAXIMUM EXCEEDS	RESIDENTIAL CONCENTRATIONS	S-2 STANDARD	MAXIMUM EXCEEDS
ANALYTE	(ug/g)	(ug/g)	(ug/g)	DETECTION	BACKGROUND?	(ug/g)	(ug/g)	GUIDELINE
ORGANICS								
ACENAPHTHYLENE	NA	0.15	0.15	1/4	NA		100	
ACETONE	NA	0.076	0.076	1/4	NA		3	NC
ANTHRACENE	NA	0.14	0.14	1/4	NA		1000	NC
BENZO [A] ANTHRACENE	NA	1.6	1.6	1/4	NA		0.7	YES
BENZO [A] PYRENE	NA	2.1	2.1	1/4	NA		0.7	YES
BENZO (B) FLUORANTHEN	NA	2.4	2.4	1/4	NA	0.87	0.7	YES
BENZO (G,H,I) PERYLENE	NA	1.3	1.3	1/4	NA		30	NC
BENZO [K] FLUORANTHEN	NA	0.69	0.69	1/4	NA		0.7	NC
CHRYSENE	NA	2.4	2.4	1/4	NA		0.7	YES
DI-N-BUTYLPUTHALATE	NA	0.46	0.51	2/4	NA		•	NC NC
FLUORANTHENE	NA	1.0	2.8	3/4	NA		600	NC
INDENO [1,2,3-C,D] PYREN	NA	1.6	1.6	1/4	NA		0.7	YE
NAPHTHALENE	NA	0.1	0.1	1/4	NA		4	NC
AROCLOR-1260	NA	0.25	0.393	4/4	NA		2	REGION II
PHENANTHRENE	NA	0.51	0.92	2/4	NA		100	NC
PYRENE	NA	0.94	2.6	3/4	NA	2300	500	NC
INORGANICS						-		
ALUMINUM		5152	5630	4/4	NO		•	NC NC
ARSENIC	. 21	4.05	4.83	4/4	NO		30	REGION II
BARIUM	42.5	12.9	15.7	4/4	NO	5500	-	NC
CALCIUM	1400	375	433	4/4	NO	· -		
CHROMIUM	31	7.75	9.69	4/4	NO	390	200	NO
COBALT	NA	1.92	2.08	2/4	NA	-	-	
COPPER	8.39	5.8	6.64	4/4	NO	2900	-	NC
IRON	15000	6518	6900	4/4	NO		-	
LEAD	36.9	19.1	27	4/4	NO	500	300	NG
MANGANESE	300	73.3	82.2	4/4	NO		• • • •	NC
NICKEL	14.0	6.88	7.29	4/4	NO		300	NC
VANADIUM	28.7	7.98	8.89	4/4	NO	=-	200	NC
ZINC	35.5	26.4	30.1	4/4	NO		2500	NC
2000	55.5	£0.4	JU.1		140	2000	2500	14(

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Notes:

[a] Base-wide background soil inorganics datahase. [b] Surface soil samples from sampling stations 41D-93-07X thru 41D-93-09X (plus one dup).

NA = not available.

ug/g = micrograms per gram.

#### TABLE 5.5-15 HUMAN HEALTH PRE RISK EVALUATION OF GROUNDWATER SA 41 - UNAUTHORIZED DUMPING AREA (SITE A)

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#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	FREQUENCY OF	DETE CONCENT		GROUNDWATER BACKGROUND	MAXIMUM EXCEEDS	DRINKING WATER	MAXIMUM
	DETECTION	AVERAGE	MAXIMUM	CONCENTRATION	BACKGROUND ?	STANDARD/ GUIDELINE (b)	EXCEEDS STANDARD/
ANALYTE	DETECTION	(µg/L)	(μ <b>g</b> /l.)	(µg/L)	BACKGROUND	(µg/L)	GUIDELINE ?
ORGANICS	<u> </u>	(116/11)	(46/17)	(#5/2)	l	(45,0)	GOIDELINI
LT.2.2-TETRACHLOROETHANE	5/13	44.9	170	NA		0.052	YES
2,4,6-TRINITROTOLUENE	1/13	0.718	0.718	NA	•	2.2	NO
CHLOROFORM	1/13	0.73	0.73	NA	•	5	NO
ENDRIN	1/13	0.038	0.038	NA	•	2	NO
METHYLETHYL KETONE / 2-BUTANONE	1/13	83	83	NA	•	350	NO
TETRACHLOROETHYLENE	2/13	6.2	10	NA	•	5	YES
TOLUENE	2/13	20.8	41	NA	-	1000	NO
TRICHLOROETHYLENE	8/13	86.8	220	NA	•	5	YES
1,2-DICHLOROETHLENES	1/13	1.8	1.8	<u>NA</u>		70	NO
INORGANICS							
ALUMINUM	13/13	24253	82800	6870	YES	50-200	YES
ANTIMONY	6/13	3.65	4.2	3.03	YES	6	NO
ARSENIC	13/13	38.26	83.4	10.5	YES	50	YES
BARIUM	13/13	139.6	268	39.6	YES	2000	NO
BERYLLIUM	1/13	6.06	6.06	5	YES	4	YES
CALCIUM	13/13	11471.5	39200	14700	YES	NA	•
CHROMIUM	12/13	55.38	149	14.7	YES	100	YES
COBALT	4/13	67.2	88.9	25	YES	NA	•
COPPER	11/13	52.06	147	8.09	YES	1300	NO
IRON	13/13	43268.4	110000	9100	YES	300	YES
LEAD	12/13	21.77	48.6	4.25	YES	15	YES
MAGNESIUM	12/13	11336.75	30800	3480	YES	NA	•
MANGANESE	13/13	701,5	1820	291	YES	50	YES
NICKEL	6/13	112.3	178	34.3	YES	100	YES
POTASSIUM	13/13	8558.46	20500	2370	YES	NA	•
SILVER	1/13	6.2	6.2	4.6	YES	100	-
SODIUM	13/13	6597.7	10000	10800	NO	2800	NO
VANADIUM	11/13	60.09	147	11	YES	260	NO
ZINC	12/13	150.27	466	21.1	YES	5000	NO
ANION/CATION		····					
NITRITE, NITRATE-NON SPECIFIC	3/6	3690.733	11000	NA	•	10000	YES

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Notes:

[a] Unlittered samples from four rounds of samples from 41M-92-01X and two rounds from 41M-93-02B thru 41M-93-05X.

[h] Includes the lowest of either the EPA or MA drinking water standards, or if no federal standard or guideline is available, the Region III tap water concentration.

NA = not available

µg/L = micrograms per liter

- = not applicable

Shaded compounds exceed standard or guideline.

# TABLE 5.5-16HUMAN HEALTH PRE RISK EVALUATION OF SURFACE WATERSA 41 - UNAUTHORIZED DUMPING AREA (SIFE A)

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

ANALYTE	FREQUENCY OF			DRINKING WATER STANDARD/GUIDELINE [b]	MAXIMUM EXCEEDS DRINKING WATER
	DETECTION	AVERAGE	MAXIMUM	(μ <b>g</b> /L)	STANDARD/GUIDELINE ?
		(µg/L)	(µg/L)		
ORGANICS					
1,2-DICHLOROETHANE	1/5	1.3	1.3	5	NO
TOLUENE	1/5	0.56	0.56	1000	NO
INORGANICS					
ALUMINUM	3/5	3156.667	8100	50-200	YES
ARSENIC	5/5	6,748	17	50	NO
BARIUM	3/5	29.583	64.8	2000	NO
CALCIUM	5/5	4130	7600	NA	•
CHROMIUM	1/5	8.82	8.82	100	NO
COPPER	1/5	15.8	15.8	1300	NO
IRON	5/5	4438	16400	300	YES
LEAD	3/5	21.71	43.9	15	YES
MAGNESIUM	5/5	1115.4	2170	NA	
MANGANESE	5/5	267.94	976	50	YES
PO'I ASSIUM	4/5	1247.25	2570	NA	-
SODIUM	5/5	2894	4260	28000	NO
VANADIUM	1/5	24.9	24.9	260	NO
ZINC	1/5	98	98	5000	NO

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Notes:

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[a] Surface water from sampling locations 41D-92-01X, 41D-92-02X with 1 duplicate, 41D-93-10X, and 91D-93-11X.

