THE STATUS OF THE FEDERAL SUPERFUND PROGRAM

HEARING

BEFORE THE

SUBCOMMITTEE ON FINANCE AND HAZARDOUS MATERIALS OF THE

COMMITTEE ON COMMERCE HOUSE OF REPRESENTATIVES

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THE STATUS OF THE FEDERAL SUPERFUND **PROGRAM**

TUESDAY, MARCH 23, 1999

House of Representatives, COMMITTEE ON COMMERCE, SUBCOMMITTEE ON FINANCE AND HAZARDOUS MATERIALS, Washington, DC.

The subcommittee met, pursuant to notice, at 2:05 p.m., in room 2123, Rayburn House Office Building, Hon. Michael G. Oxley (chairman) presiding.

Members present: Representatives Oxley, Tauzin, Greenwood, Largent, Ganske, Shimkus, Wilson, Fossella, Blunt, Ehrlich, Bliley (ex officio), Towns, Engle, DeGette, Barrett, Luther, Capps, Pallone, and Rush.

Staff present: Nandan Kenkeremath, majority counsel; Amit Sachdeb, majority counsel; Anthony Habib, legislative clerk; Richard Frandsen, minority counsel; Alison Berkes, minority counsel, and Anne Zorc, minority legislative intern.

Mr. Oxley. The subcommittee will come to order.

The Chair will recognize himself for an opening statement and

then recognize members in order of appearance.

Our topic today is the Superfund Program, but it is not like we haven't been here before. This subcommittee has held over 25 hearings on Superfund over the past 6 years, both here in Washington and on the road. I am pretty sure I have been at all of them. Just call me the Cal Ripken of Superfund Reform.

The message we are likely to hear today is sites are finally starting to work their way through the pipelines. Given that a lot of those sites have been on the NPL since the 1980's, I would certainly hope that we would be seeing remedies finally being selected. Close to half are finally in a phase called "construction complete." Final cleanup remains in the distance, and the litigation pipeline in steering thousands of parties will remain for years and

The sad truth is that, during the nearly 20 years of CERCLA, we could have been cleaning up sites with greater speed and less waste while protecting people's health and the environment. Despite several rounds of administrative reforms, the Superfund statute itself remains fundamentally flawed. The liability scheme is unfair and is better suited to courtroom fights than cleanup sites.

The remedy selection process is often unrealistic, and Superfund creates disincentives and uncertainty for State and voluntary cleanups for a lot of the work that is getting done these days. The quality of our Nation's most prominent cleanup program does matter. When sites stay abandoned because of Superfund's vagaries,

people suffer; neighborhoods suffer; cities and towns suffer.

I still believe that there is a bipartisan majority in the House and a broad number of stakeholders for significant changes in the Superfund statute. The litigation pipeline is still causing injustice. According to States, cleanup contractors, and realtors, Superfund is still creating a disincentive for thousands of brownfields sites. If we don't take the recommendations of the States and cleanup contractors to fix Superfund, cleanups will continue to languish and development will continue to push out into the pristine rural countryside.

Many Members of Congress have worked on a bipartisan basis over the last 6 years with State cleanup agencies, cleanup engineers, and dozens of experts to develop statutory changes that would make a real difference. Many of those proposals have lasting value and are worth exploring. We also have to realize that, for re-

forms to move forward, they need bipartisan support.

Today, we welcome Mr. Tim Fields in what I believe is his first appearance in front of the subcommittee since he was formally named as Assistant Administrator. We welcome back Peter Guerrero with the GAO, which has compiled an impressive body of work critiquing the Superfund Program. I also think it will behoove all of us to listen closely to the State perspective that will be presented by Ms. Claudia Kerbawy, who has traveled here from Michigan on behalf of ASTSWMO.

State agencies are cleaning up many more sites than the Federal Government at this time. States are closer to the problem, closer to local governments, and have less bureaucracy. Their efforts point to the way of the future. I will be turning to all of today's witnesses, other stakeholders, and members on both sides of the Chair for more information, the right formula, and the right opportunity for positive results.

Yogi Berra once observed it is all deja vu all over again. I hope that those in this room don't feel that way. Maybe it is because the optimist in me comes out during spring training, when all teams are equal and the Tigers have as good a shot at the World Series as anybody else, but I certainly think we can definitely improve on a status quo that has been unsatisfactory. I'm ready to play ball,

The Chair now recognizes the gentleman from New York, the

ranking member of this subcommittee, Mr. Towns.

Mr. Towns. Thank you very much, Mr. Chairman. First of all, let me thank you for holding this hearing, and I would like to welcome our witnesses today to our oversight hearing on the current

status of the Superfund Program.

In the last year, 31 additional non-Federal sites have been listed on NPL, as physical cleanup actions to mitigate threats to human health and the environment have taken more than 50 percent of the these newly listed sites. These statistics reflect tremendous progress on the ground in our neighborhoods, protecting the health of our citizens from toxic waste.

Mr. Chairman, it would be unwise and counterproductive to make comprehensive changes to the program at this point. Such changes would also likely lead to a slowdown in Superfund cleanups. This is a result I hope none of us wish for, even though delay may be a strategy employed by some of those responsible for contamination at certain sites.

Let us focus on brownfields and areas where we essentially agree on liability clarification for the prospective bona fide purchases and developers, innocent landowners, and contiguous property owners.

The President's budget invests approximately \$92 million in the cleanup and redevelopment of abandoned industrial sites through EPA's Brownfields Program, including \$35 million for the brownfields revolving loan fund, which helps communities leverage

funds for the actual cleanup of brownfields sites.

We should ensure the successful program which has assisted 350 communities continues, with the full support of this Congress, by recognizing that over the last 4 years EPA has listed on the Superfund National Priorities List only those sites that the States are unwilling or unable to handle. It is important to acknowledge that the Federal Superfund statute has played a strong and important role in assisting State cleanups. Many State officials have informed Congress that the Federal liability scheme and the threat of NPL listing are important incentives to private parties to voluntarily clean up State sites. The General Accounting Office has recently reported similar findings to Congress.

Mr. Chairman, I look forward to hearing from the witnesses. I think this is a very important hearing and thank you very much

for calling it.

Mr. OXLEY. The gentleman's time has expired. The gentleman

from Ohio, Dr. Ganske.

Mr. GANSKE. Thank you, Mr. Chairman. Well, you are absolutely right, Mr. Chairman; we have held a lot of hearings in the last few years on comprehensive Superfund reform. And, you know, Mr. Chairman, when you have got the votes, you move comprehensive legislation, and after a while, when you don't, you start looking at fixing part of the problem. And so I'm in agreement with the ranking member, and in our conversations, I think that it is fair to say there is sentiment on the Republican side to look at a brownfields piece of legislation.

In Des Moines, Iowa, my home, there are brownfields. I see thousands and thousands of acres of the best farmland in the world, Grade A Iowa farmland being eaten up by a peripheral development around the cities every year, when those prior industrial sites in the center of our Iowa cities are going unused because of the

brownfields problem.

And so, as we've discussed, Mr. Chairman, a number of us will be working on trying to craft a bipartisan piece of brownfields legislation this year that can pass and become law, and I look forward to working with you and the members on the other side on this issue

I yield back.

Mr. OXLEY. The gentleman yields back. The gentleman from New

Jersey, Mr. Pallone.

Mr. PALLONE. Thank you, Mr. Chairman, and as you said, we are here again, and although the members of this subcommittee may have changed somewhat, the topic really hasn't changed much and my attitude about Superfund hasn't changed. I personally remain

pleased with the direction of progress that EPA is making in the Superfund Program, particularly, in New Jersey and in my district.

I want to say that, as of December 1998, New Jersey has or has had 123 sites on the National Priorities List—more than any other State in the country—and 2 proposed NPL sites. In my district alone, there are nine sites. EPA's Region 2, which encompasses New York and New Jersey, contains 223 Superfund sites and 9 proposed sites. Of these, 75 sites, or 33 percent, have been cleaned up and deleted from the NPL or have all their construction completed and are undergoing long-term remediation.

Cleanup progress is evident, considering that at the end of fiscal year 1996 there were 42 sites completed and 60 complete sites by the end of fiscal year 1997. In addition, over 247 tons and 3.9 million gallons of products from abandoned sites were removed or treated. And in New Jersey alone, approximately 76 percent of our sites are either being cleaned up or are cleaned up, and mitigation work has been conducted at more than 10 percent of the sites, bringing the total percentage of sites in New Jersey at which physical work has been done to more than 85 percent.

All nine sites in my district have experienced some level of cleanup. They are either undergoing cleanup construction or have had threats mitigated by physical work, and in fiscal year 1998, three

sites in New Jersey were deleted from the NPL.

I mention this because, obviously, I think that the EPA is doing a good job in terms of overall cleanup. A large number of the sites in New Jersey at which work has been completed have not been deleted from the NPL only because long-term monitoring is still going on or because long-term treatment of groundwater is still underway. And these monitoring effects may have been, or could continue to be, underway for many years. Nevertheless, such efforts are critical to protect human health and resources for current and future generations, and I believe that remedial measures undertaken now will minimize the extent and costs of future remedial actions.

Today, I know we are discussing the same issues surrounding the Superfund Program that we have discussed for years, and let's face it, cleaning up hazardous waste sites is not a simple task. We here in Congress need to decide what about the Superfund Program is more important—how long it takes to cleanup the site or whether that site gets cleaned up safely and to a level that protects kids and the environment. Obviously, I feel that the latter is more important and that's why I think it's important that, even though we have done a lot of cleanup, we have to still go at it with the remediation, the groundwater, and the other things to make sure that public safety and health are protected.

Now, I say that by way of background, because, I just want to say, in conclusion, that I believe this is not the time to roll back or significantly alter our Superfund Program. Substantial changes would only cause more unnecessary delays in cleaning up our Nation's Superfund sites. If anything, we need to ensure that our Federal program remains strong, is well funded, that the burden of site cleanups remains with the polluter—the potentially responsible

party—and that we avoid any corporate carveouts.

So, at this point, I know this is an oversight hearing. Let me say that I think that we are moving forward in a substantial way, and that I would be fearful that any substantial changes to the Superfund Program, instead of going in a more progressive way, might actually do harm to the program. And for that reason, I am very suspect of any effort to make significant changes at this time.

Thank you, Mr. Chairman.

Mr. OXLEY. The gentleman's time has expired. The gentleman from Pennsylvania, Mr. Greenwood.

Mr. GREENWOOD. Thank you, Mr. Chairman. I also want to

thank you for holding these hearings.

It is vital that we continue to work toward reform of the Comprehensive Environmental Response, Compensation, and Liability Act, better known as Superfund. Like many other members of the committee, my district has been directly impacted by the act. My suburban Philadelphia district of Bucks and Montgomery counties has eight National Priorities List sites alone, not to mention that we have four square miles of brownfield sites located in the southern portion of Buck County.

I am in full support of comprehensive Superfund reform. I think it is amazing to hear that some are not. I think the program has been a disaster, not only in what it has done wrong in the lives of innocent American citizens, but what it has failed to do at great expense. But I would like to direct my comments to once specific

area of Superfund reform.

Of personal interest to me is the title in Superfund dealing with brownfields. My interest in this area is not driven just because of my intimate knowledge of the large area of abandoned or underutilized, once-prime commercial real estate in my district, and I thank the chairman for having brought this committee to my district to look at that problem, but also because returning America's original fields of dreams to active use is key to economic development. And as we all know, economic development leads to job creation, a drop in welfare rolls, a reduction in crime, and safer, healthier neighborhoods. In fact, economic development is a vital component of the fulfillment of the American dream, self-sufficiency, and opportunity. As long as these properties lie vacant, the dream will remain unfulfilled for many Americans who live and struggle to survive in these areas.

The brownfields program has many sources. Foremost among them is the Federal law itself. Under Superfund, the parties who currently own or operate a facility can be held 100 percent liable for any cleanup costs, regardless of whether they contributed to the environmental contamination and regardless of whether they were

in any way at fault.

The imposition of this liability has led to tragic consequences, including the potential developers who recoil from any site with a history of industrial activity. It is simply not worth it for them to deal with the environmental exposure, when they have the alternative of developing in rural areas with no potential for liability.

In stark contrast to the Federal program, 32 States have launched so-called voluntary cleanup programs. Under these initiatives, property owners comply with State cleanup plans and are then are released from further environmental liability under State law at the site. In fact, in the first year the Commonwealth of Pennsylvania enacted its brownfields program, it succeeded in

cleaning 35 sites, again, in the first year.

Although many of these State laws have proven successful, States, businesses, and other experts have testified before this subcommittee that they could be far more effective if participation in a State voluntary cleanup program also included a release from Federal environmental liability. Therefore, it is imperative that any initiative to reform Superfund include a strong brownfields provision.

Once again, Mr. Chairman, thank you for holding this hearing today. I look forward to working with the committee in crafting legislation that will ensure a clean and safe environment for ourselves, for our children, and for generations to come.

Mr. OXLEY. The gentleman's time has expired. The gentlelady

from Colorado, Ms. DeGette.

Ms. DEGETTE. Thank you, Mr. Chairman, and thank you for hav-

ing this hearing on the Superfund site.

Today, I am pleased to say the program is running more efficiently and effectively than at any time in its history. In fact, by the end of the 106th Congress, it is projected that 90 percent of the non-Federal Superfund site listed as of September 30, 1997 will either have all construction completed or remedial construction underway. In addition, 3,800 emergency removal actions have been taken at sites not on the National Priorities List.

Responsible parties who perform the vast majority of long-term cleanups are saving the taxpayers billions of dollars, and by the end of fiscal year 2000, four times as many sites will have finished

construction compared to the first 12 years of the program.

In Colorado, my home State, the pace of cleanup has accelerated in the last 6 years as well. Clearly, the success of this program has turned around during this administration, and improved human health and the environment at the vast majority of sites through the country. These tangible and significant results, they demonstrate the increase and effectiveness of the Superfund Program.

And I would like to talk for a minute about a site in Colorado. In the last year alone, the EPA has listed 31 additional sites, and 17 cleanup actions have been initiated to mitigate threats to human health and the environment. Recently, the EPA listed the I-70 and Vasquez site in Denver. I know that the EPA will work with the State of Colorado, the city of Denver, and especially the neighborhood, to ensure that remedy selected gives the highest level of protection to human health and the environment and takes into account how the remedy will affect property values in the years to come.

I remain concerned, however, Mr. Chairman, that the Federal Government hides behind the shield of sovereign immunity to protect itself from State enforcement of most environmental laws, and to that end, Mr. Chairman, I have today an article from the March 1999 National Environmental Enforcement Journal, published by the National Association of Attorneys General. I'd like to ask unanimous consent to insert that into the record, if I may.

Mr. Oxley. Without objection.

[The article is retained in subcommittee files:]

Ms. DEGETTE. Thank you.

Federal facilities which aren't cleaned up to the same standards as other privately owned properties create a heightened risk for redevelopment and allow the Federal Government to shirk its responsibilities to communities across the country. Given the Federal Government's continued downsizing, sites which once housed Federal facilities are being transferred to the private sector, creating

new opportunities, but also, frankly, new uncertainties.

Finally, I can't resist commenting on the brownfields discussion that we are having today, because that has been one of my main focuses in my career in Congress. I am encouraged to hear on both sides of the aisle that people want to pass brownfields legislation, and, in fact, had a conversation myself with the chairman of the full committee about this issue the other day. I understand, although I disagree, with some members' of this committee desire to attach brownfields to some kind of Superfund reauthorization. I have been here now 2 years and I haven't seen that reauthorization occur. I'm not optimistic that it will occur any time soon, but, yet, meaningful brownfields legislation continues to languish.

This would help all of us in our districts, rural and urban, throughout the country, and it would also help with some of the sprawl that we are seeing in areas like mine in Colorado. It would help stop greenfields from being developed at the expense of rede-

velopment of places like several I can think of in Denver.

And so I would urge you, Mr. Chairman, and this whole committee, to consider strongly working on bipartisan brownfields legislation and to move that ahead this Congress, irrespective of whatever action we may decide on Superfund reauthorization. I think the time is ripe. I think our constituents want it, and I think our businesses would welcome it. I think it is a win-win situation for evervone.

Thank you, Mr. Chairman. I yield back the balance of my time. Mr. OXLEY. The gentlelady yields back. The gentleman from Missouri, Mr. Blunt.

Mr. Blunt. Thank you, Mr. Chairman, and thank you for having

this hearing on this topic.

Like many other Members of Congress, I have a number of sites in my district in southwest Missouri, and, of course, there is a number of sites in our State. I will say that generally our contacts with the agencies, the oversight agencies, are positive, and more positive than they may have been in the past, but I still think that our oversight responsibility is significant here. I think looking at the law to make the law better is an important goal for this committee and for this Congress to have.

We need an effective cleanup program. To have that kind of program is critical. To have a program that actually moves toward final cleanup is very important, and I think, Mr. Chairman, that we need more results rather than more verdicts. Maybe we need more mitigation and less litigation, as we try to solve this problem.

In oversight, our goals should not be to defend everything the government does. Our goal should be to make everything the government does better; that this program can be improved. Nobody on this committee, or in the Congress, or who works with the program every day would begin to defend everything that happens in

the program or everything in the law.

We need to take our oversight responsibility seriously. I'm pleased that you do that and glad that you're leading the committee in doing that, Mr. Chairman.

Mr. OXLEY. I thank the gentleman and recognize the gentlelady

from California, Ms. Capps.

Ms. CAPPS. Thank you, Mr. Chairman, for holding this important

hearing today.

I think it is useful to look back 20 years ago to when the Superfund was established to identify and clean up hazardous waste sites. Prior to Superfund, across the Nation were hundreds of toxic waste sites that threatened the environment and public health, and weakened the long-term health of local economies. While the clean-up process has been arduous, significant progress has been made in identifying and cleaning up many of our Nation's most hazardous waste sites.

As we approach a new millennium, it is estimated that 90 percent of the listed Superfund sites will have either construction completed or remedial construction underway. Over the last decade, the pace of cleanup has also increased significantly. In 1992, only 12 percent of listed non-Federal Superfund sites had completed construction. By the end of year 2000, 61 percent of these sites are expected to have all construction completed, a fourfold increase.

EPA, particularly under the current administration, has made considerable strides in improving the program with its administrative reforms. Furthermore, innovative programs such as EPA's Brownfields Initiative have proven successful in empowering States, communities, and other stakeholders through public-private partnerships to restore contaminated lands and spur economic development, greatly benefiting our local economies.

In my own district, Santa Barbara County is participating in a brownfields pilot program to restore the old town of Goleta as an economically vital, social, and cultural focus of the community.

While great advances have been made under the Superfund Program, there may be ways in which Congress might work with EPA to further improve upon this effort. For example, while cleanup is proceeding at the majority of Superfund sites, a great deal of litigation is also ongoing. This specter of litigation can be particularly burdensome to smaller parties, municipalities, and businesses. However, any effort to improve upon Superfund must not weaken cleanup standards established to protect human health and the environment.

I believe that it is worth exploring ways in which we can try to reduce the amount of litigation to achieve what I think is the shared goal of everyone, to clean up as many sites as we can as quickly as possible to protect public health, the environment, and local economies. I look forward to working with my colleagues as we address this most important issue.

I yield back the balance of my time.

Mr. OXLEY. The gentlelady yields back. Thank you very much.

The gentleman from Maryland, Mr. Ehrlich.

Mr. EHRLICH. I have no prepared statement, Mr. Chairman, other than to say I look forward to this hearing an awful lot. There

is an awful lot to say. Many members of this subcommittee are interested in moving one or more bills, as we have discussed, and I congratulate you with respect to your leadership on this issue. I hope we can work in a bipartisan way, and I trust that we can, to really, at the very least, move the brownfields bill out of this subcommittee and the full committee over the next couple of months.

I appreciate the time.

Mr. Oxley. The gentleman yields back, and we now-

Mr. Towns. Mr. Chairman, may I ask unanimous consent that we leave the record open for additional statements for members? Mr. Oxley. Without objection, it would be the desire of the Chair to have any opening statements be made part of the record.

[Additional statements submitted for the record follow:]

PREPARED STATEMENT OF HON. PAUL GILLMOR, A REPRESENTATIVE IN CONGRESS FROM THE STATE OF OHIO

Mr. Chairman, I want to thank you for calling this hearing. Comprehensive Superfund reform is just as important today as it was when this panel first tried to accomplish it in the 103rd Congress. We both have sat on the hazardous materials panel of this committee for several Congresses and know just how broken a program that Superfund reform is.

Superfund is the quintessential government program that spends way too much as its accomplishes far too little. In the meantime, the agency that administers it has resisted even modest proposals for change on political grounds. This is the worst possible scenario for the taxpayers, hazardous waste rots in the ground while law-

yers and bureaucrats quibble over how to divide the spoils.

We need a Superfund program that recognizes its faults and works to correct them. Whatever has happened in the past needs to be understood, honestly evaluated, and changed. Back when Superfund was first created, the Federal government was asked to respond to an emergent local concern. Today, Superfund has grown into a program that often responds without asking, cleans out without cleaning up, and begins without ending. We need a hazardous waste program that works for us and meaningful reform is the only way to make that a reality.

I am very interested to hear from the Clinton Administration's witness on how

we no longer need to comprehensively reform this program. It has been my experience, and that of the Government Accounting Office and EPA's own Inspector General that EPA is spending less than 50 cents on the dollar on actual dirt moving, Superfund cleanup. This is bad enough, but when you combine this fact with acknowledged slowness in cleaning up sites, a nightmare of a liability system, and clean up standards that defy logic, Superfund reform becomes more of an imperative than a slogan. I think that if the Administration is willing to walk away from correcting this mammoth program, this committee and the American public deserve a

good explanation as to why.

I am also looking forward to hearing from the Government Accounting Office on the Superfund program. In the last Congress, GAO provided some of the most damning evidence as to what Superfund was not doing and why Congress needed to step in and make it better. It is important that our discussion on Superfund be current and extensive. This committee should be fully aware of all the things that Superfund is doing, both good and bad, so a reformed program will encourage more cleanups, not prohibit them.

Again, Mr. Chairman, thank you for calling this important hearing. Major, structural reforms to Superfund remain a concern today and should be for all those who care about the environment.

PREPARED STATEMENT OF HON. STEVE LARGENT, A REPRESENTATIVE IN CONGRESS FROM THE STATE OF OKLAHOMA

Mr. Chairman, today's hearing reminds me of Yogi Berra's famous line, "It's deja vu all over again." Over the past six years, in an attempt to reform the current Superfund program, the House and Senate committees with jurisdictional authority over Superfund have held over sixty hearings on this issue. Clearly, these hearings have borne out one unquestionable fact—Superfund is not working. Despite expenditures in the billions of dollars, Superfund has failed to clean up more than a small fraction of the nation's worst hazardous waste sites.

This Subcommittee has heard testimony from numerous Members, on both sides of the aisle, chronicling the bureaucratic nightmare that states, localities, and businesses face when ensnared in the Superfund web.

One of most troubling aspects of the current Superfund program is its liability system. A system which promotes litigation rather than remediation of hazardous waste sites. Before the enactment of Superfund in 1980, only 2000 lawyers specialized in environmental law. Today, this number has grown to 18,000. A boom to the legal profession, but a boondoggle to those who actually want to clean up toxic waste sites. Under the present system of strict, joint and several, and retroactive liability, the EPA is provided with a multitude of Potentially Responsible Parties or PRPs who have a strong incentive to sue each other to minimize their own liability—rather than pay for actual cleanup. In addition, lender liability has contributed to the "brownfields" problem which plagues many of our cities and communities across the country. Fear of being identified as a PRP has created a situation where banks and other lending institutions are unwilling to loan resources to the redevelopment of many urban industrial areas.

It is obvious that Superfund in its current form does not bear any resemblance to a "polluter pays" approach, but instead places fault on a vast array of individuals, including those who were acting in an environmentally responsible manner. To me it defies common sense to impose penalties on a company which was acting legally at the time, but because of a subsequent change in law, is now held liable for millions of dollars. It is this type of heavy-handed behavior that restricts economic growth and greatly diminishes employment opportunities.

Going hand-in-hand with liability reform is the need for improved remedy selection and the use of risk assessment based on sound science. Any Superfund reform must provide for the prioritization of sites based on an actual threat to human health and the environment, rather than exaggerating the risk based on some hypothetical model that if a child eats a handful of dirt each day for a year, there then is the possibility of contracting cancer.

It is also essential that we give states a greater role in the Superfund program. By nature, hazardous waste sites are local problems that, in most cases should be addressed at the state and local levels. Reassessing the role of the federal and state governments would allow an opportunity to provide more accountability of government expenditures on the Superfund program. In this respect, a shift in responsibility of the Superfund program does not equate to transferring the existing program to the state level. States would be better served to develop their own systems to address hazardous waste, including the use of better risk assessments, as well as ways to reduce transaction costs and inefficiencies of the federal program.

Finally, as someone who represents a district that is heavily reliant on the oil and gas industry, I am extremely concerned about the possibility of reauthorizing the Superfund taxes without Superfund reform. It is estimated that the petroleum industry is responsible for less than 10 percent of the contamination at Superfund sites; yet the industry has historically paid over 50 percent of the taxes that support the Trust Fund. Considering the current state of the domestic oil and gas industry, it is patently unfair for an already beleaguered industry to pay a disproportionate share of the costs without corresponding reform.

Mr. Chairman, I sincerely hope that we do not have to wait another six years and hold another sixty hearings before we move forward with Superfund reform. Mr. Chairman, I commend you on your diligence with this issue, and I look forward to hearing from our witnesses.

PREPARED STATEMENT OF HON. JOHN SHIMKUS, A REPRESENTATIVE IN CONGRESS FROM THE STATE OF ILLINOIS

Mr. Chairman, I want to thank you for holding this hearing on the Superfund program. As a relatively new Member of Congress, I have often heard horror stories from other Members about how the Superfund program turns communities upside down

Although I know that this will sound all too familiar to the Committee, I wanted to share with everyone how the Superfund horror story has played out in Quincy, a small Mississippi River town in the western part of my district in Illinois.

This past February, the Environmental Protection Agency came to Quincy, Illinois and levied a proposed order seeking \$3 million from 165 local businesses. The order alleged that these businesses contributed small (de minimis) amounts of waste to the Adams/Quincy Landfill in the late 1960's and 1970's. In fact, none of the parties

violated any laws doing so. In many instances, these businesses paid municipal

waste management companies to dispose of this waste.

Nearly eight years after the landfill closed, EPA began working with the city and several of the larger waste contributors to clean up the site. In 1990, EPA placed the site on the Superfund National Priorities List (NPL), These groups have already paid in about \$6 million, and EPA estimates it will cost about \$10 million to finish

This is where the proposed order comes into play. Superfund allows EPA and the other potential responsible parties (PRPs) to seek contributions from other PRPs, even innocent small businesses, to pay for this cleanup. The Agency has asked Quincy's small business owners, including such family-run businesses as bowling alleys, dairy farms and family restaurants, to pay as much as \$150,000 per com-

pany, despite the fact that these businesses did nothing wrong.

For some of these businesses, the amounts they are being asked to pay will mean the difference between being in the black or in the red for the year—and that means

this law is costing people their jobs and their livelihood. Even worse is that even if these parties consent to EPA's demands, they still risk the possibility of further lawsuits in state courts, and/or being pursued by the Illinois EPA.

Mr. Chairman, as a result of the Quincy Superfund nightmare, I was forced to call all of the groups together, including the EPA, the city of Quincy and the small businesses, to try to get appropriate answers from the EPA. However, I remain very concerned about soveral aspects of the Superfund programs. concerned about several aspects of the Superfund program:

- 1. The powers granted to the EPA to essentially pursue action against small businesses who have broken no laws, and who were given no fair warning of the Superfund action:
- 2. Next is the process by which EPA collects Superfund information. In Quincy, the EPA pursued only those businesses who had kept good records on waste management. This haphazard method of information gathering is very suspect;
- 3. Finally, and most importantly, the Superfund program has become a litigation nightmare. Many small businesses in Quincy are feeling the squeeze of the proverbial Superfund vice, and it is costing jobs and killing small businesses, which are the lifeblood of small towns like Quincy, Illinois.

Mr. Chairman, I want to thank you for your guidance and leadership on this important effort, and I look forward to working with you in any way possible to make

Superfund reform a reality.

To my colleagues, I want to say that it is often the struggling small businesses like those in Quincy who have the least time and the most difficulty paying for what the EPA judges as their share of Superfund cleanup. While it may be too late to rescue many of the small businesses in Quincy from the Superfund nightmare, we must act soon, as your district may be the next stop in the Superfund road show.

PREPARED STATEMENT OF HON. TOM BLILEY, CHAIRMAN, COMMITTEE ON COMMERCE

Thank you Mr. Chairman. We're here to find out where we are with the Super-

fund program. I have to admit I have some strong ideas about that.

What I think is that Superfund is a statute with fundamental flaws. Its liability scheme has created 20 years of litigation which has hurt people, particularly small businesses, and delayed cleanup of toxic waste sites. Superfund also creates barriers and disincentives to voluntary cleanups, State cleanups, and community redevelopment. The program's unrealistic cleanup requirements not only create unnecessary burdens and waste for sites on the National Priorities List, but also for other cleanups across the country. States and clean-up contractors themselves have made these points very clear to us.

Mr. Chairman, one has only to review the extensive record that your Subcommittee has compiled to know that Superfund has been a public policy embarrassment for 20 years. The questions are: where are we now, and where should we

put our energy for change? These are not issues we can avoid.

It is time to get on with the business of cleaning up America's toxic waste sites. Over the next few years, the Trust Fund will run out of money. We must work with all parties to develop a viable plan to replenish this fund. The Subcommittee should listen carefully to today's witnesses and to other interests.

We must focus on ways to enact meaningful reforms that make the federal program more fair, effective and efficient, that help States, and that eliminate barriers

to redevelopment and cleanup.

We may not be able to fix all of the problems with Superfund in our current political climate, but I believe strongly that we can do a better job with the program, and that a bipartisan majority wants to fix what we can in the 106th Congress.

PREPARED STATEMENT OF HON. JOHN D. DINGELL, A REPRESENTATIVE IN CONGRESS FROM THE STATE OF MICHIGAN

Over the past 18 months, the General Accounting Office (GAO) has surveyed 3,036 potential National Priorities List (NPL) caliber toxic waste sites. Representative Manton and I requested this survey to determine the status of cleanups at these state sites and to answer the important question of whether it is likely that the site will need to be cleaned up by the federal Superfund program. This is the most comprehensive study conducted to date that helps inform Congress about the future size of the Superfund National Priorities List.

The GAO findings mean that there will likely be far fewer sites that will need to be addressed in the future by the federal Superfund program than was previously estimated.

The next Congress will need to look at the Superfund program in light of these findings, the significant progress in cleanups completed or underway, and the extensive number of sites with all final cleanup remedies selected as reported by the GAO recently.

Assuming adequate funding, the approximately 1,200 non-federal existing sites are expected to have all construction activities largely completed within the next five years. As of September 30, 1998, 585 sites had completed all construction activities. In August of this year, the GAO reported that all final cleanup remedies will have been selected for about 95 percent of the non-federal sites and for about 67 percent of the federal sites as of September 30, 1999.

These findings suggest that comprehensive and radical reform at this point would be unwise, counter-productive, and likely lead to a slowdown in Superfund cleanups. While pointing to far fewer NPL sites, the GAO report does identify a significant

While pointing to far fewer NPL sites, the GAO report does identify a significant number of sites needing to be addressed or further evaluated by state cleanup programs. The Federal Superfund statute has played a strong and important role in assisting state cleanups. Many state officials have informed Congress that the Federal liability scheme and the threat of NPL listing are important incentives for private parties to voluntarily clean up state sites.

This report also provides valuable information to assist the EPA in prioritizing site evaluations and in planning for the future personnel and contracting adjustments that will be progressly.

ments that will be necessary.

The GAO survey provides information that bears directly on the question of how many of the 3,036 sites are anticipated to be listed on the NPL and thus be addressed by the federal Superfund program:

- 41 percent or 1,234 sites should be deleted from EPA's database immediately because final cleanup actions are completed or underway, no cleanup is needed, or they have already been screened out by the EPA ranking criteria.
- Of the remainder, 232 sites (or less than 8 percent of the total) were identified by either a state or EPA as likely to need cleanup as a Superfund NPL site. Eight of the 232 sites are federal facilities. The 232 sites are listed in Appendix III (pp. 320-349) of the report.
- However, of the 232 sites only 26 sites had agreement between the state and EPA
 that the site was a likely candidate for listing on the Superfund NPL. Under
 EPA's current policy, the Governor of the state must generally concur in the
 listing.
- In addition to the 26 sites where there was agreement, EPA officials identified 106 other sites they believed were likely candidates for the Superfund NPL. However, for 38 percent of these sites, the state directly disagreed with EPA. For the remainder of these sites the state did not respond or its position was unknown.
- In addition to the 26 sites where there was agreement, state officials identified 100 other sites they believed were likely candidates for the Superfund NPL. Over half of these sites are located in only two states—Florida and Illinois.
- Of the 232 sites cited as possible NPL candidates, 78 sites (34 percent) were identified as low, average, or unknown risk which makes their candidacy as NPL sites less likely than if they present high health or environmental risk.
 Of the 232 sites cited as possible NPL candidates, 154 sites (66 percent) have no
- Of the 232 sites cited as possible NPL candidates, 154 sites (66 percent) have no identified responsible party or no responsible party whom officials believe is able and willing to conduct cleanup activities.
- In a November 1997 press release the Association of State and Territorial Solid Waste Management Officials stated that "the vast majority (95.6%) of sites listed on the Comprehensive Environmental Response Compensation and Liability Act Information System (CERCLIS) do not warrant listing on the National Priorities List".

The GAO solicited information from both the states and the relevant Environmental Protection Agency (EPA) Region using detailed written questionnaires for each of the more than 3,000 sites.

Mr. OXLEY. Mr. Fields, come on up.

Mr. FIELDS. Thank you, Mr. Chairman.

Mr. OXLEY. The Chair is now pleased to recognize our first witness, Mr. Tim Fields, Assistant Administrator of the Office of Solid Waste and Emergency Response at U.S. EPA—and I think, as I indicated in my opening statement, your first appearance in your new capacity before the subcommittee. So, welcome back Mr. Fields.

STATEMENT OF HON. TIMOTHY FIELDS, JR., ASSISTANT ADMINISTRATOR, OFFICE OF SOLID WASTE AND EMERGENCY RESPONSE, ENVIRONMENTAL PROTECTION AGENCY

Mr. FIELDS. Thank you, Mr. Chairman. It is truly a pleasure to be here, and also, I welcome Mr. Towns as the ranking Democratic

member and the other members of the subcommittee today.

I am pleased to discuss the current status of the Superfund Program and highlight the significant progress we believe has been made in cleaning up toxic waste sites in this country. First, we believe that we have fundamentally changed how the Superfund Program operates through three rounds of administrative reforms we began in 1993. We have increased the pace of cleanup from 65 sites a year to 85 construction completions a year. Ninety percent of the Superfund sites are either construction-complete or have construction underway. Today, Superfund has 592 sites that are construction-complete, an additional 461 sites where construction is underway, and 213 sites where an emergency response or removal action has been taken to deal with response.

We plan to have, as this chart indicates, 670 cleanups completed at the end of fiscal year 1999, the year we are in right now. EPA expects that more than 85 percent of the current NPL will have been completed by the year 2005. That's more than 1,180 sites

where construction is complete.

The construction-completion measure was adopted by the Bush administration and continued by the Clinton administration. Three Assistant Administrators have agreed that it is the best indicator of Superfund Program performance. This remarkable progress that has been documented is not relegated to a few States, but has been

done across the country.

Mr. Chairman, I am told that in Ohio we have had tremendous success. Eighty percent of the Superfund sites have cleanup construction completed or underway in Ohio. Out of 35 Ohio NPL sites, we intend to have 33 of 35 sites with construction completed or underway at the end of this Congress. Not only has EPA been able to significantly increase the number of Superfund sites cleaned up through the administrative reform agenda, but we have reduced the time it takes to go through the process by 20 percent—ten years, 6 years ago; 8 years now from the time we list the site until we get construction completion. One-hundred eleven sites that we listed in the 1990's are now construction-complete, having been done in 8 years or less. Completion of these sites reflects the improved pace of cleanup in the Superfund Program.

Not only have we reduced time, but we have reduced costs. The cost of cleanup has been reduced by 20 percent. Over the last 3 years alone, at more than 200 Superfund sites we have achieved projected cost savings of more than a billion dollars in 3 years alone. This tremendous progress has been achieved without sacrificing and providing added expense to the American taxpayer. We have continued our Enforcement First Strategy. It has produced remarkable results over the last many years. We have achieved more than \$15.5 billion in responsible-party settlements for cleanup and cost-recovery settlements. That is \$15.5 billion that the American taxpayer does not have to spend or does not have to be appropriated from Congress.

While EPA has been successful in implementing that reform agenda, we have not ignored the effects Superfund liability may have on some small parties. We have aggressively worked to achieve 400 settlements over primarily the last 4 years, 65 percent of those being in the last 4 years. Eighteen thousand small-volume contributors have been settled out. We have offered \$145 million in orphan share funding to forgive past costs and oversight costs at 72 sites. So we've been real fair with all parties involved in the

process.

Given this remarkable turnaround, we believe that the administrative reform agenda should continue and it is currently not necessary to have comprehensive Superfund legislative reform. Comprehensive Superfund legislative reform, even if well-intentioned, we believe would halt or delay the cleanup progress we see today. The result is simply unacceptable to the American people and to those in Congress, we know, as well as the administration.

We believe that Superfund legislation, if enacted, should be limited to targeted liability relief with provisions that address prospective purchasers of contaminated property, liability relief for innocent landowners, liability relief for contiguous property owners, and liability relief for small municipal waste generators and trans-

porters.

These liability provisions could be enacted and still allow us to continue the pace of cleanup, provide the fairness we want, and help in effectuating redevelopment. We believe these provisions have achieved consistent, bipartisan support and have appeared in the Superfund legislation that has been introduced in the last three Congresses. These provisions would buildupon the success of the Superfund administrative reforms without halting or delaying cleanup.

Of equal importance is the need, we believe, to reinstate the expired Superfund taxes, which expired December 31, 1995. The Superfund Program should have a reliable source of funding for the cleanup of toxic waste sites in this country without shifting these

costs to the general taxpaying public.

Mr. Chairman and members of the subcommittee, we are proud of the progress the Superfund Program has been able to achieve over the last 6 years. We look forward to working with Congress to buildupon that reform agenda, and in the context of the program as we see it today, we believe that narrowly targeted Superfund legislation is the best way to continue that agenda and protect the

American people, and finish the job of cleaning up toxic waste sites in this country.

Mr. Chairman, I thank you for the time and look forward to responding to questions.

[The prepared statement of Hon. Timothy Fields. Jr., follows:]

PREPARED STATEMENT OF TIMOTHY FIELDS, JR., ACTING ASSISTANT ADMINISTRATOR, OFFICE OF SOLID WASTE AND EMERGENCY RESPONSE, ENVIRONMENTAL PROTEC-TION AGENCY

Introduction

Good afternoon, Mr. Chairman, and Members of the Subcommittee. I am pleased to have this opportunity to appear before you to discuss the Agency's record of accomplishments over the past several years in fundamentally improving the Super-

fund program.

Before addressing the successes of the current Superfund program, I believe it is important to recognize, from the outset, Superfund's mission. Superfund is an important, and above all, necessary program, dedicated to cleaning up our nation's hazardous waste sites, including those caused by the Federal government, and protecting public health and the environment. EPA has worked closely with the Agency for Toxic Substances and Disease Registry (ATSDR) in evaluating the impacts of these sites on public health. Superfund site impacts are real. ATSDR studies show a variety of health offsets that are associated with some Superfund sites, including a variety of health effects that are associated with some Superfund sites, including birth defects, cardiac disorders, changes in pulmonary function, impacts on the immune system (the body's natural defense system from disease and sickness), infertility, and increases in chronic lymphocytic leukemia. EPA also works with other federal agencies to assess the significant adverse impacts Superfund sites have had on natural resources and the environment. Together, the efforts of these agencies, working with EPA, provide the basis for targeting cleanups to protect public health and the environment, and show the need for Superfund.

SUPERFUND PROGRESS

The Superfund program is making significant progress in cleaning up hazardous waste sites and protecting public health and the environment. EPA has significantly changed how the Superfund program operates through three rounds of administrative reforms which have made Superfund a fairer, more effective, and more efficient program. EPA has made considerable progress in cleaning up sites on the National Priorities List (NPL). The Agency has gone from cleaning up 65 sites per year to cleaning up 85 sites per year. As of March 17, 1999 more than 89% of the sites on the final NPL are either undergoing cleanup construction (remedial or removal) or are completed:

- 592 Superfund sites have reached construction completion.
- 461 Superfund sites have cleanup construction underway;

An additional 213 sites have had or are undergoing a removal cleanup action.

By the end of the 106th Congress EPA will have completed construction of all cleanup remedies at approximately 61% of all non-Federal sites currently on the

In addition, approximately 990 NPL sites have final cleanup plans approved, and approximately 5,600 removal actions have been taken at hazardous waste sites to stabilize dangerous situations and immediately reduce the threat to public health and the environment. More than 30,900 sites have been removed from the Superfund inventory of potentially hazardous waste sites to help promote the economic redevelopment of these properties.

Increasing the Pace of Cleanups

The Superfund program is making significant progress in accelerating the pace of clean up while ensuring protection of public health and the environment. Our analyses clearly show that Superfund cleanup durations have been reduced approximately 20%, or two years on the average. Almost three times as many Superfund sites have had construction completed in the past six years than in all of the prior years of the program combined. In fact, in large part because of our administrative reforms, EPA will have completed construction at more than 85% of the sites on the current NPL by 2005.

The accelerated pace of cleanup is demonstrable. In only two years, FY 1997 and FY 1998, EPA completed construction at 175 sites-more than during the entire

first 12 years of the program (149 sites).

- Seventy-two percent (128) of the sites are designated enforcement lead, demonstrating the success of both the "enforcement first" policy and the numerous enforcement reforms.
- One hundred and eleven of these sites were added to the NPL during the 1990s.
 Completion of these sites in less than eight years reflects improvements in the pace of Superfund cleanups.

Private Party Funding

EPA's "Enforcement First" strategy has resulted in responsible parties performing or paying for approximately 70% of long-term cleanups, thereby conserving the Superfund Trust Fund for sites for which there are no viable or liable responsible parties. This approach has saved taxpayers more than \$15.5 billion to date—more than \$13 billion in response settlements, and nearly \$2.5 billion in cost recovery settlements.

Protecting Human Health and the Environment

The accomplishments in protecting human health and the environment are significant. Environmental indicators show that the Superfund program continues making progress in hazardous waste cleanup, reducing both ecological and human health risks posed by dangerous chemicals in the air, soil, and water. The Superfund program has cleaned over 132 million cubic yards of hazardous soil, solid waste and sediment and over 341 billion gallons of hazardous liquid-based waste, groundwater, and surface water. In addition, the program has supplied over 350,000 people at NPL and non-NPL sites with alternative water supplies in order to protect them from contaminated groundwater and surface water.

ADNMSTRATIVE REFORMS

Through the commitment of EPA, State, and Tribal site managers, other Federal agencies, private sector representatives, and involved communities, EPA has made Superfund faster, fairer, and more efficient through three rounds of administrative reforms. Several years of stakeholder response indicates that EPA's Superfund Reforms have already addressed the primary areas of the program that they believe needed improvement. EPA remains committed to fully implementing the administrative reforms and refining or improving them where necessary. EPA will be releasing its Annual Report on the status of Administrative Reforms for fiscal year (FY) 1998 within the next several weeks. Below are some of the highlights from the 1998 Annual Report.

Remedy Review Board

EPA's National Remedy Review Board (the Board) is continuing its targeted review of complex and high-cost cleanup plans, prior to final remedy selection, without delaying the overall pace of cleanup. Since the Board's inception in October 1995, it has reviewed a total of 33 site cleanup decisions, resulting in estimated cost savings of approximately \$43 million.

Updating Remedy Decisions

In addition to the work of the Board, EPA has achieved great success in updating cleanup decisions made in the early years of the Superfund program to accommodate changing science and technology. In fact, the Updating Remedy Decisions reform is one of EPA's most successful reforms, based on its frequent use and the amount of money saved. After three years of implementation, more than \$1 billion in future cost reductions are estimated as a result of the Agency's review and update of remedies at more than 200 sites. It is important to stress that the future cost reductions described above can be achieved without sacrificing the protection of public health, and the current pace of the program.

Remedy Selection

The Superfund program is selecting remedies that require treatment in fewer instances, focusing on treatment of toxic hot spots. Treatment remedies were included in less than 50% of the Records of Decision completed in fiscal year 1997. Even within the current statutory framework providing for a preference for treatment of waste and permanent solutions to the maximum extent practicable, costs of cleanups are decreasing dramatically because of a number of factors, including: the use of presumptive remedies; the use of reasonably anticipated future land use determinations, which allow cleanups to be tailored to specific sites; the use of a phased approach to defining objectives and methods for ground water cleanups. As a result of these factors, EPA has reduced the cost of cleanup by approximately 20 percent.

Promoting Fairness Through Settlements

EPA has addressed the concerns of stakeholders regarding the fairness of the liability system by increasing the use of the Agency's settlement authorities. EPA has negotiated more than 400 de minimis settlements with over 18,000 small volume contributors (66% of these in the last four years), protecting these parties from expensive private contribution suits. EPA continues to use its settlement authority to remove small volume waste contributors from the liability system, responding to the burden third-party litigation can place on parties that made a very limited contribution to the pollution at a site. EPA continues to step in to prevent the big polluters from dragging untold numbers of the smallest "de micromis" contributors of waste into contribution litigation by publicly offering to any de micromis party \$0 (i.e., nocost) settlements that would provide protection from lawsuits by other PRPs. The real success of this approach is to be measured by the untold number of potential lawsuits that have been discouraged.

Orphan Share Compensation

Since fiscal year 1996, EPA has offered orphan share compensation of over \$145 million at 72 sites to responsible parties willing to negotiate long-term cleanup settlements. EPA will continue the process at *every* eligible site. Through 1998, EPA has collected and placed \$399 million in 115 interest bearing special accounts for site specific future work. In addition, over \$69 million in interest has accrued in these accounts. This reform ensures that monies recovered in certain settlements are directed to work at a particular site. At a number of sites, this money can make a great difference in making settlements work. In FY98, EPA set aside and then spent more than \$40 million of Superfund response money in new settlements for mixed work or mixed funding.

REAUTHORIZATION

The success of EPA's administrative reforms and the resulting improvements in the Superfund program have fundamentally altered the need for Superfund reauthorization legislation. In the 103rd Congress, the Clinton Administration proposed a five-year reauthorization of Superfund that reflected program needs at that point in time. When Congress did not pass Superfund legislation, EPA implemented a series of reforms administratively. Accordingly, the legislative provisions proposed by the Administration in the 103rd Congress are now very out of date, and the five-year authorization period that would have been provided in that bill has now ended. Many of the provisions in the bill, and in other Superfund reform bills, were designed to fix problems that have been addressed through the Superfund Administrative Reforms. As the result of the progress made in cleaning up NPL sites in recent years, and the program improvements resulting from administrative reforms, there is no longer a need for comprehensive legislation. Comprehensive legislation could actually delay clean ups, create uncertainty and litigation, and undermine the current progress of cleaning up Superfund sites.

Legislation to support the President's Budget is needed to reinstate the Superfund taxes, and provide EPA with access to mandatory spending. As part of Superfund reauthorization, the Administration would support targeted liability relief for qualified parties that builds upon the current success of the Superfund program. The Administration would support provisions that address:

- · prospective purchasers of contaminated property
- innocent landowners
- · contiguous property owners, and
- small municipal waste generators and transporters

OTHER SUPERFUND PROGRAM ACCOMPLISHMENTS

States

EPA continues to work with States and Indian tribes as key partners in the cleanup of Superfund hazardous waste sites. EPA is continuing to increase the number of sites where States and Tribes are taking a lead role in assessment and cleanup using the appropriate mechanisms under the current law. With the May 1998 release of the "Plan to Enhance the Role of States and Tribes in the Superfund Program," the Superfund program is expanding opportunities for increased State and tribal involvement in the program. Fourteen pilot projects with States and Tribes have been initiated through this plan.

Community Involvement

The Superfund program is committed to involving citizens in the site cleanup process. EPA strives to create an open decision-making process to clean up sites that fully involves the communities, provides the community timely information, and improves the community's understanding of the potential health risks at hazardous waste sites. This is accomplished through outreach efforts, such as holding public meetings and distributing site-specific fact sheets. It has been enhanced through the successful implementation of reforms such as our EPA Regional Ombudsmen who continue to serve as a direct point of contact for stakeholders to address their concerns at Superfund sites, our Internet pages which continue to provide information to our varied stakeholders on issues related to both cleanup and enforcement, as well as our Technical Assistance Grants (TAGs), Community Advisory Groups (CAGs), Restoration Advisory Boards (RABs) and Site-specific Advisory Boards (SSABs).

The TAG program provides eligible community groups with financial assistance to hire technical consultants to assist them in understanding the problems and potential solutions to the contamination problems. EPA has awarded 202 TAGs to various groups since the program's inception in 1988. The Agency plans to publish revisions to the TAG regulation in the Spring of 1999 intended to further simplify the TAG program.

The CAG serves as a public forum for representatives of diverse community interests to present and discuss their needs and concerns related to the Superfund site with Federal, State, Tribal and local government officials. The number of sites with CAGs increased by over 50 percent before the CAG program was officially taken out of the pilot stage. In FY98, 14 new CAGs were created at non-federal facility sites, bringing the total to 47.

Community Involvement at Federal Facilities

The Superfund Federal facilities response program recognizes that meaningful public participation is dependent on the various stakeholder groups having the capacity to participate effectively. The program has entered into partnerships and awarded cooperative agreement grants to State, local, tribal associations, and community based organizations. The grants focus on training for impacted communities, participation of citizens on advisory boards, access to information and implementation of the Federal Facility Environmental Restoration Dialogue Committee (FFERDC) principles. These grants offer the opportunity to leverage precious resources, build trust and reach a wider audience.

The Superfund Federal facilities response program is a strong proponent of involving communities in the restoration decision-making process and recognizes that input from Restoration Advisory Boards (RAB) and Site-Specific Advisory Boards (SSAB) has been essential to making response decisions and, in some cases, reducing costs. Increasing community involvement, Restoration Advisory Board/Site-Specific Advisory Board support (RAB/SSAB) and partnering with states, tribes and other stakeholders is a high priority activity for FFRRO. There are over 300 RABs and 12 SSABs throughout the country.

REVITALIZING AMERICA'S LAND

Brown fields

EPA not only cleans up toxic waste sites through the Superfund program but also helps communities clean up and develop less contaminated brownfields sites. The Brownfields Initiative plays a key role in the Administration's goal of building strong and healthy communities for the 21st century. The Initiative represents a comprehensive approach to empowering States, local governments, communities, and other stakeholders interested in environmental cleanup and economic redevelopment to work together to prevent, assess, safely clean up, and sustainably reuse brownfields. Brownfields are abandoned, idled, or under-used industrial and commercial properties where expansion or redevelopment is complicated by real or perceived contamination. Brownfields sites exist in this country, affecting virtually every community in the nation.

The General Accounting Office has estimated that there are over 450,000 brownfields properties across America. The Administration believes strongly that environmental protection and economic progress are inextricably linked. Rather than separate the challenges facing these communities, our brownfields initiative seeks to bring all parties to the table—and to provide a framework for them to seek common ground on the whole range of challenges: environmental, economic, legal and financial. The EPA brownfields pilot grants are forming the basis for new and more effective partnerships. In many cases, city government environmental special-

ists are sitting down together with the city's economic development experts for the first time. Others are joining in—businesses, local residents, community activists.

Brownfields Assessment Pilots

The Brownfields Assessment Pilots form a major component of the Brownfields Initiative since its announcement in a little more than 4 years ago. Since that time, significant environmental results had already been achieved. The Agency has selected 250 assessment pilots funded at up to \$200,000 to local communities across the Nation to chart their own course towards revitalization. These pilots are seen as catalysts for change in local communities, and often spur community involvement in local land use decision-making. These pilots, along with targeted state and EPA efforts, resulted in the assessment of 398 brownfields properties, cleanup of 71 properties, redevelopment of 38 properties, and a determination that 273 properties did not need additional cleanup.

Revolving Loan Funds

We are also building on another aspect of our program which began in 1997. This program will award a "second-stage" type of brownfields pilot. Those pilots known as the Brownfields Cleanup Revolving Loan Fund (BCRLF) Pilots are designed to enable eligible States, cities, towns and counties, Territories, and Indian Tribes to capitalize revolving loan funds to safely cleanup and sustainably reuse brownfields. EPA's goal is to select BCRLF pilots that will serve as models for other communities across the nation. In the 1997 fiscal year, EPA's budget for brownfields included \$10 million to capitalize BCRLFs. That early first round of BCRLF pilots is maturing. Twenty-three (23) pilots are now in various stages of development. This year we are planning to make a second round of BCRLF pilot awards. We have determined that these new pilots would benefit from an increased capitalization and we are planning to fund approximately 63 new pilots in fiscal year 1999 at up to \$500,000 each. The application deadline recently closed on March 8, 1999, and we will be considering these applications in regional panel and Headquarters evaluations and reviews. The Agency anticipates announcement of the award of these new pilots by June. Pilot applicants are being asked to demonstrate evidence of a need for cleanup funds, ability to manage a revolving loan fund, ability to ensure adequate cleanups, and a commitment to creative leveraging of EPA funds with public-private partnerships and matching funds/in-kind services.

Showcase Communities

The Brownfields Showcase Communities project is another component of the Brownfields Initiative. It represents a multi-faceted partnership among federal agencies to demonstrate the benefits of coordinated and collaborative activity on brownfields in 16 Brownfields Showcase Communities. The designated Showcase Communities are distributed across the country and vary in size, resources, and community type.

Job Training

To help local citizens take advantage of the new jobs created by assessment and cleanup of brownfields, EPA began another demonstration pilot program—the Brownfields Job Training and Development Demonstration Pilot program in 1998. Last year we awarded 11 pilots to applicants located within or near one of our as-Last year we awarded 11 pilots to applicants located within or near one of our assessment pilot communities. Colleges, universities, non-profit training centers, and community job training organizations, as well as states, Tribes and communities were eligible to apply. This year we are planning to award an additional 10 pilots. The Brownfields Initiative has also generated significant economic benefit for communities across America. By the end of fiscal year 1998, 410 cleanup jobs and 2,110 redevelopment jobs had been created as a result of the program. Pilot communities are also program of the prog

nities had already reported a leveraged economic impact of over \$1.1 billion.

Recycling Superfund Sites

Contaminated sites may be an economic drain on local economies, can lower property values, and can act as a disincentive for new industries to move into communities. Once cleaned up, many Superfund sites have gone on to new, productive, and economically beneficial reuse. We believe that there are opportunities for many such sites. While some sites are not suitable for unrestricted reuse, many can be "recycled." Many NPL sites are valuable properties—they reside near waterways, railroads or major transportation routes. They are in parts of town ready for redevelop-

A logical outgrowth of the Brownfields redevelopment work is an increased emphasis on the reuse of Superfund sites. Recycled Superfund sites may be redeveloped for a variety of uses, including commercial/industrial, recreational, and ecological projects. Sites are being cleaned up across the Nation. Major redevelopment and reuse is occurring.

Successful reuse is being demonstrated at the Industriplex site, in Woburn, Massachusetts. Through a private/public partnership this site will become a regional transportation center with over 200,000 square feet of retail space and potentially over 750,000 square feet of hotel and office space. An open land and wetlands preserve will also be created as a part of the "recycling" of this site. Another example of reuse at Superfund sites is the Anaconda Smelter NPL site, in Anaconda, Montana, which has become the Old Works Golf Course, a world-class Jack Nicklaus golf course. At other Superfund sites, major national corporations, including Netscape, Target stores, Home Depot stores and McDonalds, have established businesses. Sites have been redeveloped into athletic fields, community parks and wetland and habitat preserves as well.

Preliminary analyses indicate that more than 150 sites are in actual or planned reuse, supporting thousands of jobs and generating revenue for States and local communities and creating thousands of acres of new recreational and ecological green space. EPA continues to make strides in spurring the beneficial reuse of Superfund sites.

Barriers to Reuse

At some sites, the potential threat of CERCLA liability may in some circumstances be a barrier to the reuse of contaminated sites. EPA is continuing its efforts to negotiate prospective purchaser agreements and issue comfort/status letters in order to clarify CERCLA liability at sites and facilitate reuse of contaminated properties. Through FY98, EPA has entered into 85 Prospective Purchaser Agreements (PPAs) to facilitate beneficial reuse and has also issued over 250 comfort/status letters in order to clarify Federal Superfund interest in sites.

In the summer and fall of 1998, EPA undertook a survey effort to gather information on the impacts of the PPA process. Preliminary survey data (for PPAs completed through June 1998) indicate that redevelopment projects cover over 1252 acres, or 80% of the property secured through PPAs. EPA regional personnel estimate that nearly 1600 short-term jobs (e.g., construction) and over 1700 permanent jobs have resulted from redevelopment projects associated with PPAs. An estimated \$2.6 million in local tax revenue for communities nationwide have resulted from these projects. In addition, EPA regional staff estimate that PPAs have resulted in the purchase of over 1500 acres of contaminated property and have spurred redevelopment of hundreds of thousands of adjacent acres.

Federal Facility Redevelopment

Through EPA's Base Realignment and Closure (BRAC) program over 850 base closure documents have been reviewed at 108 major closing military bases. These BRAC documents articulate the environmental suitability of the property for lease or transfer.

Wurtsmith Air Force Base, located on more than 5,000 acres in northeast Michigan, stood ready for more than 70 years to support strategic bombing operations worldwide. In this capacity, the base managed supplies of aircraft fuel, mechanical cleansers, solvents, and paints, some leaked into the soil and subsequently the groundwater.

The decision to close the base was made in 1993. A Base Closure Team (BCT), consisting of representatives from EPA, the Air Force, and the Michigan Department of Environmental Quality was formed to clean up the site. In an effort to expedite cleanup and minimize cost, an innovative technology, in situ enhanced bioremediation, was implemented to treat the contaminated groundwater. Using this innovative technology, the BCT shaved more than \$500,000 and four years off the original cleanup estimate of \$1.5 million and 10 years.

To enhance economic redevelopment, the BCT focused its attention on reuse options for the base. Working with the Northeast Michigan Community Service Agency, the BCT enabled approximately 150 low-income families to move into base structures, which replaced substandard housing in six counties. The BCT earned national recognition for this unique reuse plan.

Additional reuse options for the base were determined and implemented. A portion of the base property was leased to companies that brought more than 1,000 jobs to the area, helping to boost the community's economy. Another reuse accomplishment that saved both time and money was the transfer of airport runways for immediate public use to the Oscoda-Wurtsmith Airport Authority.

FUTURE SCOPE OF SUPERFUND PROGRAM

EPA will continue to work with all stakeholders to leverage resources and to assure the successful cleanup of this nation's hazardous waste sites. We will continue to employ administrative reforms to ensure a fair, effective, and efficient Superfund program. The Superfund program is cleaning up 85 sites per year and in fiscal year 1999 plans to exceed the Agency target of 650 construction completions—one year earlier than originally expected. In addition, the Administration recently announced our target of 925 sites "construction completed" by the end of 2002. By 2005, EPA expects to complete construction at 1180—85% of the current NPL. At these construction completion sites EPA extill has the responsibility for part construction as struction completion sites, EPA still has the responsibility for post-construction activities such as 5-year reviews and groundwater pump and treat and oversight of PRP long-term operations and maintenance.

State/Federal Partnership

EPA/State relationships in the Superfund program have evolved into flexible working partnerships that assign sites responsibilities in a mutually supportive way. EPA has provided the States with nearly \$20 million annually for core program support. Where States are interested in taking the lead at NPL sites we provide the funding (roughly \$100 million annually, in fiscal years 1997 and 1998) for those activities. Another \$30-\$40 million annually is provided for site assessment, voluntary cleanup program (VCP) support, and other program activities. Total funding provided to States typically exceeds \$150 million per year. A recent GAO study report supports the position that CERCLA and a strong Federal cleanup program are important to the States—

a number of stakeholders, including state officials, said that a lessening of the Superfund program's more rigorous cleanup requirements or liability standards could negatively affect the State programs.—"State Cleanup Practices" report 99-39, December 1998

States often and regularly ask for EPA assistance when their technical capabilities fall short, their funding is inadequate, enforcement cases too complex, or their

ability to respond with staff or contract support is insufficient.

The GAO estimates roughly 3000 sites pose risks serious enough, based on site inspections to be potentially eligible for NPL inclusion and are classified as "awaiting a National Priorities List decisions." Of these the GAO concluded 1,800 of these sites still appear eligible for NPL while the remaining 1,234 are unlikely to become eligible for various reasons.

We do not know now how many more sites will need to be listed on the NPL. We will focus our listing activities on sites when states request a listing, when there are recalcitrant PRPs or when cleanup is needed and its not occurring satisfactorily. We have been using and will continue to use these factors to guide our listing decisions. Based on what we know at this time, we do not expect to list more than 40 sites this year.

Expiration of Tax

The Superfund tax authority expired December 31, 1995, discontinuing further tax collections. The President's fiscal year (FY) 2000 Budget requests reinstatement of all Superfund taxes (including excise taxes on petroleum and chemicals, and a corporate environmental tax). The Trust Fund balance (unappropriated balance) was roughly \$2.1 billion at the end of fiscal year 1998. The Trust Fund balance will be approximately \$1.3 billion at the end fiscal year 1999.

CONCLUSION

The Superfund program has been fundamentally improved through administrative reforms and is faster, fairer, and more efficient. The significant progress the Clinton Administration has achieved in protecting public health and the environment through the cleanup of toxic waste sites must not be undermined by the passage of Superfund legislation based upon outdated information and ideas. EPA's administrative reforms, and the resulting Superfund cleanup progress, have eliminated the need for comprehensive Superfund legislation. We look forward to working with Congress to reinstate the Superfund taxes and enact the narrowly targeted Superfund legislation that I described in my testimony that builds upon the success of administrative reforms.

Mr. Chairman, thank you for this opportunity to address the Subcommittee. I would be pleased to answer any questions you or the other Members may have.

Mr. OXLEY. Thank you, Mr. Fields, again, for your testimony, and let me begin with some questions.

What I want to make sure is that everyone understands the difference between the applicability of the Superfund statute and implementation of the Federal program by EPA. The States take on, lead, new sites. That is probably a good idea. You do not need to pour money into EPA for years when States are closer to the problem and fully capable.

Unfortunately, the Superfund statute does not just affect sites on the Federal National Priorities List. So, Mr. Fields, what I want to do is talk about various areas of the Superfund statute, whether their application is limited to just the NPL. First, I want to cover the liability provisions in relationship to voluntary cleanups and brownfields sites which are not on the National Priorities List.

Robert Inghram, president of the National Conference of Black Mayors, wrote in 1995, "Far too much money is being spent on lawyers and not nearly enough on cleanup. Our primary concern is that tens of thousands of abandoned properties in urban areas lie contaminated and unproductive because developers and local businesses, they are getting pulled into Superfund's far-reaching liability system. Congress must act this year to fundamentally reform the failed liability system. Without these changes, these properties will lie dormant, and critical and economic revitalization opportunities will be lost for cities nationwide."

The General Accounting Office stated the same proposition in the 1996 report entitled, "Barriers to Brownfields Redevelopment." Is it not correct, Mr. Fields, that Superfund's liability provisions have broad sweep and can apply at tens of thousands of sites not on the NPL?

Mr. FIELDS. Yes, that is correct. The Superfund liability provisions go beyond the 1,387 sites on the Superfund National Priorities List and do affect activities at voluntary cleanup sites, brownfields sites, and other sites as well.

Mr. OXLEY. So, those folks who are interested in, the opening statements talking about, brownfields redevelopment need to understand the applicability of the Superfund liability scheme to the brownfields issue. Is that correct?

Mr. FIELDS. Yes, they do need to understand that, and we believe that those liability provisions have been very effective in helping put forth a great brownfields agenda over the last 4 years.

Mr. OXLEY. Is it also the case with the natural resources damages provision that they can apply at sites beyond the NPL? Can NRD claims be brought after a construction-complete?

Mr. FIELDS. Natural resource damages claims can be brought after construction-complete, yes, that is correct.

Mr. OXLEY. Ms. Kerbawy, representing ASTSWMO, in her testimony on behalf of the State cleanup officials, says that while "the States are addressing the large universe of non-NPL sites, the statute still maintains a role for EPA in theory. Although the majority of those sites, typically, brownfields sites, will never be placed on the NPL, they are still subject to CERCLA liability, even after the site has been cleaned up to State standards." Is that correct, that Superfund liability applies even after the site has been cleaned up to State standards?

Mr. FIELDS. I want to be very clear about this. We, obviously, think the States are doing a great job in implementing their vol-

untary cleanup programs. Forty-four States have those programs. We have been very supportive of those States. We have never intervened in a State_cleanup to date, except when a State has requested that the Federal Government come in. We believe in and we endorse those State programs. We have funded them for the last 3 years at a tune of \$10 million to \$15 million a year. We want to support them. We have entered into memoranda of agreement with 11 States to date to agree on deferring to the States' authority in implementing effective, voluntary, cleanup programs. We're discussing agreement with eight additional States.

So, we want to do all we can to assure the regulated community and the States that we want to defer to them for the vast majority of those sites that are not covered on the NPL, but are being covered by voluntary cleanup programs implemented at the State level. We think that fear is there, but the reality is we have never intervened. We don't jump in when a State is providing oversight for a cleanup in that State. The instance it has occurred is when

a State requested that we come in.

Mr. OXLEY. Let me quote from Ms. Kerbawy also in her testimony. She says, "The potential for EPA to overfile and for third-party lawsuits under CERCLA is beginning to cause many owners of potential brownfields sites to simply mothball the properties, and that States should be able to release sites from liability once a site has been cleaned up to State standards."

Do you agree that the issue of release from Federal liabilities is an issue that is not specifically related to the status of the NPL

sites?

Mr. FIELDS. I agree that some have fear about having complete finality on releases from liability for sites that are not on the NPL. We are trying to do all that we can to work to assure people that that has not been our history. We do not get involved, and we want to try to work through memorandum of agreements, comfort letters, and other mechanisms to provide assurance, to the regulated community that we do not intend to overfile, or intervene in those cases where we have effective State programs overseeing cleanup.

Mr. Oxley. Thank you. My time has expired. Let me now recognize the gentleman from New York, the ranking member of the

subcommittee, Mr. Towns.

Mr. Towns. Thank you very much, Mr. Chairman. Mr. Fields, you indicated that EPA has worked with the Agency for Toxic Substances and Disease Registry to evaluate health impacts of Superfund sites. If you don't have information with you today, could you provide this committee with a summary of those studies?

Mr. FIELDS. Yes, we will be happy to provide that documentation for the record, Mr. Towns. We do have data on the health effects studies that have been done by ATSDR at Superfund sites. They have evaluated a lot of our sites on the current National Priorities List. The ATSDR in their studies indicate that 80 percent of those Superfund sites have public health exposures. That means that people and children who live around 80 percent of those sites have been exposed to contamination from one or more media—air, water, or toxic waste. They have done health assessments at those sites to have documented instances of leukemia, and low-birth weight, and asthma that they believe could be attributed to contamination

around these Superfund sites.

We will be happy to provide more detail for the record, but we believe that Superfund sites do, in fact, pose a significant public health threat that needs to be addressed, and that is why the Superfund Program is around. EPA also conducts emergency actions. We have done 5,600 plus emergency response actions since the program began because of significant, immediate, public health threats that need to be addressed in these communities.

[The information referred to follows:]



Public Health Assessments

ATSDR's public health assessments are being converted to Hypertext Markup Language (HTML) format to make them available to the public over the Internet. The health assessments of the Fiscal Year (FY) 1996 were converted to HTML first, followed by those from previous years. Only health assessments from FY 1996, and FY 1995, are now available. The public health assessments are organized according to the ATSDR regions where they originated.

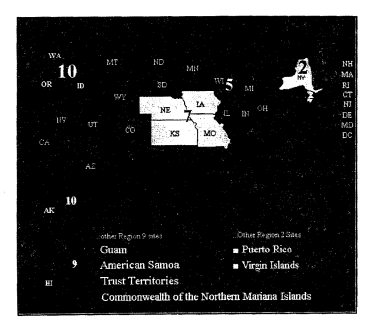
For more information on the health assessment process, please read the <u>Foreword</u>. To retrieve a public health assessment, click on the region of your choice, and you will see the list of health assessments currently available from that region. The listings are in alphabetical order, by state.

In the HTML version, each public health assessment has been divided into four or more portions for facilitating reduced downloading time. The groupings of different sections of the document correspond roughly to an "Introduction" section, an "Evaluation" section, a "Conclusions" section, and an "Appendices" section.

Please send comments and suggestions to Bill Henriques, DHAC. ATSDR. Email: wdh2@cdc.gov.

Foreword - About Public Health Assessments Keyword Search of All Public Health Assessments

Browse Public Health Assessments by Region



Region 1 Region 6
Region 2 Region 7
Region 3 Region 8
Region 4 Region 9
Region 5 Region 10



Bill Henriques / wdh2@cdc.gov

Last updated on March 6, 1999

ATSDR PUBLIC HEALTH ASSESSMENTS

FOREWORD

The Agency for Toxic Substances and Disease Registry, ATSDR, is an agency of the U.S. Public Health Service. It was established by Congress in 1980 under the Comprehensive Environmental Response, Compensation, and Liability Act, also known as the Superfund law. This law set up a fund to identify and clean up our country's hazardous waste sites. The Environmental Protection Agency. EPA, and the individual states regulate the investigation and clean up of the sites.

Since 1986, ATSDR has been required by law to conduct a public health assessment at each of the sites on the EPA National Priorities List. The aim of these evaluations is to find out if people are being exposed to hazardous substances and, if so, whether that exposure is harmful and should be stopped or reduced. (The legal definition of a health assessment is included on the inside front cover.) If appropriate, ATSDR also conducts public health assessments when petitioned by concerned individuals. Public health assessments are carried out by environmental and health scientists from ATSDR and from the states with which ATSDR has cooperative agreements.

Exposure: As the first step in the evaluation. ATSDR scientists review environmental data to see how much contamination is at a site, where it is, and how people might come into contact with it. Generally, ATSDR does not collect its own environmental sampling data but reviews information provided by EPA, other government agencies, businesses, and the public. When there is not enough environmental information available, the report will indicate what further sampling data is needed.

Health Effects: If the review of the environmental data shows that people have or could come into contact with hazardous substances, ATSDR scientists then evaluate whether or not there will be any harmful effects from these exposures. The report focuses on public health, or the health impact on the community as a whole, rather than on individual risks. Again, ATSDR generally makes use of existing scientific information, which can include the results of medical, toxicologic and epidemiologic studies and the data collected in disease registries. The science of environmental health is still developing, and sometimes scientific information on the health effects of certain substances is not available. When this is so, the report will suggest what further research studies are needed.

Conclusions: The report presents conclusions about the level of health threat, if any, posed by a site and recommends ways to stop or reduce exposure in its public health action plan. ATSDR is primarily an advisory agency, so usually these reports identify what actions are appropriate to be undertaken by EPA, other responsible parties, or the research or education divisions of ATSDR. However, if there is an urgent health threat, ATSDR can issue a public health advisory, warning people of the danger. ATSDR can also authorize health education or pilot studies of health effects, full-scale epidemiology studies, disease registries, surveillance studies or research on specific hazardous substances.

Interactive Process: The health assessment is an interactive process. ATSDR solicits and evaluates information from numerous city, state and federal agencies, the companies responsible for cleaning up the site, and the community. It then shares its conclusions with them. Agencies are asked to respond to an early version of the report to make sure that the data they have provided is accurate and current. When informed of ATSDR's conclusions and recommendations, sometimes the agencies will begin to act on them before the final release of the report.

Community: ATSDR also needs to learn what people in the area know about the site and what concerns they may have about its impact on their health. Consequently, throughout the evaluation process, ATSDR actively gathers information and comments from the people who live or work near a site, including residents of the area, civic leaders, health professionals and community groups. To ensure that the report responds to the community's health concerns, an early version is also distributed to the public for their comments. All the comments received from the public are responded to in the final version of the report.

Comments: If, after reading this report, you have questions or comments, we encourage you to send them to us.

Letters should be addressed as follows:

Attention: Chief, Program Evaluation, Records, and Information Services Branch, Agency for Toxic Substances and Disease Registry, 1600 Clifton Road (E-56), Atlanta. GA 30333.

Region 1

CONNECTICUT

Barkhamsted-New Hartford Landfill, Barkhainsted, Litchfield County

Connecticut Correctional Institution (a/k/a Somers Correctional Facility), Somers, New Haven County

Linemaster Switch Corporation, Woodstock, Windhain County Old Southington Landfill, Southington, Hartford County Raymark Industries, Stratford, Fairfield County

Revere Textile Prints Corporation, Sterling, Windham County Starr Property, Enfield, Hartford County

U.S. Naval Submarine Base New London, Groton, New London County

West Site Hows Corner, Plymouth, Penobscot County

MASSACHUSETTS

Blackburn and Union Privileges, Walpole, Norfolk County Groveland Wells, Groveland, Essex County Hocomonco Pond, Westborough, Worcester County

Industri-Plex, Wobum, Middlesex County

Iron Horse Park, Billerica, Middlesex County New Bedford Site, New Bedford, Bristol County Nyanza Chemical Waste Dump, Ashland, Ashland County

PSC Resources, Palmer, Hampden County
Silresim Chemical Corporation, Lowell, Middlesex County
Sullivan's Ledge, New Bedford, Bristol County
U.S. Army Materials Technology Laboratory, Watertown, Middlesex County

Wells G and H, Wobum, Middlesex County

NEW HAMPSHIRE

Beede Waste Oil, Plaistow Rockingham County
Dover Municipal Landfill, Dover, Stratford County
New Hampshire Plating Company, Merrimack, Hillsborough County
Savage Municipal Water supply (Interim), Milford, Hillsborough County
Somersworth, Municipal Landfill, Somersworth, Stratford County
Tibbetts Road, Barrington, Strafford County

West Kingston Town Dump and University of Rhode Island (Plains Rd) Disposal Area (URI), South Kingston, Washington County

VERMONT

None available currently.

Region 2

NEW JERSEY

A.O. Polymer, Sparta Township, Sussex County

Bridgeport Rental and Oil Service, Logan Township, Gloucester County
CPS Chemical/Madison Industries, Old Bridge Township, Middlesex County
Curcio Scrap Metal, Saddle Brook Township, Bergen County
Delilah Road, Egg Harbor Township, Atlantic County
Garden State Cleaners and South Jersey Clothing Company, Minotola, Atlantic County

County
Global Landfill, Old Bridge, Middlesex County
Horseshoe Road, Sayreville, Middlesex County
Jackson Township Landfill, Jackson Township, Ocean County
M&T DeLisa Landfill, Ocean Township, Monmouth County
Mannheim Avenue Dump Site, Galloway Township, Atlantic County

Montclair/West Orange Radium, Montclair/West Orange, Essex County Pomona Oaks Well Contamination, Galloway Township, Atlantic County Sayreville Landfill, Sayreville, Middlesex County Tabernacle Drum Dump, Tabernacle Township, Burlington County

Batavia Landfill, Batavia, Genessee County

C&J Disposal, Town of Eaton, Madison County

Carroll and Dubies Sewage Disposal, Port Jervis, Orange County Circuitron Corporation, Fanningdale, Nassau County

Colesville Municipal Landfill, Colesville, Broome County Endicott Village Wellfield (a/k/a Ranny Well), Endicott, Broome County

Facet Enterprises, Elmira, Chemung County Genzale Plating Company, Franklin, Nassau County

Griffiss Air Force Base, Rome, Oneida County Hertel Landfill, Plattekill, Ulster County Hooker Chemical/Ruco Polymer, Hicksville, Nassau County Hooker-102nd Street, Niagara Falls, Niagara County Islip Municipal Sanitary Landfill (a/k/a Blvdenburgh Road Landfill), Hauppauge, Hooker-102nd Street, Niagara Falls, Niagara County
Islip Municipal Sanitary Landfill (a/k/a Blvdenburgh Road Landfill), Ha
Suffolk County
Johnstown City Landfill, Johnstown, Fulton County
Jones Chemical, Inc., Caledonia, Livingston County
Li Tungsten Corporation, Glen Cove, Nassau County
Mattiace Petrochemical, City of Glen Cove, Nassau County
Niagara County Refuse, Town of Wheatfield, Niagara County
Onondaga Lake, Syracuse, Onondaga County
Pasley Solvents & Chemicals Inc., Garden City, Nassau County
Pfohl Brothers Landfill, Cheektowaga, Erie County
Port Washington Landfill, North Hempstead, Nassau County
Port Washington Landfill, North Hempstead, Nassau County
Preferred Plating Corporation, East Fanningdale, Suffolk County
Ramapo Landfill, Ramapo, Rockland County
Rosen Site (a/k/a Rosen Brothers Site), Cortland, Cortland County
Rosen Site (a/k/a Rosen Brothers Site), Cortland, Cortland County
Rowe Industries Groundwater Contamination, Sag Harbor, Suffolk County
Sarney Farm, Amenia, Duchess County
Sarney Farm, Amenia, Duchess County
Sealand Restoration, Lisbon, St. Lawrence County
Sinclair Refinery, Town of Wellsville, Allegany County
Solvent Savers, Lincklaen, Chenango County
Syosset Landfill, Oyster Bay, Nassau County
Tri-Cities Barrel Company, Inc., Fenton, Broome County PUERTO RICO Fibers Public Supply Wells, Jabos, Guayama County Frontera Creek, Rio Abajo, Humacao County V&M/Albaladejo Norte Ward, Vega Baja, Vega Baja County Vega Baja Solid Waste Disposal, Rio Abajo Ward/La Trocha, Vega Baja County VIRGIN ISLANDS Bovoni Dump, St. Thomas, St. Thomas County Tutu Wellfield, St. Thomas, St. Thomas County Region 3 DELAWARE Koppers Company Facilities Site, Newport, New Castle County Limestone Road Site, Cumberland, Allegany County Mid-Atlantic Wood Preservers, Harmans, Anne Arundel County Naval Air Station Patuxent River, St. Mary's County Naval Surface Warfare Center, Indian Head Division (NSWC-IHDIV), (a/k/a Indian Head Naval Surface Warfare Center), Indian Head, Charles County Ordnance Products, Incorporated, Northeast, Cecil County Sand Gravel and Stone, Elkton Southern Maryland Wood Treating National Priorities List (NPL) Site, Hollywood, St. Mary's County Spectron Incorporated (a/k/a Galaxy Incorporated), Elkton, Cecil County PENNSYLVANIA Avco Lycoming-Williamsport Division, Williamsport, Lycoming County Bell Landfill, Wyalusing-Terry Township, Bradford County BresLube-Penn Inc. Superfund Site, Moon Township. Allegheny County Butz Landfill, Jackson Township, Monroe County Butz Landfill, Jackson Township, Monroe County
C&D Recycling, Freeland, Luzerne County
Cabot-Wrought Products, Muhlenberg, Berks County
Crater Resources, King of Prussia, Montgomery County
Cryo-Chem Inc., Worman Township, Bovertown, Berks County
Dublin Water Supply, Dublin, Bucks County
Falls Township Groundwater Contamination (a/k/a CORCO Chemical, Parascientific, Meenan Oil), Falls Township, Bucks County
Foots Mineral Company, Frazer, Chester County Foote Mineral Company, Frazer, Chester County
Hebelka Auto Salvage Yard, Weisenburg Township, Lehigh County

Letterkenny Army DeRot, USA Letterkenny Southeast Area, and USA Letterkenny-Property, Disposal Office Area, Chambersburg, Franklin County
Malvern TCE Site, Malvern, Chester County
McAdoo Associates, McAdoo, Schuylkill County

Metropolitan Mirror and Glass Company, Incorporated, Frackville, Schuylkill

Modern Sanitation Landfill, York, York County North Penn-Area 1, Souderton, Montgomery County

Palmerton Zinc Pile, Palmerton, Carbon County Resin Disposal Site, Jefferson Borough, Allegheny County Revere Chemical Company, Nockamixon, Bucks County

Rodale Manufacturing Company, Inc., Emmaus, Lehigh County

Salford Quarry, Township Montgomery County
Strasburg Landfill, Newlin Township, Chester County
Tobyhanna Army Depot, Coolbaugh Township, Monroe County
UGI Columbia Gas Plant, Columbia, Lancaster County

VIRGINIA

Sites in Bluefield and Vicinity, Tazewell County C&R Battery Company, Inc., Richmond, Chesterfield County Fort Eustis (US Army), Newport News, Newport News County

First Piedmont Rock Quarry, Beaver Park USAF Langley Air Force Base/Nasa-Langley Research Center, Hampton, York

County U.S. Defense General Supply Center, Richmond, Chesterfield County

WASHINGTON, D.C.

None available currently.

WEST VIRGINIA

Sites in Bluefield and Vicinity, Mercer County Hanlin-Allied-Olin, Moundsville, Marshall Couunty

Sharon Steel Corporation (Fairment Coke Works), Fairmont, Marion County

Region 4

ALABAMA

Alabama Army Ammunition Plant, Talladega County Monarch Tile, Florence, Lauderdale County T.H. Agriculture and Nutrition/Montgomery Plant Site, Montgomery, Montgomery

FLORIDA

Agrico Chemical Company, Pensacola, Escambia County Broward County-21st Manor Dump, Ft. Lauderdale, Broward County Chevron Chemical Company (Ortho Division), Orlando, Orange County Escambia Wood-Pensacola, Pensacola, Escambia

Hipps Road Landfill, Jacksonville, Duval County

Homestead Air Force Base, Homestead AFB, Dade County

Loxahatchee Nursery, Palm City, Martin County

MRI Corporation, Tampa, Hillsborough County Munisport Landfill, North Miami, Dade County Plymouth Avenue Landfill, Deland, Volusia County

Basket Creek Surface Impoundment and Basket Creek Drum Disposal, Douglasville, **Douglas County**

Old Douglas County Landfill, Douglasville, Douglas County

Southern Wood Piedmont Company, Augusta, Richmond County Southwire Company, Carrollton, Carroll County

National Electric Coil/Cooper Industries, Dayhoit, Harlan County

National Southwire Aluminum Company, Hawesville, Hancock County

Rubbertown, Louisville, Jefferson County

Chemfax, Inc., Gulfport, Harrison County Country Club Lake Estates, Hattiesburg, Forrest County Potter Company, Wesson, Copiah County

NORTH CAROLINA

Caldwell Systems Incorporated, Lenoir, Caldwell County Cherry Point Marine Corps Air Station, Cherry Point, Craven County U.S. Marine Corps Camp Lejeune, Camp Lejeune, Onslow County

SOUTH CAROLINA

Carolawn, Fort Lawn, Chester County

Geiger (C&M Oil) Site, Rantowles, Charleston County

Geiger (C&M Oil) Site, Rantowles, Charleston County
Golden Strip Septic Tank, Simpsonville, Greenville County
GSX Landfill, Pinewood, Sumter County
Helena Chemical Company Landfill, Fairfax, Allendale County
Kalama Specialty, Burton, Beaufort County
Koppers Company Inc./Florence Plant, Florence, Florence County
Laidlaw Environmental Services Facility, Roebuck, Spartanburg County
Leonard Chemical Company, Inc., Catawba, York County
Medley Farms, Gaffney, Cherokee County
Palmetto Recycling, Incorporated, Columbia, Richland County
Palmetto Wood Preserving, Incorporated, Cayce, Lexington County
Para-Chem Southern, Inc., Simpsonville, Greenville County
Rochester Property, Traveler's Rest, Greenville Report
Sangamo/Twelve-Mile Creek/Hartwell PCB, Pickens, Pickens County
USMC Marine Corps Recruit Depot (a/k/a Parris Island Marine Co USMC Marine Corps Recruit Depot (a/k/a Parris Island Marine Corps Recruit Depot), Parris Island, Beaufort

ICG Iselin Railroad Yard, Jackson, Madison County USA Defense Depot Memphis, Memphis, Shelby County

Region 5

ILLINOIS

A&F Materials Reclaiming, Inc., Greenup, Cumberland County Acme Solvent Reclaiming, Winnebago, Winnebago County Belvidere Municipal Landfill #1, Belvidere, Boone County

Cross Brothers Pail Recycling, Pembroke Township, Kankakee County Danville H&L No. 1 Danville City Dump, Danville, Vermilion County

DuPage County Landfill (Blackwell Forest Preserve), Warrenville, DuPage County H.O.D. Landfill, Antioch, Lake County Ilada Energy Company, East Cape Girardeau, Alexander County Jennison Wright Corporation, Granite City, Madison County

Kaney Transportation, Rockford, Winnebago County

Lenz Oil Service Incorporated, Lemont, Cook County

Ottawa Radiation Areas, Ottawa, LaSalle County

Ottawa Radiation Areas, Ottawa, LaSalle County
Outboard Marine Corporation, Waukegan, Lake County
Pagel's Pit, Rockford, Winnebago County
Tri-County Landfill, South Elgin, Kane County
Velsicol Chemical, Marshall, Clark County
Wauconda Sand and Gravel, Wauconda, Lake County
Woodstock Municipal Landfill, Woodstock, McHenry County
Yeoman Creek and Edwards Field Landfills, Waukegan, Lake County

INDIANA

American Chemical Services Inc., Griffith, Lake County

Bloomington PCB Sites-Volume 1, Bloomington, Monroe County and Spencer, Owen

Bloomington PCB Sites-Volume 2, Bloomington, Monroe County and Spencer, Owen

Bloomington PCB Sites-Volume 3, Bloomington, Monroe County and Spencer, Owen

Carter-Lee Lumber Company, Indianapolis, Marion County

Enviro-Chem Corporation, Zionsville, Boone County

Fisher Calo, Kingsbury, La Porte County

Marion (Bragg)dump, Marion, Grant County Northside Sanitary Landfill, Zionsville, Boone County Reilly Tar and Chemical Corporation (Indianapolis Plant), Indianapolis, Marion

U.S. Smelter and Lead Refinery, Inc. (a/k/a USS Lead Refinery Inc.), East Chicago, Lake County

Waste Inc. Landfill, Michigan City, La Porte County

MICHIGAN

Albion-Sheridan Township Landfill, Sheridan Township, Calhoun County Baycity Middlegrounds Landfill, Bay City, Bay County Bofors-Nobel Incorporated, Egelston, Muskegon County Duell and Gardner Landfill, Muskegon, Muskegon County Ionia City Landfill, Ionia, Ionia County

Lower Ecorse Creek Dump, Wyandotte, Wayne County Michigan Sites of Radium Dial Contamination:

Aircraft Components (Michigan Radiologic) (a/k/a D& L Sales), Benton Harbor,
Berrien County

H&K Sales (Michigan Radiologic), Belding, Ionia County
Organic Chemicals Incorporated, Grandville, Kent County
Ossineke Groundwater Contamination, Ossineke, Alpena County
Packaging Corporation of America, Filer City, Manistee County
South Macomb Disposal Authority #9. 9A, St. Clair Shores, Oakland County
Thermo Chem Incorporated, Muskegon, Muskegon County
Willow Run Sludge Lagoon, Ypsilanti, Washtenaw County

MINNESOTA

Reilly Tar and Chemical Corporation Site, St. Louis Park, Hennepin County U.S. Air Force Twin Cities Reserve Small Arms Range, Minneapolis, Hennepin County

Air Force Plant 85, Columbus, Franklin County Buckeye Reclamation Landfill, St. Clairsville, Belmont County

Chem-Dyne Corporation, Hamilton, Butler County

Dover Chemical Corporation, Dover, Tuscarawas County Fields Brook NPL Site, Ashtabula, Ashtabula County

Fultz Landfill, Byesville, Guernsey County Miami County Incinerator, Troy, Miami County

Nease Chemical, Salem, Columbiana County North Sanitary Landfill-Dayton, Dayton, Montgomery County

Powell Road Landfill, Dayton, Montgomery County

WISCONSIN

Delavan Municipal Well #4, Delavan Walworth County
Kohler Company Landfill, Kohler, Sheboygan County
Madison Metropolitan Sewerage District Sludge Lagoons, Madison (Town of Blooming Grove), Dane County
Muskego Sanitary Landfill, Muskego, Waukesha County
Penta Wood Products, Town of Daniels, Burnett
Refuse Hideaway, Middleton, Dane County
Ripon City Landfill, Ripon, Fond du Lac County
Sauk County Landfill Excelsior Sauk County

Sauk County Landfill, Excelsior, Sauk County

Region 6

Popile, Incorporated, El Dorado Union County

South 8th Street Landfill, West Memphis, Crittenden County

American Creosote Works, Winnfield Winn Parish Bayou Bonfouca, Slidell, St. Tammany Parish

Marine Shale Processors. Inc., Amelia, St. Mary Parish

Petro-Processors of Louisiana, Incorporated, Baton Rouge, East Baton Rouge Parish

AT & SF (Albuquerque), Albuquerque, Bernalillo County Cal West Metals (USSBA), Lemitar, Socorro County

Kerr-McGee Refinery Site, Cushing, Payne County

National Zinc Company, Bartlesville, Washington County Oklahoma Refining Company, Cyril, Caddo County Tinker Air Force Base (Soldier CR/Building 3001), Midwest City, Oklahoma County

Air Force Plant #4 (General Dynamics), Fort Worth, Tarrant County

Alcoa (Point Comfort)/ Lavaca Buy, Point Comfort, Calhoun County Brio Refining Inc., Houston, Harris County French Limited, Crosby, Harris County Geneva Industries/Fuhrmann Energy, Houston, Harris County Odessa Super Site, Ector, Ector County Pantex Plant, Amarillo, Carson County RSR Corporation, Dallas, Dallas County United Creosoting Company, Conroe, Montgomery County

Region 7

IOWA

Fairfield Coal Gasification Plant, Fairfield, Jefferson County Mason City Coal Gasification Plant, Mason City, Cerro Gordo County

Ace Services Incorporated, Colby, Thomas County

MISSOURI

Armour Road Site, North Kansas City, Clay County Big River Mine Tailings Desloge (a/k/a St. Joe Minerals), Desloge, St. Francois County

St. Louis Airport, St. Louis, St. Louis County
Weldon Spring Site Remediation Action Project (Chemical Plant, Raffinate Pits,
Quarry), St. Charles, St. Charles County
Weldon Spring Training Area, Weldon Spring, St. Charles County

American Shizuki Corporation, Ogallala, Keith County Bruno Coop & Associated Properties, Bruno, Butler County Cleburn Street Well Site, Grand Island, Hall County Sherwood Medical Company, Norfolk, Madison County

Region 8

Asarco Incorporated (Globe Plant), Denver, Denver County Hansen Containers, Grand Junction, Mesa County Rocky Mountain Arsenal, Adams Counky Smeltertown/Koppers, Salida, Chaffee County Summitville Mine, Del Norte, Rio Grande County

MONTANA

None available currently.

NORTH DAKOTA

None available currently.

SOUTH DAKOTA

Annie Creek Mine Tailings, Leade, Lawrence County Williams Pipe Line Company, Sioux Falls, Minnehaha County

UTAH

Kennecott (North Zone), Magna, Salt Lake County
Kennecott (South Zone), Copperton, Salt Lake County
Monticello Mill Tailings (DOE) and Monticello Radioactively Contaminated Properties (a/k/a) Monticello Vicinity Properties), Monticello, San Juan County

Murray Smelter, Murray, Salt Lake County
Ogden Defense Depot, Ogden, Weber County
Petrochem Recycling Corporation/Ekotek, Salt Lake City, Salt Lake County

WYOMING

None available currently.

Region 9

AMERICAN SAMOA

None available currently.

ARIZONA

Luke Air Force Base, Phoenix, Maricopa County Phelps-Dodge Corp Douglas Reduction Works, Douglas, Cochise County Williams Air Force Base, Mesa, Maricopa County Yuma Marine Corps Air Station, Yuma, Yuma County

El Toro Marine Corps Air Station, Santa Ana, Orange County Fort Ord, Marina, Monterey County Frontier Fertilizer, Davis, Yolo County Riverbank Army Ammunition Plant, Riverbank, Stanislaus County Sacramento Army Depot, Sacramento, Sacramento County Sola Optical USA, Inc., Petaluma, Sonoma County Naval Station Treasure Island, Hunters Point Annex, San Francisco County T.H. Agriculture and Nutrition Company, Fresno, Fresno County Tracy Defense Depot, Tracy, San Joaquin County Travis Air Force Base, Solano County

COMMONWEALTH OF THE NORTHERN MARIANAS ISLANDS

None available currently.

None available currently.

Del Monte Corporation (Oahu Plantation), Kunia, Honolulu County Naval Computer and Telecommunication Area, Wahiawa, Honolulu County

None available currently.

TRUSTED TERRITORIES

None available currently.

Region 10

ALASKA

Fort Richardson (U.S. Army), Fort Richardson, Anchorge County

Blackbird Mine, Cobalt, Lemhi County Triumph Mine Tailings Piles, Halley, Blaine County

East Multnomah, Gresham, Multnomah County

McCormick and Baxter Creosoting Company (Portland), Portland, Multnomah County

Northwest Pine and Casing Company, Clackamas, Clackamas County Reynolds Metal Company, Troutdale, Multnomah County U.S. Army Umatilla Depot Activity, Hermiston, Umatilla County

American Crossarm and Conduit Company, Chehalis, Lewis County Bonneville Power Administration Ross Complex (USDOE), Vancouver, County Boomsnub/Airco, Vancouver, Clark County

Commencement Bay, South Tacoma Field (a/k/a Commencement Bay, South Tacoma

Channel), Tacoma, Pierce County
Fairchild Air Force Base, Spokane, Spokane County
McChord Air Force Base, Tacoma, Pierce County
Old Navy Dump/Manchester Laboratory (USEPA/NOAA), Manchester, Kitsap

Pacific Sound Resources, Seattle, King County Seattle Municipal Landfill/Kent Highlands, Kent, King County U.S. Navy Port Hadlock Detachment, Indian Island, Kitsap County

Mr. Towns. All right, thank you very much. The majority staff circulated a memorandum to the subcommittee members for this hearing that EPA has completed remedial actions at slightly under 200 sites. First, is that an accurate statement or is it misleading?

Mr. FIELDS. Well, from my perspective, it is a very misleading statement. We, in fact, have completed cleanup at many more than 200 sites. As I said in the very beginning, both Republican and Democratic administrations have all agreed that the construction-completion indicator is the best indicator of Superfund Program performance. We have, in fact, completed cleanup construction at 592 sites to date. We will completing cleanup construction at 670 by the end of this fiscal year. Almost half of the sites on the Superfund National Priorities List will have completed construction by the end of this year. That is significant progress. It is the appropriate indicator, and not the information that has been provided in the staff draft documents.

Mr. Towns. So, I can just assume that that is inaccurate?

Mr. FIELDS. We believe it is an inaccurate indicator and not the correct indicator to document Superfund Program performance.

Mr. Towns. Mr. Fields, I have heard from many local government representatives that the reuse of contaminated properties is of great concern to our cities. I believe that we must focus on this concern, the cost to a community when a remedy is chosen that does not render the property usable. Can you describe whether redevelopment of other beneficial activities has taken place at Superfund sites that are either construction-complete or still have reme-

dial construction ongoing?

Mr. FIELDS. Yes, we definitely can document that at many of our sites, where construction is complete or construction is underway, major reuse is occurring, economic reuse, recreational reuse, those reuses that are very beneficial to communities. For example, in the industrial-plex site in Massachusetts, we have converted a Superfund site into a regional transportation center and a shopping complex. At the Anaconda site in Montana, we have converted a Superfund site that is still under construction into a world-class Jack Nicklaus Golf Course. The Chisman Creek site in York County, Pennsylvania, we converted that into a recreational area involving ball fields.

We have documented more than 160 Superfund sites to date where major reuse, redevelopment, recycling has occurred while

major construction activity is underway.

Mr. Towns. Mr. Chairman, may I ask unanimous consent that Mr. Fields insert into the records other examples of redevelopment and beneficial activities that are now taking place at the Superfund sites?