[b] Includes the lowest of either the USEPA or MADEP drinking water standards, or if no federal or state standard or guideline is available, the Region III tap water concentration.

NA = not available

µg/L = micrograms per Liter

- = not applicable

Shaded compounds exceed standard or guideline.

#### TABLE 5.5-17 HUMAN HEALTH PRE RISK EVALUATION OF SEDIMENT - NEW CRANBERRY POND SA 41 UNAUTHORIZED DUMPING AREA (SITE A)

ANALYTE	FREQUENCY	DETE	i	REGION III	MCP	MAXIMUM
	OF	CONCENT	RATION [#]	RESIDENTIAL	S-2	EXCEEDS
	DETECTION	AVERAGE	MANIMUM	SOIL CONCENTRATION	STANDARD	GUIDELINES ?
		(µg/g)	(µg/g)	(µg/g)	(µg/g)	
ORGANICS						
4,4' DDD	2/4	0.041	0.046	2.7	3	NO
4,4'-DDE	3/4	0.024	0.038	1.9	2	NO
ACETONE	2/4	0.054	0.079	7800	3	NO
CIILOROFORM	1/4	0.012	0.012	100	0.1	NO
DI-N-BUTYL PHTHALATE	1/4	0.29	0.29	7800	NA	NO
HEPTACHLOR	1/4	0.031	0.031	0.14	0.2	NO
PCB 1260	2/4	0.267	0.316	0.083	2	<b>REGION III</b>
INORGANICS						
ALUMINUM	4/4	6097.5	9430	230000	NA	NO
ARSENIC	4/4	6.45	13.5	0.36	30	REGION III
BARIUM	4/4	28.8	63.9	5500	NA	NO
CALCIUM	4/4	767.5	1370	NA	NA	•
CHROMIUM	1/4	6.92	6.92	390	600	NO
COPPER	4/4	6.593	13.6	2900	NA	NO
IRON	4/4	6102.5	9510	NA	NA	•
LEAD	4/4	21.32	40	500	600	NO
MAGNESIUM	4/4	1265	1790	NA	NA	•
MANGANESE	4/4	92.1	178	390	NA	NO
NICKEL	4/4	6.955	12.2	1600	700	NO
POTASSIUM	4/4	525.25	1130	NA	NA	•
SODIUM	4/4	522.5	783	NA	NA	•
VANADIUM	4/4	10.028	19.3	550	NA	NO
ZINC	4/4	39.725	98.1	23000	2500	NO

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#### SITE INVESTIGATION REPORT FORT DEVENS, MA

Notes:

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[a] Sediment from sampling locations 41D-92-01X, 41D-92-02X, 41D-93-10X, and 41D-93-11X.

NA = not available

- " not applicable

µg/g = micrograms per gram

MCP - Massachusetts Contingency Plan

Shaded compounds exceed standard or guideline.

# TABLE 5.5–18 ECOLOGICAL PRE EVALUATION OF SURFACE SOIL SA 41 – UNAUTHORIZED DUMPING AREA (SITE A)

## SITE INVESTIGATION REPORT FORT DEVENS, MA

	SOIL	CONCENT	RATION [b]				
	BACKGROUND			FREQUENCY	MAXIMUM	ECOLOGICAL	MAXIMUM
	CONCENTRATION [a]			OF	EXCEEDS	BENCHMARKS	EXCEEDS
ANALYTE	(ug/g)	<u>(ug/g)</u>	(ug/g)	DETECTION	BACKGROUND?	<u>(ug/g)</u>	BENCHMARK?
ORGANICS							····
4,4' - DDT	. NA	0.1	0.34	6/10		1.07	NC
4,4' – DDD	NA	0.013	0.013	1/10		1.07	NC
4,4'-DDE	NA	0.1	0.21	6/10	NA	1.07	NO
ACENAPHTHYLENE	NA	0.2	0.3	2/10	NA	2600	NO
ACETONE	NA	0.02	0.02	1/10	NA	2000	NO
ALPHA-CHLORDANE	NA	0.007	0.007	2/10	NA	0.29	NO
ANTHRACENE	NA	0.3	0.3	2/10	NA	14000	NO
BENZO [A] ANTHRACENE	NA	1.5	2	2/10	NA	8.9	NO
BENZO (A) PYRENE	NA	2	2	2/10	NA	5.5	NO
BENZO [B] FLUORANTHENE	NA	1.5	2	2/10	NA	180	NO
BENZO [G,114] PERYLENE	NA	0.7	0.7	1/10	NA	440	NO
BENZO (K) FLUORANTHENE	NA	1.25	2	2/10	NA	320	NO
CARBAZOLE	NA	0.3	0.5	2/10	NA	43	NO
CHRYSENE	NA	2	2	2/10	NA	440	NO
FLUORANTHENE	NA	1.7	6	7/10	NA	1100	NO
GAMMA-CHLORDANE	NA	0.02	0.044	6/10	NA	0.29	NO
HEPTACHLOR	NA	0.03	0.043	9/10	NA	0.64	NO
INDENO [1,23-C,D] PYRENE	NA	1	1	1/10	NA	320	NO
PHENANTHRENE	NA	0.6	2	6/10	NA	510	NO
PYRENE	NA	1.2	5	7/10	NA	550	NO
INORGANICS							
ALUMINUM	15000	6327	12700	10/10	NO		
ANTIMONY	NA	11	19.5	3/10	NA	. 7	YES
ARSENIC	21	8.5	14	10/10	NO		
BARIUM	42.5	69.2	307	10/10	YES	42.5	YES
BERYLLIUM	0.347	1.2	2.2	6/10	YES	0.88	YES
CADMIUM	2	8.7	15.5	2/10	YES	2	YES
CHROMIUM	31	14.1	22.9	9/10	NO		
COBALT	NA	4.4	9.3	10/10	NA	50	NO
COPPER	8,39	. 17.2	54.4	10/10	YES	34	YES
LEAD	48.4	287.9	1400	10/10	YES	48.4	YES
MANGANESE	300	314.6	940	10/10	YES	1500	NO
MERCURY	0.22	0.079	0.081	2/10	NO		,
NICKEL	14.0	10.97	22.2	10/10	YES	100	NO
SELENIUM	NA	0.382	0.382	1/10	NA	0.48	NO
SILVER	0.086	0.733	0.733	1/10	YES	72	NO
VANADIUM	28,7	9,52	19	9/10	NO	·•	
ZINC	35.5	1003.7	9200	10/10	YES	640	YES

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roues. [a] Base—wide background soil inorganics database. [b] Surface soil samples from sampling stations 418–92–01X thru 415–92–06X and 41D–92–03X thru 41D–92–06X. NA = not available.

ug/g = micrograms per gram.