Mr. OXLEY. Without objection. [The information referred to follows:]

Sites in Actual Reuse Organized by Most to Least Jobs

| Sites in Actual Reuse Organized by Most to Least Jobs | Various industrial activities were concluded in the vicinity of the Middleffed-Ellis-Various industrial activities were concluded in the vicinity of the Middleffed-Ellis-Mountain view. And Fairbild Semi-conductor Nountain View. Activities Included semi-conductor manufacturing, metal inshiping operations, part cleaning, aircain maintenance, and other activities requiring the use, storage, and handling of a variety of chemicals, particularly solvents. Site Investigations at several of these facilities during 1981 and 1982 revealed significant contamination by took otherwise. Ovci otherwise furnitude and and ground water. Netcape Communications, an internet technology frim, currently has neterolepsed several of the buildings and converted them into its newest Mountain view Campus. Once fully up and running Netscape tiels that it will employ upwards of 1,800 people at the M.E. W, site alone. | The Central City-Clear Creek Site is in Gilpin County in north central Colorado. Il consists of a finished invese of shaudende gold mines near Central City and the Argo Lunnel in Islaho Springs, Completed in 1964, the 4-mile tunnel drains ground watter from 30 or more installore mines. Acid clainage octaming heavy mastes (cadmining proper, iron, lead manganeae, and zino) flows from the times near Central City and the turnel into Clear Creek, an important source of industrial, recreational, agricultural and diriking water. In May 1980, a large dischage ("Diow-out") from the furnel affected downstream users. Wells supplying diriking water are also contaminated |
|---|--|--|
| zed by Most | | |
| use Organiz | Post-Chatata Ste Tree Commercial development of research and office facilities | Ouldoor recreation, casinos |
| n Actual Re | ₹ | Mining |
| esi | 58. 0 | , |
| Sit | 190 | 133 |
| | | S |
| | Midefield-Ellis W higher-Ellis W higher-Ellis Fairchid Semiconductor) | Central City Cleak |

| In some the cours decrease when Unit betweet or bird cover because the company was in violation of its operating permits. The soils on site were contamnated by Phenois, heavy metals, oil, grease, pesticleds, and other materials from the drum cleaning operation. Since the property was located near existing rail intes. Dade countly acquired the land for a maintenance facility and repair yard. Not long after construction stands county finding its discovered hazardous waster contamination that worst left behind by Miami Dum services. After the contaminated soil was removed from the property. Dade County was able to resume construction of the rail maintenance and repair facility. Now in operation, the 82-acre William Lehman Operations and Maintenance Center serves as a major train repair facility for Dade County's above ground electric rail system. | The Peterson-Puritan, Inc., Site covers 920 acres in the well fields of Lincoln and Cumeratura, Rhode Island, Organic constantiation was first detected in October 1979 in three Lincoln wells on the west bank of the Blackstone Rivers and in a Cumberland in three Lincoln wells on the west bank of the Blackstone Rivers and in a Cumberland in three Lincoln wells on the seat bank of the first a subdy concluded that Peterson-Puritian was the most probable source of contamination of the Lincoln wells. Four businesses are now operating on this Superfund site. Air Products & Chamicals, 1226 Mendon Raad, P. O. Box 7118, Cumberland, Ric Castlom Manufacturing, 38 Martin Street. Cumberland: Ric Castlome Manufacturing, 38 Martin Street. Cumberland, Ric Castlome Manufacturing, 38 Martin Street. Cumberland, Ric Castlome Manufacturing, and Martin Street. Cumberland, Ric Castlome Manufacturing, and series of the form of Castlome Manufacturing, and series complexes, \$1.5 million in annual sales annual sales unavailable (this business signed a PPA with EPA and is reusing and at the sith); Dean Warenousing, P. O. Box 7728. Cumberland, Ric Castlome Authorities, 2000 annual sales. — Duris Martiet experience. | |
|---|---|---|
| Commercial/Gover | and Commercial | Commercial |
| Marin Durum Services (Vehicle maintenance yard for Commercial/Government recycled drums for 15 years Dade County. Redevelopment on this 1-acre site located in a predominantly industrial area of Miami. | Warehouse | equipment Winner International currently Commercial operates a steet gatharizing plant on, this site-winner and manufacturer of the much-advertised "Club" - Amno Steel also operates a tubular products warehouse on this site |
| Milliam Drum Services recycled drums for 15 cere on this 1-acre site located in a predominantly industrial area of Milliam: | Manufacturing plant | Electrical aquipment |
| 64 5 | 8 , | <u>2</u> |
| - | | ත |
| Mami Drum Services | Peterson-Puritan | Westinghouse |

| Dubbed the "Bunker Hill" Superfund site after the original 1895 silver mine that soldfidted the vallet's requalition, it is one of a few Superfund share to encompass redefidited housing - and the only one with a functioning ski resort. As part of the resoration effect, local fingle school successive shared 350 000 white pine sabilings the separation of the summer at the Bunker Hill Superfund site, an abendoned lead and zinc mine and smelter complex. The site covers 350 ence of 25 adouter miles), the parent company some blancer that is site covers 350 ence of 25 adouter miles), the parent company some blancer at the Bunker Hill Superfund site, an abendoned lead and zinc mine and smelting aircraft and hydroseeding equipment to begin the task of revegetating the mobilizing aircraft and hydroseeding equipment to begin the task of revegetating the investated. Superfund Fact Sheet, September 1988. The regional EPA is panning further redevelopment opports with the local business community 1698: 1-2 jobs associated with gondola. Inquiries pending with Eagle Creat and SVEDC. It 17799. Much more development in the works: golf course business park, condos, houses offices, shoot (Spokeam Schoelsman Review 341549) "TWOTE: more search redeced to determine how much development was actually within site boundaries. Fac- | before selling the site to Hentel, General Mills Corp, operated a research laboratory there from about 1947 to 1820. During that there, General Mills disposed of about 1,000 general about 1947 to 1820. During that there, General Mills disposed of about 1,000 general disposed of soil, shallow good was and the deep to Bottock Plantie do Chientanjees et analyses of soil, shallow ground water, and the deeper bedock Plantie do Chientanjees augustees. But additional designation of the Mississipp River, from within Minneapolis obtains its deningot water. Most of the Chientan Mills Kerler from within Minneapolis obtains its deningot water. Most of the returnished its but goods to the General Mills Reinel is the and converted them to Informationally useful spaces such as offices and Mississipp Reines in mobile property to B B D. Holdings. Inc. 1990, B B J. Holdings and successfully operated the burses a michalor program and new has approximately 100 tenants. Tenants include start-up businesses in the following industries role (whotessie, retail and manufacturing), computer graphics aben reused (almost 290,000 square feet) and offers the following advantages. | The 8-acre Witco Chemical research facility for the development of specially chemical is corated in Oakland, Begen County, New Jorsey. The Borough of Oakland has a population of approximately 13,000 speciple, and with the excellential with the accellant and the area downtantely 13,000 speciple and with the excellential well, the Control of Chemical Corporation (Micko) entailerated abpointion wastewater in a 2,000, gallon undergound acid neutralizing tank, and then discharged it to a series of underground seepage pits EPA's ROD required no further action at the site. |
|--|---|---|
| forest; Commercial/Ecological | Commercial | Commercial |
| confecus ment of nearby s of construction on Site | General Mills operated a Privately-held investment group Commercial technical content of the General alborations at the site from Milki-families Familieses metaprise a business of the private of the commercial supporting and nutriting the growth of nearth (10) start-up businesses. | echnical research facility |
| Mire, mill and concentrator, Native. confi lead smelte, electrolye cit Gevelopment of plant, phosphoric acid and facilitated con- fertizer plant, cadmium plant, gondola on Site and sutfuric acid plants | General Mills operated a Privately-held investment group technical center and research convented the General aborations at the site from Mills/Hankel Superfurd site into 1937 and though 1977. A business enterprise development program that is successfully supporting and nutruring the growth of nearly 100 start-up businesses. | rechinical research facility for Technical research facility of terrical development |
| - 8 | 2 | 2 |
| Bunker Hill Mining | Mills/Henkel Corp. | Corporation 2 Corporation 2 |

| The 266-acre Firestone Tre (Salmas Plant) Site is in an agricultural area in Salmas. California. The facility was operated as a tre manufacturing part from 1650 to 1960, in which a variety of themical and otherwical formulations were used including solvents and surfacturiats. An investigation determined that some chemicals had been released to the soil and ground water. Sampling indicated that a plume of VIOC-Contamination extends about 2.5 miles northwest of the fromer facility. The former facility for former facility and part of the soil and good water. Sampling indicated that a plume of VIOC-Contamination observed when the soil and good water should be contrasted to the soil and good water. Sampling and this site located at 3-dC is Camino Read S. Salmas. CA 9930: Ravo Packing, Inc. (130 employees), telephone number 613/1427. 9330: Laste Material Handling Systems. Inc. (2) employees), telephone number 613/153-914. (2) Signate Material Handling Systems. Inc. (2) employees), telephone number 63/1753-4430. (1) S. Department of Commerce (3) employees), telephone number 63/1753-4430. (2) Employees), telephone number 63/1753-442. (3) Employees), telephone number 63/1753-84. (4) Commick, Scalling & Company (3 employees), telephone number 63/1759-844. (4) Commick, Scalling & Company (3 employees), telephone number 63/1759-848. | The Bayou Bonfouca (American Creosole) site covers 55 acres near Sideli, Louisiana, in St. Tammarany Parish. American Creosole Word, inc., a mandaroture of wood pressivatives, operated on the site for about 100 years, in 1970, after creosole spilled from tanks during a fire, the site was abandoned. The spill, in addition to plant operations, significantly contaminated sediments in Bayou Bonfouca and the surrounding area. Cleanup encompassed over 100 acres of industrial property and over 1.5 miles of Bayou Bonfouca. |
|--|--|
| Commercial | Recreational |
| ndustrial park | area anding and recreational Recreational area |
| Firestone Tire & Rubber Co. Industrial park operated a Huerandindschool plant. The site is comprised of a 43-arre building on 256 acres of land. | Wood treating facility |
| 2 | 200 |
| 9 | - |
| Firestone TiresRubber Co (Sains Plant) | Bayou Bonfouca |

| The Cheshire Environmental Plannie reported that the current site tenant is Carten Cortrottos, Inc., 604 W. Johnson Aer., Cheshine, CT 66410, belebrone number 203699-2100. The current owner is the Lembo-Feinerman Cheshine Trust per "Cheshine Groundwater Contramination," NPL Site Fact Sheet, Region 1, revised April 1998 (www.apa.goviregonot) fremedistises chreshine thim). Former tenants include April 200 corporation (1985-1999). —Cheshine Groundwater Contramination, "NPL Site Fact Sheet, Mational Corporation (1985-1979). —Cheshine Groundwater Contramination," NPL Site Fact Sheet, Shee | The Denver Radium Site, recarded in Denver, Colorado, consists of more than all contaminated properties. A 47.5-acre portion of the site is suspected to contain radiological heapfail waste. Other sources of radioactive materials present at the site have not been determined. Although presently to settous politic health risk from the contaminated materials were to be missed on indeverteely spead in 1985. Home contaminated materials were to be missed on indeverteely spead in 1985. Home because of the contamination in exchange for a limitation on the company also entered into a partnership with EPA and the Dept constructed the projective cap over the contamination in exchange for a limitation on the company's liability for the construction of the store. Dept constructed the projective cap over the consolidated materials contamination and began redeveloping the projective cap over the consolidated materials contamination and began redeveloping the projective 1995. The and am area was completed and Home Depot operated by the single of and and am area was completed and Home Depot operated conservations. | The Coalinga Astestos Mire operated from 1963 to 1978 on a 3-acre site about 17 miles northwest of Coalinga. Fresno County, California. The abendoned site consists of the asbestos mine, a processing mili, support buildings, and asbestos tallings. |
|--|---|--|
| Commercial | Commercial | Commercial |
| Plastic moding manufacturing Automotive part manufacturer Commercial facility (groundwater plume with unknown source) | Home Depot retail store | K-Mart and Residential Commercial Community |
| Pleatic molding manufacturing facility | Radium processing facility, Home Depot retail stone then brick manufacturing | Asbestos Processing Area |
| 2 2 | 761 | 9 |
| *** | 9 | G |
| Cheshire Ground | Denver Radium | Coalings OU2 |

| Metropolitan Mirror and Glass | e. | 001 001 | | 8 acre site: glass manufacturer used silver soutions, paint strippers, paint thinner, and solvents in its manufacturing operations | glass St. Jude Polymer Co. recycles Commercial silver plastic bottles on the site per 6. In the silver plastic bottles on the site into the silver plastic bottles on the silver plastic bottles on the silver silve | | Metropoilan Minror and Class Co., Inc., manufactured mirrors in Fractivile, Schuyikili County, Pennsylvania, From 1959 to 1982. Metropolitan Mirror used silver solutions, John at sipped, sparint thinner, and solvent bin its manufacturing operations and stored them on-site. At any one time, two waste water settling lagoons were in use studge dredged from the settle and solvent on the second sis believed to have been deposited neabby \$1.1 Julie Polymer Company, PO Box G. Fractiville, PA 17931-0505, telephone number 171/034-3140, employs 100 people per 731, Julie Polymer. Tours Market Identifiers, 1996. |
|----------------------------------|-----|----------------|---|--|--|-----------|---|
| Dublin TCE | C. | 94 | *************************************** | Industrial Park | Restoration Restoration | | Source: Region 3 Coordinator, Peter Schaul. This is a continued usefreuse site commer businesses at the site contaminated area goundwater with TCE. The commer businesses at the site contaminated area goundwater with TCE. The commerce of the site |
| International | rt. | A 7 7 8 | *************************************** | BHC insecticide and pharmaceutical plant | and Animal health products (pharmaceutical) manufacturer | ufacturer | The International Minerals & Chemicals Corp. (IMC) Site covers 20 acres in Terre Haute, Virgo County, Indiana. The side consisted of a six and eligopatal area that was commented with pesticides on a 37 acre lot. The facility located on this for has the longest history of pharmaceutical manufacturing in executed in this of has the longest history of pharmaceutical manufacturing in execute central finana. The plant department of the international plant is proceeding the plant department of the international convents Corp. manufactured his residence Bertic Generale historical Solveetis Corp. manufactured his section of the site, known as the Translated his site in 1997 from Pharma-Monora, in an and the site, known as the Tharma-Monora of the site, known as the Tharma-Monora of the site of the control of the site of 1997. The site is not of (October, 1989), 67. The site of 1997. |

| Deer Lodge County, Montains The site was turned into a golf course after cleaning was completed at was reported that more than 7.5,000 ounset of opti were played at which county in the counts in 1997, generating more than 5.75,000 ounset of opti were played at which of permanent-local county is continued in the course in 1997, generating more than 5.75,000 ounset of opti were played at which of permanent-local certains in 1.5 EPA. Office of Emergency and Remedial Response. "Anaconda." Returning Superfund of elevelopments on the site may include a light industrial park, residential development, and drags atto, Alta Arthrite Plant Live no we vestigat there new connectal wentures including RDM Multi-emprise. Inc. (P. O. Box 179, Anaconda, MT 5671, 405/653, 3433, 12 employees, Oct. 12, 1988) Anaconda (Alta Post) Hospited Masonny (12 employees, Oct. 12, 1988) and Leonard W Hospited Masonny (12 employees). | The San Gabriel Valley sites consist of four large areas of ground water contamination coatings manufactuming plant contaminate approximately 10.20 miles east of Los Angeles in County, California. Ground water contamination by VCS has been detected in over 50 wells at compensation should be action the elected states that the state of the elected states are of Los Angeles in California department of health services. Cardinal Industrial Finishes, 901 S Stimon Ave, La Penthe. CA 1745-1629 telephone number 626/336,3345, signed a PPA with EPA in 1997, and currently employs 40 people at an industrial coating manufacturing per "Cardinal industrial coating manufacturing manu | Parking Lot for Supply Commercial Community Development Administration, reported that the formed Lot for Supply Company. With the Supply Company, which is building a facility on a full neart to the site. Common yadivact hat Recording Count and Tax Recording Supply Company, which is building a facility on a full neart to the site. Common yadivact hat Recording Count on Tax Recording Supply Company. Which is the Supply Company and Supply Company. The institute of the reported that the Recording Supply Company facility will careful a form which was a match for years. He inclinated that Monagoois Community Development Administration led the redevelopment effort and contributed "more than \$500,000 form the Minnesca Department of Taxed and Economic Development and \$150,000 from the Minnesca Department of Taxed nor property and located adjacent Recording Supply is Ambassador Press, 1400 Washington Ave. N, Minnespois, MN 5541. Supply is Ambassador Press, 1400 |
|--|--|---|
| Smetting operations Golf course | \$0000000000000000000000000000000000000 | Lead battery recycler |
| aeus S Se, | diversion of the second of the | 2 5 |
| | | |
| 0 | G . | LT . |
| A n a c o n d a Company Smaller | San Gabrie Valley/ Area 4, La Puente | Union Scrap |

| City Industries | 4 | > | 2 | Station and Transferring Street metal | MOTK, | | The Cut Ministrates State is Annier Hazdrab waster expurying and waster leaves in a conference of the side was ackeroped in the a waster handing facility. Activities at the side included the side was ackeroped into a waster handing facility. Activities at the side included the side in the side included the side was abandon. Cato Steel is currently leasing the properly from the owner and is working with EAN to obtain a PAN to porthase the side. The companies is subeasing a working with the side to Quality Metals, includes the side. The companies is subleasing a score to the main road. The side is located at 3920 Forsyth Road. |
|----------------------------|----------|-------------|---------------|---|---|------------|---|
| Wooffalk Chemical Works | T | 7 | 77 Yes | Chemical plant | Library and iteracy center Commercial planned | Commercial | Throughout its history, the Woolfolk facility has been used for the production and packaging of organic and inorganic insecticides (including arsenic and lead-based products), posticides, and herbitides During World Wall in inorganic intermediate (for the Wall Production Board, Production was expanded during the 1950s to include twantous organic presticides, and including DDT, lindans, toxaphene, and other chlorinated evaicus organic presticides, including DDT, lindans, toxaphene, and other chlorinated organic pesticides, and other insecticides and herbitides. These organic pesticides and other insecticides and herbitides were formulated packaged, or warehoused at the facility. Peach County Libray Board to accept donation of land for white libray and literacy center, from Woolrok, with Cov. from U.S. under CERCLA. |
| New Castle Spill | C | ū | 94 | Trolley Barn from circa 1900 Currently under renovation to 1942. Chemical storage serve as the new headquaten and processing area 1942 - for the New Caste Department 1990's. | Trolley Barn from circa 1900 Currently under renovation to 1942. Chemical storage serve as the new headquarters and processing area 1942 for the New Cashe Department 1990's. | Commercial | Bob Martin, Administrator, City of New Castle, reported that Witco Chemical donated the site but he city. He reported that the Style wested \$70,000 to envowate the \$15,000 the site but he city. He reported that the Style invested \$70,000 to envowate the \$15,000 castle Public Works Department. He stated that Public Works envolves \$15 people and certs 10 vehicles, He reported that the buildings aloned be needy Newmente \$15, 1998. Martin advised that the building dates from the turn of the certury and originally served as a ticlele Pann II served follelys that ran from Willington to Designate City full and development; as well a photo of the building when it operated as a trolley barn. (1699) |

| Whittaker Corp. | vo | ε. 8 | | Industrial coatir manufacturer | coating Welding supply company | Commercial | The Whittaker Corp. Site contains several contaminated areas within a 10-ture Whittaker property, which is na industrial area of northeast Minneapolis, Henneppin Countil, Minnesotia. The Mississippl River flows about 1,200 feet to the west. A residential area begins several blocks to the south. |
|-----------------|--|---------|-----------|-----------------------------------|---|--------------|---|
| | | | ····· | | | | Industrial operations have been conducted at the site from the mid-1940s through 1981. Whittaker has owned most of the site since 1957, when it acquired American Petrochemical Co., the site provious owner. Tool Tech, a manufacturer of rotary drill pipe, purchased a portion of the site in 1977. Materials and/or packaged at the site included paints, industrial coatings, and antifreezes Paints, paint savidese, paint pigments, solvents, and still bottoms are among the wastes that may have been buried or. |
| (Jasper Co) | | 12 | 7.2 / 48s | Mining activities | Scrap Metal recycling center and Commercial the Missour Dept. Transportation also plans to use a portion of the site to construct a highway. | | The Oronogo-Duenweg Mining Belt, also known as the Jasper County site is located in Oronogo-Duenweg, Missour, Mining, and arribing of the and artic too and concentrates date back to 1859 and continued in the district until the 1970s. Apportunately the million tools of miningimiling and armelte wastes remain on the subcontractive the site. Additionally, all emissions from historic smelters resulted in contaminated soil surrounding the smelters. Processing of the ore resulted in approximately 9 of million short took seats to which the part of the processing of the ore resulted in approximately 9 of million short took remain today. A Trans-Critical Removal was conducted that included residences where children were observed with high blood-best concurrations or where soil lead levels were above 5500 parts per million (ppm), and daycare centers with soil lead levels above 500 ppm. The cleanup was performed at approximately 303 residential yards and several daycare centers. This action was concluded in March 1996. |
| Kane & Lombard | Constitution of the Consti | 12 | 12 766 | Landfili | Goof driving range | Recreational | The Kane and Lombard Site is an 8.4-acre parcel of undeveloped land in Baltimore. Maryland, Durphing and burning of construction debta;, domestic treats and durins concreted at the site from 1962 until 1967 when the city passed an ordinance prohibiting the open burning of retase, lief97 when the city passed an ordinance prohibiting the open burning of retase, lief97 until 1984, Developed to build private driving range, reimburse EPA \$1,500 to and Maryland \$1,000 to, and provide organing sange, reimburse EPA \$1,500 to and Maryland thereby be returned to productive use, and the driving range will be available at no cost to students from the adjacent high school during school hours. |

| The Sol Lynn Site also known as industrial Transformers Sile is focated in Houston fross. In 1881, strong doors originating from the site were brought to the attention of the Texas deatment of water resources, the predecessor agency of the Texas Water commission (TWO.) Union respection, approximately 27 divinus were chound scattered about the property. Most of the durins, labeled Trichlocethylene, were empty and bad punchare holes. The transmit is abouted Trichlocethylene, were empty and had punchare holes. The Trichlocethylene were punchared to a forecast that it may be reuse. Additional research will be conducted. Region indicated that groundwater contamination has spread as a result of shoddy cleanup activities. 1/99 | \$ 500,000 in annual sales. The Tronic Plating Co., Inc. site comprises 1/2 acre of a 2 1/2 acre to it and is located in a relatively flat area of Parningate. Tronic Plating occupied the southeastern conner of a long building in an industrial park area from 1968 to 1984, where it provided electropharing and metal protective coating services for the electronics industry. During its operation, the facility discharged industrial wastes into a sanitary pit and the four underground leaching pools. The solom disans which were located approximately 40 leef from the northern rear door of the operation allegacy acro were utilized by Tronic Plating to dispose of potentially hazardous effluent North States assued a Pollutaria Discharge Elimination System permit to Tronic in 1980. Tests conducted by the New York State Department of health in 1985 detected heavy metals including opper, siver, into, rinc. lead, and addiminant in the leaching pools and in the storm drain. The company now is operating in another location. The building space where it formerly operated is occupied by three small companies. | Ann Durn, EPA Region 10 reported that this site is currently occupied by a metal fabrication shop. January 1999. The current on-side business is Stephens Metal Products, inc. 4 W Wasshington Ave., Yakima, WA 89053-1544, letephone number 1050452-2089. 10 employees with annual safes of 5650,000 per Duris Market loannfans. April 44, 1988. The FMC Corp. (Yakima Ply) site, occerning approximately 4 acres in Yakima, Weshington operated as a pesticide formulation facility from 1551 until 1986. From 1952, 10 969. FMC losposed of supplies and "of speci-diportulural posticides in an on-site p. 10 969. FMC losposed of supplies and "of speci-diportulural posticides in an on-site p. 11 per |
|--|---|---|
| Commercial | Commercial | Commercial |
| Commercial | Electroplating and anodizing Small businesses on the site services | Metal fabricator |
| Transformer reclamation Commercial company and chemical supply company | Electroplating and annotizing services | Pesticide formulations plant |
| T Res and a substitution of the substitution o | | N N N N N N N N N N N N N N N N N N N |
| | Vertical and another the section of | TOTAL AND THE PROPERTY OF THE |
| O | C C | 0 |
| Soi Lym/Industrial | Tronic Plating | FMC Corn |

| Ohio River Park | P3 | 2 | · · · · · · · · · · · · · · · · · · · | Dumping groun cement, pestic and phenois and phenois | nd for coke, dides, coal tar, mercury, mercury | Dumping ground for coke Sports-recreation center with two Recreationas centert, pesticides, coal indicor the stating intition for figure and phenois area of setting for setting setting and seating for (1000 setting) and phenois people. A multipurpose indoor outdoor rinks for other sports and a indoor golf facility is also expected. | Recraetional | The Ohio River Park site consists of approximately 32 acres on the western end of Nevelle Island, approximately 10 miles downstream of the City of Pittaburgh. The Island Spart Complex is under confluction on top of this 32 acres site, formerly known as Island Park. Currently, then indoor skallen mich has been streamed and work is set itsellen in 1989 on building on a down that will seat up to 1,000 spaced and work is set itsellen in 1989 on building on a down that will seat up to 1,000 spaced and work is set itsellen 2000 Grand down, kewille fasted, PA 15225, lesptone number 412/2523.335. Hillman Composition was the sports complex. 2099. Neville Land Co. promised to install an impermeable cap over the buried weaks, impose a tradeo water controls, set up property. Region 3, 1988. The Exponsions that be residential use of the property. Region 3, 1988. The Exponsion first by ensuring that the cap is properly designed to prevent the spread of hazardour chemicals from the site. In October 1987 the Responsible Pankes me with the public is announce their plants for an ordinary of the characteristic of the public community that the cap is probably designed to prevent the spread of hazardour chemicals from the site. In October 1987 the Responsible Pankes me with the public is announce the public plants for |
|--|----|-----------|---|---|--|---|-------------------------|--|
| Woodbury Chemical Company (Pinceton Plant) | 4 | <u>\$</u> | *************************************** | Pesticide and formulation | and fertilizer | fertilizer Farm Supply Outlet | Commercial | Woodbury Chemical Co. occupies 3 acres along the west side of U.S. Route 1 in the southeast section of Princeton. Florida. Since 1952, the company has bended technical-grade materials to Sgallon vals to produce pesticides and fertilizers. The site consists of six buildings, including an office, warehouses, and production buildings, as well as several above-ground storage tanks, the majority of which are diked. Most of the several above-ground storage tanks, the majority of which are diked. Most of the paved Locales at 1989 SW 248th Street, Princeton, FL 33022 per CERCLIS. S. & Marmicegon, FL 33022 per legibnor number 306/28-4021 is currently enting this site. S. & Memploys 9 people at this location and generates \$3,000,000 in satimated annual states. — S. & M Farm Supply, Duris Market identifiers, May 1, 1999. |
| industries Metals | n | Q | | Consisted of sites: A precedure facility attaion. | two nearby your metals by and gas by and gas | Consisted of two nearby The former gas station is now a Recreational/Government stee: A precious metals arrail regishorhood park with a recovery facility and gas parting area. The metals recovery facility has been recovery facility has been converted into a Maryland Oppertment of Environmental Protection Field Office. | Recreational/Government | Chemical Metals Industries, Inc., manufactured copper sulfate and recovered precious metals. The side constains of 2 areas spearated by approximately 50 row houses, where so could be side constains of 2 areas spearated by approximately 50 row houses, of 51st Assessment, Maryado Department of Environmental Protection (MDDEP) of 51st Assessment, Maryado Department of Environmental Protection (MDDEP) reported that the Chemical Metals Industries site consisted of two contaminated areas a reported that the Chemical Metals Industries site consisted of two contaminated areas in the building that housed the metals recovery operation was converted into a regional and an emergency removal unit. He address type station may so converted into a regional and an emergency removal unit. He addressed that full imme employees work at the office, the related that the former gas station area is capped and finds use as a small park (approximately 40 by 50). He reported that Allan Williams. 2103 Annapolis Road, Baltimore, Maryand 21230, telephone number 410/333-2960, currently heads the Regional Office. Confirmed 10/18/98. |

| repairsalvage business on this standard standard standard 4-0838, which employs 6 people of standard s | ccive spark plug manufacturing monufacturing mines south of huding TCE. Zinc plating waste, of huding TCE. Zinc plating waste, of huding plating and degressing A new business, Creative or RI is located at 1770 Main Street, 556, and employs 6 people with larket identifiers, 1996. | ive Terrace, F.L. 33167; telephone number by able reported that it scennity expansed in foi. Mike's Garage reported that it has arage employs 3 full-time mechanics and |
|--|---|--|
| Dale H. Dickerson, the site owner, operates an auto repair/salvage business on this site according to EAP. Anapoleil, MDZ-1401, 41097-4083, which amplyes 6 people according to EAP. Anapoleils, MDZ-1401, 41097-4083, which amplyes 6 people according to Dur's Martel Identifiers. Dickerson tago operates a bail bond business babe Dickerson, Inc., 1451 Middletown Road, Annapolis MDZ-1401, seleptone number anabolis control of the properties of the | The 8 64-acre Hellertown Manufacturing Site is an inactive spark plug manufacturing facility. Nothamphor County, Pressylvania, approximately 5.7 miles south of Bethelinen. From 1930 to 1935, Chemical wastes including TCE. Zinc plating waste, Chrome by waste, Chromens, and currical wastes including TCE. Zinc plating waste Chromesses were disposed of onside in utiling oils generated during plating and degreesing chrosses were disposed of onside in utiling dispons. A new business, Creative or R. Structure, is apparently operating in a trailer on-site. It is located at 1770 Main Strest, Hellertown, PA 18005, telephone number 610/317.1566, and employs 6 people with \$680,000 in amrual sales per TR Structure, 'Duris Market (sentifier, 1996). | Mike's Garage, 3767 N 50th Street, Temple Terrace, FL 33167; telephone number 61:3865-8698, located on the former. Thi-City state propried that is recently explaned by building a six bay garage on an adjacent lost. Mike's Garage reported that it has been a "wonderful site for us." Mike's Garage employs 3 full-time mechanics and usually a front counter man. 11/17/98, jk. |
| 846 84 48 48 48 48 48 48 48 48 48 48 48 48 | | |
| Sommercial | Commercial | Commercial |
| Owner operates auto body repair Commercial business on the property. | | · |
| Unregulated dump site | spark plugs | Waste of collection and Gaa/Service Station distribution center |
| 2 | 2 | 2 |
| | o | ° |
| • | | * |
| Middletown Road | Manufacturing Co. | Conservation Ol |

| French, Ltd. | · σ | g E | Weste pit | A small management consulting Commercial/Recreational seavices fine urneally operates on the property and local residents now use the restored marshland for nature walks and fishing. | commercial/Recreational | The French Limited, Inc. Site, is a 22 Searce tract of land, located in Harris County, Texas. The site is situated one mile east of the San Jacinto River apportunishly 3000 cubic yards of industrial wastes from area petrochemical companies were deposited in an unined 7.5 Jacker of it forming an active sand put Affer the initial elegastile studies. EPAs preferred cleanup solution was incineration, a method proven to destroy contaminants in the sludge However, burning these wastes was extremely expensive technology saved about 10 saven years to complete As a result, EPA approved of bionenediation. Remadiation of the lagoon is now complete, and use of this innovative technology saved about \$7 for lillico and substantially reduced the charup duration. 23 acres of wellands were created at the site per French, Ltd.* NPL Site Fact Sheet, 1998, retireved from the World Wide Web, January, 1999 http://www.ppa.gov/iregion/06/65/65/st./hm. The Site located at SAN JACINTO RIVER CROSSING, CROSEY, TX 77332. |
|--------------------------------------|----------|----------|---------------------------|--|-------------------------|--|
| Pesses Chemical | o | ₹ | Cadmium reclamation | Salvager of Damaged Commercial Goods/Computers | Sommercial | The 4.2-acro Pesses Chemical Company Site is located in Tarrant County, Ft. Worth Texas. The Pesses Company began operations to reclaim Cadmium and Nickel from dry-cell batteries and metal sludges (without the required construction to operation permits). During July and August 1979, excessive Cadmium emissions were investigated by both the city and state air polition control offices. The former Pesses company site is now occupied by Singer Metal company. Singer Metal employs 7 people with annual sales of approximately \$400,000 (low-end). Singer Metal employs 7 people with annual sales of approximately \$400,000 (low-end). Singer Metal shrages idensinged company and the merchandries. "Singer Metals Company." Duris Market Inchents, September 8, 1998. Comments: Singer Metals company Acrospic Coursers at cares 1709; 2 acre landfill area is very steep-no reuse planned. 2.2 acres scoreed with coment cap has polonial for parking lot or (unlikely) strateboarding/basketbal. Located in heasy industrial area; industrial storage most strateboarding/basketbal. Located in heasy industrial area; industrial storage ment strateboarding/basketbal. Located in heasy industrial area; industrial storage ment |
| Westbach & General Gas Contamination | 7 | 3 Yes | Gass mantle manufacturing | Purchased by Rosey's Pil Commercial Cleaning for commercial expansion | Commercial | Purchaser plans to rehabilitate the abandoned 1.7 acre property which was previously confaminated with reladency expending the business stem gas matter manufacture, expending the business and providing jots in a depressed area. Rosey's Pr Cleaning, 301 Winskw Sitze, Camden, 108164, leighone number 609/853-8316, which signed the grapt pat to use the property. Rosey's Pt Cleaning employs 3 peopleRosey's Pt Cleaning. Dun's Market Identifiers, February 13, 1998. |

| Cycone and the cycle and the c | Y | , | 2 | In Thisbooking) N.J. 3 aroung Plant Nursery in Thisbooking N.J. 3 aroung along a dump known as the Krgokway farm was contaminated with 500 drums of paint and dye. | And the state of t | Conmercial | New Nysowy a part is cleared on a 42-zero tract of that of Hilsbooking Township, New Jersey. The disposal of chemical wastes at the aste was reported to have occurred between 1986 and 1970. An estimated 500 durins of pail and dey wastes were dumped, crushed, and burned at the site. In a June 1988 Record of Decision (ROD), it was determined that recidential pulming systems in the two Ocean County communities were the primary cause for lead contramination in dinking water with a milnor contribution from the native ground water in these areas. |
|--|----------|----------|-------|--|--|------------|--|
| Dump Gig | | N | 2 × 5 | Refinery/dump | Small businesses. Commercial redevelopment - industrial park | Commercial | The Arkansas City Durny, Cowley County, Kansas, near the Arkansas River, was once the bostinon for the Millean Seffering Co., which was deteroived by an explosion in the mills abostino to the Millean Seffering Co., which was deteroived by an explosion in the mills (1902). A series of ponds holding aqueous wastes covered 5 acres of land. In addition, 0.5 acre of ponds holding aqueous wastes covered 5 acres of land. In addition, 0.5 acre of ponds holding aqueous wastes covered 5 acres of land. In thost organization compounds polynuclear aromatics) in gound water mat the disposal areas. Most of the sits is owned by Rocal development composation and by Arkansas City, it has been divided into tracks and sold to small businesses. In July 1981: EPA awarded as 34, 700 Cooperative Agreement to Kansas, under the In July 1981: EPA awarded as 34, 700 Cooperative Agreement to Kansas under the Cooperative Agreement of Secondary Act. The funds are for a remedial investigation to determine the type and extent of contamination at the site and a feasibility study to identify alternatives for remedial action. |
| Chiaman Creak | O | | 2 | 27 acre site: fly ash from a Recreational park facility wit nearby power station was sports fields and walking traits dumped on the state in a series of abandoned gravel pits | 27 acre site: fly ash from a Recreational park facility with Recreational nearby power station was sports fields and walking trails dumped on the site in a series of abandoned gravel pits | | The Chiannan Creek site located in York County, Virginia, is a 27-ace site in the Chiannan Creek watershet, at thothard york Chesapaches Bay. The contamination at the activities of the Chiannan Creek watershet, at thicking the Chesapaches Bay. The contamination at that over 500,000 tons of the sand and gravel pits in which fly sath from the Yorknown Power Cannershed State was disposed from 1957 to 1960. It is estimated that over 500,000 tons of the year twee placed in the pits during this time period. In the early 1980s, the Virginia State Board of Health; the Virginia State Water Control States water in Virginia State brains of the pits in response to homeowner reports of discolored well water. Ecoloring chemical pit 1990, then orecreational park facilities were developed on the open the pits in response to homeowner reports of discolored well water. Ecoloring chemical pit 1990, the orecreational park facilities were developed on the network of the capeed areas. Development of the park was a natural extension of site chemical prover leveled and graded the site, so that York County could finish the meteorelooment by building the pits succinctures and sodding the fields? The 13-ace-Charama Creek Park opened in 1991 and has two lighted softial fields, restrooms and a parking 0t. Wolf Tap Parks 22 acres Feature 4 sociect felled, restrooms and a parking of, who provide, and the County's Memorial Tree Grove. The fields are operated and |

| The Dupage County Landfill/Glackwell Forest Preserve site covers approximately 40 series within the 1,23-2-fers Blackwell series within the 1,23-2-fers Blackwell were closed on and off duing cleanup activities, the distinct had made a concreted effort to cause as illified sityupion as possible in the preserve and surrounding neighborhoods. The project was done in compliance with an agreement between the Forest Preserve District and the EFA and functed by vogeties generated by users of andfills at Mallard Lake and Genero Valley. Invoiced the construction and installation of a system designed to finite the possibility of landfill contraminants leafing into nearby groundwards. Stow tubing is permitted at all they, a former landfill, on weekends and most tablool holiday, provided there is at least 3 inches of snow on the ground. Those who welfs in find out if there is roungh some can call the district to Judoor Report at 630-642-6500 for a recorded message about recreation activities. Snow tubes must be enfect at the side Concurrently a my Soldember, 1998. | EPA ROD included the bicycle path. This path was rerouted during cleanup and has been restored along with a surrounding workand. Defense all Chemical Company as aurounding workand. DeRewal Chemical Company used the site for the storage of chemicals. Chemicals had rescended a range of metals, and solitions, and fertilizes multimits and associated compounds. Numerous chemicals shield with the confents of an last knot contraining an acidic chornium solution were allowed to drain onto the soil. The area formerly occupied by the company as old in 1973. The last is founded with a 100-year thoopian of the company as soil in 1973. The last is founded with the 100-year thoopian of the longest which is used for recreation. Several residences are located near the site. The population of Kingwood Township is about 3,800. | The Hiteman Leather Company sile is located at 173 South Street (Route 51) in the rural Vilego of Vest Vimfold, Instrumen Councy, New Yor. The features of the sile are generally comprised of several detectorating buildings, these interconnected wastewater setting lagoons, 30 to 50 feet by 150 to 340 feet each), a 2-acre wetlands are adjacent to the lagoons, and a section of the Unadila River. The site was operated as a leather tanning facility from 1820 to 1968 when it was closed, and has been inactive ever since with the exception of utilizing the buildings for storage intermittently. |
|--|--|--|
| Recreational | Ecological/Recreational | Commercial |
| Approximately 2.2 million The site was converted to a Recreational cubic yards of wastes well encreated on area with profice and deposited in the 40-acre camping areas, traits, a lake and landfill behave 1965 and a 120-foot stedding and hiking demonstrated the supproximately which is approximately which is approximately to feet above the original ground surface. | Part of the site will be used as a Ecological/Recreational bike path | Storage facilities |
| Approximately 2.2 million The site was conver- cubic years of valess were recreation area with p deposited in the 40-ace camping area, trais, a landfill between 1958 and a 120-toot sledding an 1973. The landfill created Mt. hill christened Mt. Hoy which is approximately 150 feet above the original ground surface. | Chemical manufactumg | Leather Tanning facility |
| £ | | ž |
| 0 0 | Q Q L | O |
| 'C | 2 | 2 |
| Dupage County LandfillBlackwell Forest Preserve | Company of a second of a secon | Hiteman Leather |

| C C C C C C C C C C C C C C C C C C C | 2 | 18.E | 일 연 명: | . · | Light industrial park with developed by land are planned; a new building has already been constructed and weitands have been restored | Commercial/Ecological | American Crossarm operated during 1948-83; primarily treating and selling laminated utility pole cuosarus. The wood reseminant process cased penaltrialization (CP) and the following th |
|---------------------------------------|-----|----------------|---|-------------|---|-----------------------|--|
| Labounty Site | | 181 | 0 | . > | n Company | Commercial | The LaBourity site occupies 8.5 aures on the Cedar River floodplain at the southern of edge of Charles City, lower from 1953 to 1977, Saleabur, Laboratories, a manufacturer of edge of Charles City, lower from 1953 to 1977, Saleabur, Laboratories, a manufacturer of edge of charles City, lower tent 1950 to 1950 |
| Modesto Ground W a i e Contamienton | O . | 1. 8. C | 8 C: 0: 0: 0: 0: 0: 0: 0: 0: 0: 0: 0: 0: 0: | Oy Clearing | Mechine Shop | Commercial | Several city wells were polluted with PCE and reseded to be taken off line. Information not be soil and goord waste confamination (PCEs at less its was collected during a removal assessment in 1990, and a soil vapor extraction system was installed to address shallow soil confamination. Subsequent investigations and element of that no furnical and address that the system was turned off until a final remedy is selected. The site was added to the NPL in 1989. EPA performed while the final cleanup is being planned. — "Medesto Ground Walear Contamination," MPL Site Tal Sheet, Region 9, 1998. Mike Montgomery, Region 9, company, which recently closed. |

| E | o | F. | O 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | Lead Smelter Contamination School | constructed and commer | Commercial/Government/Residential | and Commercial/Government/Rea The 80-acre East Helena Site, in East Helena, Lewis and Clark County, Mortana; is a primary least smelting facility that has been in operation since 1888. Prickly Peasr Chest Mover and state that the state of |
|-------------------|----------------------|--|---|-----------------------------------|--|-----------------------------------|---|
| Corpinental Steel | 7.80 7.80 7.80 | - The second sec | *** | Steel scrap reclamation | Purchased by Just-a-Wee for Commercial foral warehouse | | The Continental Steel Corporation site is located on West Markland Avenue in Kokomo, Indiana. The site encompasses about 183 acres and consists of an abordnood steel manufacturing facility, a picking liquor treatment lagoon, a former waste disposal area, and a former waste disposal and stage processing area, and consistion of a former waste disposal and stage processing area altoposalized and a former waste disposal and stage processing area altoposalized in the processing area altoposalized intering and without and wire faroe from acrap metal Operations included reheating, casting, rolling drawing, pickling, annealing, hol-dip galvapiting intering and stages and disposal of hazardoos materials. Following site cleanup, Just-a-Wee will use adjacent property for floral warehouse. |
| Gravel | 5 TB.D. | | £ | Ouenry | Lakefouldoor recreation area Recreational that will include an educational center, banquet rooms, boat awirming beach and hiking trails. | | The Peterson/Purlan site is an area of heavy industrial and commercial facilities located in the towns of Linchon and Cumbration? Providence County, Robots Island Laure uses in the area is mixed industrial. Commercial, residential, and recreational. The site includes the industrial admits of the Marin Street, the JM. Millis land in the bit of the Marin Street, the JM. Millis land town recreation areas, interspensed woodlands and grass magdows, wetlands, the Blockstone River and adjoining canal, and the affected municipal water supply wellfields in the towns of Cumbrafiand and Lincoln. Addiew Morrison Director, Environmental Education and Public Affairs, Lake County Forest Preserve, reported that the former quarry is in the final stages of redevelopment as a size and optic recreation pare. He advised that the size shorter complete and public facilities which are under construction, should be open in the year 2000. He stated that the public facilities will include an education center, banquet rooms, boat all public facilities will include an education center, panquet rooms, boat all allons, cannobe, ploric area, warming beach, and histing traits. A fishing habital has also been established in the lake. Confirmed 998. |

| EOCHTOES: | STORO | 17569CF |
|--|--|--|
| The Cooper Road Site consists of a 100-square foot dumping area located in Voorbees Township. Canden County, New Jersey, in 1982, several dozen on-el-obwo once, glass vials contrating unknown ficulds were discovered at the site. Upon conce, glass vials contrating unknown ficulds were discovered at the site. Upon sequent amplied of soil and gramword all vial and sit in the condition of underlying soil. Subsequent amplied of soil and gramword all vial ridicate no confraint present above normal background levels. EPA determined that no significant risk or threat to public health and the provincents exists and therefore no further action will be state that this site. New residential developments within the site area are being placed on the municipal water service*Cooper Road Dump, NPL Site Fact Sheet, Region 2. | The 86-acre Monroe Township Landfill site is a municipal landfill located in Monroe Township, Modlesso-County, New Lessy, in 1975, the State ordered the site closed when leachald seeped onto residential property. In 1979, the State required construction and operation of a last seep collection and storage system, and the construction of a cay and solic rap. This chae collection and storage system, and the Landfill. NPL Site Fact Sheet, April, 1996, or site is capped. — "Monroe Township Landfill." | The Lansdowne Radiation Site consists of a duplex located at 105/107 East Strattbord Avenue in Lansdowne, Pennayvains. The building is located on a side street in a readowne, Pennayvains. The building is located on a side street in a readowne Radiation, properfies, became contaminated in the 105/46 when a physics performed radium on properties, became contaminated in the 105/46 when a physics the home's the place. Currently, two new residential family homes have been built on the former site, and the properties have been backfilled and seeded with grass. |
| Residential | Residential | lesidential |
| Residential Homes | ormanica (macana) (macana) (mada kanana) (makana) (makana) (makana) (macana) (macana | Residential (new two-family Residential nome built). Residential properties were backfilled and seeded with grass |
| Mkinipht dumping area | Wantepal and household Residential Development waste landfill | Manufacturing of enriched Residential (new redium are properties were being properties were beended with grass gended with grass and properties were properties were beended with grass and properties were pr |
| 2 | 2 | 2 |
| 0.00 | G G E | 000 |
| 7 | 2 | CO C |
| Cooper Road | Monroe Township Landfill | Radiation Wine |

| Enfaprise Avenue Site | n | 0 8 4 1 | Ž | Unauthorized dumping ground for studge, sofvents oils and resins | Unauthorized dumphing New communier furnessy at Commerciatininastructure ground for studge, solvents; Philadethia Infernational Alfront oils and resins (under construction and funder completion in scheduled for completion in 1999). | Commercial/Intrastructure | the chrespose verture or serioring-state geptourness of secretary and are the property of Philadelphia. It has been determined that the site is containfiated with industrial and chemical vesses from the unauthorized deposal of approximately 5,000 hours containing paint studges solvents oils, restins, metal finishing wastes, and solid inorganic wastes. Victor Velez, Roy Weston, reported that a commuter stated that the Philadelphia international Approximation constructed on this site. He stated that the runway is scheduled to be completed next year. He advised the construction cost of the project is \$200 million, but, it will save the airport approximately \$70 million a year through reduced delays and increased traffic. He stated that the runway is a "great example of Brownfield development." 10/19/96. |
|--------------------------|---|------------------|-----|--|---|---------------------------|---|
| Mid-Atlantic Wood | n | 18D. | Yes | Wood treatment facility | Parking lot for neighboring Commercial industry | | The 3 acre Mid-Atlantic Wood Preservers site originally operated as a wood treatment facility in Harmors, Mayardac, Investigations by the state in 1570 revealed that soil an overflow pipe from a CLA storage tank. In Intamary 1981, ELP signed as PPA with an advance proper to a CLA storage tank. In Intamary 1981, ELP signed as PPA with an advance property overs. Carulher Transport which currently uses the property for extra corporate parking. Guther's Transport is performing the long-term monitoring |
| BEC Trucking | 2 | 2 T B.D. | 2 | Truck Body Manufacturing | Part of land used for storage of Commercial construction equipment; saw miling operations. No Action ROD | | According to EPA's Record of Decision, John E. Watsh, the current site owner, stores construction expulpment on site and operates a word during machine. This property was purchased in 1983 by Cogs, Inc., which was later purchased by John E. Watsh, Watsh is the owner of Vishes & Sons Contraction Concordation, 2309 Vestal Parkwayer. Serial NY 1385-0670. Idephone number 607/729-0670. Watsh is construction company employs 20 people and grosses \$3,000,000 in sales per year "Watsh & Sons," Dur's Market Identifiers, January 8, 1998. |

| Spokane Junkyard | 2 | 0.0 | 2 | The site was used for almost Sports fields S0 years to store cars, heavy equipment, appliances, carteries and electrical transformers. | Sports fields . | Recoregional | The Spokare Junkpard/Associated Properties site covers 10.5 acres in a light commercial and restorations are in Spokare. Spokare Country, Veshington: From the 1960 and 1960 a |
|---|---|---------|---|--|---|--------------|--|
| P I y m o u t h Harbor/Cannon Engineering Corp. | | T.B.D. | 2 | Industrial park | Propane distribution business | | The Pymouth Hatbor/Cannon Engineering Corp. Site occupes 0.5 acre in an inclustral park in Pymouth Hatbor/Cannon Engineering Corp. Site occupes 0.5 acre in an inclustral park in Pymouth Hatbor are well on the Stoke of Pymouth Hatbor are well so well so that the Stoke of Pymouth Hatbor are well so solvents and oily waster. Several seams have betaked, contaminating soils around he tailed, source water contamination could not be documented because there are no wells and numerous pobenitial sources of contamination. In 1956, a part of the site was being developed as a propare distribution business. The business was located in downtown Bridgewater and the need for relocation canne about as a result of the development of the Old Colony Realized project. The site was bettemfield to be suitable for this type of use." - Cannon Engineering Corp., NPL Site Fact Sheet, Region 1, Revised April, 1998 Lack Lemon, Unector of Planning & Development, Town of Plymouth, 508/8304-115, monthly safe. 105/89. |
| Poet Farm | G | 0 d | 2 | Storage area to 275 drums of paint wastes | Storage area for 275 drums of Agriculture - Soy beams and Agricultural paint wastes | | The 4.5 acre site is located about 4 miles north of Charlottesville, indiana. Prior to deanup, the site consisted of little more than a collapsed house and barn. Diane Bitheau, Lackson Township Trustee, raported that site recently visited the Peer Farm site and reported that it is being used to grow corr and sorpeans. She advised that it is n a rural area, with a small road front. 119999, jr. The Poer Farm site, which covered 6 acres, is located near Jackson Township, IN 46140 per CEROLLS. |

| Rosen Brothers Scrap Yard/Dump covers approximately 20 acres adjacent to a restler tialsorumental area in Confad Courty, New York, Municipal waste, undustrial waste, construction waste, timbers, and drunts had been disposed of in an unlined boen dump. A removal to clean up a E-acre part of the site was completed in locenter 1989. EPA regolated a Prospective Purchaser Agreement for this part of the site. The town obtained a \$200,000 grant for funding an access road Construction is expected to begin in the Spring of 1999. | The Crystal City Airport Site, compusing approximately 120 acres, is located in Zavala County, Texas. Since 1860, the city has poerated the feeling as a municipal arport. Several private aerial pesticide applicating companies conducted business at the airport until 1982. In Afrail 1983, the Texas Dependentent of Vietar Resources interesting the site because of the potential threat to local residents of waste pesticides the site because of the potential threat to local residents of waste pesticides that are the waste highly condaminated with pesticides. Ramond et al. Fuerthe. City Manager, Crystal City reported that the Chystal City Airport is operating again. He arboards that Critical City Airport is maintain the arriport grounds. He reported that no full-time city employees work at the airport. 112569, k.E. EPS x. R.F. Er act Sites teponded that the airport was closed to praint and airport was closed to pure airport in the transdiation allowed it to be returned to use Crystal City Airport, "NPL Ster Fact Sheet, March 1998. | The Cecil Lindsey site is located in Northeastern Arkansas. From the 1970's until 1980, the site accepted waste for shapes of disposal Site covers 5.2 acres in rural NE Armansa. Very limited action taken. Delisted from NPL 8/22/89. 2/1/89. Region 6 lists farming and residential as current use. jtk SEC 37 T13N R2/W |
|--|---|---|
| Commercial | Commercial/Government | Agricultural/Residential |
| Whe manufacturing and scrap Part of the site (5 acres) will be Commercial yard interest of an access road to an intermodal rail facility. | | |
| Whe manufacturing and scrap | Private Airport and Grop Public Airport Dusting Operation | Sahage Yard and municipal Residential/Agricultural dump |
| į. | 2 | 2 |
| Q 8 E | 0 1 - 10 10 10 10 10 10 10 10 10 10 10 10 10 1 | 6 T B.D. |
| 2 | 9 | v |
| Rosen Biothers Scrap Yand/Dump | Crystal City Airport | Cecil Lindsey |

| Whitmoyer Laboratories formenty manufactured animal pharmacouticists on a 17-score site in Jackson Township, Lebanon County, phenisyhdrafia. The facility produced and stored an | A portion of the Superfund site was developed into a storm drainage ditch and sidewalk that support the a strip mail that has been built next to the site. | Berks Landfill is in Spring Township, Berks County, Pennssykania. The site consists of two united shrafflis as active discharge unit and marker in Taxen euril. The count attack of the count of the county and the county of the |
|--|--|---|
| Whâtho pharms Pennsy produce dispose concret concret we have we recreated owners! Smithk! oversige! Lebanons respons | A ports | Berks La of two us started o operate operate Pennsyl bis also b Also, PY space. |
| Commercial | Infrastructure | Commercial |
| products rawn and Garden Services Commercial Spring | £ | Currantly, a weekly antique Commercial audion is held in the former landfil scale house. |
| Agricultural products | Chemical manufacturer | Tandelli I |
| 2 | 2 | 2 |
| G G | T B.O. | 0.0 |
| r | er . | 9 |
| Wridmoyer | Kepone County | Defts Landfill |

| McColl is a former refinenty waste disposal site located in a residential area of Fullerton. California. The site was perviously used as a disposal area for actilitied and collection of high octains aviation fleel. During the late 1950s, hotspots were covered with natural fill during the expansition of the adjacent Loc Coyques Country Count | The Lorentz Barrel & Drum site served as an inactive drum respecing facility just outside to San Francisco Bay in San Used, Stanta Cara County, Calitonia. The site consists of the 6.72-acre former Lorentz Barrel & Drum facility, a limited amount of adjacent Cut for 5 San Count Seasily, a limited amount of adjacent City of San Color Sea sidewish troperby, and as hallow gondm water plume exidential north of the site Land use in the area is mixed industrial, commercial, residential, and recreational, in addition, that site features include shallow and deep opagiers; a contaminated shallow ground water plume area; five buildings which housed the drum reconditioning facilities; several sumps, an open storage bin located adjacent to the processing facility, various piles of wood, rusted metal debris, and numerous empty and nonhazardous drums. | The West Seatle wood treating plant of Pacific Sound Resources (PSR) is located at 2001 Southwast Florids Street in Seatlet, King, Octomity, Westington: The 20-acre property is in an industrial area on the shore of Elitot Bay and Pugel Sound, near the Outwannish River. Wood treatment operations at the West-Seatle plant have contaminated soil, ground water, and Puget Sound sediments with creation. PCP, their oil, and chemorite metals, Heavy metals and PAHs were found in Elitot Bay by the West-ington Department of Echoly and EPA in 1988, Hazardous substances from the stac can flow overland from the site to Elitot Bay through stoom drains, direct surface mortifier from a medicinary or and a substance from the stac can flow overland from the site to Elitot Bay through stoom drains, direct surface runoff, fooding, and accordant spile for office. The buy is a fairbur, a critical migratory connicir for an additional site of surface identified in the Comprehensive Conservation and Management Plan for the Puget Sound National Estuary. |
|--|--|---|
| wildiffe Ecological/Recreational | infrastructure | Commercial |
| sandtuary | | Part of container port expansion Commercial project |
| Waste disposal facility | Lorentz Barrel & Drum Co. Parking Lot recycles drums. The site is 5- | Wood treater |
| 2 | ĝ. | 2 |
| Q W L | T B O | 10 1 R D. |
| No. | Drum Co. | Resources Sound |

| Central Chemical | C 8 L | 2 | Agricultural Chemica Manufacturer | Chemical Power Sub-station | Infrastructure | The Central Chemical Size consists of a 19 ace parcel of land located in Hagerstown, Maryland, Front the early 1300's until the mid-1980's, the chemical paint at the Site Indicationed as a behindre of agricultural pesticides and tertificars. Raw pesticides manufactured at other locations were behindred with inort materials to produce commercial grade profuse using air method with inort materials to produce methods processes, including waste generated during the cleaning of the processing equipment, were allegedly disposed of caste in an oil stone quarry. An electrical sustation owner by the City of Hagerstown is located in the nontress occasing equipment, A new subdivision is located to the northesst or the stope of the processing equipment. A new subdivision is located to the northesst of the site near the substation, not fifty feet from the site fence line. — "Central Chemical." NPL Site Fact Sheet, Tagon 3, February 1998, Refineed January 15, 1998 from the World Web into/News aps gov/reg/hwmdsupeir/catedulopad htm. Recommonded by Region 3 as a Reuse/Redevelopment site, 12/98. |
|---|----------|---|--------------------------------------|----------------------------|----------------|---|
| Whiteford Sales and Service National Lease (WSS) | | 2 | Truck washing and lessing Overpass | Overpass | infrastructure | The Whiteford Sales and Service Inc. (Whiteford) site covers approximately 11 acres and slocated in South Bend Indiana, at the corner of Other and Sample Streets. From rade is located in South Bend Indiana, at the corner of Other and Sample Streets. From rade of the Indiana and solvents were known to have been used at the facility. In 1990, St. Joseph County purchased the proporty, and truck weating activates continued at the strength or control or property and the continued at the strength or schieber for construction of the overpass, it was discovered that elegen in former on-site wells was contaminated with organic and intogenic compounds. In 1988, one 200 cubic stands of soil and sudge from whith and 4 feet beyond the wells of the wells were excavated and disposed of. The site currently serves as a stommatter referition basin and receives run-off from the adjacent overpass and surrounding areas.—Whiteford Sales & Services, NPL Site Fand Sheet, EPA Region 5, April 1996. |
| Delaware Sand and Gravel | G | 2 | Industrial Waste Landfill | Equipment Storage | 1 B D | Delaware Sand and Gravel is a 44-acre landfill located approximately two miles southwest of New Castle. Delaware. Beginning in 1960, the fandfill accepted 19 million cubic years of refuse were landfilled as the site during this time of 19 million cubic years of refuse were landfilled at the site during this time Delaware). EPA ID — Currently vacant, however, a five are portion of the site cap has been made with a west surface, in norther to support a gist motorist landing DSAs is the "stater site" of Army Creek Landfill coasted outside New Castle, Delaware. D'Eclaware Sand & Gravel: NPI Site Faut Sheet, EPA Region 3, August 1997. CECKIS reported that the DS&G site is located at 229 Grantham Lane, New Castle, DE 19720. |

| Tofidahi Drums | | 0.0 0.0 0.0 | 2 | Orum Cleaping and Re-sale (Residential Nomes Operation | | Residential | from Write, SVW Washinghold health District, reported that the former Lordain Durins state in own cocquired by seven to rine single family homes. He stated that some of the formes appeared to be about ten years old. White indicated that he visited the site within the last few days. 10/26/98. The site was formerly located at 22033 NE 188th Siteet. Brush Prairie. WA 986006 per CERCLIS. |
|--|----|-------------------|----|--|--------------------|-------------|--|
| Northwest Transformer (South Hardness Sh) | 10 | 10 T&D. | 2 | Transformandaturer | | Commercial | Northwest Transformer stands to refurbish and manufacture transformers in 1938 on South Harmoss Street, a mixed-use area of downthour berason, Walstom Courty, Walnington. A Washington Department of Ecology inspection in December 1965 detected high levels of PCGs in on-site soils. Soils are permeable, and the ground water is shallow (11 5 feet) in on-site soils. Soils are permeable, and the ground water haby Baham. Cit of Person, reported that this former transformer sound are public packing lot. She indicated that the practical that the contaminants into learner packers a public parking lot. She indicated that the parking lot, which was built approximately they spars ago, severs the downtown community. Banham built are former properly worker, 10022598, if "The site is bordered by a city park, Malin Street businesses, and South Harkness Street - "Northwest Transformer (South Harkness Street)." NPL Site Fact Sheet, EPA Region 10, 19977. |
| CommencementB ey/Near Shore Tide Flats | 10 | 00 TB.D. | 56 | Smelter | Port redevelopment | Commercial | The Commercial The Commence Bay/Near Shore Tide Flats site is located on the western shore of Commencement Bay and consists of 5 acres of toperfy owned by Asarco. Inc. From 1809 through 1912, the properfy and 67 acres of properfy and enferts of annels and enferts. Asarco purchased the properfy in 1905, and in 1912, converted it in the actificity to smelt and enfert or proper in converted in the annelling operations were further refined to produce other markatable products, such as areance, suffring acid, inguish and sufficient of the metals of the smelling operations commenced and in the soil. Single and celling operations. Some commenced and acid in the soil and continuing operations. Some examples of the metals present are areanic, cadmium, coppert, tead, and zinc. |

| The Liquid Gold Oil Corp. Site covers 17 acres of filled manshand within the City of Richmond. California. Liquid Gold was registered with the State of California as a "state of pickup business." In purchased used oil and resold in for uses such as that indicating in and user control. Several deteriorating buildings and 27 storage tanks of various sizes are on about 2 acres. Oily wastes found on the pound, as well as liquid wastes stored in the tanks, contain fead, chromium, nickel, and phenois. Kent Kitchingman, Richmond Planning Department, reported that he believes that the feriograph currently cheaded on the size will soon be obtained. He advised that no deviged man are currently cheaded on the size will soon be closing. He advised that no procupent, other than the shooting range, has taken piece on the size. He clied that poor access and potential objections to new building at the size by the Stay Conservation Development Commission (because the size borders wellands) probably effects. development might have more information (casses the Stay Conservation Development Commission). | Covenant not to sue JPT recas Development, Inc, allowing purchase of approximately 27 areas toxical within the VIP. Site, for thropses of building and operating a 500 unit alread demands of the property will be gleveloped as a shopping mail, and a third portion used for construction of a public part. The Indian Bend Wesh had a had been discounted as the construction of a public part. The Indian Bend Wash Area site is more than 6 miles long and covers 13 square miles. The site has been discount been with the construction of a public part of the site has been discounted for asset normal and promit discovered vulsite organic compounds (VCs) in several industrial facilities that operated in the NIBW, two of these facilities, Motorial and Beckman, are located upgradient form five municipal water water originated from several industrial facilities that operated in the NIBW, two of these facilities, Motorial and Beckman, are located upgradient form five municipal water water originated from several industrial facilities that operated in the NIBW two of these facilities, Motorial was equipped with a treatment system to remove VDCs, and then was returned to full service. Some facilities the NIBW in the EldW in the Planck of | Comments Site is an abandoned mine. The contamination affects -20,000 acres of agricultural land adjacent to the site Source Angus Carmell, Remedial Boundon Manager, CDPHE, (305) 682-3885. Acreage1.400 acres 11/1398; Parmed reconfidurive/getation of 550 acre disturbed portion of site to begin Marray 1998. Surrounding area used for recreation and grazing. Source Region 8 5F—Summitvitle Mine Fact Sheet (September 1999) Jik. |
|--|--|--|
| Recreational | Residential | Agricultural |
| Shooting Range | Student dormitory for ASU/ state Residential freeway | On CONTRACT AND ADDRESS AND AD |
| Or and solvent collection and Shooting Range transfer facility | Groundwater contamination | |
| 2 | , , , , , , , , , , , , , , , , , , , | 2 |
| Q 6 1- 6 | o G G | Q 0. |
| Poor Cook | Maa Araa Araa | Summikvile Mine |

| | | | | a management of the contract o | ************* | | | | the ball of the contract of th | The state of the s |
|---------------------------|----------|--------|---|--|--|--|---------------------------------|----------|--|--|
| | F | Ġ B | 2 | 7 T.B.D. No reasidential contaminates Agricultural: No Action Rt continued use | contaminated Agricultural: No Action ROD: Commercial Confirmed use | Agricultural: No Action ROC | Action 1 | <u> </u> | Contraccial | The North U Drive Weld Contamination are is an area of ground water contamination focated approximately 1.25 miles north of Springfield Greene County, Missouri Subsequent sampling by the State featified 12 onsite wells that were contaminated by gasonine constituents in Gauding by the State featified 12 onsite wells that were contaminated methy the state on constituents. All the state of ground water contamination. Source: EPA fact sheet. ROD 3/31/93 Acresge: No defined stite boundary. |
| Rock Hill Chemical Co. | T. | T 8 D. | ŝ | Yes The Rock Hill Chemical Commercial-First Federal Bank Commercial Company operating and Rutledge Enterprise are desiliation facility in the 1960s operating on the site on this 4 1/2- are site located in a light commercial area. | mical Common and and and and and and and and and an | mercial-Firs Rutledge sting on the | t Federal Enterprise site | BE STE | contraccial | The Rock Hill Chemical Company is located in Rock Hill, South Carolina. Activities included the distillery of paint sohems, he recovery of retakie by products, and the semantison of waste oils and solvents. Liquid wastes, such as paint sludge, which was produced from these industrial processes were stored in durins or underground tanks on-site. The Rock Hill Chemical Company was shut down after a fire in 1964, and it should appear that Rutledge Enterprise and First Federal Savings and Loan were siteadly consisting on-site when contamination was discovered. Additional research intend to contribute to want the contract intend the sea choose. |

Mr. Oxley. The gentleman's time has expired. The gentleman from Ohio, Dr. Ganske.

Mr. Ganske. Thank you, Mr. Chairman. Mr. Fields, I know that Mr. Greenwood is going to be asking you some questions about brownfields, and so I am going to move really to this chart that you have shown. What bothers me about your statement is—what bothers me is that your statement, the administration budget document, many of Administrator Browner's statements repeat over and over an argument that to me doesn't make since mathematically or logically. The question I want to ask you about is whether a given set of facts logically proves a given conclusion about the pace of cleanups. So, let me walk through this.

I want to refer to an enclosure to a letter the GAO wrote to Carol Browner on January 28, 1998. The letter responds to EPA criticism of a GAO report on the current times for listing and moving a site

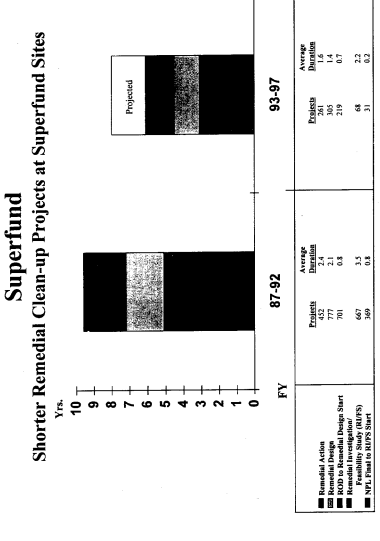
through the cleanup process.

The enclosure states that site completions are not evidence of the pace of cleanups. The GAO response to EPA states, "This is not evidence of decreasing processing times. Rather, it is an indication that the program, now more than 15 years old, has been around long enough for a substantial number of sites to have had remedies constructed. Given the long cleanup times for many sites, it is not surprising that more sites, most listed years ago, are now reaching the end of the cleanup.

It seems to me the GAO report is correct. Do you agree?

Mr. FIELDS. We have discussed this with the GAO and Mr. Guerrero, who will be speaking right after me. We have some serious disagreements about that study, and we have discussed this privately and publicly. Our disagreements with the GAO analysis of the timeline that they have documented in their report—and I have read that report several times—we, in fact, have documented, and I will be happy to provide for the record documentation which says the time it takes to go through the process has been reduced by 2 years. It now takes, on the average—and we can provide sites to give you documentation for this—eight years from the time you finalize a site on the NPL until construction is complete.

[The information referred to follows:]



NOTE: This chart represents the average duration, plotted by start date, of pipeline projects completed by the end of FY97. Excludes Federal Facility Sites. Negative durations, due to overlapping events, were counted as having a 0 yr duration.



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

MAR 4 1998

OFFICE OF SOLID WASTE AND EMERGENCY RESPONSE

Keith O. Fultz Assistant Comptroller General Resources, Community, and Economic Development Division U.S. General Accounting Office Washington, D.C. 20548

Dear Mr. Fultz:

Thank you for your letter of January 28, 1998 to Carol Browner. Administrator of the U.S. Environmental Protection Agency (EPA). You were responding to a December 3, 1997 letter to GAO from EPA (from Stephen Luftig, Director of the Office of Emergency and Remedial Response). Ms. Browner asked me to reply for her.

The subject of your correspondence is EPA's response to two recent GAO studies: <u>Superfund: Times to Complete the Assessment and Cleanup of Hazardous Waste Sites (March 1997)</u>; and <u>Superfund: Trends in Spending for Site Cleanup (September 1997)</u>. Those reports were also the subject of a hearing of the House Commerce Committee, Subcommittee on Government Reform and Oversight, on February 4, 1998.

The EPA letter to GAO criticized the methodologies, and conclusions, of both reports. In particular, the March 1997 report on the timeliness of Superfund cleanups states that cleanup times are increasing, when in fact they are decreasing. The other point made in EPA's letter is that GAO's spending trends analysis should include more money shown for cleanups than the money spent on cleanup contractors.

I was disappointed that your January 28, 1998 letter, and February 4, 1998 testimony, did not respond to the key criticisms in EPA's December 3, 1997 letter, particularly the inappropriateness of the methodology when better ones are available. You note in your letter that you used EPA data. However, the problem is not with the data; it is with the methodology used by GAO that will always show increasing time frames as sites are completed. The fallacy is further emphasized when GAO uses as its starting point 2.4 years in 1986, which it claims was the average time for EPA to complete a cleanup at that time. As I stated in my February 4, 1998, testimony, GAO used small numbers of "operable unit" completions to draw conclusions about whole sites, which were not in fact "completions." I was in the program in 1986, and we were not completing sites in 2.4 years. This, combined with a faulty methodology for measuring progress, presents a wholly inaccurate picture of the program.

I am not surprised by GAO's inaccurate comment during the recent House Commerce Committee hearing that sites are taking longer to clean up each year. As Representative Waxman noted at a prior hearing, as EPA's letter explained, and as presented in the House Commerce Committee hearing record, GAO is using a method that shows annual time increases even if site cleanups take exactly the same amount of time to complete.

We believe the Superfund program has made significant progress in implementing administrative reforms. Internal and external reviews have documented the success of reforms, such as the more than \$900 million in cost savings from the updating of remedies due to new science and technology and the Remedy Review Board. Some results are too early to measure accurately, e.g., appointing regional ombudsmen. Many initiatives are pilot projects that need to be evaluated before they can be a routine part of the program and have a national impact. National consistency, meaningful community involvement, greater State role, and enforcement fairness are important reform objectives. GAO's summary conclusions, using flawed analysis, fails to acknowledge the successes of the reforms generally.

Even looking only at cleanup time frames, EPA believes we have made significant progress. As I said in my testimony, one must look at sites that have recently entered the system to develop a comparison with the earlier cleanup program. A total of 89 sites listed on the National Priorities List in the 1990s have already attained construction completion status, with an average time of five years from listing to construction completion. (These are sites, not operable units as was studied in the March 1977 GAO report.) The pace has also decreased by about 20 percent. We have completed construction of the remedy at more than 500 sites, and construction is underway at hundreds more. Enclosed is material that reflects these accomplishments.

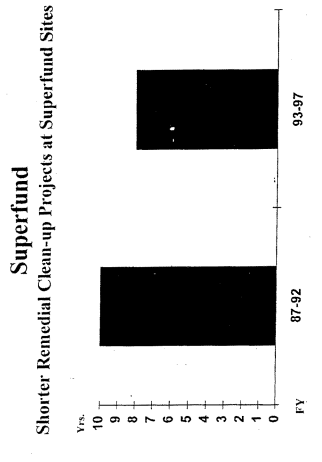
GAO's report on spending trends also fails to present an accurate picture. It is widely quoted as saying that 49 percent of the Superfund budget goes to cleanups. While we may disagree on the exact nature of cleanup support, surely it is more than the amount paid to the cleanup contractor. EPA personnel at the site, analysis of soil and water, designing and testing the remedy, all these must be considered part of cleanup. A better method might be to use what the Office of Management and Budget uses in its budget classifications for cleanup support. Our analysis shows that about 78% of the Superfund budget goes to such cleanup functions.

In summary, we believe that a national debate over your analysis versus our analysis is not beneficial. We at EPA will continue to rely on the facts. The facts show that costs have been reduced by 20 percent, the average time from NPL listing to construction completion has been reduced by 20 percent, and about 78% of the Superfund budget goes to cleanup and response costs. If you have questions, please call me at 202/260-4610, or Stephen Luftig, Director of the Office of Emergency and Remedial Response, at 703/603-8960.

Timothy Fields, Jr.
Acting Assistant Administrator

Enclosure

Stephen Luftig



Final NPL Listing to Remedial Action Completion

NOTE: Excludes Federal Facility Sites.

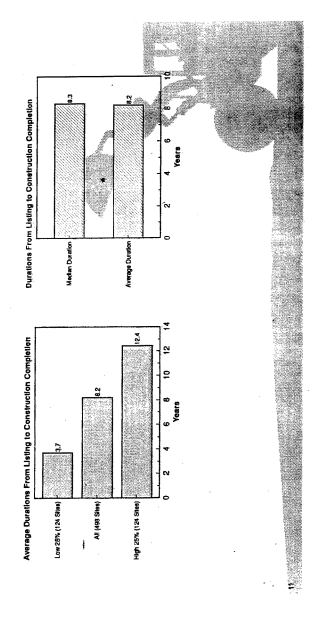
Both Average and Mean Durations from Final Listing to Construction Completion Have Been Reduced by more than Three Years.

Durations from Listing to Construction Completion was compiled for all sites through FY 97. That information, shown in a bar chart, shows for the 498 sites included an average duration of 8.2 years, and a mean of 8.3 years.

We also identified the sites listed from FY90 onward, for which Construction Completion was attained (89 sites). For those, the average duration was 4.8, the mean is 5 years.

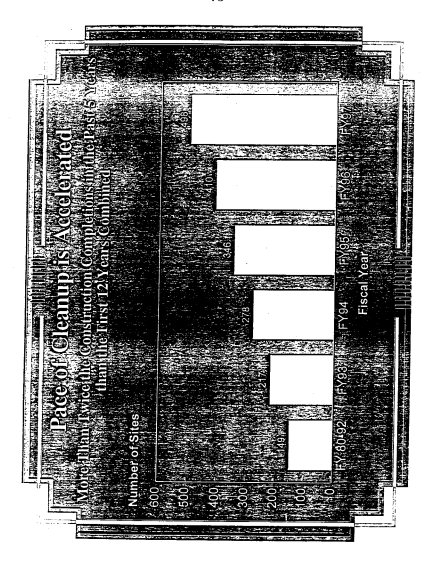
Thus, for ALL sites for which construction completion has been attained, the average duration from time of final listing to CC is 8.2 years. As an indication of progress, if only those sites listed since FY90 are included, the average duration drops to 4.8 years.

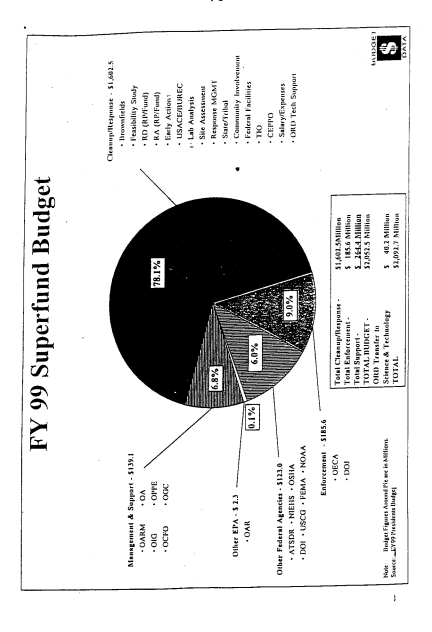
Durations From Listing to CC (Through FY 97)



| | site_name | HPL | S. | RC - | pes | Final | CC Date | Deleted |
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| 32 C1D108960972 | | inal | 5 | | 11981/15/5/10 | 10/04/1989 30-Sep. 97 | 70-Sep-07 | , ce |
| 33 DED980494637 | 7 Sussex County Landfill No. 5 | leni | 5 | , | DE27/1/1088 | | 10000 | |
| 34 WA1891406349 | | belefort | × | , - | 0.714/1000 | 0.771.71000 1474.74000 04 A 00 0014.7100 | 4 - Lec-94 | 20,000 |
| 35 NYD001867872 | | | | 2 | | 0 8081 11 7/1 | -AD90 | BL/97/80 |

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38 CAZ10020759 Riverbank Aminy Amintunition Plant Haal (2.) 9 WiZM1980 U3ZZ11990 30-Sep-97 7 C. 7 A WiZM1980 U3ZZ11990 10-Sep-93 - 3 C. WIZW1980 U3ZZ11990 10-Sep-
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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

DEC 3 1997

CFFICE OF
SOLID WASTE AND EMERGENCY RESPONSE

Mr. Lawrence J. Dyckman Associate Director Environmental Protection Issues U.S. General Accounting Office Washington, D.C. 20548

Dear Mr. Dyckman:

Thank you for meeting with EPA representatives on October 22, 1997 to discuss recent GAO recommendations concerning the Superfund program. While our meeting focused almost entirely on NPL listing issues, I feel it important to supplement our conversation and provide you with additional information of great concern to EPA regarding other aspects of recent GAO reports evaluating the Superfund program. In particular, I want to address the GAO reports entitled "Superfund: Times to Complete the Assessment and Cleanup of Hazardous Waste Sites" (March 1997) ("Durations Report") and "Superfund: Trends in Spending for Site Cleanup" ("Spending Trends Report") (September 1997).

GAO reports help inform Congress and many others involved with the implementation of key issues related to the Superfund program. Since 1982, GAO has published more than 200 written products on the Superfund program including letter and chapter reports, testimony, and correspondence. The two most recent reports are of concern because they may have an inappropriate impact on the current debate over the reauthorization of the Superfund law. The messages contained in the GAO reports, that sites are taking longer to clean up, and that fewer dollars are going to cleanups, perpetuate common misperceptions about the program. In fact, the opposite is true.

A. GAO's March 1997 Durations Report is Fundamentally Flawed in its Methodology and Conclusions, and Should Not be Used to Measure Program Performance

In the months that have passed since the Durations Report was issued, I have heard critics and supporters alike draw from it conclusions ranging from erroneous to invalid. The report essentially rewrites Superfund history in a manner that is incorrect, and the harm is multiplied by the liberal quoting of the study by members of Congress and others.

For example, on September 4, 1997, numerous members of Congress served as witnesses during a hearing of the Finance and Hazardous Materials Subcommittee of the House Commerce Committee. These representatives testified before their colleagues on a variety of issues concerning toxic waste site cleanups under the Superfund program. Concerned over cleanup time frames, Representative Michael Crapo cited the March 1997 Durations Report in stating: "For non-federal sites, the time required to complete cleanup increased from 2.4 years in 1986 to 10.6 years in 1996 . . . almost a five-fold increase." Later in the hearing, Representative Rosa Delauro stated: "It is outrageous that the GAO could report that the average time for clean up has risen from 2.3 years for projects completed in 1986 to 10.5 years for projects in 1996 . . . "

Given the use of the GAO findings in these and other deliberations taking place that will impact the Superfund law, it is important that they be supportable. Both the methodology and the data

used in the durations report are designed to portray a program that is slowing the pace of cleanups, when the opposite is true. In addition, it is directly contradictory to earlier reports prepared by GAO.

The Durations Report Uses an Inappropriate Methodology

As you know, EPA, and members of Congress, have serious concerns about the methodology used by GAO in the Durations Report, a methodology mathematically programmed to result in increasing cleanup durations over a period of years. The GAO methodology has been compared to timing the first few NYC Marathon finishers and declaring their average time to be descriptive of all 20,000+ runners. By standing briefly at the "finish line," as GAO did, one can rely on a method that is inherently biased, always showing increasing time frames.

On December 23, 1996, EPA wrote to GAO criticizing the findings in the draft of the report. At that time the draft was entitled "It Now Takes More Time to Assess and Clean Up Hazardous Waste Sites." EPA pointed out that the title was not supported by the weight of data and noted some of the contradictions between this GAO draft and previous Superfund audit reports. Not only did the report mischaracterize cleanup times in the early history of the program, but it applied a faulty methodology to derive its findings.

Thereafter, on February 13, 1997, the GAO draft report was the subject of a spirited hearing of the House Committee on Government Reform and Oversight where Congressman Henry Waxman explained to GAO that they had used an inappropriate methodology resulting in false conclusions about Superfund site cleanup durations. Mr. Waxman quoted from a prior GAO report on FDA drug approvals, where GAO explained that the methodology FDA used to measure the approval process was inappropriate for assessing time frames when one begins with a large backlog of cases. Yet this was the same methodology used by GAO in the Durations Report, in this case involving a backlog of many hundreds of toxic waste dumps in need of cleanup at the beginning of the Superfund program. At the hearing, Mr. Waxman also showed GAO how their methodology, applied to a hypothetical group of cleanups, each taking exactly the same amount of time, would incorrectly show that the cleanup time frames were increasing year after year. With Mr. Waxman's critique and EPA comments in hand, GAO changed the title of its report to "Times to Complete the Assessment and Cleanup of Hazardous Waste Sites," but changed almost nothing else and issued their final report on March 31, 1997.

By contrast, the approach used by the Congressional Budget Office (CBO) in its studies of the program is to examine the cleanup times for all sites begun in a given year or span of years. The CBO method, if applied to completed sites, seems unbiased and, in the long term, would allow one to compare some of the impact of programmatic, statutory and regulatory changes on groups of sites begun in different years. A third method, which EPA has used to assist in managing many hundreds of ongoing cleanup projects, has been to measure the time to complete each phase of a Superfund site: the site study (RI/FS), engineering design of the cleanup remedy (RD) and the cleanup construction work or remedial action (RA). Measuring these pieces of cleanup projects helps focus project managers on near-term goals. Our analyses clearly show that Superfund cleanup durations have been reduced by about 20%, or two years on the average.

The Durations Report Contradicts GAO's Own Previous Findings Regarding the Agency's Pace of Cleanups in the Program's Early Years

The 1997 GAO Durations Report bases its conclusion that cleanups take longer by using unsupported assertions of earlier cleanup time frames. GAO has reinvented this earlier time frame, deviating from facts and from its own previous reports. The Durations Report states: "From 1986 to 1989, cleanup projects were finished, on average, 3.9 years after sites were placed on the NPL. By 1996, however, cleanup completions were averaging 10.6 years." (P. 1.) "For monfederal sites, the time required to complete cleanups increased from 2.4 years in 1986 to 10.6 years in 1996. For federal sites the time required to complete cleanups increased from about 3.3 years in 1990 to 6.6 years in 1996." (P. 8.)

This finding is a shock to those of us who remember GAO's earlier reports criticizing the program's pace of cleanups. This was made evident to me when I reported the findings quoted above to others involved in the Superfund program.

During October 1997, I reported the GAO Durations Report findings to a large group of managers representing about 40 State Superfund programs. I told them that GAO has reported that in 1986, it took 2.4 years to clean up sites. The State managers were incredulous. I have reported the same information to groups of attorneys involved with Superfund cleanups, various EPA field employees, private sector consulting engineers, cleanup contractors and others with experience in Superfund cleanups and, in every case, the results have been the same: GAO's findings are not consistent with reality.

Moreover, these experienced people remember the harsh criticisms the Superfund cleanup program received for delays in progress during the same 1986 time period GAO now described as four times faster than today. The Durations Report not only mischaracterizes Superfund cleanup history; it is inconsistent with GAO's own more recent findings.

Many have pointed out to me that GAO itself did a very thorough job critiquing slow cleanup progress in its own earlier reports on Superfund. Beginning in 1991, GAO employed a "dripping faucet" graphic in testimony and reports to demonstrate its theme that the program was moving at too slow a pace. In 1992, for example, GAO reported the following data on Superfund's slow-moving first decade:

To illustrate how slowly the Superfund process moves, Appendix II compares the status of the sites in the cleanup pipeline in October 1986 and today . . . [I]n 1986 only 25 of the 888 sites in the Superfund pipeline had been cleaned up. (Superfund: Current Progress and Issues Needing Further Attention, June 11, 1992, p. 11)

As recently as 1993, in its report entitled "Superfund Progress, Problems, and Reauthorization Issues" (April 21, 1993), GAO provided the following analysis of the components of the cleanup process:

Site studies once expected to take 2 years are now lasting 4 years or more. Remedial designs that were done in 18 months are now taking nearly 3 years. Add to these time frames at least another 3 years to complete the cleanup action. (Superfund Progress, Problems, and Reauthorization Issues (April 21, 1993) p. 5)

Somehow, GAO was able to significantly revise these earlier findings in their latest look back at Superfund history.

The 1993 and earlier GAO findings are certainly inconsistent with the recent GAO report describing the speed of cleanups in 1986, especially if one considers that the "2.4 years" GAO now says it took to cleanup sites in 1986 includes all of the time that elapsed between adding the site to the Superfund list (NPL) and completing the cleanup. The 2.4 years include the time for site study, public meetings, selection and design of cleanup remedies as well as all of the in-the-field cleanup work!

The apparent GAO finding, that cleanups are now four times slower than in 1986, must have surprised the Congressional Budget Office as well. In 1994, the Congressional Budget Office issued "Analyzing the duration of Cleanup at Sites on Superfund's National Priorities List" (March 1994). The CBO concluded:

Within non-Federal sites, those proposed between 1981-1983 have an average duration of 12.9 years; 9.6 for sites 1984-1992. (P. 10)

Several other prominent reports also reviewed the Superfund program of the 1980s and also

contradicted the recent GAO findings. For example, the Office of Technology Assessment, in "Coming Clean: Superfund Problems Can Be Solved" (November 1989) said:

Detailed data on how a site moves through the entire Superfund system ... show that between 4 and 5 years pass from when a site is first identified until the Remedial Investigation and Feasibility Study at a site is started; a complete cleanup can take 10 years or more. But very fast complete cleanups at complex sites would often be inconsistent with technically sound cleanups. (P. 4)

And the House Committee on Appropriations Report of 1988, an "Overview" of EPA Management of the Superfund Program stated:

The time required to clean up Superfund sites extends over a number of years, with 5 or more years being devoted to studies and design before remedial actions are initiated. (Pp. 12-13)

The 1983 Report of the Office of Technology Assessment, "Are We Cleaning Up?" concluded:

The time from site identification through placement on the NPL is about 3 years for the case studies... The time between a site's placement on the NPL and the start of the RI/FS varies greatly, averaging about 16 months... The RI/FS process, from start of the studies through issuance of the ROD, takes from 2 to 3 years... After the ROD, actual cleanup action, including remedial design, takes 2 to 3 years... The entire process from site identification through final (estimated) remedial cleanup can frequently take about 10 years. (Pp. 13-14)

A Clean Sites, Inc. Report, "Making Superfund Work: Recommendations to Improve Program Implementation" (January 1989) found:

The total time from site identification to the start of cleanup can take from seven to nine years. The actual cleanups typically last two to three years. (P. 2)

With all of these entities engaged in the study of Superfund cleanup time frames during the 1980s, including GAO, and concluding that cleanup took roughly eight to twelve (up to 40) years, it defies credibility that GAO would establish 3 years as the standard 1986 benchmark from which EPA is now deviating.

The Fact is that the Pace of Superfund Cleanups has Increased

One wonders what would motivate GAO to produce such a skewed assessment when so much information to the contrary, much of which GAO itself has published, is so readily available. In fact, Superfund cleanup time frames are decreasing, not increasing. More than twice as many Superfund sites have had construction of the remedy completed in the past five years than in the first 12 years of the Superfund program combined. There were 155 of these "construction complete" NPL sites as of January 1993, and an additional 343 since then, for a total of 498 "construction completions."

The great bulk of the almost 1400 Superfund sites on the NPL can be cleaned up and are being cleaned up in a more timely fashion than in the past. Eighty-six percent (86%) of the sites on the NPL are under construction or are through the construction of the remedy. In the past five years, Superfund has clearly benefited from dozens of major program reforms, contract management improvements, and the experiences of the first twelve years.

B. GAO's Spending Trends Report also Portrays an Inaccurate Picture of the Amount of Money Going to Cleanups

The March 1997 Durations Report analysis is not the only recent GAO report that seems to have skewed analytical results. "Superfund: Trends in Spending for Site Cleanups" was provided by GAO to Congressional requestors on September 4, 1997. It too provides a puzzling analysis in view of available data. However, several Congressmen, testifying at the September 4 hearing relied upon this report to argue that not enough money within the federal Superfund program is directed to cleanups.

Representative Benjamin Gilman noted that "the recent General Accounting Office study showed that the U.S. Environmental Protection Agency is spending less than 50 percent of Superfund money on cleanup..." Representative Crapo stated: "Many of us are concerned with ... a GAO report of ... only 49 percent going to cleanup."

However, at the same hearing, Representative Frank Pallone referred to the EPA Superfund budget, rather than the GAO report, and noted: "...according to the Superfund budget for [fiscal years] '96, '97 and '98; 72 percent, 67 percent and 78 percent, respectively were spent for cleanup ... I don't know where the discrepancy is ..."

The "discrepancy" of more than 20 percent which Congressman Pallone found between the EPA budget and the GAO Spending Trends report issued on the day of the hearing reflects costs such as EPA field work to obtain samples of contaminated soil and water, laboratory costs for analyzing samples taken at Superfund sites, even the salaries of federal field employees engaged in cleaning sites . . . all of which GAO decided to exclude from their definition of "cleanup costs." In fact, over 70 percent of the federal Superfund budget is spent on direct site cleanup, with the remaining 30 percent funding the Superfund health, research and enforcement efforts of other federal agencies (e.g., Agency for Toxic Substances and Disease Registry, National Institutes of Environmental Health Sciences, Department of Justice) as well as the EPA research and development efforts, EPA Superfund enforcement programs, and EPA's administrative and program management costs.

EPA wrote to GAO on August 12, 1997, commenting on the draft GAO report to explain that GAO's extremely narrow definition of "cleanup" costs, "could lead to considerable confusion." Despite these comments, GAO published their final report with few changes from the draft version. The GAO report fueled Congressional discussion, as noted above, and on September 16, 1997 led the House Committee on Commerce to issue the following statement to the press:

EPA Using Funds to Churn Out More Lawyers . . . Less than 45 percent of the \$1.4 billion spent last year by the federal government to clean up toxic waste sites was actually used for cleanup, according to a General Accounting Office study released today.

The Spending Trends Report thus helps perpetuate the inaccuracies that have been associated with the amount of money going toward cleanups.

Cleanup Costs have not been Consistently Defined for a Valid Trends Analysis

As in the case of durations, GAO has revised its earlier interpretations of what constitutes cleanup costs. This is especially disturbing when GAO draws conclusions on trends in spending. In GAO testimony provided October 29, 1991, GAO stated that only 30% of the Superfund program budget went for actual cleanup operations. However, in June 11, 1992 testimony, and in an April 21, 1993 report, GAO modified its findings and reported that the percentage of budget going to cleanup rose from 30% to 45%.

Thereafter, in its September 21, 1994 report, "Status. Cost and Timeliness of Superfund Cleanups" GAO stated that funding for construction increased from 46% of the total annual remedial cleanup spending for FY 87 to 78% in FY 93.

GAO Could More Appropriately Contribute to Superfund Reauthorization Debate with Accurate and Meaningful Information

As I stated in the beginning of this letter, GAO analyses are frequently cited by those involved in the Superfund reauthorization debate. As recently as December 2, 1997, Representative Michael Oxley told a large group of various Superfund stakeholders that a recent GAO study concluded that sites now take four times as long to clean up, and that only 49% of every Superfund dollar goes to cleanup. These statements were taken as fact by the attendees, as evidenced by the questions later asked of EPA Administrator Carol Browner. It is essential, therefore, that GAO findings are accurate and meaningful. It is especially important that there be some consistency in the analysis. As Congress continues to debate the substantive issues associated with reauthorizing the Superfund law and replenishing the much-depleted federal cleanup Trust Fund, more carefully researched, objective analyses than those recently provided by GAO will be needed to inform the debate, display the significant progress and identify further improvements available to the Superfund program. EPA continues to have major concerns about these recent GAO analyses, and will continue to point out the shortcomings of these reports.

I would be happy to meet with you again to discuss these issues. Accurate and meaningful analysis of the Superfund program will always be welcomed, and is essential to properly frame the reauthorization debate going on today.

Sincerely,

Stephen D. Luftig

Director

Office of Emergency and Remedial Response

cc: Timothy Fields, OSWER
Steven Herman, OECA
Joseph Crapa, OCIR
Cliff Rothenstein, OSWER
Barry Breen, OECA

Mr. FIELDS. I mentioned in my opening statement that we have 111 sites that were listed in the 1990's where construction is already complete. Okay, that is significant progress, and the administrative reforms are what have allowed us to achieve that significant progress, not just because of where we are now from the time a site that was listed in the 1980's or 1990's, but we believe the administrative reforms are what has allowed us to achieve this remarkable progress.

I don't share the same view as GAO about the timeline. Our data show it has now gone from 10 years, on the average, down to 8 years, on the average, the time it takes to go through a site listing to completion.

Slidell, Louisiana, the 450th site that we put on the NPL; we put it on the NPL in 1995, and we had construction completion in 1997. There are many other examples like that where we are moving faster. And, we have documentation for that.

[The information referred to follows:]

Cos of sites habita no

| EPA ID | Site Name | City | State | Final Date | Construction Completion D. |
|--------------|--|----------------------|-------|------------|----------------------------|
| AK1570028646 | EleIson Air Force Base | Fairbanks N Star Bor | ĄĶ | 11/21/1989 | 09/30/1998 |
| CA7210020759 | Riverbank Army Ammunition Plant | Riverbank | Ą | 02/21/1990 | 09/30/1997 |
| CAD00913848B | Spectra-Physics, Inc. | Mountain View | CA | 02/11/1991 | 09/16/1992 |
| CAD009159088 | TRW Microwave, Inc (Building 825) | Sumyvale | ď | 02/21/1990 | 09/17/1993 |
| CAD009212838 | CTS Printex, Inc. | Mountain View | Ç | 02/21/1990 | 03/31/1992 |
| CAD029295706 | Lorentz Barrel & Drum Co. | San Jose | 5 | 10/04/1989 | 09/29/1998 |
| CAD041472341 | Intersil Inc./Stemens Components | Cupertino | Š | 08/30/1990 | 09/08/1992 |
| CAD097012298 | Fairchild Semiconductor Corp (S San Jose | South San Jose | S | 10/04/1989 | 03/25/1992 |
| CAD980636781 | Pacific Coast Pipe Lines | Filmore | Š | 10/04/1989 | 09/27/1996 |
| CAD980884209 | Hewlett-Packard (620-640 Page Mill Road) | Pala Alto | Š | 02/21/1990 | 09/16/1997 |
| CAD980893234 | Watkins-Johnson Co. (Stewart Division) | Scotts Valley | 5 | 08/30/1990 | 09/22/1994 |
| CAD981171523 | Sola Optical USA, fric. | Petaluna | ď | 02/21/1990 | 08/14/1992 |
| CAD990832735 | Synertek, Inc. (Building 1) | Santa Clara | Ą | 10/04/1989 | 03/25/1992 |
| CAT080034234 | Advanced Micro Devices, Inc. (Bidg. 915) | Surnyvale | ð | 08/30/1990 | 03/25/1992 |
| CTD108960972 | Gallup's Quarry | Plainfield | C | 10/04/1989 | 09/30/1997 |
| CTD981067317 | Cheshire Ground Water Contamination | Cheshire | Ç | 08/30/1990 | 12/31/1996 |
| DED980494637 | Sussex County Landfill No. 5 | Laurel | 30 | 10/04/1989 | 12/29/1994 |
| DED980705545 | Tyler Refrigeration Pit | Smyrna | 30 | 02/21/1990 | 05/10/1996 |
| DED980714141 | Chem-Solv, Inc. | Cheswold | DE | 08/30/1990 | 06/30/1998 |
| DED981035520 | Sealand Limited | Mount Pleasant | DE | 08/30/1990 | 03/27/1992 |
| FLD004054284 | Piper Aircraft/Vero Beach Water & Sewer | Vero Beach | н | 02/21/1990 | 09/21/1998 |
| FLD004064242 | Chevron Chemical Co. (Ortho Division) | Orlando | 료 | 05/31/1994 | 02/10/1998 |
| FLD004126520 | Standard Auto Bumper Corp. | History | ᇿ | 10/04/1989 | 10/04/1994 |
| FLD004146346 | Woodbury Chemical Co. (Princeton Plant) | Princeton | 댇 | 08/30/1990 | 08/25/1992 |
| FLD004574190 | B&B Chemical Co., Inc. | History | ı, | 08/30/1990 | 10/01/1994 |
| FLD020536538 | Anaconda Aluminum Co./Milgo Electronics | Miami | 교 | 08/30/1990 | 11/22/1994 |
| FLD052172954 | BMi-Textron | Loke Park | 댙 | 08/30/1990 | 08/11/1994 |
| FLD055945653 | City Industries, Inc. | Orlando | 긡 | 10/04/1989 | 03/02/1994 |
| FLD080174402 | Chemform, Inc. | Pompano Reach | ď | 10/04/1989 | 09/16/1993 |
| FLD980494660 | Beulah Landfill | Pensacola | 2 | 02/21/1990 | 09/16/1993 |
| FLD981019235 | Madison County Sanitary Landfill | Madison | 귙 | 08/30/1990 | 02/04/1997 |
| | | | | | |

Current Query Criteria: Find sites such that: (Recent Final Date is between 09/30/1989 and 03/23/1999, inclusive)
AND (Construction Completion is Yes)

111 Sites Found Bun Time: 03/23/1999 10:47 Page: 1

| EPA ID | Site Name | City | State | Final Date | Construction Completion D |
|---------------|--|----------------|----------|------------|---------------------------|
| GAD095840674 | Cedartown Industries, Inc. | Cedartown | βA | 02/21/1990 | 05/08/1997 |
| GAD990741092 | Diamond Shamrock Corp. Landfill | Cedartown | θA | 08/30/1990 | 09/29/1995 |
| GAD990855074 | Firestone Tire & Rubber Co(Albany Plant) | Albany | φ | 10/04/1989 | 09/28/1998 |
| 1417210090026 | Schofield Barracks (USARMY) | Oahu | Ī | 08/30/1990 | 09/23/1998 |
| IAD005291182 | John Deere (Ottumwa Works Landfills) | Ottumwa | ≰ | 02/21/1990 | 08/28/1992 |
| IAD022193577 | Farmers' Mutual Cooperative | Hospers | ≤ | 08/30/1990 | 08/12/1998 |
| IAD065210734 | White Farm Equipment Co. Dump | Charles City | ₹ | 08/30/1990 | 09/08/1995 |
| IAD980685804 | E.I. Du Pont de Nemours (County Rd X23) | West Point | ₹ | 08/30/1990 | 09/29/1993 |
| IAD980852461 | Northwestern States Portland Cement Co. | Mason City | ≤ | 08/30/1990 | 12/23/1993 |
| IAD981124167 | Fairfield Coal Gasification Plant | Fairfield | ≤ | 08/30/1990 | 08/24/1995 |
| ID3572124557 | Mountain Home Air Force Base | Mountain Home | □ | 08/30/1990 | 09/30/1998 |
| ILD980606305 | DuPage County Landfill/Blackwell Forest | Warrenville | 닐 | 02/21/1990 | 09/30/1998 |
| LD981781065 | Central Illinois Public Service Co. | Taylorville | ڀ | 08/30/1990 | 09/06/1995 |
| IND006377048 | Prestolite Battery Division | Vincennes | Z | 10/04/1989 | 05/22/1997 |
| 1ND980999791 | Whiteford Sales & Service/Nationalease | South Bend | Z | 08/30/1990 | 09/29/1995 |
| KYD006371074 | General Tire & Rubber(Mayfield Landfill) | Mayfield | Ķ | 02/21/1990 | 10/01/1993 |
| KYD045738291 | Caldwell Lace Leather Co., Inc. | Auburn | Ķ | 08/30/1990 | 06/30/1994 |
| KYD980501019 | Brantley Landfill | Island | ķ | 02/21/1990 | 08/27/1998 |
| KYD985069954 | National Electric Coil/Cooper Industries | Dayhoit | Ķ | 10/14/1992 | 08/21/1998 |
| LAD008149015 | Southern Shipbuilding | Slidell | ΓĄ | 05/26/1995 | 09/15/1997 |
| MED042143883 | Union Chemical Co., Inc. | South Hope | ME | 10/04/1989 | 09/30/1997 |
| MI0001271535 | H & K Sales | Belding | ₹ | 06/17/1998 | 11/04/1997 |
| MID005341714 | Hi-Mill Manufacturing Co. | Highland | Ξ | 02/21/1990 | 03/30/1995 |
| MID043681840 | Kysor Industrial Corp. | Cadillac | Ž | 10/04/1989 | 09/23/1996 |
| MID072569510 | Muskegon Chemical Co. | Whitehall | Σ | 02/21/1990 | 06/26/1997 |
| MID980992952 | Metal Working Shop | Lake Aim | Ξ | 02/21/1990 | 06/30/1992 |
| MID985574227 | Lower Ecorse Creek Dump | Wyandotte | ₹ | 05/31/1994 | 09/01/1998 |
| MND981191570 | Dakhue Sanitary Landfill | Cannon Falls | Z | 08/30/1990 | 06/30/1994 |
| MOD000829705 | Conservation Chemical Co. | Kansas City | Q | 10/04/1989 | 09/23/1991 |
| MOD000830554 | Wheeling Disposal Service Co. Landfill | Amazonia | MO | 10/04/1989 | 09/27/1994 |
| MOD980631113 | Kem-Pest Laboratories | Cape Girardeau | MO | 10/04/1989 | 09/27/1996 |
| | | | | | |

Current Query Criteria: Find sites such that: (Racent Final Date is between 09/30/1989 and 03/23/1999, inclusive }
AND (Construction Completion is Yes)

111 Sites Found Run Time: 03/23/1999 10:47 Page: 2

| EPA ID | Site Name | City | State | Final Date | Construction Completion D |
|--------------|--|----------------|------------|------------|---------------------------|
| NCD981927502 | Geigy Chemical Corp. (Aberdeen Plant) | Aberdenn | ž | 10/04/1989 | 07/20/1998 |
| NED068645696 | Lindsay Manufacturing Co. | Lindsay | ¥ | 10/04/1989 | 08/03/1995 |
| NJ0045653854 | Witco Chemical Corp.(Oakland Pit) | Oakland | 2 | 10/04/1989 | 09/28/1992 |
| NJD980769301 | Lodi Municípal Well | Lorii | 3 | 08/30/1990 | 09/27/1993 |
| NMD980622773 | Prewitt Abandoned Refinery | Prewitt | WN | 08/30/1990 | 08/22/1996 |
| NMD980749378 | Cimarron Mining Corp. | Conizozo | ž | 10/04/1989 | 09/24/1992 |
| MMD980749980 | Pagano Salvage | Los Lunas | W | 10/04/1989 | 09/12/1991 |
| NYD001667872 | Radium Chemical Co., Inc. | New York City | ¥ | 11/21/1989 | 09/21/1994 |
| ORD009051442 | Allied Plating, Inc. | Fortland | ű | 02/21/1990 | 06/29/1993 |
| PAD000439083 | River Road Landfill/Waste Mrigmint, Inc. | Hernitage | PA | 10/04/1989 | 12/29/1995 |
| PAD002360444 | CryoCtem, Inc. | Worman | Ā | 10/04/1989 | 09/22/1998 |
| PAD039017694 | Raymark | Hatbora | ¥ | 10/04/1989 | 09/14/1995 |
| PAD041421223 | AMP, Inc. (Glen Rock Facility) | Glen Rack . | ΡĄ | 10/04/1989 | 12/14/1995 |
| PAD981939200 | Publicker Industries inc. | Philadephia | Ą | 10/04/1989 | 12/02/1997 |
| PAD982366957 | Metropolitan Mirror and Glass | Frackville | ΡĀ | 10/14/1992 | 09/30/1998 |
| PR4170027383 | Naval Security Group Activity | Sabana Seca | £ | 10/04/1989 | 09/30/1997 |
| SCD000447268 | Beaunit Corp. (Circular Knit & Dye) | Fountain lun | သွ | 02/21/1990 | 09/25/1998 |
| SCD980840698 | Rochester Property | Travelers Rest | SC | 10/04/1989 | 10/16/1995 |
| SCD980844005 | Rock Hill Chemical Co. | Rock Hill | S | 02/21/1990 | 12/31/1996 |
| SDD000823559 | Williams Pipe Line Co. Disposal Pit | Sioux Falls | S | 08/30/1990 | 09/29/1994 |
| TND044062222 | Carrier Air Conditioning Co. | Collierville | N | 02/21/1990 | 10/31/1995 |
| TND07545368B | Mallory Capacitor Co. | Waynesboro | ¥ | 10/04/1989 | 09/24/1996 |
| TND987768546 | Chemet Co. | Moscow | Z | 05/31/1994 | 05/15/1996 |
| TXD089793046 | Dixie Oil Pracessors, Inc. | Friendswood | Ϋ́ | 10/04/1989 | 06/09/1993 |
| U1D000716399 | Wasatch Chemical Co. (Lot 6) | Salt Lake City | 5 | 02/11/1991 | 09/30/1997 |
| UTD980667240 | Utah Power & Light/American Barrel Co. | Salt Lake City | 5 | 10/04/1989 | 09/30/1896 |
| VAD089027973 | Buckingham County Landfill | Buckingham | ٧A | 10/04/1989 | 09/21/1998 |
| VAD980552095 | Dixie Caverns County Landill | Salem | 4 > | 10/04/1989 | 09/25/1997 |
| VAD980917983 | Suffolk City Landfill | Suffolk | ٧, | 02/21/1990 | 09/30/1992 |
| VTD000509174 | Tansitor Electronics, Inc. | Bennington | -> | 10/04/1989 | 10/01/1996 |
| VTD980520092 | BFi Sanitary Landfill;Rockingham) | Rockingham | ۲, | 10/04/1989 | 09/26/1996 |

Current Query Criteria: Find sites such that: (Recent Final Date is between 09/30/1989 and 03/23/1999, inclusive | AND I Construction Completion is Yes]

111 Sites Found Run Time: 03/23/1999 10:47 Pege: 3

| EPA ID | Site Name | CIA CIA | State | Final Date | Construction Completion D |
|--------------|--|--------------------|-------|------------|---------------------------|
| VTD980520118 | Darling Hill Dump | Lyndon | 7 | 10/04/1989 | 06/30/1992 |
| WA1891406349 | Bonneville Power Admin Ross (USDOE) | Vancouver | WA | 11/21/1989 | 04/04/1996 |
| WA4170090001 | WA4170090001 Port Hadlock Detachment (USNAVY) | Indian Island | W | 05/31/1994 | 09/29/1997 |
| WA4890090075 | WA4890090075 Hanford 1100-Area (USDOE) | Benton County | WA | 10/04/1989 | 07/25/1996 |
| WA5170090059 | WA5170090059 Naval Air Station, Whidbey Island (Ault) | Whidbey Island | WA | 02/21/1990 | 09/25/1997 |
| WA5210890096 | Hamilton Island Landfill(USA/COE) | North Bonneville | WA | 10/14/1992 | 03/30/1995 |
| WA6170090058 | Naval Air Station, Whidbey Is (Seaplane) | Whidbey Island | WA | 02/21/1990 | 06/29/1995 |
| WAD009045279 | WAD009045279 ALCOA (Vancouver Smelter) | Vancouver | WA | 02/21/1990 | 07/30/1996 |
| WAD009249210 | WADD09249210 Pacific Car & Foundry Co. | Reuton | WA | 02/21/1990 | 08/05/1996 |
| WAD027315621 | WAD027315621 Northwest Transformer(South Harkness St) | Everson | ۷À | 02/21/1990 | 09/29/1994 |
| WAD057311094 | WAD067311094 American Crossarm & Conduit Co. | Chehalis | WA | 10/04/1989 | 09/26/1996 |
| WAD980639462 | WAD980639462 Seattle Municipal Landfill (Kent Hghlinds | Kent | W | 08/30/1990 | 09/07/1995 |
| WAD981767296 | WAD981767296 Spokene Junkyard/Associated Properties | Spokane | WA | 05/31/1994 | 07/14/1997 |
| WAD988519708 | WAD988519708 Vancouver Water Station #1 Contamination | Vancouver | WA | 05/31/1994 | 09/25/1998 |
| WID980610141 | Sauk County Landfill | Excelsion | × | 10/04/1989 | 09/01/1995 |
| WID980610190 | Ripon City Landfill | Fond Ou Lac County | M | 05/31/1994 | 09/25/1996 |
| WID980610604 | Refuse Hideaway Landfill | Middleton | × | 10/14/1992 | 09/30/1998 |
| WYD981546005 | WYD981546005 Mystery Bridge Rd/U.S. Highway 20 | Evansville | Μ | 08/30/1990 | 12/16/1993 |
| | | | | | |

Current Query Citeria: Find sites such that: (Recent Final Date is between 09/30/1989 and 03/23/1999, inclusive)
AND (Construction Completion is Yes)

111 Sites Found Run Time: 03/23/1999 10:47 Page: 4

Mr. GANSKE. But, you would admit, then, that simply looking at a chart where you list just the number of projects being brought to completion in any given year is not an index of progress, in terms of the length of time that it is taking to get it completed, because you may just have that many more projects in the pipeline? So that, as you add more and more projects on, you can expect that you are eventually going to get more and more of them completed.

Mr. FIELDS. You are right in the sense that there will be more sites completed because of time in the process. But, it is very clear that the progress you see on that chart could not have been achieved as quickly as it is being done without the administrative reforms. We were doing, if you look at that chart, 65 construction completions a year in the early 1990's. As you look at the data, we are now up to 85 a year. In the last 2 years alone we have achieved 175 construction-completions. We were not operating at nearly that pace in the early 1990's.

Mr. GANSKE. Well, maybe you can explain to me—in 1992, the last year of the Bush administration, there were 87 construction-completes. In the next 4 years, in the Clinton administration, there were 68, 60, 62, and 62, respectively. What was the difference?

Mr. FIELDS. The difference was that we got an infusion of money just prior to that year that we achieved 87 in the Bush administration. It was, actually, the year before we adopted construction-completion as being the indicator of Superfund Program progress. The additional infusion of money, roughly, \$400 million, was what allowed us to move faster toward getting more cleanups done that particular year. But, the overall budget that we achieved, \$1.5 billion a year, that budget, as you have seen during the 4 years 1993, 1994, 1995, and 1996, that budget allows you to achieve 65 cleanups a year. That is what we told Congress 6 years ago—by 2000, we would have 650 construction completions.

Because of the administrative reform agenda we have been implementing, over the last 6 years, we are now going to achieve 650 construction-completions by this summer. That is about a year and a half earlier than we told Congress. And, the real reason we are getting there faster is because of the administrative reforms. We have the same amount of money, but we are doing it faster.

Mr. Ganske. But it's your contention that you are getting the sites cleaned up in a shorter timeframe. Now, does the GAO agree with that?

Mr. FIELDS. I think, when you look at the GAO testimony, the GAO testimony, as I read it last night, indicates that significant progress has been made in this program and that Superfund has been implementing its construction-completion initiative in a fair and constructive way. The General Accounting Office actually did a review. A document was prepared on our construction-completion initiative. The General Accounting Office's report was quite favorable about how we document and how we are completing many more constructions at Superfund sites.

Mr. OXLEY. The gentleman's time has expired. The gentlelady from Colorado.

Ms. DEGETTE. Thank you, Mr. Chairman.