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Notes:

#### TABLE 5.5-19 ECOLOGICAL PRE RISK EVALUTATION OF SURFACE SOIL (LOW AREA) SA 41 - UNAUTHORIZED DUMPING AREA (SITE A)

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	SOIL	CONCENTR	ATION [b]		,		
ANALYTE	BACKGROUND CONCENTRATION [a] (ug/g)	AVERAGE (ug/g)	MAXIMUM (ug/g)	FREQUENCY OF Detection	MAXIMUM EXCEEDS BACKGROUND?	ECOLOGICAL BENCHMARKS (ug/g)	MAXIMUM EXCEEDS BENCHMARK?
ORGANICS	(476)	( <b>G</b> B/B/	(48/6)	DELECTION	BACKOROUND.		BENCHMARK:
ACENAPITTHYLENE	NA	0.15	0.15	1/4	NA	2600	NC
ACETONE	NA	0.076	0.076	1/4	NA	2000	NG
ANTHRACENE	NA	0.14	0.14	1/4	NA	14000	NC
BENZO (A) ANTHRACENE	NA	1.6	1.6	1/4	NA	8.9	NC
BENZO (A) PYRENE	NA	2.1	2.1	1/4	NA	5.5	NC
BENZO (B) FLUORANTHENE	NA	2.4	2.4	1/4	NA	180	NG
BENZO (G,H,I) PERYLENE	NA	1.3	1.3	1/4	NA	440	NC
BENZO [K] FLUORANTHENE	NA	0.69	0.69	1/4	NA	320	NC
CHRYSENE	NA	2.4	2.4	1/4	NA	440	NG
DI-N-BUTYLPHTHALATE	NA	0.46	0.51	2/4	NA	2650	NO
FLUORANTHENE	NA	1.0	2.8	3/4	NA	1100	NC
INDENO [1,2,3-C,D] PYRENE	NA	1.6	1.6	1/4	NA	. 320	NG
NAPITTIALENE	NA	0.1	0.1	1/4	NA	170	NG
AROCLOR-1260	NA	0.25	0.393	4/4	NA	3.1	NG
PHENANTHRENE	NA	0.51	0.92	2/4	NA	530	NC
PYRENE	NA	0.94	2.6	3/4	NA	550	NC
INORGANICS							
ALUMINUM		5152	5630	4/4	NÖ		
ARSENIC	21	4.05	4.83	4/4	NO		
BARIUM	42.5	12.9	15.7	4/4	NO		
CHROMIUM	31	7.75	9.69	4/4	NO		
COBAL1	NA	1.92	2.08	2/4	NA	50	NC
COPPER	8.39	5.8	6.64	4/4	NO		
LEAD	48.4	19.1	27	4/4	NO		
MANGANESE	300	73.3	82.2	4/4	NO		
NICKEL	14.0	6.88	7.29	4/4	NO		
VANADIUM	28.7	7.98	8.89	4/4	NO		
ZINC	35.5	26.4	30.1	4/4	NO		

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Notes:

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[a] Base-wide background soil inorganics database.

[b] Surface soil samples from sampling stations 41D-93-07X thru 41D-93-09X (plus one dup).

NA = not available.

ug/g = micrograms per gram.

#### TABLE 5.5-20 ECOLOGICAL PRE RISK EVALUATION OF SURFACE WATER - NEW CRANBERRY POND SA 41 - UNAUTHORIZED DUMPING AREA (SITE A)

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	CONCENTRA	ATION [a]	]			
ANALYTE	AVERAGE (ug/L)	MAXIMUM (ug/L)	FREQUENCY OF DETECTION	ECOLOGICAL BENCHMARK (ug/L)	MAXIMUM EXCEEDS BENCHMARK?	
ORGANICS			· · · · · · · · · · · · · · · · · · ·			
1,2-DICHLOROETHANE	1.3	1.3	1/5	20,000	NC	
TOLUENE	0.56	0.56	1/5	1750	NO	
INORGANICS						
ALUMINUM	3,157	8,100	3/5	87	YES	
ARSENIC	6.75	17	5/5	190	NC	
BARIUM	29.6	64.8	3/5	NA	NA	
CALCIUM	4,130	7,600	5/5	NA	NA	
CHROMIUM	8.82	8.82	1/5	11	NC	
COPPER	15.8	15.8	1/5	3.6 [b]	YES	
IRON	4,438	16,400	5/5	1,000	YES	
LEAD	21,7	43.9	3/5	0.54 [b]	YES	
MAGNESIUM	1,115	2,170	5/5	NA	NA	
MANGANESE	268	976	5/5	NA	NA	
POTASSIUM	1,247	2,570	4/5	NA	NA	
SODIUM	2,894	4,260	5/5	NA	NA	
VANADIUM	24.9	24.9	1/5	NA	NA	
ZINC	98	98	1/5	32.7 [b]	YES	
OTHER						
TOTAL HARDNESS	18,400	29,200	5/5			
TOTAL SUSPENDED SOLIDS	93,600	362,000	5/5			

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Notes:

[a] Surface water samples from sampling stations 41D-92-01X, 41D-92-02X, (plus dup), 41D-93-10X, and 41D-93-11X (plus two dups).

[b] Hardness-dependent criterion; 25 mg/l CaCO3 used because site-specific hardness value (18.4 mg/l) is below the hardness range (25 to 400 mg/l) for which the hardness function is valid (Federal Register, 1992). See Section 3.6.2 of ABB-ES (1993) for methodology used to calculate site-specific hardness-dependent benchmark values.

ug/L = micrograms per liter.

NA = Not available.

--- = Analyte not a CPC for this medium.

### Table 5-15 Ecological PRE Evaluation of Surface Soil Study Area 09 - North Post Landfill

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#### Site Investigation Report – Groups 3, 5, and 6 Fort Devens

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Soil	<b>Detected Concentration</b>	n [b]	Frequency	Maximum	Ecological	Maximum Exceeds	
Background			of	Exceeds	Benchmark		
Concentration [a]	Average	Maximum	Detection	Background ?	( <b>vg/g</b> )	Benchmark ?	
15,000	4,375	4,660	2/2	NO	14,964	NO	
21	19	20	2/2	NO	33	NO	
42.5	21	22	2/2	NO	42.6	NO	
31	11	14	2/2	NO	830	NO	
N/	3.1	3.1	2/2	NΛ	50	NO	
8.39	12	17	2/2	YES	34	NO	
34.4	44	81	2/2	YES	48.4	YES	
300	86	95	2/2	NO	1,500	NO	
14.0	13	16	2/2	YES	100	NO	
28.7	7.2	8.3	2/2	NO	28.7	NO	
35.5	21	23	2/2	NO	640	NO	
	Background Concentration [a] 15,000 21 42.5 31 N/ 8.39 34.4 300 14.0 28.7	Background Concentration [a]         Average           15,000         4,375           21         19           42.5         21           31         11           N/         3.1           8.39         12           34.4         44           300         86           14.0         13           28.7         7.2	Background Concentration [a]         Average         Maximum           15,000         4,375         4,660           21         19         20           42.5         21         22           31         11         14           N/         3.1         3.1           8.39         12         17           34.4         44         81           300         86         95           14.0         13         16           28.7         7.2         8.3	Background Concentration [a]         Average         Maximum         of Detection           15,000         4,375         4,660         2/2           21         19         20         2/2           42.5         21         22         2/2           31         11         14         2/2           N/         3.1         3.1         2/2           8.39         12         17         2/2           34.4         44         81         2/2           300         86         95         2/2           14.0         13         16         2/2           28.7         7.2         8.3         2/2	Background Concentration [a]         Average         Maximum         of         Exceeds           15,000         4,375         4,660         2/2         NO           21         19         20         2/2         NO           42.5         21         22         2/2         NO           31         11         14         2/2         NO           N/         3.1         3.1         2/2         NO           N/         3.1         12         17         2/2         NA           8.39         12         17         2/2         YES         34.4         44         81         2/2         YES           300         86         95         2/2         NO         14.0         13         16         2/2         YES           28.7         7.2         8.3         2/2         NO         14.0         13         16         2/2         YES	Background Concentration [a]         Average         Maximum         of Detection         Exceeds Background ?         Benchmark (ug/g)           15,000         4,375         4,660         2/2         NO         14,964           21         19         20         2/2         NO         33           42.5         21         22         2/2         NO         42.6           31         11         14         2/2         NO         830           N/         3.1         3.1         2/2         NA         50           8.39         12         17         2/2         YES         34           34.4         44         81         2/2         YES         48.4           300         86         95         2/2         NO         1,500           14.0         13         16         2/2         YES         100           28.7         7.2         8.3         2/2         NO         28.7	

#### NOTES:

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[a] Base-wide background soil inorganics database.