I bet you know what I want to talk about, Mr. Fields. And, I want to clarify a few things with you. The reason I said, in my

opening statement, that with this new I-70 and Vasquez site in Denver, that I think that the wishes of the neighborhood and the property values should be taken into account, is because we have this existing Superfund site in Denver, the Shattuck site, which we have had a number of conversations about in the last year. In fairness to the EPA, this was a site that was closed before this administration came in.

However, in my opinion, in the bipartisan opinion of every elected official who deals with this site, and in the opinions of over 80 percent of the Denver voters, the "remedy," which is containment onsite in a residential neighborhood of uranium, was inappropriate in this situation. And, I have been trying to get a sense from the EPA now for about a year of what it is that you folks intend to do about this.

Last fall, after the voters elected, by a referendum, that they wanted this stuff moved out, the EPA announced that it would appoint a blue-ribbon panel to figure out what was going on. And, I learned, a couple of weeks ago that nothing happened with the blue-ribbon panel. Then, after I met with you, and some other officials from the EPA, I received a letter from you saying that perhaps we could have a meeting of interested parties that the Keystone group could facilitate, giving me the impression that you folks wanted me to pay for, at least, part of that meeting.

Then, after that, you visited Denver and announced that you were going to have an investigation whether lower standards were applied in cleaning up the waste. At the request of Senator Allard, you said you were going to appoint an EPA ombudsman; you said you were going to have an analysis by a Boston consulting firm, and, then, you also said you were going to have some meetings with the neighborhood.

So, here is my question to you: Exactly what is it that the EPA intends to do, and exactly what is the timeframe in which you intend to do it?

Mr. FIELDS. Thank you, Congressman. Again, we thank you for your active involvement at the site. I assure you that that active involvement has helped facilitate EPA's involvement at that site.

In my meeting with you, I made a commitment that we would play a more active role in headquarters in the review of activities at that site, and we are doing so. We are going to do a full review of activities at that site. The Administrator has asked me to personally oversee the review of the remedy.

We are doing four things: We are going to be doing a detailed scientific and technical review of the remedy, a contractor that we will be hiring will be evaluating all the technical and scientific issues raised by the community—

Ms. DEGETTE. And, what is the timeframe for that?

Mr. FIELDS. That will be done by September.

Second, we will be doing an ombudsman review. The National Ombudsman for Superfund, who works for me, will be doing a review of some of the community concerns that have been raised at the site, about environmental justice issues, about placement of that site in the community, and about the impact on re-development, some of the non-technical types of issues that have been raised about the Shattuck site.

Ms. DEGETTE. And when will that be done?

Mr. FIELDS. Everything is going to be done this summer. All four of these pieces will be completed this summer.

Ms. Degette. So the ombudsman review is not dependent on the

scientific data? It is a separate assessment?

Mr. FIELDS. No, all of these are being done on a parallel track

to help facilitate getting the job done.

Third, as you mention, we will be hiring the Keystone Center in Keystone, Colorado, to facilitate several meetings that I will be present at, with key stakeholders involved in the Shattuck site. The mayor's office, the Governor's office, representatives of Shattuck have agreed to participate, the responsible party, representatives of the community.

We are going to schedule that meeting at a time that you can be there. We would like you to come and address that meeting

when----

Ms. DEGETTE. Thanks for letting me know.

Mr. FIELDS. We will not schedule it unless you are available, I assure you of that. And, that meeting I expect to be sometime in the April to early May timeframe.

We are going to hire the contractor by April. We will have the contractor onboard at the Keystone Center. And then, that will be

done during the summer.

And then, last, I have agreed to, personally, meet with the parties—the meeting with you was one such meeting. I, subsequently, met with the mayor a couple of weeks ago. We will be meeting with Senator Allard. We will be meeting with the representatives of Shattuck, and their views and comments will be considered.

Then, we have agreed, as an agency, to make our headquarters determination by the fall as to what we are going to do at the Shattuck site, based on the input from all four of those parallel ef-

forts that will be underway.

Mr. OXLEY. The gentlelady's time has expired. The gentleman from Virginia, the chairman of the full committee.

Chairman BLILEY. Thank you, Mr. Chairman.

Mr. Fields, many of us are familiar with the waves of litigation that the Superfund law causes, I want to go over them with you.

Typically, EPA will go after a certain number of larger, potentially responsible parties. Those PRP's, in turn, can sue other small PRP's for contributions. The second group is allowed to sue even more PRP's. We have seen thousands brought into the mix, from Barbara Williams with her mashed potatoes, to auto dealers who recycle oil. In addition to these waves, PRP's can also create separate litigation against their insurance carriers. All of these are parties who probably will at least hire a lawyer and many incur thousands in unnecessary expenses—all of this, often for insignificant contributions of waste.

Many are liable for activities that occurred over 30 years ago. Many are liable because they bought a company which was acting

in full accordance with the law. The system is a travesty.

The National Federation of Independent Businesses has testified, "There have been over 100,000 different potentially responsible parties identified at Superfund sites." The effect of the current liability system is permeating all segments of the small business

community. No issue, in this very complex public policy debate, will have a more direct impact on the present and future economic viability of many small businesses. That is, in one segment, whether it be a retail store, a professional service business, or a construction business that has not been touched. My question is: Why is the administration not working with us on statutory reforms to these problems?

Mr. FIELDS. We agree with you that the litigation impact needs to be considered and addressed. We support getting Barbara Williams out of the system. That is why we support a legislative provision that would exempt and provide liability relief for small generators and transporters of municipal solid waste. Barbara Williams would not be in our liability system if that kind of legislative provi-

sion were enacted.

Over the last 6 years, second, we have introduced an aggressive reform agenda where we have settled, with 18,000 de minimis parties, with 400 settlements, to get them out of the Superfund liability system, to make sure they are not sought after by third-party litigants and to cut down on litigation by that reform. We have implemented a de micromis enforcement policy that allows people to settle out for a dollar out of the Superfund liability system. We have offered \$145 million in orphan share funding to help facilitate settlements. And we have found that, in terms of larger parties, we have seen more fairness being implemented as well. PRP's, over the last 3 years, have agreed to conduct cleanup under the settlement reform, agreements rather than through unilateral administrative orders. That is up from 50 percent more than 3 years ago.

So, we think that in all aspects of the program, we have tried to be fair to the larger parties as well as the smaller parties. And we support, as you do, liability reform to get Barbara Williams and

other small entities out of the Superfund liability system.

Chairman BLILEY. Thank you, Mr. Chairman. I have no further questions.

Mr. OXLEY. I thank the gentleman. The gentleman from Wisconsin, Mr. Barrett.

Mr. BARRETT. Thank you, Mr. Chairman.

I apologize that I wasn't here to hear your testimony, but looking at your written submission, I note that you state that the agency has gone from cleaning up 65 sites per year to cleaning up 85 sites per year. And, obviously, that is something that I think that you can be proud of, if you are working more efficiently and effectively.

What was the key that allowed you to get from 65 to 85?

Mr. FIELDS. Well, it was the set of administrative reforms we have introduced over the last 3 years. We implemented three rounds of administrative reforms, and those reforms include things like presumptive remedies, where we don't have to spend 2 years studying how to clean up certain categories of sites like volatile organic chemicals or municipal landfills; that saved time. The fact that we have reduced cost in the cleanup process by 20 percent, that has allowed us to do more cleanups with the same amount of money. So, it is this set of reforms that have allowed us to move faster in this process.

We are now doing it faster and, because of that, we are now cleaning up 85 sites a year as opposed to 65, one-third increase in

the number of cleanups that we are doing each year. So, we think that the administrative reform agenda is what has allowed us to address many more sites than we were formerly able to address during the early 1990's.

Mr. BARRETT. Have you found that, along with that increased

speed, that you have increased hostility toward the agency?

Mr. FIELDS. No, I don't think that that has increased hostility at all. We are finding that, you know, more than 70 percent of the cleanups that we are effectuating are being done by responsible parties. The sites that were cleaned up in, for example, the construction-completions in fiscal year 1998, 72 percent of those were done by responsible parties. So, we are seeing that, over the last 5 years, roughly, 70 percent of the cleanups are being done by re-

sponsible parties.

We are thinking that the enforcement dollars we are putting into this program have been tremendously leveraged. We have obligated \$2.3 billion over the last 18 years for enforcement and cost-recovery activities in this program. That has resulted in more than \$15.5 billion in responsible-party activity. In addition to what we are putting in the trust fund, the responsible parties are stepping up to the plate and doing effective cleanup and helping us facilitate and do a greater number of cleanups each year, because of the aggressive job we have in enforcement and the responsible-party activity going on at many of these sites.

Mr. BARRETT. In my experience in Wisconsin, the State that I come from, it appears that a strong Federal cleanup program, with the Federal liability scheme and the threat of NPL listing, has, in a way, benefited the State cleanup program because you are so much the "gorilla in the closet," if you will, that nobody wants to have the EPA come in and a Superfund come in. Is that experience similar in other States? Are you seeing more States becoming active, trying to avoid, at all costs—

Mr. FIELDS. That is definitely true. We have seen that in many States, in implementing—as the chairman was indicating, it goes much beyond Superfund, much beyond the NPL. State programs are telling us that the fact that we have a joint and several liability scheme, a strong liability provision in the Superfund law, actually helps them in terms of getting more cleanup done. The regulated community, and other parties, would rather do cleanup pursuant to a State cleanup program than get involved in being on the Superfund List or have to get involved in being on the National Priorities List. The State programs have told us that a powerful Federal statute allows them to get much more cleanup. This fact has been documented, in reports prepared by the U.S. General Accounting Of-

Mr. Barrett. When you have a situation—again, I am thinking of my own State-where you have got a cleanup site where the State, and most of the local players, desperately don't want to have the Superfund involvement, what is the criteria you are using to decide whether you are going to allow this State to move forward

on its own or whether you are going to step in?

Mr. FIELDS. Well, as we said earlier, we have been working closely with the States over the last 3 years, under our State Governor concurrence policy. We consider the threat posed by a site; we consider whether or not the State is willing to take that site on; we consider whether or not that site is one where there are willing, or unable or unwilling or incapable responsible parties to deal with the site. If the State is willing to take the site, we are willing to defer to a State voluntary cleanup program or to a State Superfund program, or to voluntary PRP action. We only utilize the National Priorities List, and make a site a Federal interest, if it cannot be dealt with any other way.

Over the last 5 years, we have listed, roughly, 25, 26 sites on the NPL each year. We don't put sites on the NPL just because they score above 28.5. We do it when we can't find an alternative way to deal with that site.

Mr. OXLEY. The gentleman's time has expired. The gentleman from Pennsylvania, Mr. Greenwood.

Mr. GREENWOOD. Thank you, Mr. Chairman.

I would like to place into the record, and provide to Mr. Fields, a set of statements from parties who have been seeking statutory reform to provide certainty and finality for State voluntary and brownfields cleanups. These parties supported the language in H.R. 3000, Congressman Oxley's bipartisan bill from last session, which included my brownfield provisions. This group includes the State waste management officials, the Governors, the State attorneys general, cleanup engineers, and contractors, and realtors. Do you have a copy of that yet, Mr. Fields?

[The information referred to follows:]

PARTIES SEEKING STATUTORY REFORM TO PROVIDE CERTAINTY AND FINALITY FOR STATE, VOLUNTARY AND BROWNFIELDS CLEANUPS

EXCERPTS FROM TESTIMONY AND LETTERS FROM HEARINGS BEFORE THE SUB-COMMITTEE ON FINANCE AND HAZARDOUS MATERIALS IN THE 105TH CONGRESS ON H R. 3000

National Governors' Association

"The Governors believe that congressional direction is needed because the September 1997 EPA draft guidance on state voluntary clean-up programs would have seriously eroded state authority at the expense of federal programs. Although the draft guidance was withdrawn, the Governors is still prevalent. They support the brownfields provisions in H.R. 3000 and believe that these changes would facilitate cleanups across the nation and provide certainty for remediating parties.

States believe that voluntary cleanup programs and brownfields development are being hindered by the pervasive fear of liability under CERCLA. The Governors would strongly support provisions that encourage potentially responsible parties and prospective purchasers to voluntarily clean up sites and reuse and develop contaminated property by precluding federal enforcement at sites where cleanup has occurred under state programs . . ."

Association of State and Territorial Waste Management Officials

"Our second goal will be met if title III of H.R. 3000 is enacted and States are allowed to release sites from federal liability once a site has met State standards. The reality is the CERCLA statute has become a primary impediment to remediating sites not listed on the NPL, yet they are still subject to CERCLA liability even after the site has been listed on the NPL. The majority of sites classified as Brownfields will never be placed on the NPL, yet they are still subject to State standards. We can no longer afford to foster the illusion that State authorized cleanups may somehow not be adequate to satisfy federal requirements. The potential for EPA overfile and for third party lawsuits under CERCLA is beginning to cause many owners of Brownfields sites to simply "mothball" the properties . . . States should be able to release sites from liability once a site has been cleaned up to State standards . . . "

The National Association of Attorney Generals

"Federal statutory provisions should be flexible enough to accommodate different state voluntary cleanup laws. States should be able to self-certify, subject to EPA's approval. After such approval, the state should be authorized to issue a release from federal liability when a volunteer complies with a federally approved state brownfields program. In this fashion state brownfields programs can operate to their fullest potential."

Clean-up Engineers and Contractors

"HWAC [Hazardous Waste Action Coalition] is our trade association representing more than 60 of the country's leading engineering, science and construction firms practicing in multimedia environmental management and remediation. [H.R. 3000] is badly needed. This bill IS protective of human health and environment; it Does promote and enhance clean-up. This bill Will ensure that innovations are applied to cleanups; it provides incentives for new technologies at hazardous waste sites. And the bill WILL spur essential state and local voluntary cleanup programs that sometimes languish due to the shadow of potential CERCLA liability that runs from the Beltway to every Brownfield site in this country."

The National Association of Realtors

"Uncertainty over potential liability associated with real estate which is an actual or potential Superfund site has proven to be a significant deterrent in the purchase, sale and development of commercial and residential properties. Properties that could be positively contributing to local economies remain dilapidated, contributing to nothing but economic ruin".

Mr. FIELDS. Not yet.

Mr. Greenwood. I think that it is coming at you here.

Let me read some quotes from these statements, first from the—first, do you have one now, sir? Okay, very good. If you look at the National Governors Association, the second paragraph—I am just shortening it to get through this—states, "States believe that voluntary cleanup programs and brownfields development are being hindered by the pervasive fear of liability under CERCLA. The Governors would strongly support provisions that encourage potentially responsible parties and prospective purchasers to voluntarily clean up sites and to reuse and develop contaminated property by precluding Federal enforcement at sites where cleanup has occurred under State programs." That is the National Governors Association

If you look at the Association of State and Territorial Waste Management Officials, it says, "The reality is that CERCLA statute has become a primary impediment to remediating sites not listed on the NPL. Yet, they are still subject to CERCLA liability, even after the site has been listed on the NPL. We can no longer afford to foster the illusion that State-authorized cleanups may somehow not be adequate to satisfy Federal requirements. The potential for EPA overfile and for third-party lawsuits under CERCLA is beginning to cause many owners of brownfield sites to simply 'mothball' the properties. States should be able to release sites from liability once a site has been cleaned up to State standards."

National Association of Attorney Generals, about halfway down: "The States should be authorized to issue a release from Federal liability when a volunteer complies with federally approved State brownfields program, and in this fashion, State brownfields programs can operate to their fullest potential."

The cleanup engineers and contractors, the Hazardous Waste Action Coalition says: "The bill will spur essential State and local voluntary cleanup programs that sometimes languish due to the shad-

ow of potential CERCLA liability that runs from the Beltway to

every brownfields site in this country."

And, finally, from the National Association of Realtors, quote, "Uncertainty over potential liability associated with real estate which is an actual or potential Superfund site has proven to be a significant deterrent to the purchase, sale, and development of commercial and residential properties. Properties that could be positively contributing to local economies remain dilapidated, contributing to nothing but economic ruin."

Now, Mr. Fields, briefly, these groups say that when a party works with the State on a cleanup plan that should be final, there should be a release from further liability and cleanup issues. This

would seem to require statutory change.

As I read your testimony, the administration's answer to this point is that EPA has entered into 85 prospective purchaser agreements and issued over 250 conferred-status letters. And, I am aware that has happened in my district and it been helpful. But, this would suggest that EPA has to get involved at every site, at least in this manner, to get this kind of release.

I understand that there would be tens of thousands of brownfields sites. The question is, do you really believe this administrative approach will solve the problem with so many sites in-

volved?

Mr. FIELDS. Well, we think that, you know, prospective purchaser agreements and comfort letters are tools that have been utilized, but we think the real answer here is to have an effective partnership between the Feds and the States. The General Accounting Office indicates that there are 450,000 brownfields sites across the country. And, we, in the Federal Government, will not ever be able to deal with all those sites. We have enough difficulties just being able to address the, roughly, 1,300 sites on the Superfund National Priorities List. We believe the job, the answer to the finality questions, is to have the States enter into memoranda of agreement with the Federal Government, to make clear that there is a partnership where we are deferring to the State for cleanups of voluntary cleanup of brownfields and VCP sites in that

Mr. Greenwood. But, isn't it the case of, if one PRP will not release another PRP from liability, that that is not going to solve the

problem?

Mr. FIELDS. Well, that is an issue that we have got to make sure that we have to better communicate the fact that we have never intervened. We have never intervened in an oversight of a cleanup by a State unless that State specifically asked. We think we have got to maintain a Federal safety net for those situations where a

State wants us to come in.

Mr. Greenwood. But, the problem is that a PRP can intervene— I mean, you have got two levels here; you have got DC, Washington, the Federal Government. EPA looms over and can—you say it hasn't—but the problem is you can't measure the invisible effect of the fact that you can and haven't. You can't measure what that does to property owners, potential buyers, and, also, potentially responsible parties can intervene, even if you don't, after a State has completed its work. Isn't that right?

Mr. FIELDS. That is correct.

Mr. Oxley. The gentleman's time has expired.

Mr. Greenwood. So, to fix that, we need a statutory change. Okay.

Mr. OXLEY. The gentleman from Illinois, Mr. Rush.

Mr. Rush. Thank you, Mr. Chairman. I don't have a lot of ques-

tions. I just have 1 or 2.

Mr. Fields, can you go into more details about your cooperation between EPA and local stakeholders, community organizations, not-for-profits, universities? Exactly how is the EPA engaging the local components, local stakeholders, in brownfields cleanups? And can you explain, go into more detail, about how it actually works?

Mr. FIELDS. Sure. We have made very clear, since the beginning of our brownfields initiative, in January 1995, that local stakeholder involvement is a critical component, as we cleanup brownfields, and that has been very successful. In addition to the grants we have given out to now 250 communities across America, the private parties have now contributed more than a billion dollars toward cleanup. And that is part of the answer to Mr. Greenwood's question. Private parties are actually finding that brownfields are something they want to invest in; they are coming to the table and are getting involved. More than 2,500 jobs have been created.

And, we are making clear that, when we award a brownfields grant, roughly, \$200,000 to one of these 250 communities, they have to have involvement with the local community. We require, before they can even get a grant, that there is clear demonstration that the community is involved; the community supports this grant; the State voluntary cleanup program is supportive of this grant being applied for and being given by EPA. So we assure that environmental justice and environmental and community concerns are addressed prior to the award of a brownfields grant.

That is why we never had, in the 4-year history of this program, we have never had a title VI complaint filed around a brownfields site. It is because we have assured effective, coordinated community involvement upfront. So people are not filing civil rights complaints, because the communities are involved upfront, as we initiate brownfields activities in their communities. They are part of the process. We are looking at how they can be involved in job creation, how the reuse options that are looked at in that community are worked on with the community in mind and with community involvement.

Mr. RUSH. Does the local, regional EPA administrator—are they the first point of contact between the local stakeholders and the EPA or—what functions do the regional offices, what functions do they have in terms of this entire process?

Mr. FIELDS. Well, each regional administrator has appointed a brownfields coordinator in their region. That brownfields coordinator works with the cities and the States who apply for a brownfields grant, and that brownfields application, when it comes into the regional office, that has been done with consultation by EPA and other Federal and State staff. Therefore, the regions do an initial screening, the brownfield coordinators, of those applications, and then the applications come to EPA headquarters, where

we pick the finalists and those grantees that would be selected to be new brownfield pilots, either for assessment grants or, under the new support of Congress, a revolving loan fund grant. But, the regions each have their brownfields coordinator that reviews them

before they come to Washington.

Mr. Rush. Mr. Chairman, I am not sure if this should be transmitted through you, but I would like to have information regarding my district, the first district of Illinois, the city of Chicago, and the State of Illinois. I would like to know who has assessment grants, who has been given loans, what organizations are involved in your efforts there, because I am unaware of any entity, particularly in my district.

Mr. FIELDS. We will be happy to provide that. We will be happy to give you that. We have, by congressional district, the brownfields grants that have been awarded and we will be happy to share that

with you, for the record.

[The information referred to follows:]



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

APR | 5 1999

OFFICE OF SOLID WASTE AND EMERGENCY

The Honorable Bobby Rush U.S. House of Representatives Washington, DC 20515

Dear Congressman Rush:

It was a pleasure to testify before the Subcommittee on Finance and Hazardous Materials, Committee on Commerce, on March 23, 1999, on the subject of the Environmental Protection Agency's (EPA) Superfund program. In response to your follow-up questions on the brownfields initiative, I am pleased to provide you with information on brownfields activities in the State of Illinois and, specifically, in the first Congressional District, the city of Chicago.

To date, EPA has awarded ten brownfields assessment pilot grants of up to \$200,000 each to cities/counties in Illinois, including a grant to the State of Illinois. Three of these assessment pilots--Chicago, West Central Municipal Conference, and Cook County--are in your District. The West Central Municipal Conference is also the recipient of a \$350,000 Brownfields Cleanup Revolving Loan Fund pilot grant.

In March 1998, the city of Chicago received an additional \$200,000 from EPA upon its selection as a Brownfields Showcase Community, one of sixteen communities announced by Vice President Gore. As a showcase community, Chicago received a wide range of targeted federal resources and support and will serve as a model for future cooperative efforts among federal, state, and local governments and the private sector in cleaning up and revitalizing brownfields.

In addition, Chicago is one of three cities selected to be a Clean Air/Brownfields Partnership Pilot. The city is working with the U.S. Conference of Mayors, EPA, the Department of Commerce, the Illinois EPA, and other partners to develop a clean air attainment plan that satisfies EPA's Clean Air Act requirements while meeting the restoration and reuse needs of the city, with a sensitivity to environmental justice concerns.

For your information, we have enclosed fact sheets on the assessment pilots, showcase community, and the air pilot and a state brownfields profile for Illinois. EPA is delighted to be working so closely with cities in the State of Illinois to solve environmental problems which plague our nation's cities. If you have questions or need additional information, please have your staff contact Linda Garczynski, Director of the Outreach and Special Projects Staff, at (202)260-4039.

Sincerely,

Timothy Helds, Jr.

Acting Assistant Administrator

Enclosures

U.S. EPA Brownfields Initiative

EPA's Brownfields Economic Redevelopment Initiative provides funds to States, Tribes, and political subdivisions to promote cooperative efforts to prevent, assess, safely clean up, and sustainably reuse brownfields. Assessment Pilots, Showcase Communities, Job Training Pilots, and Revolving Loan Fund Pilots are four programs designed to empower communities and other stakeholders to address brownfields issues.

| | Total Illinois Pilots: 12 | <u>+</u> |
|---|--|--|
| Assessment Pilots: 10 ★ Calumet City ★ Canton ★ Chicago ★ Cook County | ★ East Moline ★ East St. Louis ★ Lacon ★ State of Illinois | ★ Waukegan ★ West Central Municipal Conference |
| Showcase Communities: 1 ★ Chicago | Revolving Loan Fund Pilots: 1 * West Central Municipal Conference | Clean Air/Brownfields Partnership Pilots: 1 ★ Chicago |
| | Constitution of the Contombou 1995, \$2.74 | 1 000 (FPA funding only) |

Total Illinois Pilot funding since September 199

- ★ Assessment Pilots: \$1,99 1,000 (including Showcase Community funding)
- ★ Revolving Loan Fund Pilot: \$350,000
 ★ Clean Air Pilot: \$400,000 (U.S. Department of Commerce's Economic Development Administration awarded an additional \$100,000)

Measures of Success

- * Across three Illinois Pilots, 24 assessments have been completed.
- ★ The Chicago Pilot has leveraged over \$3 million in Federal funding.
- ★ Federal Partnership successes include:
- The Chicago Showcase Community was awarded a \$225,000 NIEHS Minority Worker Training Program Administrative Supplement.
- Administrative Supplement.

 Chicago will receive a \$2.5 million Brownfields Economic Development Initiative (BEDI) grant and \$18 million in Section 108 loan guarantees from the U.S. Department of Housing and Urban Development (HUD). This funding will be used to spur redevelopment at five sites; it is expected that businesses that ultimately locate at these sites will provide 600 jobs and revitalize nearly 85 acres. This is on top of the \$54 million in Section 108 loan guarantee funds previously received by the City of Chicago's Brownfields Inititaive.

Illinois' Voluntary Cleanup Program (VCP)

- ★ EPA provides funds to States and Tribes to develop and/or enhance their voluntary cleanup programs. EPA awarded \$445,780 to Illinois' VCP since 1997.
- ★ A Memorandum of Agreement was signed with EPA in April 1995.

Brownfields Initiative Highlights: Chicago

*Chicago has been awarded an Assessment Piot, a Showcase Community, and a Clean Air/Brownfields Partnership Pilot, receiving a total of \$641,000 in EPA funding (plus an additional \$100,000 from the U.S. Department of Commerce as part of the Clean Air Pilot designation). EPA has contributed over \$200,000 in services to the City of Chicago through the Intergovernmental Personnel Act.

Combined with Federal funding and loan guarantees from HUD and NIEHS, Chicago will have received more than \$75 million in Federal funding over the past two years.

United States Environmental Protection Agency Washington, D.C. 20460 Solid Waste and Emergency Response (5101) EPA 500-F-98-254 November 1998 www.epa.gov/brownfields/





Outreach and Special Projects Staff (5101)

Quick Reference Fact Sheet

Brownfields are abandoned, idled or underused industrial and commercial properties where expansion or redevelopment is complicated by real or perceived contamination. In May 1997, Vice President Gore announced a Brownfields National Partnership to bring together the resources of more than 15 federal agencies to address local cleanup and reuse issues in a more coordinated manner. This multi-agency partnership has pledged support to 16 "Brownfields Showcase Communities"—models demonstrating the benefits of collaborative activity on brownfields. The designated Brownfields Showcase Communities are distributed across the country and vary by size, resources, and community type. A wide range of support will be leveraged, depending on the particular needs of each Showcase Community.

BACKGROUND

The Brownfields National Partnership has selected the City of Chicago as a Brownfields Showcase Community. The Chicago Brownfields Initiative, established in 1993, links environmental cleanup with industrial real estate development in order to create jobs and generate tax revenue. The city's 1995 Brownfields Forum Final Report and Action Plan identified more than 60 barriers to redevelopment. Solutions already implemented include a property tax incentive, a model lending package, and land acquisition tools.

The Initiative currently manages about 26 sites, and is comprised of an interdepartmental team of project managers from the city Departments of Environment, Planning and Development, and Law. More than 100 potential additional brownfields sites exist, and will be evalu-

ated based on access and control, estimates of cleanup costs, and property value. Most of these areas have received special designations (model industrial corridors, planned manufacturing districts, and tax increment financing districts). The city will target 4 of the 26 sites that are large industrial park projects. These targeted sites are located in three communities with poverty rates ranging from 17-44%, unemployment rates of $7.6-\overline{17.5\%}$, and minority populations of 71-99%.

CURRENT ACTIVITIES AND ACHIEVEMENTS

Chicago's Brownfields Initiative has operated from a regional perspective, with public health protection as well as economic redevelopment serving as fundamental parts of the plan. Highlights of Chicago's

brownfields redevelopment program include:

• Removing the "Kildare Mountain," 600,000 cubic yards of illegally dumped solid waste from an 18-acre site that is now being cleaned up prior to redevelopment;

• Utilizing a \$2 million general obligation bond

to redevelop five sites and leverage a \$54 million loan guarantee from the Department of Housing and Urban Development, along with \$1.6 million from other sources for additional brownfields programs;



Through its efforts to return the city's abandoned or underused properties to productive use, the Chicago Brownfields Initiative has leveraged \$57.6 million from federal and other sources. There are 26 sites currently targeted under the Initiative.

- Identifying 22 "Model Industrial Corridors" that have been or will be designated tax increment financing districts to encourage further private investment; and
- Redeveloping numerous brownfields sites that has led to job creation or retention. Some examples include the Verson Steel site, where 125 jobs were created and 500 were retained; the Scott Peterson site, where 100 jobs were created and 250 were retained; the Blackstone Manufacturing site, where 100 jobs were created and 200 were retained; the Chicago Turnrite site, where 14 jobs were created and 50 were retained; and the Chicago Dryer site, where 7 jobs were created and 150 were retained.

Chicago has been designated an Environmental Protection Agency Brownfields Assessment Demonstration Pilot; a Department of Housing and a Urban Development Empowerment Zone; and State of Illinois Enterprise Community. Partnerships have also been formed with the Metropolitan Planning Council and the Northern Illinois Planning Commission.

Chicago has also established partnerships with community, civic, and business organizations; developers; lenders; educational institutions; employment training organizations; and neighborhood associations. The Chicago Association of Neighborhood Development Organizations (CANDO) has developed a program that covers real estate marketing, environmental investigation and cleanup, and financing and development opportunities. CANDO has also established a Brownfields Institute to educate community development organizations about brownfields issues and opportunities.

Showcase Community Objectives and Planned Activities

Chicago will continue to be a national model as a Showcase Community, working with federal agency partners to enhance brownfields redevelopment and develop public policies that encourage responsible land use. A 1995 study by the University of Illinois at Chicago concluded that urban core development was a more cost effective and equitable route than greenfields development and its resulting sprawl. Chicago will build on the strength of past activities and its established local, regional, state, and federal partnerships. Proposed new partnerships include DePaul University and the mayor's office, both for employment opportunities and job training. The city will also experiment with the use of project management and geographical information software to streamline projects.

Contacts

(312) 744-9139

Department of Environment City of Chicago Regional Brownfields Team U.S. EPA - Region 5 (312) 886-5284

For more information on the Brownfields Showcase Communities, visit the EPA Brownfields web site at: http://www.epa.gov/brownfields/showcase.htm

Brownfields Showcase Community November 1998 Chicago, Illinois EPA 500-F-98-254 United States Environmental Protection Agency Washington, D.C. 20460 Solid Waste and Emergency Response (5101) EPA 500-F-97-116 April 1997

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Regional Brownfields Assessment Pilot Chicago, IL

Outreach and Special Projects Staff (5101)

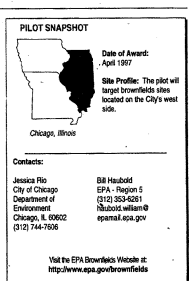
Quick Reference Fact Sheet

EPA's Brownfields Economic Redevelopment Initiative is designed to empower States, communities, and other stakeholders in economic redevelopment to work together in a timely manner to prevent, assess, safely clean up, and sustainably reuse brownfields. A brownfield is a site, or portion thereof, that has actual or perceived contamination and an active potential for redevelopment or reuse. Between 1535 and 1996, EPA funded 76 National and Regional Brownfields Assessment Pilots, at up to \$200,000 each, to support creative two-year expiorations and demonstrations of brownfields solutions. EPA is funding more than 27 Pilots in 1997. The Pilots are intended to provide EPA, States, Tribes, municipalities, and communities with useful information and strategies as they continue to seek new methods to promote a unified approach to site assessment, environmental cleanup, and redevelopment.

OVERVIEW

EPA Region 5 has selected the City of Chicago as a Regional Brownfields Pilot. The west side of Chicago is characterized by mixed residential and industrial land uses. Abandoned industrial properties have created economic blight and hampered redevelopment. In 1993, representatives from the Chicago Departments of Environment, Planung and Development, Buildings, Law, and the Mayor's Office came together to develop a strategy for promoting cleanup and redevelopment of the City's brownfields. The City developed a three-pronged initiative based on this strategy.

The Brownfields Forum is a broad-based public/ private policy group including real estate developers, industrialists, bankers, lawyers, representatives from local, State, and Federal government agencies, environmental advocates, and community groups. Between December 1994 and June 1995, over 130 people attended a series of working meetings, developing 65 recommendations for promoting brownfields redevelopment. Forum participants formed project teams and implemented some of the recommendations including regulatory changes, influencing regional planning, involving communities and promoting pollution prevention.



Also during this time period, the Brownfields Sites Program invested less than \$1 million to investigate, clean up and prepare five sites for private redevelopment. The City worked with community and business groups and local, State and Federal officials which resulted in private capital investment of over \$5.2 million and the creation of over 100 jobs.

The Brownfields Economic Analysis studied a critical connection between economic research, public policy, and the practice of brownfields redevelopment. Research performed by economists at the University of Illinois at Chicago discovered that urban sprawl primarily benefits suburban employers, who are being subsidized by taxpayers and commuters.

OBJECTIVES

The bjective of this prownfields pilot is to continue the successful work begun by the City of Chicago in two important ways. The brownfields pilot will assess the responsiveness of environmental and economic redevelopment policies devised by the City of Chicago, and develop a stakeholder participation process for three brownfields redevelopment sites.

ACTIVITIES

Activities planned as part of this pilot include:

Chicago Brownfields Forum Evaluation

- Performing interviews with Forum participants to assess implementation and effects of the 1995 Action Plan; and
- Recording and assessing accomplishments of the Forum's workgroups to better define future redevelopment goals.

Stakeholder Participation Process

 Coordinating with the City's Department of Environment and the Department of Planning and Development to develop brownfields site specific information including site histories, environmental problems, anticipated redevelopment, and interactions with community members;

- Interviewing stakeholders to determine concerns with sites, levels of participation desired, and concerns relating to the cleanup and redevelopment process; and
- Developing and implementing a stakeholder participation plan for each site.

The cooperative agreement for this Pilot has not yet been negotiated; therefore, activities described in this fact sheet are subject to change.

Regional Brownfields Assessment Pilot April 1997 Chicago, Illinois EPA 500-F-97-116 United States Environmental Protection Agency Washington, D.C. 20460 Solid Waste and Emergency Response (5101) EPA 500-F-97-137 April 1997

SEPA

National Brownfields Assessment Pilot Cook County, IL

Outreach and Special Projects Staff (5101)

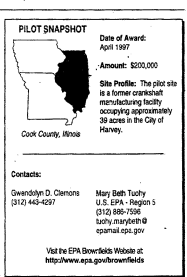
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OVERVIEW

EPA has selected Cook County, in partnership with the City of Harvey, as a Brownfields Pilot. The concentration of former industrial facilities that are known or suspected to be contaminated, as well as the presence of landfills, have combined to create blighted areas in Harvey. These areas are characterized by deteriorating housing and infrastructure. In addition, a number of the properties are tax delinquent, resulting in declining tax revenues and increasing municipal tax rates to fund basic municipal services. The city is struggling to revitalize its industrial and commercial base, improve housing, and repair its aging infrastructure. Seeking an innovative way to combat these problems, the city joined four neighboring suburban Chicago communities (Dixmoor, Ford Heights, Phoenix, and Robbins) to form the South Suburban Enterprise Communities (SSEC), which is dedicated to the economic redevelopment of the area. The SSEC was designated a federal Enterprise Community in 1995.

The pilot site was selected by the SSEC. It is the former Wyman-Gordon manufacturing facility, a 39-acre parcel, in Harvey. The facility is one of many known or suspected brownfields identified during a survey conducted in 1991. Although developers have expressed some interest in brownfields, such as the



Wyman-Gordon manufacturing facility, redevelopment within the SSEC has not occurred because of concerns about contamination, liability, and unknown remediation costs.

OBJECTIVES

Cook County's goals are to expand its economibase, bring in new businesses, and create new jobs. Redeveloping brownfields is a critical step toward achieving these goals. The objectives of the pilot are to conduct a site assessment of the Wyman-Gordon manufacturing facility, involve the community and other stakeholders in redevelopment planning, and begin planning efforts to leverage funds for cleanup through partnerships with developers and investors.

ACTIVITIES

Activities planned as part of this pilot include:

- · Completing a site assessment of the pilot site;
- Implementing community outreach and education programs to involve the community and other stakeholders in redevelopment planning;
- Planning outreach activities for cleanup and redevelopment, including efforts to leverage redevelopment incentive programs (e.g., the Cook County No Cash Bid Program, the Tax Increment Financing District Program, and tax incentives offered through state and federal enterprise zone programs); and
- Working with community colleges and employment training organizations to link redevelopment of brownfields with job training and business opportunities.

The cooperative agreement for this Pilot has not yet been negotiated; therefore, activities described in this fact sheet are subject to change.

National Brownfields Assessment Pilot April 1997 Cook County, Illinois EPA 500-F-97-137 United States Environmental Protection Agency Washington, D.C. 20460 Solid Waste and Emergency Response (5101) EPA 500-F-97-040 May 1997



National Brownfields Assessment Pilot

West Central Municipal Conference, IL

Outreach and Special Projects Staff (5101)

Quick Reference Fact Sheet

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BACKGROUND

EPA selected the West Central Municipal Conference (WCMC) for a Brownfields Pilot. The WCMC is a regional group of 36 municipalities representing over 520,000 people and covering approximately 200 square miles in suburban Cook County, Illinois. The WCMC communities are mature "innerring" suburbs that have recently experienced a steady loss of jobs and population as businesses have relocated to "greenfields" sites in more rural areas. Left behind are an increasing number of abandoned and underused industrial sites, many of which are contaminated with hazardous substances.

OBJECTIVES

The main focus of the WCMC Pilot is to develop a regional approach to facilitating redevelopment of brownfields for which WCMC is responsible, and thereby help mayors and economic development officials understand and overcome the concerns of prospective developers and neighboring communities. The concerns which need to be addressed include potential liability, site investigation costs, cleanup costs, and lack of available financing. The WCMC and its related economic development agency



Date of Award: September 1995

Amount: \$200,000

Site Profile: The Pilot targets two privately-owned and two publicity-owned brownfields within the 200-square mile WCMC in suburban Cook County.

Contacts:

Steve Colantino Illinois Environmental Protection Agency (217) 785-3497

David Bennett WCMC (708) 450-0100

Bill Haubold

U.S. EPA - Region 5

(312) 353 - 6261

haubold.william@ epamail.epa.gov

James A. Janseen Illinois Environmental Protection Agency (708) 338-7900

> Visit the EPA Brownfields Website at: http://www.epa.gov/brownfields

hope to stimulate private investment and the creation of jobs; revitalize the industrial and commercial sectors; and strengthen the local tax base.

ACCOMPLISHMENTS AND ACTIVITIES

The Pilot has:

- Created a "Rapid Response Team," comprised of experts in legal and environmental issues, real estate, community involvement and regulatory requirements, to provide timely expertise and guidance to property owners, developers, real estate brokers, communities, and municipal officials on brownfields redevelopment;
- Initiated the site selection process. The WCMC is receiving and reviewing applications from local municipalities and private property owners;
- Developed a portable display to keep the general public up-to-date on the process of brownfields remediation. This six panel, multi-color display is designed to be exhibited in village halls, libraries, and at civic events. The Villages of Stickney and LaGrange have hosted the display; and
- Developed an outreach program targeting municipalities, businesses, civic groups, and community groups.

The Pilot is:

- Supporting the redevelopment of at least two privately-owned and two publicly-owned brownfields, which will include identifying candidate sites, performing site assessments, and determining cleanup cost estimates and standards targeted at likely future land use:
- Establishing a Brownfields Prevention Program to identify ongoing industrial activities that pose a risk of creating new brownfields and to develop a strategy for strengthening community-municipal-industry partnerships to encourage environmentally sound community development; and

 Investigating alternative financing mechanisms to fund cleanup and redevelopment of brownfields sites - specifically, alternative sources of public sector financing to identify the methods which hold promise for future site cleanups, including Community Development Block Grant Program, Empowerment Zones and Tax Increment Financing.

LEVERAGING OTHER ACTIVITIES

Experience with the West Central Municipal Conference Pilot has been a catalyst for related activities including the following.

- Discussions with area lending institutions to develop a revolving loan pool are currently in the preliminary stages. Funds would be made available for the remediation and redevelopment of brownfield propertie.
- In June 1996, the Illinois Environmental Protection Agency (IEPA) offered the use of their Redevelopment Assessment program, at no cost, to perform abbreviated Phase I and II environmental assessments. EPA Region 5 used their Mobile Laboratory to conduct limited surface soil analysis to determine possible environmental problems.
- The Department of Commerce outlined a number of grants that municipalities can use for the cleanup of brownfield properties. "Through the Economic Development Administration's Technical Assistance Program, funds are available for inventorying potential sites, market analysis, and Phase I Assessments.
- A meeting took place between the Illinois Development Finance Authority, members of the West Cook Community Development Corporation, and the Rockford Council of 100 to learn about funding a project underway in Rockford. Currently the West Cook Community Development Corporation's Finance Committee is reviewing the Rockford plan.
- Participated in the Triton Community College National Community Education Day. The WCMC made its outreach materials available to the over hundred community leaders, public officials, and concerned residents attending the conference.

National Brownfields Assessment Pilot May 1997 West Central Municipal Conference, Illinois EPA 500-F-97-040

FACT SHEET

Clean Air/Brownfields Partnership Pilot

The Clean Air/Brownfields Partnership Pilot will demonstrate the effectiveness of innovative strategies designed to enhance both air quality and economic vitality in Baltimore, MD; Chicago, [L; and Dallas, TX. The project consists of several components:

NEEDS ASSESSMENT

- Research and identify tools which cities are currently using to encourage redevelopment and comply with the requirements of the Clean Air Act.
 Determine what Clean Air Act incentives and incentive structures would be most useful in
- Determine what Clean Air Act incentives and incentive structures would be most useful in encouraging redevelopment in the cities.
- Provide funds to the U.S. Conference of Mayors to work with the pilot areas to research and develop innovative tools to assist them in attaining compliance with the Clean Air Act while engaging in ambitious economic redevelopment programs.

TOOL DEVELOPMENT

- Quantify the air quality benefits of locating development on brownfield sites within the city
 as opposed to greenfield sites in the surrounding areas. Allow areas to take credit for this
 urban redevelopment under the Clean Air Act.
- Evaluate the possible impacts of new source review (NSR) requirements on brownfields redevelopment; analyze potential solutions to these concerns such as educational materials and emissions offset pools; explore ways to improve applications so that permit reviews run more smoothly.
- Research the potential of giving credit for system-wide emission reductions when clean utilities locate in the city.

APPLICATION

- Cooperate with the pilot cities to develop an air attainment plan that satisfies EPA's Clean
 Air Act requirements while meeting the restoration and reuse needs of the city, with asensitivity to environmental justice concerns. The city-specific plans will be collections of
 tools that can be selectively used by other cities in redeveloping their brownfields sites
 within the requirements of the Clean Air Act.
- Develop protocols to transmit tools to other cities.

This pilot project is the result of concerns raised by the U.S. Conference of Mayors (USCM) on how the Clean Air Act and the Brownfields Initiative work together. The federal partners (EPA's Office of Air and Radiation; Office of Solid Waste and Emergency Response; Office of Policy, Planning, and Evaluation; Regional Offices; and the Department of Commerce's Economic Development Administration), worked closely with the USCM and the selected cities to develop the concept for this project. Additional partners are joining the project. including the International City/County Management Association (ICMA), the National Association of Local Government Environmental Professionals (NALGEP), and the involved States. A focus group will be established through the U.S. Conference of Mayors to monitor the progress of the pilots, provide information and feedback where appropriate, serve as a check to ensure that the results will be transferrable to other cities, and generate awareness of the project across the nation.

CHICAGO BROWNFIELDS INITIATIVE

DEFINITION & PURPOSE

Chicago's Brownfields Initiative links environmental cleanup and economic development by cleaning up and redeveloping sites, and by improving policies to promote private development. Brownfields are abandoned industrial properties where real or suspected contamination hinders redevelopment.

KEY DATES

- 1993: Chicago Mayor Richard M. Daley forms an interdepartmental task force on brownfields. Daley proposes tax incentives for brownfields cleanup.
- 1994: Mayor Daley allocates \$2 million for a pilot site program. City selects five sites.
- 1995: The City and the MacArthur Foundation sponsor six-month Brownfields Forum. 150 business representatives, regulators and activists identify brownfields barriers and make 65 action recommendations. Scott Peterson Meats Company invests \$5.2 million in an expansion and hires 100 new workers after the City cleans up an adjacent site.
- 1996: State of Illinois adopts risk-based, site-specific standards for brownfields cleanup. City's new policy on groundwater wells supports these standards, encouraging more private cleanup. HUD approves \$54 million loan guarantee for Chicago brownfields. Chicago will assemble and clean up four large, complex sites as urban industrial parks.
- 1997: In the first federal-local project of its kind, Chicago begins administering a Supplemental Environmental Project on behalf of the US EPA and Department of Justice. Chicago receives a US EPA Regional Pilot grant for community participation and an evaluation of progress from the Chicago Brownfields Forum.
- 1998: Chicago is named a Brownfields Showcase Community, a federal-local partnership valued at \$2.4 million.

POLICY INITIATIVES

Tax Incentives: Cook County, Illinois and the US Treasury all offer brownfields incentives.

Site control: Illinois cities now can clean up abandoned unsafe property and impose a lien for cleanup costs. The fair market value of condemned property in Illinois may be reduced to account for cleanup costs.

Cleanup: Illinois has adopted risk-based, site-specific standards through it's voluntary cleanup program. Chicago helps by prohibiting the installation of new potable groundwater wells. Illinois municipalities can get state grants for site investigation and cleanup plans.

National Policy: With the US Conference of Mayors and the National Association of Local Government Environmental Professionals, Chicago's experience is influencing the federal outlook on brownfields.

http://www.ci.chi.il.us/WorkSmart/Environment

FACT.WPD:2/99

New Initiatives Related to Brownfields

Chicago's Brownfields Redevelopment Initiative is undertaking several innovative projects involving sustainable development, energy conservation, air quality and former service stations.

The Lake Calumet Area Brownfield-Ecological Restoration Project With funding from the Illinois-Indiana Sea Grant Program, the Department of Environment (DOE) has launched a pilot project in the Lake Calumet area that combines brownfield redevelopment and ecological restoration. This sustainable development project embraces two key assets in the Lake Calumet area: the region's industrial potential and its natural resources. Following an intensive evaluation of properties in the Lake Calumet area, three sites have been selected for in depth feasibility analysis. This project combines the expertise of the DOE's Brownfields and Natural Resources Divisions and will continue over the next few years.

"Brownfields to Brightfields" Solar Energy and Brownfield Redevelopment Working with the federal Department of Energy, the City of Chicago is evaluating opportunities to bring the most technologically advanced and cost-effective solar technologies into the design of the industrial facilities that will be built on brownfield sites. This approach will serve as an environmental and economic incentive to bring clean and renewable power to select brownfield sites. As site specific projects are implemented, the City will encourage a broader application of renewable energies at other sites.

The Clean Air Initiative

The Department of Environment has initiated a series of activities to address the economic impacts of new clean air regulations on the Chicago area. Coordinated efforts at the regional, state, and federal levels have begun. The goal is to develop new strategies that promote, rather than inhibit, economic development in this region while achieving compliance with federal air quality standards. DOE has initiated these activities on a local, regional and federal level.

The Abandoned Service Station Management Program

The term "brownfield" often brings an image of a large, former industrial site to mind. In many communities, however, brownfields exist on a much smaller scale in the form of old corner service stations that have been abandoned. These sites often do not get redeveloped due to environmental concerns and can contribute to urban blight by falling into decay, attracting illicit activities and affording a host of other public nuisances. In recognition of the need to proactively address these sites, DOE has implemented the Abandoned Service Station Management Program to clean-up and secure the sites with the intent of seeking redevelopment opportunities.

http://www.ci.chi.il.us/WorkSmart/Environment

BFNEWV02.WPD:2/99

Chicago Brownfields Redevelopment Initiative Success Stories (Continued...)

14th & Union

The City tested this site, formerly used for drying catch basin liquids. Additional cleanup was not necessary and the City received a No Further Remediation letter. The site will be part of the University of Illinois' expansion.

Adjustable Clamp

This site was an immediate health and safety threat. USEPA undertook an emergency clean-up and attached a lien to the property. After a subsequent fire, the City performed a demolition of the remaining structures on site and placed a lien on the property. A third party negotiated with USEPA to acquire USEPA's lien interest. The City then received deed to the property in lieu of foreclosing its lien, allowing the City to sell the site to an interested party (Adjustable Clamp) for redevelopment. Adjustable Clamp built a new 51,000 square foot facility and created approximately 50 jobs.

Chicago Building Structures

This site was once abandoned and is located in the West Pullman Business Park. The City acquired the property through the Tax Reactivation Program and now leases the building on the property to Chicago Building Structures (CBS), a producer of manufactured houses. The City intends to clean the surface debris off the remaining property, and sell the site to CBS. This will allow CBS to expand its operations, create 200-300 new jobs over three years, and establish an anchor in the West Pullman Business Park.

Chicago Rolled Metal Products

This former concrete factory was abandoned and tax delinquent. Chicago Rolled Metal Products acquired the land through the Tax Reactivation Program. With City assistance, an environmental investigation was performed and 60 drums were removed from the site. The company plans a \$2 million expansion of its existing company.

Wheatland Tube

With the help of the City of Chicago's Brownfields Program, Empowerment Zone Program, and Emission Reduction Credit (ERC) Bank, Wheatland Tube will expand into an adjacent 350,000 square foot building which was once vacant and a public nuisance due to the presence of asbestos and lead paint. Wheatland Tube will perform the required clean-up. Additionally, because of the restriction on new emission sources in Chicago, Wheatland Tube's expansion would not have been possible but for emissions credits made available to Wheatland Tube from the City's ERC Bank. Wheatland Tube's expansion initiated a \$2 million clean-up and created 50 new jobs in the area.

http://www.ci.chi.il.us/WorkSmart/Environment

BFCOMP01.WPD:2/99

REGIONAL CLEAN AIR AND REDEVELOPMENT INITIATIVES

Mayor Richard M. Daley and the Chicago Metropolitan Mayors' Caucus, a coalition of mayors from the 269 municipalities in the Chicago metropolitan area, have identified the issue of clean air and economic development as critical for the Chicago region. The mayors strongly support the need for cleaner air, but they are concerned about the fact that some federal and state clean air policies have had unintentional, adverse consequences on the region's other environmental and economic development goals. With the U.S. Environmental Protection Agency's recent adoption of new air quality standards, which are even more stringent than current air standards, this concern has intensified.

To address this complex issue the Region has launched a clean air project comprised of several distinct but interrelated initiatives. The central goal of this effort is to define a clean air strategy for the Chicago metropolitan area that will allow the region to simultaneously achieve better air quality and increased economic development. The region's residents, businesses, and economy will all benefit from a strategy of this nature; it will result in better air quality regulation, cleaner air, and more investment in the region.

Accomplishing the project's goal requires a firm commitment to regional cooperation from a broad range of interests. Local governments must be willing to work jointly to identify new strategies that will effectively improve air quality and promote development, and to create incentives for implementing those strategies. A methodology for quantifying and tracking the benefits of these strategies must be developed, and federal and state regulators must be willing to accept that methodology and incorporate it into the state's plan for achieving compliance with the federal air quality requirements. These new initiatives, two of which are described below in greater detail, are designed to meet these objectives.

Key Participants

Metropolitan Mayors Caucus Clean Air Task Force Chicago Department of Environment

University of Chicago

International City/County Management Association

Student interns from graduate programs at Illinois universities

Technical consultant

Preliminary Schedule

Summer 1998 Work begins on the Economic & Regulatory Analysis and on data

collection from the suburbs for the Municipal Clean Air Survey and the Computer Model (development of a Model for the City will occur through

the Clean Air/Brownfields Partnership Pilot, discussed below)

September 1999 Work begins on Economic Analysis

October 1998 Work begins on identifying potential new emission reduction strategies

March 1999 Begin collecting emissions data from suburbs for integration into computer

model

May 1999 Economic/Regulatory Analysis complete

June 1999 Integrate computer model into local decision-making processes

May 1999 Local Government Resource Book completed

Key Participants

U.S. Environmental Protection Agency

Office of Air and Radiation

Office of Solid Waste and Emergency Response

Office of Policy

Office of Air Quality and Planning Standards

Region V

U.S. Department of Commerce, Economic Development Administration

Illinois Environmental Protection Agency

Chicago Department of Environment

Mayor's Office

U.S. Conference of Mayors

Preliminary Schedule

September 1998 Kick-off meeting to agree on action plan

September 1998 Conduct Research/Analysis

May 1999 Develop Tools

November 1999 Implement tools, develop attainment plans

March 2000 Develop protocols, transmit tools and lessons to other cities.

Mr. OXLEY. The gentleman's time has expired. The gentleman from Maryland, Mr. Ehrlich.

Mr. EHRLICH. I asked my colleague from Pennsylvania, Mr. Greenwood—Jimmy, I will be glad to yield some of my time to you because you are discussing an issue that is important to me, and I think a lot of us here. I, certainly, want you to have your full time because I think the question you asked was very relevant, sir, with respect to these non-NPL sites and sites that have a State plan.

Obviously, I guess this is a philosophical view that you express, in answer to my colleague from Pennsylvania, in the sense that he asked you if it is possible for the Feds to sign off, and you discussed the context of various releases from liabilities, purchaser agreements, status letters, whatever. The fact that it is your view that you can engage in a variety of remedies, but it is your view that you should have the final signoff, the "safety net," I believe is the phrase that you used—and, of course, as you know, it has been asked in various ways; that is the focal point of some of our problems. Because you have PRP's out there who are scared; there is a chilling effect, you know it and I know it.

But, could you further engage this area of questioning? I am just interested in hearing, in the real world, how this plays out and whether there is a regulatory fix or how you can better remedy this

particular situation which I know you know exists.

Mr. FIELDS. Right. I think, Congressman, one clear way is to try to deal with the liability issue. We do not believe, however, that liability has prevented brownfields cleanup and redevelopment. A lot is occurring. We see billions of dollars of work going on every year. We see hundreds of sites being cleaned up across the country. We think that what we ought to do—the brownfields bills have been introduced, and Mr. Greenwood has been a real leader in the brownfields agenda, and we support his work on the various bills he has introduced.

We think that what we have for brownfields is a good mechanism for funding. And, Congress has agreed that we should fund assessment grants and revolving loan fund grants, and some bills have proposed that, but we really don't think we need legislative authority for that because the authority is in the current Superfund law to fund brownfields, to fund those activities

to fund brownfields, to fund those activities.

Second, you need liability relief. We this

Second, you need liability relief. We think, for brownfields we need liability relief for prospective purchases; we need liability relief for innocent landowners, for contiguous property owners, who had nothing to do with contamination that may be existing at their properties. We believe that we ought to have liability relief for small generators and transporters of municipal solid waste. You know, liability relief like that is kind of—

Mr. EHRLICH. Truly innocent parties.

Mr. FIELDS. Right. We see that as part of the brownfields agenda. The types of revisions that the administration is supporting, as part of targeted legislative reform, are the kinds of things, we believe that will help facilitate brownfields redevelopment.

Mr. Greenwood's bills, that he has introduced—and I have reviewed those—those bills have included provisions along the lines of what the administration is supporting. like the type of targeted liability relief to get certain parties out of the system, so we don't

have to worry about them getting entangled in transactions around brownfields.

Mr. Ehrlich. Well, that is a mutually agreeable goal.

I will be glad to yield to my colleague, Mr. Greenwood from Pennsylvania. On the basis of that statement, Mr. Chairman, I look forward to moving the bill out of this subcommittee shortly, but I don't know if Mr. Greenwood would like to follow up on that line of questioning. I will be glad to yield.
Mr. OXLEY. The gentleman from Pennsylvania.

Mr. Greenwood. I thank the gentleman for yielding.
I just want to be clear on—Mr. Fields, what is your view, ultimately, on release of Federal liability then? At what point are you prepared to release a site from any Federal liability as a matter of

Mr. FIELDS. As a matter of policy, Mr. Congressman, we believe that the process we have outlined in our November 1996 guidance about voluntary cleanup programs and memorandum of agreements, we believe that by signing a memorandum of agreement, as we have done with 11 States, to date, and with other States under negotiation, that is the best way policywise to send a signal to the regulated community; that is an agreement between the Feds and the States, within this particular State, whereby, we are deferring to that State and are saying that a cleanup is being done by the State of those that we will allow to be the appropriate cleanup for the brownfields and the other contaminated properties in that State. A VCP program, with an agreement signed between the Federal Government and the State, we believe policywise is the best way to effectuate that finality. I assure you, we haven't done it in 18 years; we do not intend now to intervene, when we have an agreement with a State and we are deferring to them for a cleanup.

I have had discussions with personnel in the Pennsylvania Environmental Department about entering into an agreement with Pennsylvania. We want to do so. And, we think that is the best way to assure the degree of finality we need for the regulated com-

munity.

Mr. Greenwood. I thank the gentleman for yielding. Let me just, if I may, 30 seconds—— Mr. Oxley. The gentleman's time has expired.

Mr. Greenwood. The bottom line here is still, as a matter of policy, this administration doesn't trust the States to-in the final analysis, and that is a philosophical distinction that we have here, and I can't think of any reason why the Governors can't be trusted as well as the administration can't take care of the real estate that is in their own States.

And, I yield back. Mr. OXLEY. The gentleman yields back. The gentleman from Minnesota, Mr. Luther.

Mr. LUTHER. Thank you, Mr. Chairman.

Nice to see you.

Mr. Fields, I believe that you have indicated some reasons, in some of your prior testimony, as to why you oppose mandatary gubernatorial concurrence. And, I wonder if you could just amplify, or expand, on that and give us your present thinking on that particular issue. Even though, as I understand it, you have concurred with

States on these sites, nevertheless, you have opposed that. Seems to me that there have been some persuasive arguments that have

been presented, and I just wonder if you could expand on that? Mr. FIELDS. We, obviously, over the last 3 years, more than 3 years now, have supported a policy of consulting with States on listings on the NPL. We believe that, for those few sites we do list on the NPL, it should be done in consultation with the State. We believe that the State should be involved in the process when we have made a determination that there are unwilling or incapable parties who are unable to do the cleanup. And, we are all in agreement with that. We do not believe that it is necessary to be mandatory. We believe it should be a flexible process. There may be situations where the State wants us to get involved and we would not want something that precludes that involvement. There are situations sometimes where there may be a severe public health threat, where we may have to get involved even if a State may choose or decide they don't want us to be. There are situations—and we have discovered those—where, in some cases, a State may be a responsible party. So, it will be a conflict of interest for a State, in that instance, to say they do not want a site listed if they are, in fact, a contributing party toward the contamination at that site.

But, in general, our belief is that the current flexible policy process has worked quite well, and there is no need for a legislative construct to mandate a Governor concurrence process in the law.

Mr. Oxley. The gentleman yields back.

Mr. LUTHER. Thank you. I assume there could also be instances

where there would be more than one State involved?

Mr. FIELDS. Yes. That is a good point. There are some sites that the impact—I know one instance where sites impact three States, and we have seen differing views. One Governor of one State may feel that the best approach for dealing with that site is through a Superfund listing, and another Governor may feel that he or she would want to address that site under a voluntary cleanup program. That is why we believe there needs to be a flexible process, a partnership, that has gone on for more than 3 years now between the States and the EPA in deciding how to divvy up and decide on how to address sites within that State.

Mr. OXLEY. The gentleman yields back. The gentleman from Illi-

nois, Mr. Shimkus.

Mr. SHIMKUS. Thank you, Mr. Chairman.

Mr. Fields, could you give me the example of that one site that has three Governors involved and where each of the three Governors may have a different view on that? Can you cite that particular specific—I mean, not now, but can you-

Mr. FIELDS. Right. Sure. I will be happy to provide. I can give

you one example. For example-

Mr. Shimkus. No, just give it to me in writing and the dates. Mr. Fields. Sure. I can do it. I will be happy to provide it for

[The following was received for the record:]

Leviathon Mine is a site that begins in the State of California, but contamination has spread from the mine areas downstream to impact lands of the Washoe Tribe, whose reservation straddles the California-Nevada border. The State of Nevada may also be appropriate to consult with on this site. The Washoe tribe is extremely supportive of NPL listing, but the State of California, who is a PRP for the site, has not supported listing in response to a letter requesting their support from EPA Region IX.

Mr. Shimkus. Because I believe that the Governors probably

could come to some type of agreement.

I am dealing with a site in Quincy, as many of you know, that the municipal landfill was closed in 1978. It was on the "watch list" in 1984, NPL in 1990. The statute of limitations is quickly running out. So, in February of this year, they sent letters to about 165 small businesses, you know, to settle versus the threat of suit to buy the—I get the acronyms all messed up—the PRP's; the Principal Responsible Parties.

So, this whole issue is near and dear, and I have been following it very closely for over 21 years. One settlement is \$150,000, which is the entire total revenue generated, gross, of that company in 1 year. So, it would put many of these businesses out of business just

to settle.

EPA Administrator Browner stated to this committee in the past that innocent small -business owners were never meant to be dragged into Superfund liability. In fact, Administrator Browner stated that some kind of small business liability reform could be worked out to relieve innocent small business owners of Superfund liability.

I would like to ask for unanimous consent to submit the attached quotes from Browner, for the record, Mr. Chairman.

Mr. OXLEY. Without objection.

Mr. Shimkus. And to the best of your knowledge, Mr. Fields, is it still the position of the Administrator that small businesses, like those in the Quincy area, are in need of relief from Superfund liability?

Mr. FIELDS. Well, we agree that there is a need to provide relief for the particular parties around the Quincy landfill. We have tried, as you know—we apologize for the late notification to your

office about that, but we have—

Mr. Shimkus. It wasn't late notification to me. It was late notification to the businesses, and they are given 5 weeks to decide if they are going to settle for \$150,000, which wipes out their total annual income.

Mr. FIELDS. And, as you know, it was because of a statute of limitations issue. And, we found out that the seven major responsible parties were going to go after, in litigation, those small parties. We want to try to protect them, and we try to provide litigation protection from the lawsuit by the major parties with these small parties, if we can find a way to enact appropriate liability relief. We believe that the small generator and transporter of the municipal solidwaste issue will address some of these parties—

Mr. Shimkus. Let me go on because I don't have a lot of time. Does it have to be done legislatively or can you do that adminis-

tratively?

Mr. FIELDS. Well, we can do this administratively. What we are proposing to do at Quincy can be done administratively. However, we are concerned about, as you indicate, the issue of trying to reach agreement on a small business exemption. That is something we did discuss in the last two Congresses. We had difference of opinion as to what the number of employees ought to be, what the

amount of money ought to be—should it be \$3 million, \$2 million? Should it be 50 employees, 100 employees? We were not able to reach an agreement or consensus among a variety of people—

Mr. Shimkus. Who is we?

Mr. FIELDS. I mean the House Commerce Committee, the Transportation and Infrastructure Committee—

Mr. Shimkus. And the administration?

Mr. FIELDS. [continuing] the Senate Environment Committee. We had a lot of dialog on this issue, and there was not an agreement on how we define a "small business." What we have tried to offer up and target at the reform are those things we think everybody can quickly agree on.

Mr. Shimkus. Let me follow up with this question: Did the administration provide legislative language for a small business ex-

emption in the last two Congresses?

Mr. FIELDS. No. We were specifically requested not to offer legislative language in the last two Congresses. We did——

Mr. SHIMKUS. By who?

Mr. FIELDS. Well, the authorizing committees made clear to

Mr. Shimkus. By this committee?

Mr. FIELDS. I don't recall. I know the Senate. I don't know if the

chairman, specifically—we got that message from—

Mr. Shimkus. Let me ask the chairman; he is here. Mr. Chairman, would you accept a request, legislative language, for small business exemption from the administration, if they were to propose some?

Mr. OXLEY. We would hope that they would add that. And, there was never any discussion that I am aware of, to have the adminis-

tration delete that language.

Mr. FIELDS. Well, we would be happy to have a dialog about that, but we really believe that is going to be something difficult to agree on, just because of our history in the last two Congresses about what the definition of a small business is and who ought to be exempted. We will be happy to work with Congress. During the last Congress, for example, as we had discussions on this topic, we reached an agreement. We began at 25 and we arrived at a number of 50—

Mr. Shimkus. Well, I think that is a hurdle that can be overcome; I really do. And, if we want some litigation relief for small business, I think—we can start with any number—that can all be a change. But, I would request the administration engage, if they really believe that small business ought to have some liability protections and we ought to not close down businesses based upon legal dumping 30 years ago.

Mr. Oxley. The gentleman's time has expired.

Mr. Shimkus. I yield back my time.

Mr. FIELDS. Just a quick response, the de minimis settlements policy we have had in place has eliminated a lot of small businesses liability. A lot of those de minimis parties are small businesses. And, second, we need to keep in mind this is something that, you know, is going to require, we believe, some difficulty in arriving at a definition. And, what we are proposing in legislative relief is liability relief for small generators and transporters of mu-

nicipal solid waste. That will get rid of a lot of small businesses liability, by that exemption that we are proposing. It is something that we think everybody, generally, agrees on. That will help small businesses as well.

Mr. OXLEY. The gentleman's time has expired. The Chair would note, just for housekeeping purposes, without objection, Mr. Greenwood's submission also will be placed in the record, with his question, at the appropriate place.

The gentleman from New York.

Mr. ENGEL. Thank you. Thank you, Mr. Chairman.

Mr. Fields, throughout my tenure in Congress I have a high rating from environmental groups, and I pride myself in being an environmentalist. I think what you are hearing from some of my colleagues is frustration on the local level, and I want to just share with you some of the frustration that I have as well—not in terms of brownfields, but in terms of a water filtration plant that is being forced down the throat of my community, despite the fact that we feel there are alternatives, and that local people really know best about what is best for our communities. I don't in any way, shape, or form, denigrate the good work that you or the Department does, and it is work that is needed and work that is necessary.

But, one of the things that you mentioned in your testimony—I was going over the testimony—in the brownfields section, you say that the initiative represents a comprehensive approach to empowering States, local governments, communities, and other stakeholders interested in environmental cleanup and economic redevelopment to work together—and I think that is the keyword—to prevent, assess, safely clean up, and substantially reuse brownfields.

I think what you are hearing from my colleagues is a frustration that, in the working together, it is not working as a partner, but it is, sort of, "Big Brother knows best." The Federal Government

knows better than you who are living in the community.

And, I would just like you to comment a little more on that, because I think it is a frustration we share across the aisle. And, it doesn't matter what your political philosophy is. We all represent districts and communities of more than half a million people, and we need to respond to our constituents. And, it is frustrating when you are sort of being knocked over the head and told that, no mat-

ter what you do, you don't know best; we know best.

Mr. FIELDS. I appreciate that concern. As Mr. Shimkus talked about the Quincy situation, we recognize how sometimes we may come across as being heavy-handed and sometimes not caring. But, I assure you, the first reform agenda that the Administrator announced when she came onboard in February 1993, she said "I want to do something about this fairness problem in the Superfund, where we need to be going after people who should not be caught in the Superfund liability net." That is why she announced the de minimis and de micromis settlements initiative—to get small parties, small businesses, and others, out of the Superfund system. We did not want them to be there, and, oftentimes, we do not intend for them to be caught up in Superfund. But, unfortunately, third-party litigation causes these parties to be there.

We want to try to do all we can to get those people who should not be in Superfund out of this system. And we worked over the last 6 years, through our administrative reforms, to do so. The brownfields initiative, where we are giving grants directly to local governments, as opposed to a passthrough to the States, is one way we have tried to do all we can over the last 6 years to try to reach out to the communities directly, get involved with them, hear their concerns, and come across as a more caring, more fair government to our citizens. It does not always work. We recognize we still have a lot of work to do, but we think we have demonstrated a willingness to deal with local governments, deal with local communities, in a more effective and more useful way.

The Superfund program has given out more than 200 technical assistance grants to local communities over the last 10 years. We have established community advisory groups at more than 40 Superfund sites. These are all things we are doing to try to find ways in which we can reach out to communities, reach out to local governments, and deal with things in a community-based way. We have not always been successful, but, I assure you, it is a major

priority for this administration.

Mr. ENGEL. I just want to also use some of your words in the testimony to just kind of make a point the other way. In your conclusion, you wrote that the administration has achieved, in protecting public health, significant progress which must not be undermined by the passage of Superfund legislation based upon outdated information and ideas. And, I would just say that the outdated information idea really cuts both ways. There are some things in law which mandates things, and, again, it's got nothing to do with you, but I want to use it to make a point about the water filtration plant.

We are told that there is a cutoff in 1992 for alternatives to filtration and, once you reach 1992, beyond that, it is too bad; no matter what the community comes up with, there can be no alternatives. And, I just have legislation which says that if a community can come up with reason or new technology as to what can happen as an alternative to filtration, we shouldn't be constrained by an artificial cutoff date in legislation that was passed several years ago, but we should be utilizing new technology. So, I just want to say, when we talk about outdated information ideas, it really cuts both ways.

Mr. OXLEY. The gentleman's time has expired. The gentlelady from New Mexico.

Mrs. WILSON. Thank you, Mr. Chairman. Listening to some of the questions on both sides of the aisle, and the responses, I now understand why we need significant Superfund reform, if we can't achieve some of the things that need to be done administratively. And, it seems to me, there is resistance in doing that, and I am disappointed by that.

I would like to ask you some questions, both specific and general ones. Last October, I asked the EPA about the Atcheson, Topeka, and Santa Fe site that is in my district. On May 12, 1998, EPA gave Chairman Bliley a list of sites that would be affected by fiscal year 1999 funding. And then, 6 days later, it came out with a completely different list which added 111 different sites to that list. When I asked, "Why the difference?", the answer I got was that "the list is a dynamic list which may change;" "there is new infor-

mation about physical site conditions or responsible-party involvement at a site changes.'

I guess I have a couple of questions about that. First, since it seems to change so rapidly, is the Atcheson, Topeka, and Santa Fe site on the list today? What changed in 111 sites in 6 days to justify such a significant change in the site list? And, what are the criteria used to determine how appropriations will be used to prioritize cleanups?

Mr. FIELDS. Well, I don't have a full response on the 111-site list,

but I can address the other two parts of your question now.

The Atcheson, Topeka, and Santa Fe site is one that, in hindsight, maybe we should have made another decision on how we proceeded with cleanup. We made a decision to give the responsible party the lead on doing the remedial investigation feasibility study. Sometimes we make a judgment that we want to do that ourselves as a fund-lead action. We made a judgment here to let the PRP take the lead. I am happy to say that it is near completion. They are scheduled to have the remedial investigation report done by April and the feasibility study done by June, and a proposed plan issued by the summer.

It is unfortunate that this has taken almost 3 years. We would have liked for it to have gone faster, but there were delays. We have tried to work with the State of New Mexico and the responsible party. Sometimes we make the wrong judgment. Sometimes we don't allow the responsible party to do it and we go on and do it ourselves. Maybe, in this case, we should have done that and maybe this would have been done faster.

So, we apologize for the amount of time it has taken to do this remedial investigation and feasibility study. It should not have

taken this long, and we regret that.

In terms of how we set priorities for cleanup, we do each year rank sites and make decisions as to which ones get dealt with first. We have adopted a risk-based priority system. We rank about 50 sites a year. Based on health risks, based on uses of innovative technology, and other factors, we decide which sites get funded first. We can't always fund every site that is in the cue, but we try to make sure that the sites that have the most significant priority—and that priority is established on a national basis by the representatives of all 10 regions. We then decide which one gets funded first in the cue, and we don't deviate from that priority order in deciding which ones get funded.

That is why, when responsible parties are willing to step forward, we are willing to let them take the lead, if we think they can do a good job, because it allows us to get that job done and not be contingent upon whether or not there is fund money available to

establish that priority.

Mrs. WILSON. Thank you, Mr. Fields. I wonder if you could be just real clear and short and specific here. Is the AT&SF site in the fiscal year 1999 funding stream?

Mr. FIELDS. Yes. The work will be completed in fiscal year 1999 for the AT&SF site, I assure you.

Mrs. Wilson. And, do you have any explanation for why it was on one list and not on another list released by the EPA?

Mr. FIELDS. I do not know why it was on the one list and not the other.

Mrs. Wilson. There is a tremendous fear—if I may just finish this question—there is tremendous fear in the community about being put on a Superfund list, because it leads to economic ruin in the neighborhood. You are not going to have economic development at the neighborhood with a Superfund site, and we have seen that in my district. And, we are potentially facing it again.

What can you offer as possible solutions, given at AT&SF we have been waiting 7 years to even get anything started since it was listed as a Superfund site, and we see this economic devastation? What can we do legislatively to change this, so that we can clean up the environment, but we don't destroy people's neighborhoods

and livelihoods in the process?

Mr. FIELDS. I think that equation is changing. We have found that Superfund sites are very valuable properties. They are located near rail yards; they are located near waterfronts. We have seen tremendous success stories. I think I may have cited before you came in—we have got 160 cases where major reuse, redevelopment, has occurred on Superfund sites while they are under construction. So, the NPL stigma is not what it used to be, you know, 10, 15 years ago. We are finding major reuse for shopping centers; transportation centers are being created on living, existing, Superfund sites where our construction is underway. So, I don't think that that stigma is there like it used to be. People are investing and reusing many of these Superfund sites.

Mrs. Wilson. Thank you, Mr. Fields. That is not happening in Albuquerque, New Mexico, but I am glad it is helping elsewhere in

the United States. Thank you.

Mr. Oxley. The gentlelady's time has expired. The gentleman from Louisiana, vice chairman of the subcommittee.

Mr. TAUZIN. Feels good to see you again, sir.

Mr. FIELDS. Good to see you, sir.

Mr. TAUZIN. The fact is, I am sure you know that last year we filed a bill to limit the pool of PRP's that the EPA could name in an enforcement action under section 107. I want to thank the chairman, by the way, for incorporating that bill into his larger comprehensive legislation. But, the problem remains that EPA's enforcement under section 107 has, literally, proved to me rather Draconian for many small businesses.

Chairman Bliley talked about that incredible series of lawsuits that flow from it in sort of a pipeline of lawsuits that almost never ends. And, I happen to think it is because of the badly drafted language of section 107. But, I don't blame EPA for the language of the statute. And, I appreciate your response to the chairman in terms of what you are trying to do to ameliorate some of the more serious consequences of that pipeline of litigation. But I want to site you a bunch of quotes.

ion, "Superfunds have become a bonanza for lawyers and consultants."

The President of the United States, himself, "We all know it doesn't work, Superfund has been a disaster." The word "disaster" comes up several times in all of these quotes, by the way.

The former chairman of this subcommittee, Mr. Al Swift, "The li-

ability scheme is unfair, litigious, a policy disaster.'

"Disaster" keeps coming up in characterizing this litigious scheme we have created—almost so that I almost think we ought to have a bill to invite the FEMA to come in and rescue the program in some fashion. What strikes me, in looking at what people say about the program, is that even the lawyers are on our side, to some extent. The editorial writers are on our side in wanting to reform the statute.

The New York Times editorial of 1994, February: "It has failed the efficiency test. The \$13 billion spent, one-fourth has gone to what are euphemistically known as transaction costs, fees to lawyers and consultants, many of them former Federal officials who spun through Washington's revolving door to trade their Superfund expertise for personal gain."

USA Today puts it even more pedestrian, of course, but USA Today says: "Superfund is absurdly expensive, hideously complex, sometimes patently unfair. As a result, it invites litigation the way dung attracts flies." That is a pretty awful, but I think somewhat accurate description—so much so that the lawyers, the flies de-

picted in the editorial, themselves, are revolting.

I quote from a 1997 letter from Robert Evans, Director of Governmental Affairs, American Bar Association, to Sherry Boehlert, one of our colleagues. While massive time-consuming litigations may perhaps provide short-term pecuniary benefits to some in the legal profession, the American Bar Association and the attorneys it represents have no desire to stand by idly and profit from other people's misery." That is the lawyers talking.

I mean, so we are down to this: we have got, roughly, 1,400 sites that have been listed on the NPL; the EPA has already instituted enforcement actions on about 200 of them. That leaves you with a potential to begin enforcement action on 1,200 new actions, if you

wanted to.

And, in the light of this, it is more likely, is it not, that the current liability scheme is going to continue to foster the endless streams, the pipelines of litigation, that ends up touching human beings so disastrously as it has? I have got testimonies here—we have heard them before—of little people in our society getting crucified on this cross of unjust and unending liability schemes.

It seem to me, Mr. Fields, we are down to the issue: Is it because of the EPA's enforcement of section 107 or is it the statute? And, if it is not the EPA and it is the statute, why can't you join us in ending this awful, litigious scheme, the way the President himself said in his first State of the Union to us, "I would like to use Superfund to clean up pollution instead of paying the lawyers."? Why can't we just come to that agreement here in this government? Stop putting people through this horrible maelstrom of litigation that ends up robbing people of their energies and their resources, that ought to be better directed in this country, and simply change the statutes so you don't have to work your way around it, the way you described to the chairman. Can't you help us do that?

Mr. FIELDS. Can I give one quick response?

Mr. TAUZIN. You've got it.

Mr. FIELDS. We recognize those statements, and we recognize that people have those views. I think that some of those people you quoted would not have those same views today, 6 years later, in come cases. We believe that the comprehensive legislative reform agenda is not necessary now. We in the administration, including Carol Browner said, in 1993, that Superfund was something that really needed to be fixed and there were major problems. Carol Browner does not share the same view, 6 years later, that she had

Mr. Tauzin. My time is up. I just want to get a straight answer. Is it the EPA's fault then? If it is the statute, why don't you help us change it? Otherwise, tell me, today, that it is EPA's fault.

Mr. FIELDS. Well, it's not necessary now because of where we are in the program. Half the sites have been cleaned up, construction completed. And, in 5 years, I am telling you-

Mr. TAUZIN. I am talking about the litigation pipeline, not the

cleanup.

Mr. FIELDS. But when you have already made the decisions on 90 percent of the sites, and we have already implemented effective reforms that get out the de minimis parties, and we are suggesting to you that we can put in place liability relief for perspective purposes, innocent landowners, contiguous property owners, that is the kind of liability relief we think we really need. The other type of liability relief is not really necessary to implement an effective program that is fair to the American people as well as the parties involved in this program. We really don't believe that.

Six years ago we were at comprehensive legislative reform for several Congresses. Now, at this point of where we are in this program, and seeing the end of the current Superfund program in sight, we no longer believe that comprehensive legislative reform is necessary.

Mr. TAUZIN. And leave all those people hanging out there in all those courtrooms?

Mr. FIELDS. We don't think they are going to be hanging out

Mr. Oxley. The gentleman's time has expired. The gentleman from Oklahoma.

Mr. LARGENT. Thank you, Mr. Chairman.

Welcome, Mr. Fields. It's almost over. I hope you feel better about that. You will sleep well tonight.

I was interested when you made the comment that you have had trouble with the last two Congresses on coming to an understanding on certain definitions like the small business exemption. That doesn't surprise me. We have had trouble coming to an understanding on the definitions like what the word "is" means and things like that. I wanted to see if we could come to some understanding on the definitions on your chart over here: Pace of cleanup is accelerated. Do you recognize that chart?

Mr. FIELDS. Yes, sir.

Mr. LARGENT. I am looking at this and seeing that, from 1996 to 1998, there were—I wrote this down—88 sites cleaned up. From 1997 to 1998, there were 87 sites cleaned up. And, then you are projecting, from 1998 to 1999, that there will be 85 cleaned up. So, we went from 88 to 87 to 85, and I am just wondering if we can come to some agreement on the definition of "pace" and "accelerated." Because, to me, that seems like that number is going down, and not up, and that would not be an acceleration in the way I

would define acceleration. How do you define acceleration?

Mr. FIELDS. When I define acceleration, I mean an increase in the pace; something is moving faster. And, what I was referring to, as you look at the prior 3 years, prior to the 3 years you just referred to, we were doing an average of 65 construction-completions a year, and now we are doing an average of 85. Our budget target, the budget we submit to Congress, provides for the payment of 85 construction-completions a year with a \$1.5 billion budget. The fact that we achieved 88 in 1987, what that meant was we did more than we were budgeted to do in those particular years, but, actually, our budget provides for 85. That is a great achievement, I believe. You have a third greater number of cleanups that are going on now for these 3 years than we had in the prior 3 years. I think that is an acceleration of the pace of cleanup.

Mr. LARGENT. Mr. Fields, have you ever heard the term, "What have you done for me lately?"

Mr. FIELDS. Yes, I have heard that term.

Mr. LARGENT. I heard it a lot, too, in my former life. My question here is really a very simple one. In your view, is the Superfund

Program working?

Mr. FIELDS. I think, as someone who has been involved in this program now for 15 years, I believe the Superfund Program is working. I have reports that have been done by various organizations on this program: the Information Network for Superfund Settlements, the Chemical Manufacturers Association. We can provide these reports to this committee for the record, but many parties have documents—the General Accounting Office, in their reports, I think they have done studies of our program probably more than any other organization. I think there are many reports, there are many documents, that point to the fact that progress in this program has improved; things are better than they were five to 6

[The information referred to follows:]

STAKEHOLDER COMMENTS ON EPA'S SUPERFUND REFORMS

National Remedy Review Board

- "The new National Remedy Review Board ('the Board') is widely regarded as the flagship among the 20 reforms announced on October 2, 1995."
 - "EPA's Superfund Reforms: A Report on the First Year of Implementation" Superfund Settlements Project, December 1996 (p. 2)

Updating Remedy Decisions

From the Chemical Manufacturers Association's Report, "A Chemical Industry Perspective on EPA's Superfund Administrative Reforms," April 1997:

- "Of the five reforms covered in this report, the updating of previous RODs reform generated the most positive comments, both from PRPs and from EPA (p. 15);"
- "PRPs confirm that some remedies are being updated and that additional petitions to update remedies are pending (p. 15);"
- "In sum, this reform has produced the greatest tangible benefits of any of EPA's Superfund administrative reforms (p. 18);"

Community Participation in Designing Risk Assessments

From the Chemical Manufacturers Association's Report, "A Chemical Industry Perspective on EPA's Superfund Administrative Reforms," April 1997:

 "This [PRPs performing risk assessments] is a welcome development: EPA has over the years changed its mind about whether PRPs may perform risk assessments (p. 23)."

Standardizing Risk Assessments

Generally, the stakeholders thought the forums [convened by the International City/County Management Association] were a useful first step in initiating dialogue about the Reform. They especially liked the breakout sessions where they could talk in small groups about Superfund risk assessment issues.

- "I was impressed that people from very diverse perspectives / affiliations could come together in small groups and leave behind their preconceived notions and positions to constructively discuss problems and reach solutions."
 - --DC forum attendee from a non-profit organization

Improving the Administration of PRP Oversight

In May 1997, the national EPA workgroup hosted a meeting with industry representatives to discuss opportunities to control costs. EPA Regions 1, 2, 3, and 5 have hosted similar meetings.

- "We [industry] like the idea of meeting and discussing oversight expectations with EPA. Receiving cost information and getting bills on time also helps us plan and budget our oversight expenses. We'd like to get a sense of the baseline value of oversight costs against which to compare oversight costs at our own sites."
 - Rachel Deming, Remediation Counsel, Ciba Specialty Chemicals Corporation

Improving Communication with Superfund Stakeholders (Superfund Website)

- "The revamped site provides an impressive quantity of data and links that ought to satisfy most environmental law junkies' craving for Superfund knowledge. Although the information available is comprehensive enough to make the site useful to environmental professionals, it is presented in a way that is understandable to the layman."
 - "EPA Refreshes Superfund Website," Envirobiz, April 3, 1997

Community Advisory Groups

- David Hall, Emergency Management Coordinator for the City of Texarkana, was very supportive of CAGs at the Local Government Relocation Forum held on April 18, 1997.
 He commented that CAGs are "the best thing since homemade bread."
- According to Mr. Schrader, Co-Chair of the Brio Refining site CAG, the CAG has been successful because "dedicated people from the community have been willing to work hard over a long period of time to get our positions taken into account."
- Catherine O'Brien, a CAG member from the Brio Refining site in Harris County, Texas, stated that prior to the CAG, "the community could talk to EPA in public meetings, but that wasn't very productive: The PRPs could meet with EPA anytime, because they worked on the site issues all day, the community couldn't, because we have other jobs to do. The CAG has leveled the playing field." She also said she believes the CAG concept is "the best way to resolve issues at Superfund sites, because everyone talks and listens to each other."
- Mr. White, Carolawn Inc., Community Advisory Board Chairman stated, "Regardless of how the decision is made, residents now feel they have had some input."
- "The Dutch Boy Site Community Advisory Group has been an effective way of getting everyone with an interest in site decisions to talk to each other. Now, the two homeowners associations work together closely—not only on site-related issues, but on other common concerns. The flow of information between the local, state, and federal government and community residents has improved as well."
 - Co-chairs John Chenier and Tony Davenport, Dutch Boy Site Community Advisory Group, Chicago, IL
- At the Orongo-Duenweg Mining Belt in Missouri, the formation of a CAG in 1995 gave community members a voice in dealing with their concerns about EPA's plans for site cleanup, including the impact these plans could have on real estate values and citizens' health. The group helped establish a working relationship between the community and EPA by opening up the lines of communication. This improved communication helped EPA explain its site remedy choice to concerned community members. In fact, the community came to agree with EPA's proposal to implement an innovative cleanup technology, which promises to increase the pace of the cleanup and save money.
 - "Established communications forums where complex issues can be discussed in detail, enable people to begin to understand site issues on a deeper level and help them to not react from fear." David Mosby, CAG Member
- Co-founder Beth Robinson and Chairperson Pat Simpson of the Geneva City Dump/True Temper Sports Sites Community Advisory Group in Geneva, Ohio, said that the Community Advisory Group has strongly impacted the cleanup of the True Temper Sports site. They cited the CAG's success in expanding the scope of the original cleanup plan to include removal of contaminated sludge from a lagoon. They also said that EPA listened

and responded to community concerns by doubling the size of the cleanup and incorporating citizen comments into the work plan.

"Our Community Advisory Group has had an excellent, non-adversarial relationship with EPA from the beginning of the process. They said the community trusted EPA more as a result of the formation and operation of the Community Advisory Group."

- Co-founder Beth Robinson and Chairperson Pat Simpson, Geneva City Dump/True Temper Sports Sites Community Advisory Group, Geneva, OH
- According to Chairman Ed Lorenz of the Pine River Task Force (Velsicol Chemical Site) in St. Louis, MI, information in the Community Advisory Group Toolkit prompted the group to focus on environmental justice issues. The task force has done extensive outreach to local citizens, and a nearby Indian reservation now has an active member on the group. The task force has also reached out to seasonal migrant workers. This outreach has resulted in more diverse input to the cleanup process.
- "The partnership was successful in developing practical remedies that conserved financial and natural resources, reflected input from the public, and relied on coordination among regulatory agencies."
 - Tony Able, EPA Region 4 Remedial Project Manager regarding EPA, DOE, TDEC cooperation for Lower East Fork Poplar Creek Oak Ridge site, TN

Technical Assistance Grants

TAGs have enabled communities to better understand and therefore comment on Superfund activities. For example, the Concerned Citizens Coalition (CCC) of the Vertac site in Arkansas was awarded a TAG in 1996. According to a CCC member, the community was better able to understand EPA's technical decisions and actions with the help of the Technical Advisor provided by TAG funding.

- Community members thought EPA had been successful at making site information
 available to them, providing them with the opportunity to comment on technical
 documents, considering their input, and providing them with an opportunity to
 communicate with PRPs. By the end of the process, the PRPs had a better appreciation of
 the views of other stakeholders.
 - From participants at the Pine Street Barge Canal, Vermont Pilot

Enforcement

A letter dated September 21, 1998, from Waste Management Inc., on behalf of Oil and Solvent Process Company regarding the Hansen Container site in Denver, CO, shows the success of several enforcement administrative reforms (e.g., Orphan Share Compensation, Expedited Settlement Pilots, and Alternative Dispute Resolution). Excerpts are listed below:

- "The United States Environmental Protection Agency (EPA) Region 8 is to be commended for its innovative approach in these consent decrees which resulted in settlements quicker and with fewer transaction costs than probably would have been possible if the Agency had followed more conventional methods."
- "Through the use of alternative dispute resolution EPA accomplished this feat in a very cost-effective fashion."
- "Even without the need to be part of EPA's pilot allocation projects, the Region was willing to consider a fundamentally different approach to allocation at the Site. We

applaud the Region's use of a third-party neutral and senior agency officials to overcome obstacles to settlement."

 "The proposed Hansen Container settlements demonstrate a very substantial commitment by Region VIII to aggressively execute the Superfund Reforms in connection with this site and to take other initiatives which promote early settlement, reduce costs, and foster cooperation among the stakeholders."

Removing Liability Barriers

- "EPA's reforms respond to many of the fundamental concerns of those considering the
 acquisition or financing of environmentally impaired real property. As a result, these
 reforms are increasingly facilitating the recycling of our nation's brownfields, thereby
 advancing both economic and environmental policy objectives."
 - Roger Platt, National Realty Committee
- "EPA has demonstrated a steadfast commitment to reducing the anxiety of real estate investors interested in properties where contamination, or the threat of contamination, is present. Through a concerted series of EPA Superfund Administrative Reforms and associated Clinton Administration policy initiatives, a remarkable number of previously abandoned or underutilized properties are now being returned to productive use."
 - Lawrence Jacobson, Director, Commercial Real Estate Finance Mortgage Bankers Association of America
- Mr. LARGENT. What is the average length of time it has taken to clean up these sites?
- Mr. FIELDS. The average length of time now, at the current time, Congressman, is 8 years on the average.
- Mr. LARGENT. I am talking about the sites that were cleaned up in 1996, 1997, and 1998.
 - Mr. FIELDS. That is 8 years. An average of 8 years.
- Mr. LARGENT. And is that number going down or is it increasing?
- Mr. FIELDS. The number has gone down. It used to be, on the average, in 1991, 1992, 10 years from the time a site was listed on the NPL until construction was complete. We have now reduced that by 20 percent down to 8 years. That is one of the reasons we are now able to do 85 sites a year as compared to 65 sites a year, you know, more than 3 years ago.

Mr. LARGENT. And, so, is it the administration's view, and your view, Mr. Fields, that we should re-authorize the taxes for the Superfund without any reforms to the Superfund Program?

Mr. FIELDS. We believe that Congress should reinstate the taxes for the Superfund to allow there to be a balance in the trust fund, but that we no longer need comprehensive, broad-scale legislative reform, but we only need targeted liability relief for certain parties. That is our conclusion now, because we believe the reform agenda will allow us to continue to do 85 sites a year for the next 5 years, funded at today's budget level, for the Superfund program. We don't need comprehensive legislative reform to continue cleanup, at the pace we are doing it, and to provide for liability relief and to provide for more fairness to parties affected by the Superfund program.

Mr. LARGENT. Thank you, Mr. Fields.

Mr. Oxley. The gentleman's time has expired. The gentleman from New York, Mr. Fossella.

Mr. Fossella. Thank you, Mr. Chairman.

Mr. Chairman, I want to place into the record and show Mr. Fields several items.

Mr. Oxley. Without objection

[The information referred to follows:]

SUPERFUND LITIGATION DELAYS CLEANUPS

• "On a site by site basis, it is clear that liability negotiations consume a lot of time and delay completion of the site."—EPA Inspector General in testimony before House Subcommittee on Government Reform and Oversight, May 1996.

• "For nonfederal sites, the time required to complete cleanups increased from 2.4 years in 1986 to 10.6 years in 1996 . . . EPA officials also said that the effort to find the parties . . . and to reach cleanup settlements with them can increase cleanup times."—Government Accounting Office Report, Superfund, Times to Complete the Assessment and Cleanup of Hazardous Waste Sites, March 1997.

"One of the most significant delays that occurs in the Superfund process is the allocation of liability among responsible parties."—Statement of Carol Browner, Administrator, U.S. EPA, before a hearing of the Subcommittee on Transportation and Hazardous Materials on May 13, 1993.

• "I think we all agree that the transaction cost portion is one due very serious evaluation and consideration. Again, I do not think we could have predicted 12 years ago that the result of the law would be that responsible parties suing responsible parties—insurance companies, I mean, the level of legal actions that would take place. We need to do something to address it."—Statement of Carol Browner, Administrator, U.S. EPA, before a hearing of the Subcommittee on Transportation and Hazardous Materials on May 13, 1993.

"Superfund has been a bonanza for lawyers and consultants. . . After over a decade of delay, cleanup is only now beginning at the McColl site in Fullerton . . cleanup was continually put off as various defendants wrangled in court over how much they would pay".—James M. Strock, California Secretary for Environ-

mental Protection, 1994.

"Hastings . . . has already spent roughly \$1.1 million under Superfund, yet the cleanup is far from completed. More than 90 percent of the money has been spent on consultants and legal fees."—Governor Ben Nelson, Nebraska Journal, March 1, 1996.

"While massive, time-consuming litigation may perhaps provide short-term pecuniary benefits to some in the legal profession, the American Bar Association and the attorneys it represents have no desire to stand by idly and profit from other people's misery."—May 21, 1997 letter from Robert D. Evans, Director of Governmental Affairs, American Bar Association to Rep. Sherwood Boehlert.

"Each of us has heard concerns from our constituents that the pace of cleanup is too slow; that more money is being spent on litigation than on cleanup activities; that citizens are not properly involved in cleanup decisions; and that program costs are unnecessarily high."—Letter from Senators Robert Byrd and John Rockefeller to Senator John Chafee, Chairman, Senate Environment and Public Works Committee, dated June 25, 1997.

"One site in particular has escaped the effectiveness of CERCLA simply because there are 18 or more PRPs and CERCLA clearly provides the right to litigate. The litigation is not aimed at the regulatory agencies but instead at the PRPs

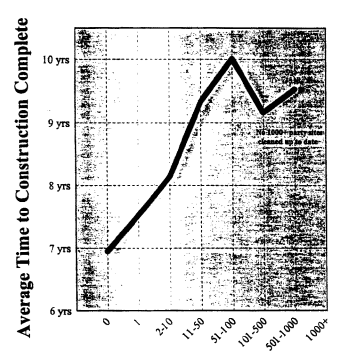
themselves.

With over 20 million dollars spent on characterizing Fields Brook at least half has been devoted to suing non-participating PRPs by participating PRPs; PRPs against other PRPs to determine who put how much into the Brook; Who's material was more toxic and should they pay more than less toxic polluters: litigation against insurance companies to pay for the disposed materials of PRPs they insured and on and on."—Statement of Leonard E. Eames, Owner Operator, Fish City Marina, Ashtabula, Ohio before a Hearing of the Subcommittee on Finance and Hazardous Materials, February 14, 1997.

"The uncertainties, disagreements, and litigation produced by these aspects of joint and several liability have imposed delay, profound resentment, and high transaction costs on the basic process of achieving cleanups . . . [t]he basic mechanism for funding Superfund cleanups is fundamentally unfair and extremely inefficient. This problem cannot be solved by EPA's administrative reforms . . ."—Statement of Michael W. Stienberg, on behalf of the Superfund Settlements Project in a Hearing before the Subcommittee on Water Resources and Environment, April 10, 1997.

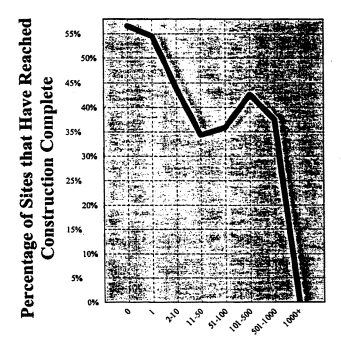
• "Now, almost 15 years later, the matter is about to be fully and finally settled. In the interim, EPA spent approximately \$1,300,000 investigating the site. Additionally, our company spent almost \$500,000 in attorney's fees and consulting fees over the period. And for what? The actual cleanup of the site, which EPA ordered and oversaw, cost approximately \$38,000 . . . It took over 15 years and cost our company nearly \$2 million in professional fees, lost profits, and environmental studies, all for the sake of a \$38,000, 2-day cleanup, which resulted in three truck-loads of nonhazardous dirt being trucked to Oklahoma."—Statement of Michael Mallen, Southern Foundary Supply Company, Subcommittee on Water Resources and Environment, June 15, 1995.

REMEDIATION TAKES LONGER AT SITES WITH MORE PARTIES



Number of Parties per Site

FEWER SITES WITH NUMEROUS PARTIES HAVE BEEN REMEDIATED



Number of Parties per Site

Mr. Fossella. Thank you, Mr. Chairman.

Mr. Fields, the first set is just quotes from numerous parties to the effect that litigation delays cleanups, and the second set of charts that were presented at prior hearings by Mr. David Oward. The charts indicate that sites with numerous parties to litigate and negotiate will take substantially longer to go through the Superfund process than parts where there are fewer parties. The charts graph the percentage of sites that have reached construction-complete versus the number of parties per site.

Did you find that, Mr. Fields?

Mr. FIELDS. Yes, I see it.

Mr. FOSSELLA. And, this data, I understand, is a few years old. Do you agree with the thrust of these charts or what these charts seek to represent?

Mr. FIELDS. You mean the totality of these statements?

Mr. FOSSELLA. Well, first and foremost, are the charts themselves, the number of parties besides—

Mr. FIELDS. Oh, I am sorry. I am looking at your charts. Okay.

Mr. Fossella. [continuing] average time to construction-complete and the numbers of parties per site. The second chart is the percentage of sites that have reached construction-complete relative to the number of parties per site. Are you familiar with these at all?

Mr. FIELDS. Yes. I am looking at these charts now. Yes, I see them. We can't say categorically that the number of parties associated with the site will cause that site to take longer to clean up, but that is why we want to introduce targeted liability relief, to get certain parties out of the Superfund system, so we can then only have to negotiate with those larger parties who are the major contributors to contamination at sites. Those are the parties that we primarily focus on. We don't want to focus on all the de minimis and de maximus parties that are involved in cleanup.

Mr. Fossella. So you agree that, the more parties there are, the

longer it is going to take to complete?

Mr. FIELDS. Well, I can't say that that is going to be always the case. I have seen sites where you have a few hundred parties and the site can be cleaned up in less than 8 years. I have seen other sites where we only have two or three parties, and it has taken us 10 years. So, you can't always just say that the number of parties equates to the length of time it is going to take for cleanup.

The best I can say here, Congressman, is we will be happy to review this data. This is the first time I am actually seeing this data today. I would be happy to review it and get back to you in writing with our analysis of this, but I don't know what sites this data rep-

resents.

But I have seen it both ways. I have seen a number of sites with large parties get done quickly. I have seen sites where a fewer number of parties take a long time. So, in general, I can't say it is a one-to-one correlation between number of parties and the length of time it takes for cleanup. But, I would be happy to review this data and get back to the subcommittee in writing.

Mr. Fossella. Okay. Thank you.

[The following was received for the record:]

During the March 23, 1999, Representative Fossella presented a graph developed by a Mr. David Alward of National Strategies which asserted that the greater the number of Potentially Responsible Parties (PRPs) at a Superfund site, the longer that site takes to get from final listing on the NPL to site construction completion. Mr. Fossella asserted that in the greater number of PRPs at the site, the more third-party contribution litigation which in turn results in cleanup delays.

In fact, in looking at the sites in the analysis we found that there are a number of sites with large numbers of PRPs, (over 300) where the time to get from final listing to construction completion was 8 years or less. For example, the Cannon Engineering Site in Massachusetts which was completed in just slightly over 8 years had nearly 500 identified PRPs. Similarly, the Union Chemical site in Maine had

over 400 PRPs but was completed in less than 8 years.

Conversely, we identified a number of sites in Mr. Award's analysis with relatively few PRPs (5 or less) which took over 16 years to complete. In fact, at the United Nuclear site in New Mexico, only 1 PRP was identified by EPA but it still took over 15 years to get from final listing to construction completion. Similarly, the Stanley Kessler site in Pennsylvania had only 5 identified PRPs but still took over 15 years to complete. We believe that there are numerous factors which affect site cleanup duration, including site complexity, site size, numbers of contaminants, community interest at the site. However, we believe that no single factor consistently influences site duration.

With respect to enforcement delays, this belief is supported by a GAO report issued in September 1994 on the Status, Cost, and Timeliness of Hazardous Waste Site Cleanup (GAO/RCED-94-256) that found that "Cleanup Times Are Similar for Fund- and Responsible Party-Financed Work". In that report, GAO found that "Our analysis of EPA's data shows little difference in the average times taken to complete each of our four phases of cleanup that we measure for both fund- and responsible

party-finance cleanup work.'

Sites and Associated Durations

| EPA ID Number | Site Name | # of PRPs | Duration |
|-----------------------------|---------------------------------|--------------|------------|
| Low PRP/High Duration Sites | | | |
| PAD014269971 | Stanley Kessler | 5 | 15.2 years |
| NYD980652267 | Vestal Water Supply Well 4-2 | 6 | 15.1 years |
| NMD030443303 | United Nuclear Corp | 1 | 15.1 years |
| FLD980727820 | Kassauf-Kimmerling Battery Disp | 2 | 15.1 years |
| NJD980529713 | Reich Farms | 1 | 15.1 years |
| ARD00023440 | Vertac, Inc | 2 | 15.0 years |
| High PRP/Low Duration Sites | | | |
| MOD000829705 | Conservation Chemical | 300 | 1.9 years |
| KYD980557052 | Lee's Lane Landfill | 141 | 4.5 years |
| WID980610141 | Sauk County Landfill | 110 | 5.9 years |
| WAD980833974 | Northwest Transformer | 178 | 7.8 years |
| MED042143883 | Union Chemical Co., Inc | 403 | 8.0 years |
| ALD031618069 | Mowbray Engineering Co | 119 | 8.0 years |
| MND980704738 | Washington County Landfill | 750 | 8.0 years |
| MAD079510780 | Cannon Engineering Corp | 478 | 8.1 years |

Mr. Fossella. Let me just read, Mr. Chairman, and for the record, see if you agree or disagree with some of these folks. For example, the Governor of Nebraska, Mr. Ben Nelson, the March 1, 1996 Hastings program he was dealing with in Nebraska has already spent \$1.1 million of the Superfund; yet, the cleanup is far from completed. More than 90 percent of the money has been spent on consultants and legal fees.

Or, Mr. Strock, California Secretary for Environmental Protection, 1994: "Superfund has been a bonanza for lawyers and consultants. After a decade of delay, cleanup is only now beginning at the McCall site in Fullerton. Cleanup was continually put off as various defendants wrangled in court over how much they would pay."

Or, at the top of the page there: "On a site-by-site basis, it is clear that liability and negotiations consume a lot of time and delay completion of the site." That was from the EPA Inspector General in testimony before the House Subcommittee on Government Reform and Oversight in May 1996.

Or, for example, according to the GAO, "Superfund times to complete the assessment and cleanup of hazardous waste sites in March 1997. For non-Federal sites, the time required to complete cleanups increased from 2.4 years in 1986 to 10.6 years in 1996." EPA officials also said that "The effort to find these parties and to

reach cleanup settlements with them could increase cleanup times."

Does any of this——

Mr. FIELDS. I have heard and I have seen the reports that you are referring to. We strongly disagree with the statements on duration; we do not believe that data. It does not take 10.6 years to clean up a site. And, we stand by our data which shows that the length of time it takes to go through the cleanup process has, in fact, been decreased by 20 percent. So, we do not agree with some of those statements in the reports that you are mentioning.

Mr. Oxley. The gentleman's time has expired.

And, Mr. Fields, we appreciate your testimony and your appearance before the subcommittee once again. Thank you very much.

Mr. FIELDS. Thank you, Mr. Chairman.

Mr. OXLEY. The Chair would call our next panel. Mr. Peter F. Guerrero, Director of the Environmental Protection Issues of the GAO, General Accounting Office, and Ms. Claudia Kerbawy, Chair of the Federal Superfund Focus Group, Association of State and Territorial Solid Waste Management Officials.

Thanks to both of you for your appearance.