[b] Surface soil samples from sampling stations 09E-92-03X and 09E-92-04X.

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NA = Not available, not applicable.

#### Table 5-16 Ecological PRE Evaluation of Surface Water Study Area 09 - North Post Landfill

#### Site Investigation Report Fort Devens

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Analyte	Detected Concentration	( <b>a</b> )	Frequency	Ecological	Maximum
			of	Benchmark	Exceeds
	Average	Maximum	Detection	(ug/i)	Benchmark ?
Organics (ug/l)					
bis(2-ethylhexyl)phthalate	6.8	6.8	1/3	360	NO
toluene	1.4	1.4	1/3	1,750	NO
Inorganics (ug/l)					
aluminum	229	229	1/3	87	YES
arsenic	17	17	1/3	190	NO
barium	8.4	9.3	3/3	NA	NA
iron	3,133	5,460	3/3	1,000	YES
lead	2.3	2.5	3/3	1.4	YES
manganese	265	393	3/3	NA	NA

#### NOTES:

[a] Surface water samples from sampling stations 09D-92-01X to 09D-92-03X.

NA = Not available.

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#### Table 5-17 Ecological PRE Evaluation of Sediment Study Area 09 - North Post Landfill

#### Site Investigation Report – Groups 3, 5, and 6 Fort Devens

Analyte	Detected Co	ncentration [a]	Frequency	Ecological	Maximum	
			of	Benchmark	Exceeds	
	Average	Maximum	Detection	(Ug/g)	Benchmark ?	
Organics (ug/l)						
acelone	0.2	0.2	1/3	NA	NA	
Inorganics(ug/g)			•			
aluminum	4,033	4,360	3/3	NA	NA	
arsenic	7.6	14	3/3	5	YES	
barium	23	25	3/3	NA	NA	
chromium	8.2	8.5	3/3	26	NO	
copper	7.9	12	3/3	19	NO	
iron	4,060	4,630	3/3	24,000	NO	
lead	27	46	3/3	27	YES	
manganese	50	53	3/3	428	NO	
mercury	0.083	0.083	1/3	0.11	NO	
nickel	5.8	6.5	3/3	22	NO	
vanadium	6.3	7.2	3/3	NA	NA	
zinc	24	30	3/3	85	NO	

#### NOTES:

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[a] Sediment samples from sampling stations 09D-92-01X through 09D-92-03X.

NA = not available, not applicable.

#### TABLE 10 HUMAN HEALTH PRE EVALUATION OF SEDIMENT SA 12- LANDFILL NO. 8 AREA 1

#### SUPPLEMENTAL SITE INVESTIGATION DATA PACKAGE FORT DEVENS, MA

ANALYTE	FREQUENCY OF	DETECTED CONCENTRATION [1]		REGION III RESIDENTIAL SOIL	MCP S-2	MAXIMUM EXCEEDS
	DETECTION			CONCENTRATION	STANDARD	GUIDELINE
		(ug/g)	(ug/g)	(ug/g)	(ug/g)	CONCENTRATION ?
SODIUM	6/6	613.167	715	NA	NA	-
VANADIUM	6/6	33.733	60.2	550	NA	-
ZINC	6/6	103.367	135	23000	2500	NO
OTHER						
TOTAL PETROLEUM HYDROCARBONS	6/6	84.8	223	NA	2500	NO

Notes:

[a] Sediment from sampling locations 12D-93-09X to 12D-93-14X.

NA = Not, available

= Not applicable

Shaded compounds exceed standard or guideline.

ug/g = micrograms per gram



# TABLE 11ECOLOGICAL PRE EVALUATION OF SEDIMENT/SURFACE SOIL – AREA 1SA 12 – LANDFILL NO. 8

#### SUPPLEMENTAL SITE INVESTIGATION DATA PACKAGE FORT DEVENS, MA

Analyte	Concent	ration [a]	Frequency of	Ecological	Maximum	Ecological	Maximum
	Average (ug/g)	Maximum (ug/g)	Detection	Soil Benchmark (ug/g)	Exceeds Soil Benchmark?	Sediment Benchmark (ug/g)	Exceeds Sediment Benchmark?
ORGANICS							<u> </u>
4.4'-DDT	0.022	0.028	2/6	1.07	NO	0.022 [b]	YES
4,4'-DDD	0.039	0.087	4/6	1.07	NO	0.022 [b]	YES
4,4'-DDE	0.032	0.041	2/6	1.07	NO	0.022 [b]	YES
ACENAPHTHYLENE	0.094	0.094	1/6	2,600	NO	19 (b)	NO
ACETONE	0.095	0.14	3/6	2,000	NO	NA	NA
ANTIRACENE	0.069	0.069	1/6	14,000	NO	0.085	NO
BENZO(A)ANTHRACENE	0.26	0.26	1/6	8.9	NO	34.2 [b]	NO
BENZO(B)FLUORANTHENE	0.52	0.52	1/6	180	NO	NA	NA
BENZO(K)FLUORANTHENE	0.17	0.18	2/6	320	NO	NA	NA
BIS(2-ETHYLHEXYL)PHTHALATE	1.4	1.4	1/6	84	NO	120	NO
CHRYSENE	0.44	0.52	2/6	440	NO	NA	NA
DI-N-BUTYLPHTHALATE	0.348	0.9	6/6	2,650	NO	NA	NA
FLUORANTHENE	0.458	0.9	5/6	1,100	NO	49 [6]	NO
HEPTACHLOR	0.02	0.02	1/6	0.64	NO	0.003 [b]	YES
NAPHTHALENE	0.1	0.1	1/6	170	NO	0.34	NO
PHENANTHRENE	0.233	0.49	6/6	530	NO	3.61 [b]	NO
PYRENE	0.448	0.98	6/6	550	NO	34.1 [b]	NO
TOLUENE	0.003	0.003	1/6	1,800	NO	NA	NA
INORGANICS							
ALUMINUM	16,167	26,300	6/6	15,000	YES	NA	, NA
ARSENIC	15.8	22	6/6	33	NO	5	YES
BARIUM	93.2	158	6/6	42.5	YES	NA	NA
BERYLLIUM	1.23	1.58	3/6	0.88	YES	NA	NA
CADMIUM	2.30	2.79	4/6	2	YES	0.8	YES
CALCIUM	1.745	2,410	6/6	NA	NA	NΛ	. NA
CHROMIUM	47.7	62.6	6/6	180	NO	26	YES
COBALT	9.17	14.6	6/6	50	NO	NA	NA
COPPER	31.7	. 39	6/6	28	YES	19	YES
IRON	21,467	37,800	6'6	NA	NA	24,000	YES

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Page 1 of 2

# TABLE 11ECOLOGICAL PRE EVALUATION OF SEDIMENT/SURFACE SOIL – AREA 1SA 12 – LANDFILL NO. 8

#### SUPPLEMENTAL SITE INVESTIGATION DATA PACKAGE FORT DEVENS, MA

Analyte	Concent	ration [a]	Frequency of	Ecological	Maximum	Ecological	Maximum
	Average (ug/g)	Maximum (ug/g)	Detection	Soil Benchmark (ug/g)	Exceeds Soil Benchmark?	Sediment Benchmark (ug/g)	Exceeds Sediment Benchmark?
LEAD	64.7	96	6/6	48.4	YES	27	YES
MAGNESIUM	5,605	10,300	6/6	NA	NA	NA	NA
MANGANESE	288	553	6/6	1,500	NO	428	YES
MERCURY	0.407	0.829	6/6	3.6	NO	0.11	YES
NICKEI.	25.7	43.9	6/6	35	YES	22	YES
POTASSIUM	3,050	7,230	6/6	NA	NA	NA	NA
SODIUM	613	715	6/6	NA	NA	NA	NA
VANADIUM	33.7	60.2	6/6	28.7	YES	NA	NA
ZINC	103	135	6/6	640	NO	85	YES
OTHER							
TOTAL ORGANIC CARBON	25,732	60,600	6/6				

Notes:

[a] Sediment samples from sampling stations 12D-93-09X through 12D-93-14X.