STATEMENTS OF PETER F. GUERRERO, DIRECTOR, ENVIRON-MENTAL PROTECTION ISSUES, GENERAL ACCOUNTING OF-FICE; AND CLAUDIA KERBAWY, CHAIR, FEDERAL SUPER-FUND FOCUS GROUP, ASSOCIATION OF STATE AND TERRI-TORIAL SOLID WASTE MANAGEMENT OFFICIALS

Mr. GUERRERO. Mr. Chairman, if I can take the liberty of having two of my colleagues with me?

Mr. OXLEY. Yes, would you identify them, for the record, please? Mr. GUERRERO. Eileen Lawrence on my right and Jim Donaghy on my left.

Mr. Oxley. Thank you. Mr. Guerrero. You may proceed.

Mr. GUERRERO. Thank you, Mr. Chairman, for this opportunity to talk about GAO's work on the Superfund Program. As has been mentioned earlier today, that body of work is quite extensive. My comments today will focus on three issues: the pace of cleanups, program management, and the remaining future workload.

First, to Superfund's pace. Even though cleanups have taken a long time to accomplish, if the Superfund maintains its current pace, the Superfund Program will complete the construction of cleanup remedies at the great majority of current sites within the next several years. This is largely because few new sites have been added this decade. In fact, 89 percent of Superfund sites entered the program between 1982 and 1990. So, most sites have been in the cleanup process long enough to finally have moved beyond the remedy-selection phase.

In my written statement, there is figure 1, which shows the number of sites listed by year and shows this trend. EPA plans to complete, by the end of this year, selection of remedies for about 95 percent of the non-Federal sites in the program. EPA reports that it has completed the construction of cleanup remedies at 585 sites as of January of this year, and will finish a total of about 1,200 sites by the end of the year 2005. However, groundwater cleanups will continue at some sites for many years beyond that date.

I now would like to turn to my second point, the longstanding management problems of the program. For several years, GAO has included Superfund on its list of Federal programs that pose significant financial risk to the government and the potential for waste and abuse. We included Superfund on the list for three reasons: first, because of the problems with the management of cleanup contractors; second, because of insufficient recovery of cleanup costs from responsible parties; and, third, because there was no assurance that the highest-risk sites were being cleaned up first. EPA has corrected some of these problems, but enough remain that we have not yet been able to remove Superfund from the high-risk list.

For example: we reported that EPA had difficulty controlling the overhead costs of its contractors. To ensure that it had enough contractors to conduct cleanups, EPA initially hired a very large number—more, it turned out, than it needed. Even though it did not have enough cleanup work to keep them all busy, it still had to pay their overhead costs. For example, the cost of maintaining the capacity to respond to work assignments requires office space. Although EPA subsequently cut in half the number of Superfund contractors, our recent work indicates that this reduction may not have been enough, since overhead rates remain high, at about 76 percent, in one particular case.

We have also reported that EPA has not charged responsible parties for certain costs of operating the cleanup program—mainly, indirect program costs such as personnel and facilities. Over the years, EPA has lost the opportunity to recover up to \$3 billion, or about 20 percent of the \$15 billion it has spent on Superfund through fiscal year 1997. Recently, EPA has developed a new way to determine recoverable indirect costs that could increase its re-

coveries.

The final Superfund issue we discussed in our high-risk series is the absence of a priority system for cleaning up sites, one that is based on risks to human health and the environment. In 1995, EPA created a national panel to help it set funding priorities for the final stages of cleanup. However, EPA doesn't have assurance that sites posing the greatest risks are admitted to the program in the first place. In our discussions with EPA, we found that the agency relies on the States to screen sites for cleanup under Superfund. Because of this reliance on the States, EPA may not be aware of the sites that pose the greatest health and environmental risks. And, because EPA does not usually track the stages of cleanups that take place outside of the Superfund program, EPA does not know if the States are addressing the worst sites.

EPA's cleanup managers have also expressed concerns that the future Superfund sites will not necessarily be the most risky, but, rather, those that the States find to be large, complex, and therefore, costly, or those without responsible parties willing and able to

pay for the cleanups.

In addition to our work in the high-risk aspects of the program, we also conducted a detailed analysis of Superfund spending. In summary, we have reported that, while the share of Superfund expenditures that go to cleanup contractors, or the study, design, and implementation of cleanups, increased from fiscal year 1987

through 1996, it declined in 1997 and appears to continue to decline. This trend is in the wrong direction for a program; that, given its maturation, should be focusing more of its resources on actual cleanups and less on program support. Those trends are

shown in figure 2 in my prepared written statement.

Finally, Mr. Chairman, I would like to turn to what is perhaps the most vexing issue of all, and that is how to deal with the sites that may still require cleanup. As of the end of fiscal year 1997, there were still some 1,800 sites judged by EPA as to be potentially eligible for Superfund. Many of these sites present risks to human health and the environment. According to EPA and the States, 73 percent have caused contamination of groundwater; another 22 percent could contaminate groundwater in the future. About 32 percent of the sites caused contamination of drinking water, and another 56 could do so in the future. Ninety-six percent are located in the populated areas within a half a mile of residences or places of regular employment. And direct contact with contaminants may occur at 55 percent of the sites. Over all, either EPA or the States say that about a quarter of these sites pose high risks to human health and the environment, and that is shown in figure 3 of the prepared statement.

Although these sites have been around for a long time, 10 years in most cases, many may not be getting attention. We are able to confirm that some cleanup activities have taken place at only about a third of the potentially eligible sites. And, these were activities

not described as final cleanups.

There also appears to be no relationship between how long a site has been awaiting an NPL decision and the likelihood that some cleanup has occurred during that time. It is uncertain when and how most of these sites will, ultimately, be cleaned up, as shown

by figure 4.

EPA and State officials identify 232 sites that might be placed on the NPL in the future. Officials estimate that a third of the potentially eligible sites are likely to be cleaned up under State programs. However, we were also told by the States that their capability to undertake these cleanups varies. Half of the States express concerns about their financial capacity to clean up potentially eligible sites, and another 20 percent say that their ability to compel

responsible parties to clean up sites was fair to very poor.

Our November report recommends that EPA review its inventory of sites to determine which of them need immediate action and which will require long-term cleanup, and, in consultation with the States, develop a timetable for taking these actions. Given the long time that many of these sites have awaited NPL decisions, it is also imperative that EPA notify the public whether it or the States will assume responsibility for the sites, whether cleanups are, indeed, needed, and when the cleanup work can be expected to be done.

In conclusion, Mr. Chairman, despite the long durations of cleanups in the past, Superfund is within sight of completing the construction of cleanup remedies over the next several years. While recognizing this accomplishment, we believe that important management issues remain unsolved. More importantly, EPA and the States need to come to grips with what to do with the potential NPL sites still waiting final cleanup decisions. The Superfund reauthorization process gives the Congress an opportunity to help guide EPA and the States in allocating responsibility for these sites, and others that may qualify for the program in the future.

Thank you.

[The prepared statement of Peter F. Guerrero follows:]

PREPARED STATEMENT OF PETER F. GUERRERO, DIRECTOR, ENVIRONMENTAL PROTECTION ISSUES, RESOURCES, COMMUNITY, AND ECONOMIC DEVELOPMENT DIVISION, GENERAL ACCOUNTING OFFICE

Mr. Chairman and Members of the Committee: Thank you for the opportunity to discuss the current status and management of the Superfund program and the outlook for the program's future. My comments today are based on a number of reports we have issued in recent years that relate to three specific issues: (1) progress made toward cleaning up sites in the program, (2) continuing management problems, and (3) factors affecting Superfund's future workload. In summary, our work has shown the following:

• In the past, we have called attention to the slow pace of cleanups in the Superfund program. For example, we reported that cleanups completed in 1996 took an average of over 10 years. However, now, 17 years after sites were first placed on the Superfund list, many of the sites have progressed a considerable distance through the cleanup process. Decisions about how to clean up the great majority of these sites have been made, and the construction of cleanup remedies has been completed at over 40 percent of the sites. EPA's goal is to complete the construction of remedies at 1,200 sites by 2005. Work to clean up groundwater will continue at many sites after remedies are constructed.

• Despite the progress that Superfund has made toward site cleanups, certain management problems persist. These problems include the difficulty in controlling contract costs, the failure to recover certain federal cleanup costs from the parties who are responsible for the contaminated sites, and the selection of sites for cleanup without assurance that they are the most dangerous sites to human health and the environment. These problems have caused us to include the program on our list of federal programs vulnerable to waste and abuse. Furthermore, our analysis indicates that the costs of on-site work by cleanup contrac-

tors represent less than half of the spending in the program.

• There is considerable uncertainty about the future workload of the Superfund program. Resolving this uncertainty depends largely on deciding how to divide responsibility for the cleanup of sites between EPA and the states. The number of sites that have entered the Superfund program in recent years has decreased as EPA has focused its resources on completing work at existing sites and the states have developed their own programs for cleaning up sites. However, according to EPA and state officials who responded to our survey, a large number of sites in EPA's inventory of potential Superfund sites are contaminating groundwater and drinking water sources and causing other problems and may need cleanup. We have recommended that EPA work with the states to assign responsibility for these sites among themselves. The Superfund reauthorization process gives the Congress an opportunity to help guide EPA and the states in allocating responsibility for addressing these sites.

BACKGROUND

In 1980, the Congress passed the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), creating the Superfund program to clean up highly contaminated hazardous waste sites. CERCLA authorizes EPA to compel the parties responsible for the contaminated sites to clean them up. The law also allows EPA to pay for cleanups and seek reimbursement from the parties. EPA places sites that it determines need long-term cleanup action on its National Priorities List (NPL). As of early 1999, there were 1,264 sites on or proposed for the NPL. Another 182 sites had completed the cleanup process or were determined not to need cleanup and had been deleted from the NPL. Once listed, the sites are further studied for risks, and cleanup remedies are chosen, designed, and constructed. EPA relies extensively on contractors to study site conditions and conduct cleanups.

¹Superfund: Times to Complete the Assessment and Cleanup of Hazardous Waste Sites (GAO/RCED-97-20, Mar. 31, 1997).

Cleanup actions fall into two broad categories: removal actions and remedial actions. Removal actions are usually short-term actions designed to stabilize or clean up hazardous sites that pose an immediate threat to human health or the environment. Remedial actions are usually longer term and more costly actions aimed at permanent remedies.

According to a 1998 report by the Environmental Law Institute,² all 50 states have established their own cleanup programs for hazardous waste sites. In addition to handling less dangerous sites, some of the state programs can handle highly contaminated sites, whose risks could qualify them for the Superfund program. Some states initially patterned their cleanup programs after the Superfund program but over the years, in an effort to clean up more sites faster and less expensively, have developed their own approaches to cleaning up sites.

States accomplish cleanups under three types of programs: (1) voluntary cleanup programs that allow parties, who are often interested in increasing sites' economic value, to clean them up without state enforcement actions; (2) brownfields programs that encourage the voluntary cleanup of sites in urban industrial areas to enable their reuse; and (3) enforcement programs that oversee the cleanup of the most serious sites and force uncooperative responsible parties to clean up their sites. States generally use their voluntary and brownfields programs to clean up less complex sites by offering various incentives to responsible parties, such as reduced state oversight. States maintain that these programs accomplish site cleanups quickly and efficiently.

Some states also maintain cleanup funds to pay all or a portion of the costs of cleanups at sites for which responsible parties that are able to pay for full cleanups cannot be found. The states vary greatly in the resources that they have devoted to cleanups. For example, the 1998 Environmental Law Institute study determined that states had cleanup funds totaling \$1.4 billion as of the end of the states' 1997 fiscal year, with 6 states having fund balances of \$50 million or more and 26 states having fund balances of less than \$5 million. The study also reported that states spent a total of \$565 million on their cleanup programs in fiscal year 1997, 3 with 2 states spending \$50 million or more and 27 states spending less than \$5 million.

SUPERFUND HAS MADE PROGRESS CLEANING UP SITES

Even though cleanups have taken a long time to accomplish, if it maintains its current pace, the Superfund program will complete the construction of cleanup remedies at the great majority of current NPL sites within the next several years. In our March 1997 report, we said that cleanups completed in 1996 took an average of 10.6 years. Much of the time taken to complete cleanups was spent during the early planning phases of the cleanup process during which cleanup remedies are selected. We said that less time had been spent on actual construction work at sites than on the selection of remedies.

Now, however, most NPL sites have been in the cleanup process for a long time and have moved beyond the remedy selection phase. Last year, we reported that EPA had completed the selection of remedies at about 70 percent of the NPL sites as of the end of fiscal year 1997. It had plans to complete, by the end of fiscal year 1999, remedies for about 67 percent of the federally owned or operated sites and 95 percent of the nonfederal sites that were listed as of the end of fiscal year 1997. EPA reports that it has completed the construction of cleanup remedies at 585 sites as of January 1999; will complete construction at 85 sites in each of fiscal years 1999 and 2000; and will finish a total of 1,200 sites by 2005. Groundwater cleanups will continue at many of these sites after the completion of remedy construction.

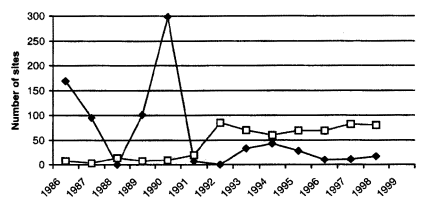
These completion rates reflect EPA's decision to make the completion of construction at existing sites the Superfund program's top priority and to reduce new entries into the program. About 89 percent of the NPL sites were placed on the list between 1982 and 1990. Figure 1 shows the number of sites listed on the NPL and the number of sites where the construction of the cleanup remedy was completed during the years 1986 through 1998.

Figure 1: Numbers of Sites Listed on the NPL and for Which the Construction of Final Cleanup Remedies Were Completed, 1986 Through 1998

²An Analysis of State Superfund Programs: 50-State Study, 1998 Update, Environmental Law Institute.

³Six states did not report on their spending.

⁴Superfund: Information on the Status of Sites (GAO/RCED-98-241, Aug. 28, 1998).



→ NPL listings → Construction completions

Source: Compiled by GAO from Environmental Protection Agency data.

Under the Superfund program, in addition to its remedial work, EPA has conducted removals at 595 NPL sites and 2,591 other contaminated sites. Cleanup work has also been conducted at sites where construction of the final cleanup remedy has not yet been completed. At the request of this committee, we are conducting a review to determine the extent of this ongoing cleanup activity.

UNCORRECTED PROBLEMS MAKE SUPERFUND A HIGH-RISK PROGRAM

For several years, GAO has included the Superfund program on its list of federal programs that pose significant financial risk to the government and the potential for waste and abuse. We included Superfund on the list because of (1) problems with the management of cleanup contractors, (2) insufficient recovery of cleanup costs from responsible parties, and (3) the absence of risk-based priorities for site cleanups. 5 EPA has corrected some of these problems, but enough remain that we have not yet been able to remove Superfund from the high-risk list. I would like to review these problems and EPA's response.

Contract Management

First, we raised concerns about several contracting practices. We said that EPA had a backlog of more than 500 audits of its Superfund contracts. The purpose of these audits is to evaluate the adequacy of contractors' policies, procedures, controls, and performance. The audits are necessary for effective management and are a key tool for deterring and detecting waste and abuse. The agency has now almost eliminated its backlog of contract audits.

We also found that EPA was approving contractors' cleanup cost proposals with-

We also found that EPA was approving contractors' cleanup cost proposals without estimating what the work should cost. As a result, the agency could not negotiate the best contract price for the government. In response, EPA is now developing its own cost estimates and using them to guide its price negotiations with contractors. However, EPA was still having problems developing accurate estimates in about half the cases we recently reviewed. Furthermore, many of the cost estimators in the EPA regions told us that they lacked the experience and historical data they needed to do a better job at developing these estimates. EPA has requested the U.S. Army Corps of Engineers, an agency with extensive contracting experience, to conduct an assessment of EPA's cost-estimating practices and recommend potential improvements. The assessment is still ongoing and will be completed in mid 1999. Unless EPA ensures that its regions implement and sustain corrective measures resulting from this review, problems can reoccur. EPA has taken similar corrective actions in the past, yet we continue to find problems with estimates.

Lastly, with respect to contracting, we reported that EPA had difficulty controlling the overhead, or program support costs, of its contractors. To ensure that it had enough contractors to conduct cleanups, EPA hired a large number of contractors—more, it turned out, than it actually needed. Even though it did not have enough

 $^{^5}$ High-Risk Series: Superfund Program Management (GAO/HR-93-10, Dec. 1992, GAO/HR-95-12, Feb. 1995, GAO/HR-97-14, Feb. 1997, and GAO/OCG-99-17, Jan. 1999).

cleanup work to keep them all busy, it had to pay their overhead costs (i.e., the costs of their maintaining the capacity to respond to work assignments—such as office space). Although EPA cut in half the number of contractors that it keeps in place, our recent work indicates that this reduction may not have been enough. We found that, for the majority of contracts we reviewed, EPA continues to pay overhead costs ranging from 16 percent to 76 percent of the overall contract's costs, exceeding EPA's 11 percent target. In addition, persistent high overhead costs and uncertainty about the future size of the program raise broader questions about the type and the number of contracts EPA really needs to have in place.

Cost Recovery

Even though CERCLA makes parties who are responsible for contaminated sites liable for cleanup costs, we have repeatedly reported that EPA has not charged responsible parties for certain costs of operating the cleanup program—mainly indirect program costs, such as personnel and facilities. EPA has excluded about \$3 billion—about 20 percent of the \$15 billion it has spent on Superfund through fiscal year 1997—in indirect costs from final settlements with responsible parties. In the early years of the program, EPA took a conservative approach to allocating indirect costs to private parties because it was uncertain which indirect costs the courts would agree were recoverable if parties legally challenged EPA. The agency could lose the opportunity to recover at least a half billion more if it does not soon reverse this practice. Recently, Superfund program officials have developed a new way to determine recoverable indirect costs that could increase EPA's cost recoveries, but the Superfund program has not yet used this new method because it is waiting for approval from EPA and the Justice Department.

Priority Setting

The final Superfund issue that we discussed in our high-risk series is the absence of a system for prioritizing sites for cleanup based on the risk they pose to human health and the environment. EPA has partially corrected this problem. In 1995, it created the National Prioritization Panel to help it set funding priorities for sites at which remedies had been selected and that were ready for cleanup. The panel, which is composed of regional and headquarters cleanup managers, ranks all of the sites ready for cleanup construction nationwide on the basis of the health and environmental risks and other project considerations, such as cost-effectiveness. EPA then approves funding for projects on the basis of these priority rankings.

EPA, however, does not use relative risk as a major criterion when deciding which of the eligible sites to place on the NPL. 6 In our discussions with EPA managers responsible for assessing sites for Superfund consideration, we found that the agency relies on the states to choose which of the eligible sites to refer to EPA for placement on the NPL. States refer sites after selecting those that they will address through their own enforcement or voluntary cleanup programs. The EPA cleanup managers with whom we talked expect that future sites placed on the NPL will not necessarily be the most risky but, rather, those that the states find to be large, complex, and therefore costly, or those without responsible parties willing and able to pay for the cleanup.

Because EPA does not usually track the status of cleanups that take place outside of the Superfund program, EPA does not know if the worst sites in the nation are being addressed first. Some EPA regions are encouraging their states to voluntarily provide EPA with information on the cleanup status of the sites that the states are addressing and that EPA considers as partentially posing significant risk.

addressing and that EPA considers as potentially posing significant risk.

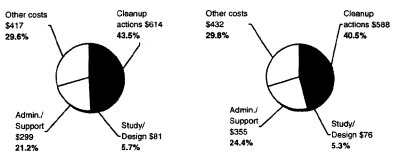
In addition to our work on the high-risk aspects of the Superfund program, we have conducted detailed analyses of spending in the program. In summary, we have reported that the share of Superfund expenditures that go to cleanup contractors for the study, design, and implementation of cleanups increased from fiscal years 1987 through 1996, but declined in fiscal year 1997. We also reported that between fiscal years 1996 and 1997, EPA's Superfund costs for administration and support activities correspondingly increased (see fig. 2). As you know, we are currently conducting additional analysis of the Superfund program's expenditures for this Committee and others. We plan to report on the results of this work in May.

Figure 2: Superfund Spending for Contractor Cleanup Work and Other Program Activities, Fiscal Years 1996-97, Dollars in Millions

⁶A site is eligible for the NPL if it scores sufficiently high on EPA's Hazard Ranking System, which evaluates a site's potential risk to public health and the environment.

⁷Superfund: Trends in Spending for Site Cleanups (GAO/RCED-97-211, Sept. 4, 1997) and Superfund: Analysis of Contractor Cleanup Spending (GAO/RCED-98-221, Aug. 4, 1998).

1996 1997



Note: "Other costs" includes costs for enforcement activities, research and development/laboratories, and other directly related costs.

Source: Superfund: Analysis of Contractor Cleanup Spending (GAO/RCED-98-221, Aug. 4, 1998).

THE FUTURE DIRECTION OF SUPERFUND IS UNCERTAIN

EPA's inventory of potential NPL sites contains sites that have been awaiting a decision for several years or more on whether they should be listed on the NPL. EPA and state officials believe that many of these sites need cleanup work, but the respective cleanup responsibilities of EPA and the states have not been established.

As of the end of fiscal year 1997, EPA's Superfund database indicated that the risks of over 3,000 sites had been judged on the basis of preliminary evaluations to be serious enough to make the sites potentially eligible for the NPL. EPA classified these sites as "awaiting an NPL decision." Information about the nature and the extent of the threat that these sites pose to human health and the environment, the extent of states' or EPA's cleanup actions at the sites, and the states' or EPA's cleanup plans for the sites is important to determining the future size of the Superfund program.

We surveyed EPA regions, other federal agencies, and the states to (1) determine how many of the over 3,000 sites remain potentially eligible for the NPL; (2) identify the characteristics of these sites, including their health and environmental risks; (3) determine the status of any actions to clean up these sites; and (4) collect the opinions of EPA and other federal and state officials on the likely final disposition of these sites, including the number of sites that are expected to be placed on the NPL. We reported the results of our surveys in two November 1998 reports. 8

On the basis of our surveys, we determined that 1,789 of the 3,036 sites that EPA's database classified as "awaiting an NPL decision" in October 1997 are still potentially eligible for placement on the list. PEPA, other federal agency, and state officials responding to our survey said that many of these sites presented risks to human health and the environment. According to these officials, about 73 percent of the sites have caused contamination in groundwater and another 22 percent could contaminate groundwater in the future; about 32 percent of the sites caused contamination in drinking water sources and another 56 percent could contaminate drinking water sources in the future; 96 percent of the potentially eligible sites are located in populated areas within a half-mile of residences or places of regular em-

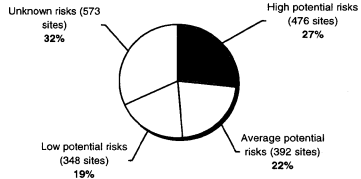
⁸Hazardous Waste: Unaddressed Risks at Many Potential Superfund Sites (GAO/RCED-99-8, Nov. 30, 1998, and Hazardous Waste: Information on Potential Superfund Sites (GAO/RCED-99-22, Nov. 30, 1998).

⁹We refer to these 1,789 hazardous waste sites as "potentially eligible sites." We consider the 1,234 other sites as unlikely to become eligible for various reasons. For example, some sites were erroneously classified as awaiting an NPL decision or do not meet EPA's criteria for placement on the list. Other sites do not require cleanup in the view of the responding officials, have already been cleaned up, or have final cleanup activities underway. Whether potentially eligible sites are eventually listed depends on, among other things, a final evaluation by EPA and the states' concurrence.

ployment; and workers, visitors, or trespassers may have direct contact with contaminants at about 55 percent of the sites.

We asked officials of EPA, other federal agencies, and states to rank the risks of the potentially eligible sites. These officials collectively said that about 17 percent of the potentially eligible sites currently pose high risks to human health and the environment, and another 10 percent of the sites (for a total of 27 percent) reportedly may also pose high risks in the future if they are not cleaned up (see fig. 3). For about one-third of the sites, the officials said that it was too soon or they needed more information to determine the seriousness of the sites' risks, or they provided no risk characterization. Figure 3: Number of Potentially Eligible Sites With High, Average, and Low

Potential Risks



Source: Hazardous Waste: Unaddressed Risks at Many Potential Superfund Sites (GAO/ RCED-99-8, Nov. 30, 1998).

Officials responding to our surveys said that some cleanup activities (which they stated were not final cleanup actions) have taken place at 686 of the potentially eligible sites. These actions were taken at more than half of the sites that were reported to currently or potentially pose high risks, compared to about a third of the sites that have been reported to currently or potentially pose average or low risks. No cleanup activities beyond initial site assessments or investigations have been conducted or no information is available on any such actions at the other 1,103 potentially eligible sites. 10 Many of the potentially eligible sites have been in state and EPA inventories of hazardous sites for extended periods. Seventy-three percent have been in EPA's inventory for more than a decade. No cleanup progress was reported

at the majority of the sites that have been known for 10 years or more.

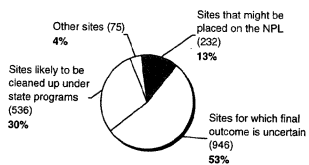
It is uncertain whether most potentially eligible sites will be cleaned up; when cleanup actions, if any, are likely to begin; who will do the cleanup; under what programs these activities will occur; and what the extent of responsible parties' participation will be. We did not receive enough information from our survey to determine what cleanup actions will be taken at more than half of the 1,789 potentially eligible sites and whether EPA or the states will take these actions (see fig. 4). We are making no forecast of the number from the group of 1,789 potentially eligible sites that will be added to the NPL in the future. However, EPA and state officials collectively believed that 232 (13 percent) of the potentially eligible sites might be placed on the NPL in the future. 11 Officials estimated that almost one third of the potentially eligible sites are likely to be cleaned up under state programs but usually could not give a date for the start of cleanup activities. State officials stated that, for about two-thirds of the sites likely to be cleaned up under state programs, the extent of responsible parties' participation is uncertain. This is important because officials of about half of the states told us that their state's financial capability to clean up potentially eligible sites, if necessary, is poor or very poor. In addition, officials of

 $^{^{10}}$ Of the 1,103 sites for which no cleanup actions were reported, both EPA and the states said that they had taken no cleanup actions beyond initial site assessments at 719 of them. For 336 sites, EPA officials alone said that their agency had taken no cleanup actions, but the states provided no information. California, Massachusetts, and New Jersey accounted for about 85 percent of these sites. Similarly, for six sites, the states said that they had taken no action, but EPA provided no information. Neither EPA nor the states provided information on any cleanup actions that may have occurred at the remaining 42 of the 1,103 sites.

11 However, EPA and the states agreed on the listing prospects of only 26 specific sites.

about 20 percent of the states said that their enforcement capacity (including resources and legal authority) to compel responsible parties to clean up potentially eligible sites is fair to very poor.
Figure 4: Estimates of the Likely Final Cleanup Outcome for 1,789 Potentially

Eligible Sites



Note: "Other sites" includes sites likely to be cleaned up under other EPA programs (43), sites that either EPA or state programs may clean up (13), and sites that are reportedly unlikely to be cleaned up (19).

Source: Hazardous Waste: Unaddressed Risks at Many Potential Superfund Sites (GAO/RCED-99-8. Nov. 30, 1998).

Our November report recommends that EPA review its inventory of potential NPL sites to determine which of them need immediate action and which will require long term cleanup action and, in consultation with the states, develop a timetable for taking these actions.

In conclusion, Mr. Chairman, despite the long durations of cleanups in the past, Superfund is within sight of completing the construction of cleanup remedies at most of the sites on the NPL. While recognizing this accomplishment, we believe that management problems and cost control issues we have reported on for several years remain to be solved. Because few sites have been admitted to the program in recent years, the NPL pipeline is clearing out. On the other hand, there are many sites in EPA's inventory of potential NPL sites that still need attention and possible cleanup, but EPA and the states have postponed decisions, sometimes for up to 10 years or longer, on how to address them.

Over the last two decades, the states have built up the capacity to deal with site cleanups to varying degrees. Some have substantial programs, but others have limited resources and report that their ability to pay for cleanups is poor. Furthermore, not all of the states have adequate enforcement authority to force responsible parties to pay for cleanups. Because states generally now have the lead for screening sites for NPL consideration, future NPL sites may disproportionately represent complex cleanups for which responsible parties cannot be found or are unwilling to ante up the full cost of the cleanup. We have recommended that EPA work with the states to assign responsibility among themselves for these sites. The Superfund reauthorization process gives the Congress an opportunity to help guide EPA and the states in allocating responsibility for addressing these sites.

Mr. Chairman, this concludes my prepared statement. I will be happy to respond to your questions or the questions of committee members.

Mr. Oxley. Thank you, Mr. Guerrero.

Now, the Chair would note that there are four votes on the floor. We have about 10 minutes, or less than 10 minutes, to go and, then, we have a 5-minute vote. So, we will be gone a good half an hour.

Ms. Kerbawy, could we get your testimony, say, within the next 5 minutes, or would you prefer that we come back and begin your testimony then?

Ms. Kerbawy. It really doesn't matter to me. It might take 7 minutes.

Mr. OXLEY. Okay, then, why don't we recess, if that is okay with you. And, then we will return as soon as the votes are over, which I would think would probably take a total of about a half an hour. [Brief recess.]

Mr. Oxley. The committee will reconvene.

When we last met several days ago Ms. Kerbawy was just going to give us her testimony. So, with that, let me recognize Ms. Kerbawy, representing ASTSWMO.

STATEMENT OF CLAUDIA KERBAWY

Ms. KERBAWY. Thank you very much. Hopefully, you folks had a

good vote.

Good afternoon, and it's getting close to evening. I am Claudia Kerbawy, Chief of the Michigan Superfund Program. I have been around this program for quite a while—not quite as long as it has been in existence, but just about. I had a little bit of a hiatus for a while working strictly on brownfields, but now I am back.

I am also the primary spokesperson on re-authorization issues for the Association of State and Territorial Solid Waste Management Officials, and I am here today representing ASTSWMO.

ment Officials, and I am here today representing ASTSWMO.

As the day-to-day implementers of the State and Federal cleanup programs, the members of ASTSWMO believe we can offer a unique perspective to this dialog, and thank you for recognizing the importance of the State perspective. We commend you for taking this opportunity to review the status of State and Federal cleanup programs prior to the development of legislation. I think that will be quite valuable.

The Superfund statute has facilitated cleanup of some of our Nation's most severely contaminated sites. Perhaps even more importantly, it has fostered the development of State cleanup programs, so that today over 40 States have enacted State Superfund statutes, as well as State voluntary cleanup programs and the

brownfields programs.

As with the Federal Superfund Program, most State programs have had the benefit of 18 years to grow and mature in infrastructure capacity and cleanup sophistication. We believe it is very important that Congress understand the status of State programs, in order to make a fully informed decision regarding the future of the

Federal Superfund Program.

ASTSWMO recently conducted a study of the accomplishments of the States' cleanup programs. The association asked States to provide detailed information on all removal and remedial actions conducted between January 1, 1993 and September 30, 1977, for each site in the State system, where hazardous waste cleanup efforts were performed by States directly, were performed under State enforcement authority, and were done under voluntary cleanup and property transfer or brownfields programs. It should be noted that sites listed on the NPL, RICO corrective actions, and underground and above-ground storage tank, and other petroleum spills were not included in this study.

The association received information on over 27,000 sites from 33 responding States. I should note that the primary ground rule for the study was that information had to be reported site-specifically and had to be accompanied by background data. Estimates and

program summaries were not counted as part of either the individual State or national totals.

As a result, while this study does not capture the complete site universe, either on a national or individual State level, it is the view of ASTSWMO that enough information was obtained to confirm that a trend has developed demonstrating State programs have substantially matured and are addressing a significantly increased number of sites.

Some of the key results of the ASTSWMO study include: The States are now completing an average of 1,475 sites a year as compared to 200 completions per year previously, for a total of 6,768 completions. The sevenfold increase in completions can be attributed to the growth in the State programs, the advent of the State voluntary cleanup programs, and the development of State cleanup standards.

On a national basis, States completed approximately 485 removals per year, as compared to 293 per year during the first 12 years of the program. This indicates a substantial increase in risk reduction in the field.

Today States are addressing an average of approximately 4,700 sites at any given time, as compared to 1,850 during the first 12 years of the program. This, clearly, shows that State programs have increased in their capacity to identify and address more sites.

Only 8.9 percent of the total sites identified by States were classified as "inactive." As the data indicate, State capacity to address large numbers of sites has increased dramatically. Most sites are being actively worked on by States, either through traditional Superfund programs or through voluntary cleanup programs. The majority of sites classified as "inactive" are probably of lower relative risk and not destined for the NPL anyway.

Obviously, the problem of hazardous waste remediation in this country was much larger than anyone anticipated when CERCLA was enacted. And, the role the States would play in this process was vastly underestimated. Today, there are approximately 1,300 sites listed on the National Priorities List. And, after 18 years, approximately 90 percent of all the sites on the NPL now have records of decision signed.

State programs, in just the last 4 years, have completed 6,768 sites and are working on an additional 20,467 sites. The purpose in stating these numbers is not to compare or compete with the Federal Government, but to illustrate that the Federal Government will only be addressing a finite number of sites, and that the remaining universe of sites is left for the States to address.

The question before this committee is, what should the appropriate role of the Federal Superfund Program be in the future? There are over 40 States with cleanup programs; however, there will always be States who choose to not develop a program, and Federal assistance may be warranted there. There will also be sites which, due to either technical or legal complexities, or cost a State either can not address or may prefer to have the Federal Government address—the point I wish to stress is, with the current status of State programs, the choice as to whether a site is addressed under the Federal Government or the State government should be determined by the State. The Governor should be able to request

Federal assistance or veto a site from being listed on the National

Priority List. And, legislation is needed to accomplish this.

As indicated by both the ASTSWMO and GAO surveys, EPA is no longer at the center of the site-remediation universe. The States have, clearly, become the primary regulators for overseeing site remediation. The NPL should be reserved for those sites where both the State and Federal Government believe the expenditure of Federal resources is warranted. The NPL is no longer reserved for the worst of the worst sites. Rather, the NPL has shifted to a venue for remediating serious sites which require Federal resources.

Right now, the Federal Superfund statute technically applies to any site where a release occurs. However, the reality is that the States are really responsible for remediation of all sites which are not on the NPL. The EPA removal program is able to address some of those sites, but the program is designed to stabilize sites not ensure complete remediation. The majority of these sites will never be on the NPL, and, therefore, EPA does not even have the regulatory authority to compel responsible-party action or spend money at these sites to perform the necessary remedial actions. Consequently, the State is often still responsible for completing the remediation of a site, even after an EPA removal action has been per-

Although the majority of these sites will never be placed on the NPL, they are still subject to CERCLA liability, even if a site has been cleaned up to State standards. The potential for overfile by EPA, and for third-party lawsuits under CERCLA, clearly inhibits

redevelopment of brownfields sites.

We believe it is imperative that Congress seek to clarify the State and Federal roles and potential liability consequences under the Federal Superfund Program. States should be able to release sites from liability once a site has been cleaned up to State standards, and emergency action should be the only exceptions to such

releases from Federal liability.

We believe the universe of sites to be addressed by State cleanup programs and the sites eligible for releases from Federal liability is the non-NPL universe of sites. Some people will suggest that the non-NPL universe can be divided into two categories: NPL-caliber and low-risk sites. As the primary regulators for non-NPL sites, we are here to tell you that there is no clear line that differentiates these sites. If a site is not on or proposed for listing on the NPL, the State should be free to address the site without EPA interference.

We believe legislation is needed in this area, and hope that Congress chooses to recognize the benefits of State programs, which have had over 18 years to grow and mature, and which, clearly, have become the leaders in site-remediation today.

We look forward to working with this subcommittee as this issue is debated.

[The prepared statement of Claudia Kerbawy follows:]

PREPARED STATEMENT OF CLAUDIA KERBAWY, ASSOCIATION OF STATE AND TERRITORIAL SOLID WASTE MANAGEMENT OFFICIALS

Good morning. I am Claudia Kerbawy and I am the Chief of the Michigan Superfund program. I am also the primary spokesperson on reauthorization issues for the Association of State and Territorial Solid Waste Management Officials (ASTSWMO) and am here today representing ASTSWMO. ASTSWMO is a non-profit association which represents the collective interests of waste program directors of the nation's States and Territories. Besides the State cleanup and remedial program managers, ASTSWMO's membership also includes the State regulatory program managers for solid waste, hazardous waste, underground storage tanks, and waste minimization and recycling programs. Our membership is drawn exclusively from State employees who deal daily with the many management and resource implications of the State waste management programs they direct. As the day-to-day implementors of the State and Federal cleanup programs, we believe we can offer a unique perspective to this dialogue and thank you for recognizing the importance of the State perspective.

The Superfund statute has served an important purpose. First, it has facilitated the cleanup of some of our nation's most severely contaminated sites; and second, and perhaps most importantly, it has fostered the development of State Superfund programs and State Voluntary Cleanup programs. Today, over 40 States have enacted State Superfund statutes as well as State Voluntary Cleanup/Brownfield programs. I would like to dedicate the first part of my testimony to speaking on the accomplishments of State programs. As with the federal Superfund program, most State programs have had the benefit of 18 years to grow and mature in infrastructure capacity and cleanup sophistication. We believe it is very important that Congress understand the status of State programs, in order to make a fully informed decision regarding the future of the federal Superfund program. The second part of my testimony will be devoted to analyzing the current federal program and providing recommendations for the future program.

ASTSWMO State Accomplishments study:

The Association of State and Territorial Solid Waste Management Officials recently conducted a study on the accomplishments of State cleanup programs. The association asked States to provide detailed information on all short-term removal actions and long-term remedial actions conducted between January 1, 1993 and September 30, 1997 for each site in the State system where hazardous waste cleanup efforts were performed by States directly, under State enforcement authority, and under State voluntary cleanup and property transfer/brownfield programs. Sites listed on the National Priorities List, Resource Conservation Recovery Act corrective actions and underground and above ground storage tank and other petroleum spills were not included in this study. The association received information on 27,235 sites from thirty-three responding States. I should note that the primary ground rule for the study was that information had to be reported site-specifically and had to be accompanied by background data. Estimates were not accepted or counted as part of either the individual State or national totals for work accomplished.

While this study does not capture the complete site universe either on a national level or individual State level, it is the view of ASTSWMO that enough information was obtained to confirm that a trend has developed whereby on a national level States are not only addressing more sites at any given time, but are also completing (construction completes) more sites through streamlined State programs. State programs have matured and increased in their infrastructure capacity.

Key results of the ASTSWMO study included:

• States have completed seven times as many sites per year these last four and three-quarter years than they did during the first twelve years of the program. During the first twelve years of the program, States completed 202 sites per year on average. Over the last four and three-quarter years, States have averaged 1, 475 completions per year for a total of 6,768 completions. State managers believe the large increase in completions can be attributed to the growth of State programs, the advent of State Voluntary Cleanup programs and the development of State cleanup standards (i.e., clearly defined endpoints).

States have completed almost twice as many removals per year during the last
four and three-quarter years of the program than they did during the previous
twelve years of the program. On a national basis, States completed approximately 485 removals per year as compared to 293 per year during the first
twelve years of the program. This doubling of the pace of removals indicates a

substantial increase in risk reduction in the field.

• Three times as many confirmed contaminated sites have been identified and are working their way through the State system than during the first twelve years of the program. During the first twelve years of the program, States had approximately 1,850 sites working their way through their systems at any given time. Today, States are addressing an average of approximately 4,700 sites at any given time. NOTE: the word "address" could refer to site remediation, no further action designations, or site prioritizations. These findings clearly show

that States programs have matured and State infrastructures have increased in

their capacity to identify and address more sites.

Only 8.9% (2,426) of the total sites identified by States (27,235) were classified as inactive. As the data indicate, State capacity to address large numbers of sites has increased dramatically. Most sites are being actively worked on by States either through traditional State superfund programs or through voluntary cleanup programs and it is the professional judgement of the ASTSWMO membership that the majority of sites classified as inactive are probably of lower relative risk and not destined for the NPL due to the triage system employed by most States.

Analysis of the Current Federal Superfund Program and Recommendations for the

It is our understanding that when Congress enacted the Comprehensive Environmental Response Compensation and Liability Act (CERCLA) in 1980, commonly known as Superfund, it was envisioned that there were approximately 400 serious abandoned hazardous waste sites requiring remediation across the country and that the Superfund program would have a life-span of perhaps five years. Congress did not provide for a meaningful role for State programs until 1986 with the Superfund

Amendments and Reauthorization Act (SARA).

Obviously the problem of hazardous waste remediation in this country was much larger than anyone anticipated and the role the States would play in this process had been vastly underestimated. Today, there are approximately 1300 sites listed on the National Priorities List. After 18 years, the Environmental Protection Agency can legitimately claim that approximately 90% of all sites listed on the National Priorities List have signed records of decision. State programs in just the last four years have completed 6,768 sites and are working on an additional 20,467 sites. The purpose in stating these numbers is not to compare or compete with the federal government, but to illustrate that Congress was correct in envisioning that the federal government would address only a finite number of sites.

As the recent ASTSWMO survey illustrates, State programs have developed and matured in terms of sophistication and infrastructure capacity. Only 8.9% (2,426) of the total sites (27,235) identified by the ASTSWMO survey are classified as inactive. States today employ a triage system whereby, the worst sites are addressed first. It is, therefore, the strong belief of the ASTSWMO membership that most sites that have been identified within a State that could qualify for listing on the NPL are already being worked on by the State.

We believe the views of our membership were validated by the recent General Accounting Office (GAO) Report entitled, "Hazardous Waste: Unaddressed Risks at Many Potential Superfund Sites". In this report the GAO reviewed the status of 3,036 sites which had pre-scored above 28.5 but for a variety of reasons had not have placed on the NUL Out of a total of 2,026 sites at 1,726% (2020) been placed on the NPL. Out of a total of 3,036 sites only 7.6% (232) were estimated by both EPA and State officials to potentially warrant listing on the NPL. This confirms that the EPA regional staff had utilized good judgement in not placing the vast majority of these sites on the NPL; it also confirms that the hazard ranking

system could be improved.

The question before this Committee is what should be the appropriate role of the federal Superfund program in the future? While there may be forty plus States with State Superfund programs and Voluntary Cleanup programs there will always be States who choose not to develop a program and federal government assistance may be warranted. There will also be sites which due to either technical or legal complexity or cost, a State either cannot or may prefer to have the federal government address. The point I wish to stress is that with the current status of State programs the choice as to whether a site is addressed by the federal government or State government should be determined by the State. A Governor should be able to veto a site from being listed on the National Priorities List. While it is EPA policy to routinely seek concurrence from the Governor before a site is listed on the NPL, it is not mandatory that the concurrence be received. If a dispute should arise between EPA and a Governor the process within EPA is to have the Assistant Administrator for OSWER make the final determination. Frankly, that is not a satisfactory policy. Fortunately, there are very few sites where the States and EPA disagree, how-

ever, when a dispute does occur the site quickly becomes high profile and both the State and federal government can lose credibility. As indicated by the ASTSWMO survey and GAO survey, the States have clearly become the primary regulators for overseeing site remediation. The NPL should be reserved for those sites which both the State and federal governments believe warrant expenditure of federal resources. If a site has a viable responsible party and a State agency willing to assume responsibility, the State should have the opportunity to remediate the site without federal intervention. The NPL is no longer reserved for the "worst of the worst" sites, rather the NPL has shifted to a venue for remediating sites which require federal resources. The criteria for listing sites on the NPL may quickly shift from one of risk based determinations to one based on resource needs. Legislative change is needed.

Congress also must consider whether they wish to see the role of the federal Superfund program expanded in the future. The federal Superfund statute technically applies to any site where a release occurs. However, the reality today is that States are responsible for ensuring the remediation of all sites which do not score above 28.5 using EPA's Hazard Ranking System (HRS)—the cutoff for federal listing on the NPL. The EPA removal program is able to address some sites which are not listed on the NPL, but the program is designed to stabilize a site, not to ensure the full remediation of the site. EPA can not expend fund money for remediating a site not listed on the NPL. Consequently, the State is often still responsible for completing the remediation of a site even after an EPA removal action has been per-

formed at a site.

It is our belief that Congress needs to decide definitively whether EPA should retain a role in the remediation of non-NPL sites. While in practicality EPA has no to little role at these sites and as our survey indicated, the States are addressing the large universe of non-NPL sites, the statute still maintains a role for EPA in theory. Although the majority of these sites (typically brownfield sites) will never be placed on the NPL, they are still subject to CERCLA liability even after the site has been cleaned up to State standards. It is our belief that we can no longer afford to foster the illusion that State authorized cleanups may somehow not be adequate to satisfy federal requirements. The potential for EPA overfile and for third party lawsuits under CERCLA is beginning to cause many owners of potential Brownfields sites to simply "mothball" the properties. We believe it is imperative that Congress seek to clarify the State-Federal roles and potential liability consequences under the Federal Superfund program. States should be able to release sites from liability once a site has been cleaned up to State standards. In situations which are deemed emergencies and where the State requests assistance, we believe the federal government should be able to address the site and if necessary hold the responsible party liable consistent with liability assigned under State cleanup law. Emergency actions should be the only exceptions to such releases from federal liabil-

This has been a very contentious issue and we understand that many in the Administration have raised objections to provisions of this nature. We do not understand the basis for these objections for several reasons. First, EPA does not have the ability to compel parties to take remedial actions at sites not listed on the NPL, except for removal actions. Second, the majority of these sites will never be listed on the NPL, therefore, EPA does not have regulatory authority to spend fund money at these sites to perform the necessary remedial actions. Third, if a State should release a site from State liability (of course, all States have standard reopener provisions contained in their liability releases), and a situation should develop which warrants federal attention, the State will act responsibly and contact EPA. For example, the Hoboken site in New Jersey was remediated under the State Voluntary Cleanup program and a certificate of completion was issued by the State. Previously unknown mercury was later found to be present at the site and the State for financial and technical reasons called EPA in to address the site. The State of New Jersey has remediated over 6,000 sites through its Voluntary Cleanup program and receives 150 applications a month. We recognize that situations such as the Hoboken site will occur and believe that the recommendation we have offered adequately addresses the situation. While it is clear in emergency situations that EPA should have the ability to enter a site, we believe the second prong of the condition must also be met, i.e., with State concurrence similar to our recommendation for listing sites on the NPL. We wish to avoid duplication as much as possible and therefore believe that if a State is capable of addressing the emergency than there is no need to utilize EPA's resources. The States have proven they act responsibly in these situations and it is to the State's advantage to notify EPA when either the State's financial or technical resources are not sufficient to adequately address the problem. We believe the universe of sites to be addressed by State Cleanup (State Super-

fund and State Voluntary Cleanup) programs and the sites eligible for releases from federal liability is the non-NPL universe of sites. It seems only practical to officially exclude proposed and listed NPL sites simply for the fact that much work has already ensued in order to place these sites on the NPL. Some suggest that the non-NPL universe can be divided into two categories, NPL-caliber and low risk sites. We are the primary regulators for non-NPL sites and we are here to tell you that there is no clear line that differentiates these sites. Many would suggest the bright line should be 28.5 (as determined by the HRS), but there are two problems with using this arbitrary cutoff. First, 28.5 is the quantitative scoring factor used to determine if a site qualifies for placement on the NPL. However, this figure is based on an archaic hazard ranking system which many EPA and State managers admit is flawed, so much so, that EPA and State managers in the GAO study identified only 7.9% of the 3036 pre-scored universe of sites for potential listing on the NPL. Second, in order to use the quantitative NPL-caliber designation, States would have to score sites prior to admitting them to a voluntary cleanup program (a suggestion we understand one EPA Region has made to a State). Clearly, the pre-scoring of a site as a condition for entering a State Voluntary Cleanup program would be a huge disincentive for marketing a State Voluntary Cleanup program and would not serve to move this large universe of sites to cleanup nor to facilitate economic redevelopment of brownfields. Essentially, the program has operated for years on a "you know it when you see it basis" in identifying NPL-caliber sites. This is bad public policy and should not be acceptable for differentiating State and EPA roles and for providing certainty to the process. If a site is not to be listed on the NPL, than the State should be free to address the site without EPA interference and the site should be eligible for the same benefits as any other site, such as liability releases. We believe legislation is needed in this area and hope that Congress chooses to recognize the benefits of State programs which have had over 18 years to grow and mature and which clearly have become the leaders in site remediation today.

Conclusion:

As we understood the subject of today's hearing to be the status of the current federal Superfund program, I have not outlined ASTSWMO's recommendations for changes to the federal remedy selection process or addressed the issue of the State role regarding federal NPL sites (ASTSWMO's positions on these issues are attached for the record). Rather, I have focused on both the current and potential scope of the federal Superfund program in the future. With 90% of all NPL sites having signed records of decision, we felt a discussion on remedy selection changes would not be appropriate. EPA has done a good job in diligently working to remediate the 1300 or so sites listed on the NPL. They should be commended for their efforts. EPA, however, is no longer the center of the site remediation universe. The vast majority of sites are and will continue to be remediated under State auspices. The question for Congress should be whether to change the law to reflect today's reality. We look forward to working with the Subcommittee as this issue is debated.

Mr. OXLEY. Thank you very much, Ms. Kerbawy.

Let me begin by asking, Mr. Guerrero—EPA has stated that the pace of cleanups has increased because the number of construction-completes have increased over the past few years. You testified that, when you evaluated the pace of cleanup, you estimated it takes an average of 10.6 years to clean up an NPL site. In your view, do the increases in completed constructions necessarily provide evidence of an accelerated pace of cleanup? Can you comment on the difference between your estimates and that of EPA?

Mr. Guerrero. Sure. No, we have not seen convincing evidence that the pace of cleanups has necessarily improved. We believe that the increased numbers of cleanups that are being done is a reflection of the aging of the cases that have been in the system for many, many years. And, if you remember, I referred to a figure 1 in my statement, which showed that EPA had not listed many sites in this decade. Most of the sites, close to 90 percent of sites, were listed prior to this decade. And, so, eventually, you would expect that those sites would get cleaned up, and they are getting cleaned up now.

Mr. OXLEY. EPA has made a number of changes to how it administers the Superfund Program over the past few years. It calls these administrative reforms. We heard the agency discuss these in some detail earlier with Mr. Fields. GAO studies the effectiveness of these reforms. What are your primary findings?

Mr. GUERRERO. At the time we looked at it—and this is work that is now 2 years old, so it is something we would want to look

at currently to get a better read on—but at the time we looked at it, EPA was unable to document the improvements that they were claiming they had made as part of that administrative reform.

Mr. OXLEY. Isn't it true that GAO found quantifiable results for

only about 6 out of 45 administrative reforms?

Mr. Guerrero. That is correct.

Mr. OXLEY. GAO indicated, in their earlier report, that EPA was unable to document the effectiveness of many of these reforms, noting that the agency indicated that results of many of these reforms were not quantifiable. Has that changed? Does GAO have any additional information about the effectiveness of EPA's administrative reforms?

Mr. GUERRERO. No, not since that time. And, again, as I said, we think this is an issue that should be looked at and we would be happy to do that for the committee.

Mr. Oxley. Thank you.

Ms. Kerbawy, we heard testimony from GAO that the capacity of State programs to take on greater responsibility may vary by State, due to issues associated with State funding and enforcement authority. Can you offer your opinion about the extent to which State programs may be able to take on greater responsibility for

cleanups in the future?

Ms. Kerbawy. Sure. I think we have seen a definite trend over the years that the State capacity for dealing with these sites has increased substantially. We agree with GAO's percentages; 80 percent of the States have the program capability with their Superfund laws to deal with the enforcement issues and the funding issues. I think that, certainly, the States are showing that they are handling the vast majority of the sites out there as it is, and those include sites that have the same level of risk and complexity as some of the sites on the NPL. There will always be a few States that will not be able to take on the program; that chose either not to develop a program or ask for EPA assistance. That, currently, is the case, I would expect that would be the case in the future. So, there probably is a role for some States where EPA would need to play a part.

Mr. OXLEY. Your testimony on behalf of the State cleanup official states that, quote, "The potential for EPA overfile for third-party lawsuits under CERCLA is beginning to cause many owners of potential brownfields sites to simply 'moth ball' the properties."

You further state that "The States should be able to release sites from liability once a site has been cleaned up to State standards."