[b] Benchmark is carbon-normalized using site-specific total organic carbon data (see Section 3.6.2 of ABB-ES, 1993).

NA = not available

ug/g = micrograms per gram

---= Analyte not a CPC for this medium

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## TABLE 5.1-16 HUMAN HEALTH PRE EVALUATION OF SURFACE SOIL SA 12 - LANDFILL NO. 8

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

		DETEC		SOIL		REGION III		MAXIMUM
	FREQUENCY OF	AVERAGE	ATION [+] MAXIMUM	BACKGROUND CONCENTRATION [6]	MAXIMUM	RESIDENTIAL SOIL CONCENTRATION	MCP 8-1	EXCEEDS GUIDELINE
ANALYTE	DETECTION	(##/#)	(ug/g)	(#g/g)	BACKGROUND?	(ug/g)	( <b>u</b> g/g)	CONCENTRATION?
ORGANICS						·		
A,4'-DDT	3/9	0.3	1	NA	•	1.9	2	NO
(,4'-DDD	1/9	0.013	0.013	NA		2.7	2	NO
I,4'-DDE	2/9	0.1	0.21	NA	•	1.9	2	NO
ACENAPHTHYLENE	2/9	0.1	0.1	NA	•	NA	100	NO
ACETONE	5/9	0.07	0.14	NA		7800	3	NO
ANTHRACENE	1/9	0.2	0.2	NA	-	23000	1000	NO
ROCLOR 1254	1/9	6.9	6.9	NA	•	.0083	2	YES
SENZO (1) ANTIRACENE	1/9	0.4	0.4	NA	•	.87	0.7	NO
SENZO (b) FLUORANTHENE	1/9	1	i in the second second second second second second second second second second second second second second second second second second second second second second second second second second second second second second second second second second second s	NA	•	\$7	0.7	YES
SENZO [L] FLUORANTHENE	1/9	0,4	0.4	NA	•	1.1	0.7	NO
CARBAZOLE	1/9	0.1	0.1	NA	•	32	NA	NO
CHRYSENE	1/9	0.8	0.8	NA	•	87	0.7	MCP
LUORANTHENE	2/9	0.7	0.8	NA	•	3100	600	NO
HENANTHRENE	2/9	0.2	0.3	NA	•	NA	100	NO
YRENE	2/9	0.6	0.8	NA	•	2300	500	NO
INORGANICS	······································							
ALUMINUM	9/9	6841.1	10500	15000	NO	230000	NA	NO
ARSENIC	9.9	10	21	21	NO	0.36	30	REGION III
BARIUM	9/9	45.5	165	42.5	YES	\$500	NA	NO
BERYLLIUM	3/9	0.7	0.74	0,347	YES .	0.15	0.4	YES
CADMIUM	1/9	0.968	0.968	2.0	NO	39	30	NO
CALCIUM	9/9	1026.3	1660	1400	YES	NA	NA	-
CHROMIUM	9/9	15.2	22.6	31	NO	390	200	NO
COBALT	9/9	3.7	5.66	NA	•	NA	NA	•
COPPER	9/9	7.9	12.4	8.39	YES	2900	NA	NO
RON	9/9	\$406.7	10500	15000	NO	NA	NA	•
EAD	9/9	121.9	880	48.4	yes	500	300	Yes
MAGNESIUM	9/9	2165.6	3360	5600	NO	NA	NA	•
MANGANESE	9/9	150.6	259	300	NO	390	NA	NO
NICKEL	9/9	10.4	16.5	14.0	YES	1600	300	NO
POTASSIUM	9/9	675.6	935	1700	NO	NA	NA	
SODIUM	8/9	212.1	207		YES	NA	NA	
	9/9	11.7	17.3	28.7	<u>NO</u>	550	NA	NO
VANADIUM								
ZINC	9/9	118.6	736	35.5	YES	23000	2500	NO
OTHER					and the second second second			
TOTAL PETROLEUM HYDROCAR	49	380.5	10400	NA	NO .	<u>NA</u>	500	MCP

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Notes:

[a] Surface soil samples from sampling stations 12S-92-01X to 12S-92-04X and 12D-92-01X to 12D-92-04X (including one duplicate)
 [b] Base-wide background soil inorganics database

NA = not available

ug/g = micrograms per gram

- - not applicable

MCP = Massachusetts Contingency Plan

Shaded compounds exceed standard or guideline.

#### TABLE 5.1–17 HUMAN HEALTH PRE EVALUATION OF GROUNDWATER SA 12 – LANDFILL NO. 8

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	PREQUENCY	CONCENTRATION [4] B		GROUNDWATER BACKGROUND	MAXIMUM	DRINKING WATER STANDARD	MAXIMUM Exceeds
ANALYTE	OF DETECTION	AVERAGE (ug/L)	MAXIMUM (ug/L)	CONCENTRATION (ug/1.)	EXCEEDS BACKGROUND 1	GUIDELINE [6]	STANDARD/ GUIDELINE 7
ORGANICS	DETECTION	(09/1)	(09/L)	(@g/1.)	BACKOROUND	(ug/L)	GUIDELINE /
BIS (2-ETHYLHEXYL) PITTHALATE	1/6	9.1	9.1	NA		6.1	YES
CHLOROFORM	1/6	13	13	NA	-	5	NO
INORGANICS							
ALUMINUM	6/6	10486.3	25200	6870	YES	50-200	YES
ANTIMONY	1/6	6.96	6.96	3.03	YES	2	YES
ARSENIC	4/6	30	44.2	10.5	YES	50	NO
RARIUM	5/6	71.1	114	39.6	YES	2000	NO
BERYLLIUM	1/6	6.63	6.63	5	YES	4	YES
CADMIUM	1/6	12.1	12.1	4.01	YES	5	YES
CALCIUM	6/6	33115	117000	14700	YES	NA	-
CHROMIUM	4/6	37.5	55.2	14.7	YES	100	NO
COPPER	4/6	50.3	122	8.09	YES	1300	NO
IRON	6/6	16843	40200	9100	YES	300	YES
LEAD	6/6	125.8	500	4.25	YES	15	YES
MAGNESIUM	6/6	5530	8480	3480	YES	NA	-
MANGANESE	6/6	281.7	990	291	YES	50	YES
MERCURY	3/6	1	1.65	0.243	YES	2	NO
POTASSIUM	6/6	3061.7	5040	2370	YES	NA	-
SODIUM	6/6	4991.7	7400	10800	NO	28000	NO
VANADIUM	4/6	29.7	44.9	n	YES	260	NO
ZINC	6/6	200.7	874	21.1	YES	5000	NO
ANIONS/CATIONS							
NITRITE/NITRATE	2/6	1000	1100	NA	-	10000	NO
OTHER							
TOTAL SUSPENDED SOLIDS	5/5	603600	1270000	NA		NA	

#### Notes:

[a] Based on unfiltered samples from Round 1 and Round 2

[b] Includes the lowest of either the EPA or MA drinking water standards, or if no federal standard or guideline is available, the Region III tap water concentration.

SA 12 is represented by monitoring well 12M-92-01X and sump samples 12D-92-01X through 12D-92-04X (including one duplicate)

NA = not available

ug/L = micrograms per liter

- = not applicable

Shaded compounds exceed standard or guideline.

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#### TABLE 5.1–18 HUMAN HEALTH PRE EVALUATION OF SEDIMENT SA 12– LANDFILL NO. 8 AREA 1

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

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		DETE		<b>REGION III</b>	МСР	MAXIMUM
	FREQUENCY	CONCEN'II		RESIDENTIAL SOIL	S-2	EXCEEDS
	OF	AVERAGE	MAXIMUM	CONCENTRATION	STANDARD	GUIDELINE
ANALYTE	DETECTION	(# <b>g</b> /g)	(µg/g)	(# <b>g/g</b> )	(# <b>g</b> /g)	<b>CONCENTRATION</b> ?
ORGANICS						
4,4'-DDT	2/6	0.022	0.028	1.9	2	NO
4,4'-DDD	4/6	0.039	0.087	2.7	3	NO
4,4'-DDE	2/6	0.032	0.041	1.9	2	NO
ACENAPHTHYLENE	. 1/6	0.094	0.094	NA	100	NO
ACETONE	3/6	0.095	0.14	7800	3	NO
ANTHRACENE	1/6	0.069	0.069	2300	1000	NO
BENZO [A] ANTHRACENE	1/6	0.26	0.26	0.87	0.7	NO
BENZO (B) FLUORANTHENE	1/6	0.52	0.52	0.87	0.7	NO
BENZO (K) FLUORANTHENE	2/6	0.17	0.18	8.8	0.7	NO
BIS (2-ETHYLHEXYL) PHTHALATE	1/6	1.4	1.4	46	100	NO
CHRYSENE	2/6	0.44	0.52	87	0.7	NO
DI-N-BUTYL PHIHALATE	6/6	0.348	0.9	7800	NA	-
FLUORANTHENE	5/6	0.458	0.9	3100	600	NO
HEPTACHLOR	1/6	0.02	0.02	0.14	0.2	NO
NAPIITIALENE	1/6	0.1	0.1	3100	4	NO
PHENANTHRENE	6/6	0.233	0.49	NA	700	NO
PYRENE	6/6	0.448	0.98	2300	500	NO
TOLUENE	1/6	0.003	0.003	16000	90	NO
INORGANICS						
ALUMINUM	6/6	16166.667	26300	230000	NA	-
ARSENIC	6/6	15.833	22	0.36	30	(Region III)
BARIUM	6/6	93.233	158	5500	NA	-
BERYLLIUM	3/6	1.226	1.58	0.15	0.8	YES
CADMIUM	4/6	2.303	2.79	39	80	NO
CALCIUM	6/6	1745	2410	NA	NA	-
CHROMIUM	6/6	47.683	62.6	390	600	NO
COBALT	6/6	9.173	14.6	NA	NA	-
COPPER	6/6	31.667	39	2900	NA	NO
IRON	6/6	21466.667	37800	NA	NA	-
LEAD	6/6	64.667	96	500	600	NO
MAGNESIUM	6/6	5605	10300	NA	NA	· - ·
MANGANESE	6/6	288.333	553	390	NA	YES
MERCURY	6/6	0.407	0.829	23	60	NO
NICKEL	6/6	25.667	43.9	1600	700	NO
POTASSIUM	6/6	3050.167	7230	NA	NA	-

#### TABLE 5.1–18 HUMAN HEALTH PRE EVALUATION OF SEDIMENT SA 12– LANDFILL NO. 8 AREA 1

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

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	FREQUENCY	DETECTED CONCENTRATION [a]		REGION III RESIDENTIAL SOIL	MCP S-2	MAXIMUM EXCEEDS
ANALYTE	OF DETECTION	AVERAGE (##/g)	MAXIMUM (#8/8)	CONCENTRATION (#g/g)	STANDARD	GUIDELINE CONCENTRATION 7
SODIUM	6/6	613.167	715	NA	NA	-
VANADIUM	6/6	33.733	60.2	550	NA	-
ZINC	6/6	103.367	135	23000	2500	NO
OTHER						
TOTAL PETROLEUM HYDROCARBONS	6/6	84.8	223	NA	2500	NO

Notes:

[a] Sediment from sampling locations 12D-93-09X to 12D-93-14X.

NA = Not available

= Not applicable

Shaded compounds exceed standard or guideline.

 $\mu g/g = micrograms per gram$ 

#### TABLE 5.1-19 ECOLOGICAL PRE EVALUATION OF SURFACE SOIL SA 12 - LANDFILL NO. 8

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	Soil	Concentr	ation [b]				
Analyte	Background Concentration [a] (ug/g)	Average (ug/g)	Maximum (ug/g)	Frequency of Detection	Maximum Exceeds Background?	Ecological Benchmark (ug/g)	Maximum Exceeds Banchmark?
Organics							
4,4'-DDT	NA	0.3	1	3/9			NO
4,4'-DDD	NA	0.013	0.013	1/9	NA	1.07	NO
4,4'-DDE	NA	0.1	0.21	2/9	NA	1.07	NO
acenaphthylene	NA	0.1	0.1	2/9	NA	2600	NC
acetone	NA	0.07	0.14	5/9	NA		NC
anthracene	NA	0.2	0.2	1/9	NA	14000	NC
aroclor 1254	NA	6.9	6.9	1/9	NA	3.1	YES
benzo [a] anthracene	NA	0.4	0.4	1/9	NA	8.9	NO
benzo [b] fluoranthene	NA	1	1	1/9	NA	180	NO
benzo [k] fluoranthene	NA	0.4	0.4	1/9	NA	320	NO
carbazole	NA	0.1	0.1	1/9	NA	43	NO
claysene	NA	0.8	0.8	1/9	NA	440	NC
fluoranthene	NA	0.7	0.8	2/9	NA	1100	NC
phenanthrene	NA	0.2	0.3	2/9	NA	510	NO
рутене	NA	0.6	0.8	2/9	NA	550	NC
Inorganics							
aluminum	15000	6841.1	10500	9/9	NO		
arsenic	21	10	21	9/9	NO		
barium	42.5	45.5	165	9 <b>/9</b>	YES	42.5	YES
beryllium	0.347	0.7	0.74	3/9	YES	0.88	NO
cadmium	2.00	0.968	0.968	1/9	NO		
chromium	31	15.2	22.6	9/9	NO		
cobalt	NA	3.7	5.66	9/9	NA	50	NC
copper	8.39	7.9	12.4	9/9	YES	34	NO
lead	48.4	121.9	880	9/9	YES	48.4	YES
manganese	300	150.6	259	9/9	. NO		
nicket	14.0	10.4	16.5	9/9	YES	100	NU
vanadium	28.7	11.7	17.3	9/9	NO		
zinc	35.5	118.6	736		YES	640	YES

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Notes:

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(a) Base-wide background soil inorganics database

[b] Surface soil samples from sampling stations 128-92-01X to 128-92-04X, 12D-92-01X to 12D-92-04X, and one duplicate

NA -- not available

ug/g ≖ micrograms per gram

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#### TABLE 5.1-20 ECOLOGICAL PRE EVALUATION OF SEDIMENT - AREA 1 SA 12 - LANDFILL NO. 8

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	AVERAGE	MAXIMUM	FREQUENCY OF	ECOLOGICAL SOIL BENCHMARK	MAXIMUM EXCEEDS SOIL	ECOLOGIO SEDIMEN BENCHMAI	TT	MAXIMUM EXCEEDS SEDIMENT
ANALYTE	(ug/g)	(ug/g)	DETECTION	(uɛ/ɛ)	BENCHMARK?	(ug/g)		BENCHMARK?
ORGANICS								
TOLUENE	0.003	0.003	1/6	1,800	NO	NA		NA
ACENAPHTHYLENE	0.094	0.094	1/6	2,600	NO	19	(b)	NO
ACETONE	0.095	0.14	3/6	2,000	NO	NA		NA
ANTHRACENE	0.069	0.069	1/6	14,000	NO	0.085		NO
BENZO(A)ANTHRACENE	0.26	0.26	1/6	8.9	NO	34.2	[Ե]	NO
BENZO(B)FLUORANTHENE	0.52	0.52	1/6	180	NO	NA		NA
BENZO(K)FLUORANTHENE	0.17	0.18	2/6	320	NO	NA		NA
BIS(2-ETHYLHEXYL)PHTHALATE	+ 1.4	1.4	1/6	84	: NO	120		NO
CHRYSENE	0.44	0.52	2/6	440	NO	NA		NA
DI-N-BUTYLPHTHALATE	0.348	0.9	6/6	2,650	NO	NA		NA
FLUORANTHENE	0.458	0.9	5/6	1,100	NO	49	<b>[</b> b]	NO
NAPHTHALENE	0.1	0.1	1/6	170	NO	0.34	•••	NO
PHENANTHRENE	0.233	0.49	6/6	530	NO	3.61	<b>[b]</b>	NO
PYRENE	0.448	0.98	6/6	550	NO	34.1	Ю	NO
HEPTACHLOR	0.02	0.02	1/6	0.64	NO	0.003	ંહ્યું	YES
4,4'-DDT	0.022	0.028	2/6	1.07	NO	0.022	[b]	YES
4,4'-DDD	0.039	0.087	4/6	1.07	NO	0.022	(b)	YES
4,4'-DDE	0.032	0.041	2/6	1.07	NO	0.022	Б	YES
INORGANICS								
ALUMINUM	16,167	26,300	6/6	15,000	YES	NA	_	NA
ARSENIC	15.8	22	6/6	33	NO	5		YES
BARIUM	93.2	158	6/6	42.5	YES	NA		NA
BERYLLIUM	1.23	1,58	3/6	0.88	YES	NA	•	NA
CADMIUM	2.30	2.79	4/6	2	YES	0.8		YES
CALCIUM	1,745	2,410	6/6	NA	NA	NA	e e o con o regenerationet	NA
CHROMIUM	47.7	62.6	6/6	180	NO	26		YES
COBALT	9.17	14.6	6/6	50	NO	NA	************	NA
COPPER	31.7	39	6/6	28 .	YES	19		YES

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#### TABLE 5.1-20 ECOLOGICAL PRE EVALUATION OF SEDIMENT - AREA 1 SA 12 - LANDFILL NO. 8

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

	CONCENTR	ATION (-1		ECOLOGICAL	MANDA	ECOLOGICAL	A A STREET, A
ANALYTE		MAXIMUM	FREQUENCY OF DETECTION	SOIL BENCHMARK (ug/g)	MAXIMUM EXCEEDS SOIL BENCHMARK?	SEDIMENT BENCHMARK (Ug/g)	MAXIMUM EXCEEDS SEDIMENT BENCHMARK?
IRON	21,467	37,800	6/6	NA	NA	24,000	YES •
LEAD	64.7	96	6/6	48.4	YES	27 .	YES
MAGNESIUM	5,605	10,300	6/6	NA	NA	NA	NA
MANGANESE	288	553	6/6	1,500	NO	428	YES
MERCURY	0.407	0.829	6/6	3.6	NO	0.11.	YES
NICKEL	25.7	43.9	6/6	35	YES	22	YES
POTASSIUM	3,050	7,230	6/6	NA	NA	NA	NA
SODIUM	613	715	6/6	NA	NA	NA	NA
VANADIUM	33.7	60.2	6/6	: 28.7	YES	NA	• NA
ZINC	103	135	6/6	640	NO	85	YES
OTHER							,
TOTAL ORGANIC CARBON	25,732	60,600	6/6				

Notes:

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[a] Sediment samples from sampling stations 12D-93-09X through 12D-93-14X.

[b] Benchmark is carbon-normalized using site-specific total organic carbon data (see Section 3.6.2 of ABB-ES, 1993).

NA = not available

ug/g = micrograms per gram

--- = Analyte not a CPC for this medium





#### SUPPLEMENTAL SITE INVESTIGATION DATA PACKAGE FORT DEVENS, MA

ANALYTE	FREQUENCY OF DETECTION	DETE CONCENT AVERAGE (ug/L)	CTED RATION [a] MAXIMUM (ug/L)	GROUNDWATER BACKGROUND CONCENTRATION (ug/L)	MAXIMUM EXCEEDS BACKGROUND ?	DRINKING WATER STANDARD/ GUIDELINE [b] (ug/L)	MAXIMUM EXCEEDS STANDARD/ GUIDELINE 7
ORGANICS	- <u></u>				· · · · · · · · · · · · · · · · · · ·		
BIS (2-ETHYLHEXYL) PHTHALATE	2/6	20.5	31	NA		6	YES
INORGANICS							
ALUMINUM	6/6	7118.3	17400	6870	YES	50-200	YES
ANTIMONY	2/6	4.11	5.45	3.03	YES	6	NO
ARSENIC	5/6	10.9	24.9	10.5	YES	50	NO
BARIUM	6/6	44.4	81.2	39.6	YES	2000	NO
CALCIUM	6/6	27800	61700	14700	YES	NA	-
CHROMIUM	5/6	15.6	25.7	14.7	YES	100	NO
COPPER	3/6	23.2	25.7	8.09	YES	1300	NO
IRON	6/6	11358.3	26400	9100	YES	300	YES
LEAD	6/6	8.8	17.7	4.25	YES	15	YES
MAGNESIUM	6/6	8431.7	18500	3480	YES	NA	-
MANGANESE	6/6	390	798	291	YES	50	YES
NICKEL	1/6	-	47.1	34.3	YES	100	NO
POTASSIUM	6/6	2931.7	4460	2370	YES	NΛ	-
SODIUM	6/6	23116.7	27800	10800	YES	28000	NO
VANADIUM	2/6	23.4	28.3	11	YES	260	NO
ZINC	6/6	77.2	87.2	21.1	YES	5000	NO
ANION/CATION							
NITRITE/NITRATE - NON SPECIFIC	_6/6	485.4	1500	NA	-	10000	NO

Notes:

[a] Unfiltered samples from 13M-92-01X (3 rounds), 13M-93-02X (and duplicate), and 13M-93-03X. [b] Includes the lowest of either the EPA or MA drinking water standards, or if no federal standard or guideline is available, the Region III tap water concentration.

NA = not available

ug/L = micrograms per liter

- = not applicable

Shaded compounds exceed standard or guideline.

#### TABLE 5.5-21 ECOLOGICAL PRE RISK EVALUATION OF SEDIMENT - NEW CRANBERRY POND SA 41 - UNAUTHORIZED DUMPING AREA (SITE A)

#### SITE INVESTIGATION REPORT FORT DEVENS, MA

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	CONCENTR	CONCENTRATION [a]			
ANALYTE	AVERAGE (ug/g)	MAXIMUM (ug/g)	FREQUENCY OF DETECTION	ECOLOGICAL BENCHMARK (ug/g)	MAXIMUM EXCEEDS BENCHMARK?
ORGANICS	· _ · · · · · · · · · · · · · · · · · ·	<u> </u>			
ACETONE	0.054	0.79	2/4	NA	NA
CHLOROFORM	0.012	0.012	1/4	NA	NA
4,4'-DDD	0.041	0.046	2/4	0.018	YES
I,4'-DDE	0.024	0.038	3/4	0.018	YES
DI-N-BUTYLPHTHALATE	0.29	0.29	1/4	NA	NA
IEPTACHLOR	0.031	0.031	1/4	0.022 [b]	YES
AROCLOR 1260	0.267	0.316	2/4	0.39	NO
NORGANICS					
LUMINUM	6,098	9,430	4/4	NA	ΝΛ
ARSENIC	6.5	13.5	4/4	5	YES
BARIUM	28.8	63.9	4/4	NA	NA
CHROMIUM	6.92	6.92	1/4	26	NC
COPPER	6.6	13.6	4/4	19	NO
RON	6,103	9,510	/4	24,000	NC
EAD	21.3	40	14	27	YES
AANGANESE	92.1	178	1/4	428	NO
NICKEL	7.0	12.2	4/4	22	NO
ANADIUM	10.2	19.3	4/4		NA
LINC		98.1	4/4		YES
OTHER				·······	······
OTAL ORGANIC CARBON	20,183	27,600	4/4		

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Notes:

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[a] Sediment samples from sampling stations 41D-92-01X, 41D-92-02X, 41D-93-10X and 41D-93-11X.

[b] Benchmark is carbon-normalized using site-specific total organic carbon data (see Section 3.6.2 of ABB-ES, 1993).

NA = not available.

ug/g = micrograms per gram.

--- = Analyte not a CPC for this medium.

## APPENDIX G - GLOSSARY OF ACRONYMS AND ABBREVIATIONS

## Harding Lawson Associates

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ABB-ES	ABB Environmental Services, Inc.				
AOC	Area of Contamination				
ARAR	Applicable or Relevant and Appropriate Requirements				
AREE	Area Requiring Environmental Evaluation				
AWQC	Ambient Water Quality Criteria				
bgs .	below ground surface				
BEHP	bis(2-ethylhexl)phthalate				
BRAC	Base Realignment and Closure				
CERCLA	Comprehensive Environmental Response, Compensation, and				
	Liability Act				
CFR	Code of Federal Regulations				
CBD	Commerce Business Daily				
cm/sec	centimeters per second				
CMR	Code of Massachusetts Regulations				
COC	contaminants of concern				
CoCP	Contaminants of potential concern				
cy	cubic yards				
DCA	dichloroethane				
DDD	2,2-bis(para-chlorophenyl)-1,1-dichloroethane				
DDE	2,2-bis(para-chlorophenyl)-1,1-dichloroethene				
DDT	2,2-bis(para-chlorophenyl)-1,1,1-trichloroethane				
ER-L	effects range-low				
FORSCOM	U S Army Forces Command				
FS	Feasibility Study				
HI	hazard index				
HLA	Harding Lawson Associates				
HQ	hazard quotients				

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## **GLOSSARY OF ACRONYMS AND ABBREVIATIONS**

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IAG	Interagency Agreement				
IRP	Installation Restoration Program				
MADEP	Massachusetts Department of Environmental Protection				
MCL	Maximum Contaminant Level				
МСР	Massachusetts Contingency Plan				
NCP	National Oil and Hazardous Substances Pollution Contingency Plan				
NOAA ·	National Oceanic and Atmospheric Administration				
NPL	National Priorities List				
NYSDEC	New York State Department of Environmental Conservation				
O & M	operation and maintenance				
РА	Preliminary Assessment				
PACE	People of Ayer Concerned about the Environment				
РАН	polynuclear aromatic				
PCB	polychlorinated biphenyl				
PCL	protective contaminant levels				
POTW	Publicly-Owned Treatment Works				
PRE	preliminary risk evaluation				
PRG	preliminary remediation goals				
RAB	Restoration Advisory Board				
RfD	reference dose				
RFTA	Reserve Forces Training Area				
RI	remedial investigation				
RME	reasonable maximum exposure				
ROD	Record of Decision				

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## **GLOSSARY OF ACRONYMS AND ABBREVIATIONS**

SA	Study Area
SARA	Superfund Amendments and Reauthorization Act
SI	site investigation
SPIA	South Post Impact Area
SQC	sediment quality criteria
SVOC	semivolatile organic compound
TOC	total organic carbon
TCLP ·	Toxicity characteristic ;leaching procedures
TPHC	total petroleum hydrocarbon compounds
TRC	Technical Review Committee
µg/g	micrograms per gram
μg/L	micrograms per Liter
USAEC	U.S. Army Environmental Center
USEPA	U.S. Environmental Protection Agency
VOC	volatile organic compound
WRS	Wetland Restoration Specifications

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Land Use Control Checklist

# Land Use Control Checklist for Devens Consolidated Landfill Contributor Sites - AOC 9, AOC 40, and SA 13

	I. Site Inform	nation						
Site Name/Location: AOC 9, AC	DC 40, and SA 13	Name/Affiliation: Devens Consolidated Landfill Contributor Sites						
Remedy Includes: Annual land	use control inspections	and institutional cont	rols					
Inspection Date:								
Participants:								
	II. Documentation a	and Records						
Item	Yes	No	Comments					
Any related notices filed with Devens Enterprise Commission?								
Any related Department of Public Works permits found?								
Any related zoning permits or variances found?								
Any related Conservation Commission findings, proposals, or notices of intent found?								
	III. Physical On-Site	e Inspection						
Item	Yes	No	Comments					
Is there any evidence of development that may be related to residential use at AOC 9?								
Is there any evidence of development that may be related to residential use at AOC 40?								
Is there any evidence of development that may be related to residential use at SA 13?								
IV. Interview								
Name of Interviewer:								
Name of Interviewee:								

# Land Use Control Checklist for Devens Consolidated Landfill Contributor Sites - AOC 9, AOC 40, and SA 13

	IV. Interview (Co	ontinued)	
Date of Interview:			
Contact Information:			
Interview Notes:			
Site Update:			
Item	Yes	No	Comments
Is interviewee familiar with the LUCs imposed upon the property and documentation of these controls?			
Are there any proposed plans for property sale, future development, construction, or demolition activities at the property?			
Are there any issues with site access for monitoring?			
	V. Response	Actions	
Item	Yes	No	Comments
Were violations of the LUCs present?			
Are there Response Actions necessary based on the violations?			
Are modifications/terminations of LUCs necessary?			
Have Enforcement Actions been taken during this reporting period?			



**Responses to Regulatory Comments** 



Projec	oject Name: Former Fort Devens Army Installation Date		Date:	May 3, 2024
Locati	ocation: Devens, Massachusetts		Reviewers:	Joanne Dearden (MassDEP) and Michael Daly (USEPA) Comments received: March 21, 2024
C C S		Draft Land Use Control Implementation Plan, Devens Consolidated Landfill Contributor Sites - Area of Contamination 9, Area of Contamination 40, and Study Area 13 USACE and SERES-Arcadis 8(a) JV		
No.	Ref. COMMENTS		RESPONSE	
Joann	e Dearden (M	assDEP)		
1.	Page 5	5 Stakeholder Contacts: Please revise the MassDEP address to 100 Cambridge Street, Suite 900, Boston, MA 02114.		The MassDEP address will be revised per the comment.
Micha	ael Daly (USEP	A)		
1.	Section 2	<ul> <li>EPA has no substantive comments on the draft LUCIP but suggests one minor editorial revision to the document:</li> <li>Other environmental media, including ground water, surface water, and sediments, were evaluated as part of past remedial investigations for AOC 9, AOC 40, and SA 13. Associated human health and ecological risk levels did not warrant the development of ROD remedial action objectives for these other media. It would be helpful to briefly summarize these site details within Section 2 of the draft LUCIP.</li> </ul>		Section 2 of the LUCIP will be revised to include additional site details per the comment.
		END OF COMMENTS		