We heard this issue discussed earlier by Mr. Fields, and you were present, I think, to hear his response. Can you explain the

State's view on this point?

Ms. Kerbawy. Yes. I think that it's really important to note that, although there are 11 States that have memorandums of agreement with EPA, which helps to give some assurance that EPA will not overfile where they are taking action, that is only 11, and very few States are interested in pursuing a memorandum of agreement at this time under the current policies that EPA has. What we see now is that EPA is asking for specific changes in their programs that would be necessary or scoring of sites before putting them into a voluntary cleanup program—all of which significantly com-

plicates and changes the priorities for the States in dealing with the sites within their State. Quite frankly, I think that it is very important to look at the overall issue that MOA's don't bar—they are not enforceable. So, the potential for a problem still exists out there.

If Michigan did not have an MOA with EPA right now, I don't think we would be trying to get one because of what would be required to be put in there. I think that it is also important to note that the third-party complications, third-party contribution actions, are not affected whatsoever by an MOA. That agreement is between the State and EPA. And, one of the major issues at the brownfields sites is, not only that EPA might come in, but that there would be third-party contribution actions that could be taken against new owners of the site that, you know, are essentially innocent parties.

Mr. OXLEY. Thank you. The Chair's time has expired. Let me turn to the gentleman from New York, the ranking member, Mr. Towns

Mr. Towns. Thank you very much, Mr. Chairman.

Mr. Guerrero, I would like to focus on the 232 sites that your testimony indicates might be placed on the NPL list. For the 39 sites, in the group of 232 where EPA said the NPL listing was likely, but the State says cleanup or no cleanup, would you agree that there is more uncertainty in these sites being listed on the NPL than the 26 where both agencies agree?

Mr. Guerrero. Yes, there is.

Mr. Towns. I understand that you encounter approximately 100 sites from the State of Massachusetts in your graph of sites, but which final outcome is uncertain because the State failed to participate in your survey. Am I correct that Massachusetts did send you written documentation indicating that virtually all of the Massa-

chusetts sites will be handled by the State program?

Mr. Donaghy. I can respond to that. Actually, Massachusetts refused to participate in the survey that we sent out to the States to find out how they were dealing with the sites that could make it into the Superfund Program. They said that they had recently completed a survey for ASTSWMO, and they referred us to the ASTSWMO questionnaire for information. But, we weren't able to use the responses that were given to ASTSWMO because it was an entirely different questionnaire. It was a one-page questionnaire, a very short sort of survey; whereas, our own was much more complex and the categories that we used weren't always consistent with the ASTSWMO survey. So, we weren't able to integrate the Massachusetts figures into our overall data on the States.

Mr. Towns. And they used the excuse of the fact that it would

take them too long to prepare and-

Mr. DONAGHY. Yes, they said they didn't have the resources to complete the survey.

Mr. Towns. And they also stated their sites were not to be listed on the NPL?

Mr. DONAGHY. I am not sure that they told us that. They referred us to the ASTSWMO survey. In response to the ASTSWMO survey, they probably forecast few sites would make it on to the NPL; that is right.

Mr. Towns. Mr. Chairman, I have a document here I would like to place in the record, a letter, also, from the Commonwealth of Massachusetts and also the Massachusetts questionnaire they submitted by GAO. I would also like to submit all of that, for the record.

Mr. OXLEY. Without objection. [The information referred to follows:]

COMMONWEALTH OF MASSACHUSETTS
EXECUTIVE OFFICE OF ENVIRONMENTAL AFFAIRS
DEPARTMENT OF ENVIRONMENTAL PROTECTION
December 24, 1997

Peter F. Guerrero Director, Environmental Protection Issues Resources, Community, and Economic Development Division United States General Accounting Office Washington, D.C. 20548

DEAR MR. GUERRERO: Through the office of Secretary Trudy Coxe, the Department of Environmental Protection has received your request to complete a survey for the General Accounting Office. The survey requests information on hazardous waste sites in Massachusetts which have scored 28.5 or greater under EPA's Hazard Ranking System but have not yet been nominated to the National Priorities List. Such sites are commonly referred to as PUPS. The list accompanying your letter contains 195 of these sites for which you request a completed survey.

Your letter suggests that each site specific survey should take a staff person approximately 10 minutes to complete. Our experience has been that compiling the information and completing a survey of this detail will take significantly more time, up to several hours each for many of the sites. We therefore must inform you that we will not be able to commit the substantial resources to it will take to complete this survey.

However, I have enclosed a copy of a joint EPA/ASTSWMO survey which we completed this past summer regarding the same sites which you are interested in. In addition, members of my staff met during this past summer with some members of your staff and discussed the status of PUP sites in Massachusetts. We informed your staff that the large majority of those sites were participating in our waste site cleanup program and did not warrant listing on the NPL at this time. It seemed to come as a surprise to them that these sites were not sitting idly by because they had not yet been listed on the NPL, but were, in fact, moving forward under the state program. We also provided your staff with a printout of our data base regarding those sites.

Ĭ hope you find the enclosed information useful. It is my understanding that the joint EPA/ASTSWMO survey results will be available during late spring of 1998. You should contact ASTSWMO for more information on that.

If I can be of any further assistance, please feel free to contact me at 617-292-5648.

Very truly yours,

cc: Ms. Trudy Coxe, Secretary, Executive Office of Environmental Affairs Mr. David Struhs, Commissioner, Department of Environmental Protection

Massachusetts PUP Questionnaire Submitted to GAO

| Site | Does Site Warrant Listing on NPL? | Status | |
|----------------------------|--|--|--|
| Wompatuck State Park | no | in compliance with state program | |
| SCA Services Landfill | no | in compliance with state program | |
| Microwave Development Labs | no | in compliance with state program | |
| MSM Industries | no | in compliance with state program | |
| Royce Aluminum | no | in compliance with state program | |
| Vitale Flyash Pit | no | site investigation-pending enforcement action | |
| Tremblay Barrell | no | preliminary assesment-pending enforcement action | |
| Sudbury Labs | no | site investigation-pending enforcement action | |

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Massachusetts PUP Questionnaire Submitted to GAO—Continued

| Site | Does Site Warrant Listing on NPL? | Status | |
|-----------------------------------|--|--|--|
| Old Wharton Road Property | no | remedial investigation-pending enforcement actions | |
| Marra Property | no | preliminary assesment-pending enforcement action | |
| Mansfield Bleachery | no | site investigation-pending enforcement action | |
| Margetts & Sims Septic | no | site investigation-pending enforcement action | |
| | | | |
| Magic Chemical | no | preliminary assessment-pending enforcement action | |
| Lot Near Hewitt Wool Mill | no | preliminary assesment-pending enforcement action | |
| Conrail Yard | no | preliminary assesment-pending enforcement action | |
| Lasco Chemical | no | site investigation-pending enforcement action | |
| Blox Chemical | no | remedial investigation-pending enforcement actions | |
| Berkshire Tannery | no | site investigation-pending enforcement action | |
| Airport Septic System | no | site investigation-pending enforcement action | |
| Alberox | no | remedial investigation-willing low priority site, prp conducting re sponse action | |
| Cotuit Landing | no | remedial investigation-willing low priority site, prp conducting re sponse action | |
| New Bedford Landfill | no | landfill-state solid waste program | |
| Eastham Sani-Landfill | no | landfill-state solid waste program | |
| Adams Landfill | no | landfill-state solid waste program | |
| Bird Property | no | remedial investigation-pending enforcement actions | |
| Acushnet Landfill | no | landfill-state solid waste program | |
| Fairhaven Landfill | no | landfill-state solid waste program | |
| Belchertown Bulk Carriers | | cleanup complete under state program | |
| | no | | |
| B&E Tool | no | cleanup complete under state program | |
| Benzenold Organics | no | cleanup complete under state program | |
| Warren Landfill | no | cleanup complete under state program | |
| Timex Clock Co. (FMR) | no | cleanup complete under state program | |
| Three C Electrical Co. (FMR) | no | cleanup complete under state program | |
| Stanhome, Inc | no | cleanup complete under state program | |
| Roy Bros Haulers | no | cleanup complete under state program | |
| Omega Laboratories | no | cleanup complete under state program | |
| Northeast Investment Co | no | cleanup complete under state program | |
| Mashpee Landfill | no | cleanup complete under state program | |
| Kytron Circuits Corp | no | cleanup complete under state program | |
| Cannon's Engineering | no | cleanup complete under state program | |
| Lamger Chemical Systems, Inc | no | cleanup complete under state program | |
| Boston Edison/Edgar Station | no | cleanup complete under state program | |
| Astro Circuits | no | cleanup complete understate program | |
| Eastman Gelatine Corp Lime Disp | no | cleanup complete under state program | |
| Area. Rumford Avenue Landfill | ne | landfill-state solid waste program | |
| Rumford Avenue Landfill | no no | landfill state solid waste program | |
| Qutney Landfill | no no | landfill state solid waste program | |
| Peabody Landfill | no no | landfill state solid waste program | |
| Lowell Landfill | no | landfill-state solid waste program | |
| Murray-Carver Landfill | no | landfill-state solid waste program | |
| East Bridgewater Landfill | no | landfill-state solid waste program | |
| Barnstable Landfill | no | landfill-state solid waste program | |
| Andover Town Landfill | no | landfill-state solid waste program | |
| Indian Head Ski Area | no | no action required | |
| Archembault/Holyoke Sani Landfill | no | landfill-state solid waste program | |
| Hamilton Landfill | no | landfill-state solid waste program | |
| Groton Screw Machine | no | remedial investigation-pending enforcement actions | |
| Finberg Field | no | no action required | |
| Duralie Company Inc | no | remedial investigation-pending enforcement actions | |
| Decor Novelties Inc | no | remedial investigation-pending enforcement actions | |
| Crocker Junkyard (FMR) | no | remedial investigation-pending enforcement actions | |
| Berkshire Gas Company | no | remedial investigation-pending enforcement actions | |
| Auburn Landfill | | | |
| | no no | cleanup complete under state program | |
| Willow Hill Landfill | no | cleanup complete under state program | |
| Johns-Manville Sales Corp | | already listed | |
| General Latex and Chem Corp | | already listed | |
| Magnet Corporation | no | feasibility study-willing low priority site, prp conducting response ac | |

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Massachusetts PUP Questionnaire Submitted to GAO—Continued

| Site | Does Site Warrant Listing on NPL? | Status |
|---|--|---|
| H&L Reed Electroplating | no | remedial investigation-low priority, prp conducting response action |
| GTE Sylvania | no | remedial investigation-low priority, prp conducting response action |
| Drooker Parul | no | remedial investigation-low priority, prp conducting response action |
| Star Chemical | no | cleanup complete under state program |
| Phalo Corp | no | cleanup complete under state program |
| Owens Illinois FPD Worcester Box PLT | no | cleanup complete under state program |
| Norfolk Conveyor Div | no | cleanup complete under state program |
| ND Cass Company | no | cleanup complete under state program |
| Monson Chemical (FMR) | no | cleanup complete under state program |
| Microwave Assoc. Comm. Co | no | cleanup complete under state program |
| James River Inc. Mill #8 | no | cleanup complete under state program |
| ?Hollingsworth & Vose Co | no | cleanup complete under state program |
| ?Hollingsworth & Vose Co | no | no release |
| Hercules Landfill | no | cleanup complete under state program |
| George Lay Property | no | cleanup complete under state program |
| Du Pont Company | no | no release |
| Maynard Landfill | no | landfill-state solid waste program |
| Unifirst | no | already listed |
| Townsend Highway Department | no no | remedial investigation-prp conducting response action |
| Shafter LandfillRobbins Company Inc | no no | already listed no action required |
| | no | |
| West Street Property | no | remedial investigation-pending enforcement actions |
| Kempton Road Site | no | remedial investigation-pending enforcement actions |
| Microfab (FMR) North Attlebro Landfill | no | remedial investigation-pending enforcement actions |
| Nat'l Steel Service Center Inc | no | landfill-state solid waste program |
| Johns-Manville Asbestos Landfill | no | no action required already listed |
| Panama St. Property | no no | remedial investigation-pending enforcement actions |
| . , | no no | no action required |
| Worcester Spinning & Finishing Co Reclamation Systems Inc Landfill | no | already listed |
| Kettle Pond | no | already listed |
| North Carver Landfill | no | feasibility study-pending enforcement actions |
| Costa's Landfill | no | remedial design/action-pending enforcement actions |
| Holden Landfill | no | landfill-state solid waste program |
| Action Landfill | no | landfill-state solid waste program |
| Neponset Valley Ind. Park | no | closed under state program |
| Raytheon Corp. | no | remedial investigation-low priority, prp conducting response action |
| W R Grace Daramic Plant | no | remedial investigation-prp conducting response action |
| Worcester Tool & Stamping | no | remedial investigation-prp conducting response action |
| Westfield Gas & Electric Dept | no | remedial investigation-prp conducting response action |
| Townsend/Textron | no | site investigation-prp conducting response action |
| Townsend Harbor Rd Property | no | remedial investigation-prp conducting response action |
| Tech Well Corp (FMR) | no | remedial investigation-prp conducting response action |
| Shaw's Plaza | no | remedial investigation-prp conducting response action |
| SCA/CAL's Landfill | no | remedial investigation-prp conducting response action |
| Rockland Industries Inc | no | remedial investigation-prp conducting response action |
| Reliable Elec Finishing | no | remedial design/action-prp conducting response action |
| RCA Corp (FMR) | no | site investigation-prp conducting response action |
| Raytheon Missile Systems | no | remedial design/action-prp conducting response action |
| Nuclear Metals Inc | no | remedial investigation-prp conducting response action |
| North Adams Landfill | no | remedial investigation-prp conducting response action |
| Kilburn Glass Industries | no | site investigation-prp conducting response action |
| Indian Line Farm | no | remedial investigation-prp conducting response action |
| Hybripack Inc (FMR) | no | remedial investigation-prp conducting response action |
| Hudson Light & Power | no | remedial investigation-prp conducting response action |
| FMC/Tulco Inc | no | remedial investigation-prp conducting response action |
| Electrometals Inc | no | remedial investigation-prp conducting response action |
| Cumberland Farms Dairy Inc | no | remedial investigation-prp conducting response action |
| Crewse & Cook Co (FMR) | no | site investigation-prp conducting response action |
| Compo Industries Inc | no | remedial investigation-prp conducting response action |
| | | |
| Commonwealth Gas Co | no | remedial investigation-prp conducting response action |

Massachusetts PUP Questionnaire Submitted to GAO—Continued

| Site | Does Site Warrant Listing on NPL? | Status |
|--|--|---|
| Coal Tar Processing Facility (FMR) | no | remedial investigation-prp conducting response action |
| C.M. Bracket Co (FMR) | no | site investigation-prp conducting response action |
| Borden Chemical Co | no | remedial investigation-prp conducting response action |
| Bay State Abrasives/Dresser Ind Landfill. | no | remedial investigation-prp conducting response action |
| BASF Systems Corp | no | remedial investigation-prp conducting response action |
| Airco Industrial | no | remedial investigation-prp conducting response action |
| Agway/Kress Property | no | remedial investigation-prp conducting response action |
| Alto-tronics Corp | no | feasibility study-prp conducting response action |
| Microwave Assoc Bldg #6 | no | remedial design/action-prp conducting response action |
| Stauffer Chemical Co. (FMR) | no | already listed |
| Sterling Supply Corp (FMR) | no | remedial investigation-pending enforcement actions |
| Titeflex | no | feasibility study-prp conducting response action |
| Reichhold Chemicals Inc | no | site investigation-prp conducting response action |
| Paramount Cleaners & Dryers | no | remedial investigation-prp conducting response action |
| Natick Federal Savings & Loan | no | site investigation-prp conducting response action |
| Merrimun Div of Quamco Inc | no | remedial design/action-prp conducting response action |
| Lubrix Products Inc | no | site investigation-prp conducting response action |
| JG Grant & Sons Inc | no | remedial investigation-prp conducting response action |
| Hoyt & Worthen Tanning Corp | no | site investigation-prp conducting response action |
| Hirons Upholstery | no | remedial investigation-prp conducting response action |
| Frequency Sources Inc Facility | no | remedial investigation-prp conducting response action |
| Forbes Lithographic Co (FMR) | no | preliminary assesment-prp conducting response action |
| Fabricare House | no | remedial investigation-prp conducting response action |
| Bird & Sons (FMR) | no | preliminary assesment-prp conducting response action |
| Atlantic-Covey Crane Service Inc | no | remedial investigation-prp conducting response action |
| Holden Street Fill Area | no | no action required |
| Huntington Avenue Landfill | | not on state list |
| South Boston Naval Annex | | not on state list |
| Trimount Biotuminous Products | | not on state list |
| Brazonics | no | critical compliance deadline not yet reached |
| Freetown Screw MFG Co | no | critical compliance deadline not yet reached |
| Roccos Disposal Area | no | critical compliance deadline not yet reached |
| Waucantuck Mills (FMR) | no | critical compliance deadline not yet reached |
| US Windpower (FMR) | no | possible candidate-not at this time |
| Sprague Electric | no | possible candidate-not at this time |
| West Brewster Landfill | no | landfill-state solid waste program |
| West Brewster Sanitary Landfill | no | landfill-state solid waste program |
| Easthampton Landfill | no | landfill-state solid waste program |
| Easthampton Landfill | no | remedial investigation-prp conducting response action |
| Attlebro Gas Works (FMR) | no | site investigation-prp conducting response action |
| Attlebro Gas Works (FMR) | no | no action required |

Mr. Towns. Thank you very much.

At this time, Mr. Chairman, one other question I think I have here, very quickly. One other question—I had a question. Ms. Kerbawy, I had one question for her.

Ms. Kerbawy, in your testimony today, is it consistent with your organization's press release, following a survey of the State program in November 1998, which stated that, "The vast majority, in fact, 95.6 percent of the sites listed under the Comprehensive Environmental Response Compensation and Liability Act Information System do not warrant listings on the National Priorities List."

Ms. Kerbawy. Is that consistent with my testimony today?

Mr. Towns. Yes.

Ms. Kerbawy. Yes. I believe it is consistent. Many of the sites on CERCLA, and I think that the GAO survey also came up with this result; don't warrant listing on the National Priorities List because they are being addressed in other manners or else are lowerrisk sites.

Mr. Towns. Let me just switch back over to you, Mr. Guerrero.

Mr. Chairman, I am going to yield back.

Mr. Oxley. The gentleman yields back. The gentleman from Illinois, Mr. Shimkus.

Mr. Shimkus. Thank you, Mr. Chairman.

First, and I am sorry, I wasn't here to get the pronunciation of your name-

Ms. Kerbawy. Kerbawy.

Mr. Shimkus. Kerbawy?

Ms. Kerbawy. Yes. Mr. Shimkus. You were here for the previous panel, and I wanted to ask, in reference to part of your testimony in which you indicate Congress should amend Superfund to require the EPA to receive the concurrence of the State Governor prior to listing a site on the NPL, can you elaborate on why you believe it is imperative

for State Governors to be given this right of concurrence?

Ms. Kerbawy. Yes. State programs are really quite well developed and we have a lot of activity going on at these sites. Although it is very rare that EPA will want to list a site that the Governors oppose, when that happens, it can create great difficulties and tremendous disruption in the work that needs to be done on a site. We really think that our programs are very efficient. We are moving a lot of them through to completion and, when you compare it to—Mr. Fields mentioned that, if your site is on the National Priorities List, 8 years to go through the Superfund process. And, that is a long time and we can address a site faster than that.

We really would prefer to have sites move forward, and if we are working with a responsible party or we are working on a site ourselves, to have it go into a listing process will be very disruptive.

Mr. Shimkus. In my question to Mr. Fields, he had brought up a case where a site, he mentioned, would affect three different States, and it was difficult to get the concurrence of the three surrounding Governors. Do you know of any such case out there?

Ms. Kerbawy. I am not familiar with any such cases, but I don't

claim to know of every site in the Nation.

Mr. SHIMKUS. Thank you.

Mr. Guerrero, yesterday I spoke to local businesses from Quincy, Illinois, and I am having my own Superfund experience in the last 1½ months. Only two restaurants were named as PRP's for the Quincy landfill cleanup while Quincy has-obviously, it is a large community—dozens of local restaurants. This raises very serious concerns about the EPA's method of collecting proper data to determine responsibility. I think it is obvious the EPA has probably included only two restaurants because they were simply among the businesses that kept the best records. Does this method of record collection strike you as somewhat unscientific?

Mr. Guerrero. I am sorry, not being familiar with this specific

case, I can't really comment on the specifics of it.

Mr. Shimkus. Well, let me just put it this way: The site closed over 20 years ago. What the EPA is attempting to do is go through municipal landfill records kept by the municipality to determine the PRP's. They have only cited two to have judgments against out of the dozens of restaurants, and these are just mom-and-pop restaurants. If the EPA were to use that method, would you consider that unscientific?

Mr. Guerrero. It certainly sounds on its face to be unfair. Again, you know, I can't speak for how EPA did their particular record search in that case and whether it was exhaustive or com-

Mr. Shimkus. Well, you can tell I have my own axe to grind on the Quincy area. So, let me just move to other issues in part of

your testimony.

You have consistently reported that less than half of EPA's spending on the Superfund actually goes to contractor cleanup work. EPA reports that a larger share of "spending," goes to clean

up work. What is the difference between these estimates?

Mr. Guerrero. The difference is really accounted for by using different categories. EPA has more categories of expenses that they consider to be directly related to cleanup. We are currently doing some work now, looking at those other categories, to make a better determination what percent of those categories go directly to site cleanups and what are not directly related-

Mr. Shimkus. Can you give me an example of that? Are they

going to consider litigation as part of cleanup?

Mr. GUERRERO. This is Mr. Barchok, who is doing the work right

Mr. Barchok. What we are doing is looking at it in a little different way. We are analyzing how much of the money is going to contract or cleanup work; that is, contractors who study, design, and implement cleanups. Another categorization of the expenditures is how much of the expenditures are site-specific—that is, that are charged to specific sites—and how much of the money is nonsite-specific. So, it gives you a cut as to how directly I think, EPA—and, there is some subjectivity in how you define cleanup. We are trying to take it to an analytic level and come up with categories of expenditures and place them in a box and then we allow others, like yourself, to say, "What does that mean to you?"

With regard to, I think, the category for enforcement, I think our current work is showing that, roughly, about 50 percent of that is site-specific and about 50 percent of the expenditures in that cat-

egory are nonsite-specific, administrative in nature.

Mr. GUERRERO. The key here is really, in my opinion, not how you slice this particular pie, but whether what is being allocated to cleanup work, site-specific cleanup work, is either increasing or decreasing over time. This is a program that will soon be entering its third decade. You would expect, by this point in time, that the large proportion of that Superfund dollar would be spent onsite cleanup. Unfortunately, the recent trend shows that does not appear to be the case. So, no matter how you slice it or dice it, the trend it what is important, and the trend is moving in the wrong direction at this time.

Mr. Shimkus. And you went right in to the follow-up question. And, just based upon the fiscal year's of 1996 and 1997, you are, then, saying that the spending going to contractors for cleanup has gone down. Can you tell me what the projection is for the fiscal vear 1998?

Mr. GUERRERO. Very preliminary information suggests that it is continuing to decline.

Mr. SHIMKUS. Thank you, Mr. Chairman. I will yield back.

Mr. OXLEY. Thank you, gentlemen. Thank you both for your patience and your excellent testimony. We appreciate your indulgence. And, the subcommittee stands adjourned.

[Whereupon, at 5:35 p.m., the subcommittee was adjourned.] [Additional material submitted for the record follows:]

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JAMES & OFFICERAN CHIEF OF STAFF

Mr. Timothy Fields, Jr.
Acting Assistant Administrator for Solid Waste and Emergency Response
U.S. Environmental Protection Agency
401 M Street, S.W.
Washington, D.C. 20460

Dear Assistant Administrator Fields:

We appreciated your testimony on March 23, 1999, at the hearing on the Status of the Federal Superfund Program conducted by the Subcommittee on Finance and Hazardous Materials. In order to clarify and further amplify on the testimony received by the Subcommittee, we would request responses from the Environmental Protection Agency (EPA) to the following questions by May 7, 1999:

- During your testimony, you indicated that EPA has worked with the Agency for Toxic Substances and Disease Registry (ATSDR) to evaluate health impacts of Superfund sites. Please provide for the record a complete summary of the health effects studies that have been performed by ATSDR at Superfund sites. In addition, please provide for the record a listing by state and location of the 5,600 emergency response actions that have been taken to address release of hazardous substances.
- During your testimony, you stated that "out of the 35 Ohio NPL sites, we intend to have 33 of 35 sites with construction completed or underway at the end of this Congress." Please provide a more detailed description of the cleanup and enforcement status of each of the 32 non-federal sites as of April 1, 1999, and of the expected cleanup progress as of the end of the Congress. Are there any non-federal sites in Ohio where the final record of decision for the site will be selected after the end of this Congress? If so, please identify the site and indicate whether the state or federal government has the lead at the site and the date the final cleanup remedy will be selected.

Cl.S. House of Representatives Committee on Commerce Room 2125, Rayburn House Office Building Wlashington, MC 20515—6115

April 12, 1999

Of the 32 non-federal sites, please identify any that will not have remedial construction underway as of the end of this Congress and indicate the circumstances at the site and the projected date of the start of remedial construction.

For the three federal facilities, please indicate the status of remedy selection and construction activities at the site.

3. Please verify the accuracy of the status of cleanups for the following states:

Iowa -- For the 19 non-federal Superfund sites, is it correct that 63 percent of the sites were construction complete as of September 30, 1998, and by the end of this Congress 100 percent of the sites are expected to have all final remedies selected and 89 percent of the sites will be construction complete?

Missouri -- For the 19 non-federal Superfund sites, is it correct that 63 percent of the sites were construction complete as of September 30, 1998, and by the end of this Congress 89 percent of the sites are expected to have all final remedies and 74 percent of all sites are expected to be construction complete?

Louisiana -- With the exception of the Delatte Metals site which was added to the National Priorities List in January 1999, is it correct that by the end of this Congress 100 percent of the Louisiana Superfund sites will have all final cleanup remedies selected and 86 percent of the sites will be construction complete?

New Mexico -- With the exception of the North Railroad Avenue Plume site which was added to the National Priorities List in January 1999, is it correct that by the end of this Congress 100 percent of the New Mexico Superfund sites will have all final cleanup remedies selected and 100 percent of the sites will be construction complete?

Oklahoma — With the exception of the Tulsa Fuel and Manufacturing site which was added to the National Priorities List in January 1999, is it correct that by the end of this Congress 100 percent of the Superfund sites in Oklahoma will have all final cleanup remedies selected and 78 percent of the sites are projected to be construction complete?

Pennsylvania -- With the exception of the Sharon Steel Corporation (Farrell Works Disposal Area) site which was listed on the National Priorities List in March 1998, is it correct that by the end of this Congress 97 percent of the Pennsylvania Superfund sites are projected to have all final cleanup remedies selected and 65 percent of the sites are projected to be construction complete?

- 4. During your testimony, you stated that at more than 160 Superfund sites major reuse, either economic or recreational, or other beneficial uses are occurring at sites that are either construction complete or have remedial construction activities ongoing. Please provide a list of those sites by state and location and describe the type of beneficial reuse activity.
- Please provide for the record the documentation which supports your testimony
 that the time it takes a site to go through the Superfund process from site listing to
 completion has been reduced by two years.
- Please provide a year-by-year breakout of the number of sites that have achieved construction complete status since the start of the Superfund program.
- 7. During your testimony a Member of the Subcommittee stated as follows:

"I mean, so we are down to this: we have got, roughly, 1,400 sites that

have been listed on the NPL; the EPA has already instituted enforcement actions on about 200 of them. That leaves you with a potential to begin enforcement action on 1,200 new actions, if you wanted to."

Please indicate if the above information is accurate and, if not, please provide the accurate information on the number of sites where enforcement actions have been instituted with a separate breakout of the 1,225 non-federal facilities and the 162 federal facilities that have been listed as final NPL sites. Please also indicate the number of remaining sites which the Agency believes have no financially viable potentially responsible parties.

- 8. Mr. Guerrero of the General Accounting Office (GAO) testified that one of the reasons that GAO has maintained Superfund on the high-risk list is because "EPA has not charged responsible parties for certain costs of operating the cleanup program, mainly indirect program costs such as personnel and facilities." Please indicate what action EPA is taking to address this GAO concern and estimate the amount of recoverable costs that are at issue.
- Another one of Mr. Guerrero's stated concerns is the absence of a priority system to assure that sites posing the greatest risk are admitted to the program in the first place. Mr. Guerrero further stated that "because EPA does not usually track the stages of cleanup that take place outside of the Superfund program, EPA does not know if the States are addressing the worst sites."

However later in his testimony Mr. Guerrero indicated that "... the future Superfund sites will not necessarily be the most risky, but rather, those that the States find to be large, complex, and therefore, costly, or those without responsible parties willing and able to pay for the cleanups."

Please comment on Mr. Guerrero's testimony with respect to whether risk will be the principal criteria for future listings. Also please indicate whether EPA officials have had any discussions with the States with respect to creating a tracking system for state sites and, if so, describe the response of the States.

In commenting on the issue of the type of site that will likely be listed on the NPL in the future, please also consider and respond to the testimony of Ms. Kerbawy on behalf of ASTSWMO who stated:

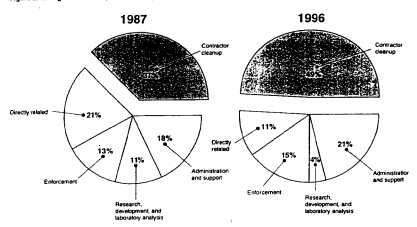
"The NPL is no longer reserved for the worst of the worst sites. Rather, the NPL has shifted to a venue for remediating serious sites which require Federal resources."

10. Ms. Kerbawy testified that "one of the major issues at the brownfields sites is, not only that EPA might come in, but that there would be third-party contribution actions that could be taken against new owners of the site that, you know, are essentially innocent parties."

Do you agree that the liability limitation on response costs for bona fide prospective purchasers such as those contained in H.R. 1120 introduced in the 105th Congress would prevent any third party contribution actions against a new owner who is a bona fide prospective purchaser?

- 11. Mr. Guerrero, in his prepared testimony, stated that "our analysis indicates that the direct costs of cleaning up sites that is, the costs incurred by cleanup contractors working on a site, represent less than half of the spending on the program."
 - a. Is it correct that GAO's September 1997 report shows that in 1996, 49 percent of spending was for contractor cleanup and another 11 percent were "directly related" expenditures? (See attached figure.)

Figure 2: Changes in the Composition of Superfund Spending, Fiscal Years 1987 and 1996



- b. Is it also correct that the 15 percent of expenditures GAO attributes to the enforcement program are responsible for 70 percent of the actual site cleanups by private parties?
- c. Administrator Browner has testified that 71.8 percent of the money being spent in EPA's budget goes to cleanup, not 49 percent. Please explain in detail the differences between the GAO's 49 percent and 60 percent figures and Administrator Browner's 71.8 percent and describe why you believe each of the expenditures that comprise the difference are properly attributable to cleanup.
- 12. During the Subcommittee hearing another GAO official, Mr. Barchok, testified that the GAO is analyzing how much of the Superfund expenditures are site-specific and indicated that for the enforcement category the "current work is showing that, roughly about 50 percent of that is site-specific and about 50 percent of the expenditures in that category are non-site-specific, administrative in nature."

Please provide an analysis performed by EPA using a site-specific categorization of Superfund expenditures and separately describe the expenditures which the Agency believes should be included in a category described as "administrative in nature." Please describe the reasons why each type of expenditure is put in a site-specific category.

Please provide a timely response so these materials can be included in the record of the Subcommittee's hearing of March 23, 1999.

Sincerely,

JOHN D. DINGELL RANKING MEMBER

COMMITTEE ON COMMERCE

EDOLPHUS TOWNS RANKING MEMBER

SUBCOMMITTEE ON FINANCE AND HAZARDOUS MATERIALS



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

JUN 9 ...

OFFICE OF
SOLID WASTE AND EMERGENCY RESPONSE

Honorable John D. Dingell Ranking Member Committee on Commerce U.S. House of Representatives Washington, D.C. 20515--6115

Dear Congressman Dingell:

This is to reply to your April 12, 1999 request for information relating to my testimony of March 23, 1999 before the House Commerce Committee. Subcommittee on Finance and Hazardous Materials. That testimony concerned the U.S. Environmental Protection Agency's (EPA's) Superfund program. Please note that where your questions concern projections of estimated completions of site construction, my responses are based upon current information and prioritization of sites. Many factors, including the discovery of new sites that pose greater risks, may alter these projections.

Responses to April 12, 1999 Questions

Question 1:

During your testimony, you indicated that EPA has worked with the Agency for Toxic Substances and Disease Registry (ATSDR) to evaluate health impacts of Superfund sites. Please provide for the record a complete summary of the health effects studies that have been performed by ATSDR at Superfund sites. In addition, please provide for the record a listing by state and location of the 5,600 emergency response actions that have been taken to address release of hazardous substances.

Response to Question 1:

Attachment 1 is a summary of sites where ATSDR has performed health studies. Attachment 2 is a list of removal actions taken under the Superfund program.

Question 2:

During your testimony, you stated that 'out of the 35 Ohio NPL sites, we intend to have 33 of 35 sites with construction completed or underway at the end of this Congress.' Please provide a more detailed description of the cleanup and enforcement status of each of the 32 non-federal sites as of April 1, 1999, and of the expected cleanup progress as of the end of the Congress. Are there any non-federal sites in Ohio where the final record of decision for the site will be selected after the end of this Congress? If so, please identify the site and indicate whether the state or federal government has the lead at the site and the date the final cleanup remedy will be selected.

Of the 32 non-federal sites, please identify any that will not have remedial construction underway as of the end of this Congress and indicate the circumstances at the site and the projected date of the start of remedial construction.

For the three federal facilities, please indicate the status of remedy selection and construction activities at the site.

Response to Question 2:

Attachment 3 contains the specific site summaries.

CERCLIS planning data, which is subject to change, reflects one non-federal NPL site with a planned date for final record of decisions after the end of the 106th Congress. The site is:

| Name | Planned Date for remedy selection | Lead |
|-------------------------|-----------------------------------|-------------------|
| North Sanitary Landfill | 1st Quarter FY 2003 | State Enforcement |

According to this data there are two sites with planned remedial construction start dates after the end of the 106th Congress. The sites are:

| Name | Projected R.A. Start Date | Site Status |
|-------------------------------------|---------------------------|----------------|
| Nease Chemical | 4th quarter of FY 2002 | Study Underway |
| North Sanitary Landfill - Dayton | 3rd quarter of FY 2004 | Study Underway |

With respect to the three federal facilities, their status is as follows:

| Name | Status of Remedy Selection | Site Status | |
|---|---------------------------------------|-----------------------|--|
| Feed Materials Production Center (USDOE) | Final ROD complete in FY96 | Construction Underway | |
| US DOE Mound Plant | Final ROD planned 1st quarter FY07 | Construction Underway | |
| US Air Force Wright- Patterson AFB | Final ROD planned 4th quarter FY99 | Construction Underway | |

Question 3:

Please verify the accuracy of the status of cleanups for the following states:

(EPA's responses follow each state-specific query. All data are as of April 7, 1999 from EPA's CERCLIS database and for each state excludes sites as requested. The planning data is based on activities scheduled for completion through the end of the 1st quarter of FY 2001.)

Iowa - For the 19 non-federal Superfund sites, is it correct that 63 percent of the sites were construction complete as of September 30, 1998, and by the end of this Congress 100 percent of the sites are expected to have all final remedies selected and 89 percent of the sites will be construction complete?

Yes, 19 non-federal sites were construction complete as of September 30, 1998.

According to CERCLIS planning data, which is subject to change, 100% of the sites are expected to have all final remedies selected, and 89% of the sites are expected to be construction complete by the end of the 106th Congress.

Missouri - For the 19 non-federal Superfund sites, is it correct that 63 percent of the sites were construction complete as of September 30, 1998, and by the end of this Congress 89 percent of the sites are expected to have all final remedies selected and 74 percent of the sites will be construction complete?

There are 20 non-federal Superfund sites in Missouri. As of September 30, 1998, 60 percent of the sites were construction complete. According to CERCLIS planning data, which is subject to change, 90% of the sites are expected to have all final remedies selected and 70% of the sites are expected to be construction complete by the end of the 106th Congress.

Louisiana - With the exception of the Delatte Metals site which was added to the National Priorities List in January 1999, is it correct that by the end of this Congress 100 percent of Louisiana Superfund sites are expected to have all final remedies selected and 86 percent of the sites will be construction complete?

According to CERCLIS planning data, which is subject to change, we estimate 92% of the sites are expected to have all final remedies selected and 80% of the sites are expected to be construction complete by the end of the 106th Congress.

New Mexico - With the exception of the North Railroad Avenue Plume site which was added to the National Priorities List in January 1999, is it correct that by the end of this Congress 100 percent of New Mexico Superfund sites are expected to have all final remedies selected and 100 percent of the sites will be construction complete?

According to CERCLIS planning data, which is subject to change, 100% of the sites are expected to have all final remedies selected and 86% of the sites are expected to be construction complete by the end of the 106th Congress.

Oklahoma - With the exception of the Tulsa Fuel and Manufacturing site which was added to the National Priorities List in January 1999, is it correct that by the end of this Congress 100 percent of Oklahoma Superfund sites are expected to have all final remedies selected and 78 percent of the sites will be construction complete?

Yes, according to CERCLIS planning data, which is subject to change, 100% of the sites are expected to have all final remedies selected and 78% are expected to be construction complete by the end of the 106th Congress.

Pennsylvania - With the exception of the Sharon Steel Corporation (Farrell Works Disposal Area) site which was added to the National Priorities List in March 1998, is it correct that by the end of this Congress 97 percent of Pennsylvania Superfund sites are expected to have all final remedies selected and 65 percent of the sites will be construction complete?

Yes, according to planning data in CERCLIS, subject to change, 98% of the sites are expected to have all final remedies selected by the end of the 106th Congress, and 67% of the sites are expected to be construction complete by the end of the 106th Congress.

Ouestion 4:

During your testimony, you stated that at more than 160 Superfund sites major

reuse, either economic or recreational, or other beneficial uses are occurring at sites that are either construction complete or have remedial construction activities ongoing. Please provide a list of those sites by state and location and describe the type of beneficial reuse activity.

Response to Question 4:

Attachment 4 is a list of those sites and their current use.

Ouestion 5:

Please provide for the record documentation which supports your testimony that the time it takes a site to go through the Superfund process from site listing to completion has been reduced by two years.

Response to Question 5:

That Information is contained in Attachment 5.

Ouestion 6:

Please provide a year-by-year breakout of the number of sites that have achieved construction completion status since the start of the Superfund program.

Response to Ouestion 6:

That information is contained in Attachment 6.

Question 7:

During your testimony a Member of the Subcommittee stated as follows:

'I mean, so we are down to this: we have got, roughly, 1,400 sites that have been listed on the NPL; the EPA has already instituted enforcement actions on about 200 of them. That leaves you with a potential to begin enforcement action on 1,200 new actions, if you wanted to.'

Please indicate if the above information is accurate and, if not, please provide the accurate information on the number of sites where enforcement actions have been instituted with a separate breakout of the 1,225 non-federal facilities and the 162 federal facilities that have been listed as final NPL sites. Please also indicate the number of remaining sites which the Agency believes have no financially viable potentially responsible parties.

Response to Question 7:

I want to clarify that the information quoted above is incorrect. To date, at the 1,225 non-Federal facility sites on the NPL, EPA has initiated or completed 3,501 enforcement actions/settlements to initiate a response action and/or recover EPA's past costs at 944 (77%) of the final or deleted non-Federal facility NPL sites. In addition, for the non-Federal NPL sites that are not yet construction complete, we have initiated or completed 1,987 enforcement actions/settlements for response actions and/or cost recovery of past costs at 481 of the non-construction complete, non-Federal NPL sites.

In addition, of the remaining 281 non-Federal NPL sites at which there has been no Federal enforcement, we believe, based on current information, that 27 (9%) of those sites have no viable PRPs. In addition, while there may be sites where there have been no Federal enforcement actions, a number of the sites are being cleaned up under State enforcement authorities.

Finally, of the 162 Federal facility sites on the final NPL (including deleted sites), EPA has entered into Federal Facility Inter-agency Agreements (IAGs) under Section 120 of CERCLA at 136 (84%) of those sites.

Ouestion 8:

Mr. Guerrero of the General Accounting Office (GAO) testified that one of the reasons that GAO has maintained Superfund on the high-risk list is because 'EPA has not charged responsible parities for certain costs of operating the cleanup program, mainly indirect program costs such as personnel and facilities.' Please indicate what action EPA is taking to address this GAO concern and estimate the amount of recoverable costs that are at issue.

Response to Question 8:

In accordance with the new government cost accounting standards (FASAB Statement #4, July 1995), EPA has developed a revised indirect cost accounting methodology that will increase the amount of indirect costs that are potentially recoverable. The new methodology is being reviewed internally and by the Department of Justice and has been provided to the U.S. General Accounting Office for review and comment. Because of the high probability that the new methodology will be challenged in court, EPA has engaged a major accounting firm to conduct an additional review. EPA expects to begin using the new methodology during the first quarter of FY2000. The new methodology is expected to allocate an additional \$629 million of existing indirect costs to sites where there is potential for further cost recovery. The new methodology will also alleviate this issue in the future by allocating all indirect costs to sites for possible recovery.

EPA previously attempted to address this subject in a 1992 proposed rule covering the indirect rates for cost recovery and several other issues. EPA later withdrew the proposed rule for a variety of reasons, including extreme opposition from commentors.

Question 9:

Another one of Mr. Guerrero's stated concerns is the absence of a priority system to assure that sites posing the greatest risk are admitted to the program in the first place. Mr. Guerrero further stated that 'because EPA does not usually track the stages of cleanup that take place outside of the Superfund program, EPA does not know if the States are addressing the worst sites.'However later in his testimony Mr. Guerrero indicated that '...the future Superfund sites will not necessarily be the most risky, but rather, those that the States find to be large, complex, and therefore, costly, or those without responsible parties willing and able to pay for the cleanups.' Please comment on Mr. Guerrero's testimony with respect to whether risk will be the principal criteria for future listings. Also please indicate whether EPA officials have had any discussions with the States with respect to creating a tracking system for state sites and, if so, describe the response of the States.

In commenting on the issue of the type of site that will likely be listed on the NPL in the future, please also consider and respond to the testimony of Ms. Kerbawy on behalf of ASTSWMO who stated:

'The NPL is no longer reserved for the worst of the worst sites. Rather, the NPL has shifted to a venue for remediating serious sites which require Federal resources.'

Response to Question 9:

Regarding Mr. Guerrero's statement about the absence of a system for ranking NPL candidates based on risk. EPA does not believe that a change in the current approach is

warranted. That approach identifies the highest priority sites based on risks using the Hazard Ranking System. The EPA regional offices then choose NPL candidates among those "worst sites" using qualitative evaluations of risk; generally speaking NPL decisions are made well before risk assessments are conducted. Also, in consultation with the States, the Agency takes into account whether the site is being adequately addressed by other means, such as State sanctioned responses, voluntary cleanup, or through some other mechanisms. EPA wants to avoid duplication of work and needs to conserve resources for response actions that cannot be effected without Federal involvement. This approach also lends the maximum leverage to States by supporting their cleanup efforts. After this consultation with the State Agency, the EPA regional office seeks the governor's concurrence before proposing the site to the NPL. This approach, of course, grew out of a Congressionally mandated requirement for the governors' concurrence.

Certainly, the effect of this approach is to direct more of the complex and difficult high risk problems to the Federal program, leaving the simpler, less expensive problems and those with more cooperative private parties to the States. We would not, however, accept as an interpretation of Ms. Kerbawy's statement, "The NPL is no longer reserved for the worst of the worst sites...," that EPA is now putting lower risk sites on the NPL. To the contrary, the NPL sites we are listing today continue to present significant threats to public health and the environment.

We are also beginning to systematically discuss with the States the status of sites awaiting NPL decisions, at least partly as a result of the recent GAO report on that group of sites. We are discussing options with States for how they can provide cleanup status to EPA with a minimum expenditure of resources. We do expect to identify in CERCLIS those sites that are undergoing State cleanups, and expect to maintain those CERCLIS listings until the sites have been adequately cleaned up.

Ouestion 10:

Mrs. Kerbawy testified that 'one of the major issues at the brownfields site is, not only that EPA might come in, but that there would be third-party contribution actions that could be taken against new owners of the site that, you know, are essentially innocent parties.'

Do you agree that the liability limitation on response costs for bona fide prospective purchasers such as those contained in H.R. 1120 introduced in the 105th Congress would prevent any third party contribution actions against a new owner who is a bona fide prospective purchaser?

Response to Question 10:

EPA agrees that the liability limitation on response costs for bonafide prospective purchasers, such as those contained in H.R. 1120 introduced in the 105th Congress, would prevent third party contribution actions against a new owner who is a bonafide prospective purchaser. Under the proposed liability limitation, any person whose liability is based solely on CERCLA § 107(a)(1) (a current owner or operator) shall not be liable under the Act if the person is a bonafide prospective purchaser, as defined, and does not impede the clean up. Part of the definition of a bonafide prospective purchaser requires that the person has inquired into the previous ownership and uses of the facility and exercised appropriate care with respect to hazardous substances found. A person who is not liable under the Act will therefore not be liable pursuant to § 107(a)(4)(B) for "any other necessary costs of response incurred by any other person consistent with the national contingency plan." Thus, the purchaser will be shielded from contribution claims. The proposed liability limitation does grant the United States a "Windfall Lien" on the facility for an amount not to exceed the increase in property value attributed to the response work. This lien is explicitly given to the United States and not provided more generally to any parties that may have unrecovered costs.

Question 11:

Mr. Guerrero, in his prepared testimony, stated that 'our analysis indicates that the direct costs of cleaning up sites that is, the costs incurred by cleanup contractors working on a site, represent less than half of the spending on the program.'

- a. Is it correct that GAO's September 1997 report shows that in 1996, 49 percent of spending was for contractor cleanup and another 11 percent were 'directly related' expenditures" (See attached figure.)
- b. Is it also correct that the 15 percent of expenditures GAO attributes to the enforcement program are responsible for 70 percent of the actual site cleanups by private parties?
- c. Administrator Browner has testified that 71.8 percent of the money being spent in EPA's budget goes to cleanup, not 49 percent. Please explain in detail the differences between the GAO's 49 percent and 60 percent figures and Administrator Browner's 71.8 percent and describe why you believe each of the expenditures that comprise the difference are properly attributable to cleanup.

Response to Question 11:

11a: EPA paid nearly \$700 million to contractors to conduct cleanup-related activities in 1996. However, EPA considers that cleanup response comprises numerous activities, including site-and non-site specific activities, that directly support cleanups. EPA estimates that approximately 70% of its annual budget is obligated for cleanup response. The assertion that "contractor cleanup costs" describe the extent of EPA's cleanup activity neglects many key components of the cleanup process such as lab analysis, engineering and technical analyses, project manager salaries, State/Tribal activities, community involvement activities, and many other activities that may not be site-specific, but are necessary to achieve cleanups. This assertion also neglects the accomplishments of the Agency's and DOJ's enforcement efforts, which over the life of the Superfund program, have resulted in settlements valued at approximately \$15.5 billion.

11b: The funds that EPA obligates for Superfund enforcement have a significant impact on actual site cleanups. Under the enforcement program, responsible parties are performing or funding approximately 70% of Superfund long-term cleanups.

In FY 1998, the Agency reached settlements with PRPs valued at over \$1 billion (\$806 million in response settlements and \$230 million in cost recovery settlements) for NPL and non-NPL sites. EPA's FY 1998 enforcement obligations (including DOJ obligations) were \$173.5 million. The resulting ratio of approximately 6 to 1 indicates that PRPs have committed approximately \$6 for every dollar obligated for Superfund enforcement. This ratio varies from year to year for a variety of reasons, such as the number and/or value of the settlements completed in a given year.

Over the life of the Superfund Program, the Agency reached settlements with an estimated value of \$15.5 billion (\$13.1 billion in response settlements and \$2.4 billion in cost recovery settlements) for NPL and non-NPL sites. EPA's enforcement obligations over this period were approximately \$2.3 billion. The resulting ratio of approximately 7 to 1 indicates that PRPs have committed \$7 for every dollar obligated for Superfund enforcement.

11c: In 1996, EPA allocated 71.8 percent of its Superfund budget to Cleanup/Response activities. These are activities that directly support EPA's efforts to achieve site cleanups, and obligations may be site or non-site specific. Activities within this category include:

site assessment, remedial investigations and feasibility studies, remedial design, laboratory analysis, remedial action, interagency agreements with the US Army Corps of Engineers and the US Bureau of Reclamation, brownfields, response management, early actions, State/Tribal involvement, community involvement, Federal facilities, technology innovation, chemical emergency preparedness and prevention, salaries/expenses, research and development technical support, and air monitoring.

Ouestion 12:

During the Subcommittee hearing another GAO official, Mr. Barchok, testified that the GAO is analyzing how much of the Superfund expenditures are site-specific and indicated that for the enforcement category the 'current work is showing that, roughly about 50 percent of that is site-specific and about 50 percent of the expenditures in that category are non-site-specific, administrative in nature.'

Please provide an analysis performed by EPA using a site-specific categorization of Superfund expenditures and separately describe the expenditures which the Agency believes should be included in a category described as 'administrative in nature.' Please describe the reasons why each type of expenditure is put in a site-specific category.

Response to Question 12:

We have reviewed the expenditure data for FY 1997 and FY 1998. Although the average expenditure rate during that period was approximately 54% site-specifically charged, the range is from a high of almost 65% in 1998 to slightly over 43% in 1997. Much of the variation from year to year can be attributed to technical accounting adjustments.

We do not view any portion of the enforcement charges of slightly over \$200 million in each of these years as "administrative in nature." Each of the charges, whether site-specific or non-site specific, identified in the attached action codes are Direct Superfund Enforcement charges. These resources have been used to achieve a PRP response rate of approximately 70% of all new remedial work, in recent years. This translates into an estimated \$1 billion annually in PRP cleanup expenditures. In short, the resources utilized by the enforcement program leverages most of the site cleanups we are seeing today. Those Superfund charges which are "administrative in nature" show up in the Agency's budget under Management and Administration.

Conclusion

Thank you for the opportunity to appear before the Subcommittee to discuss the challenges, and accomplishments, of EPA's Superfund program. Please let me know if I can provide any additional information.

Timothy Fields, Jr.

Acting Assistant Administrator

Enclosures

Attachment T



Public Health Assessments

ATSDR's public health assessments are being converted to Hypertext Markup Language (HTML) format to make them available to the public over the Internet. The health assessments of the Fiscal Year (FY) 1996 were converted to HTML first, followed by those from previous years. Only health assessments from FY 1996, and FY 1995, are now available. The public health assessments are organized according to the ATSDR regions where they originated.

For more information on the health assessment process, please read the <u>Foreword</u>. To retrieve a public health assessment, click on the region of your choice, and you will see the list of health assessments currently available from that region. The listings are in alphabetical order, by state.

In the HTML version, each public health assessment has been divided into four or more portions for facilitating reduced downloading time. The groupings of different sections of the document correspond roughly to an "Introduction" section, an "Evaluation" section, a "Conclusions" section, and an "Appendices" section.

Please send comments and suggestions to Bill Henriques. DHAC, ATSDR. Email: wdh2@cdc.gov.

Foreword - About Public Health Assessments

Keyword Search of All Public Health Assessments

Browse Public Health Assessments by Region

Region 1

CONNECTICUT

Barkhamsted-New Hartford Landfill Barkhamsted, Litchfield County

Connecticut Correctional Institution (a/k/a Somers Correctional Facility)
Somers, New Haven County

Former Clock Factories
Bristol (Hartford County), New Haven (New Haven County),
Thomaston (Litchfield County), and Waterbury (New Haven County)

Hartford Landfill Hartford, Hartford County

Landmark Farm and Garden, Incorporated North Haven, New Haven County

Linemaster Switch Corporation Woodstock, Windham County Old Southington Landfill Southington, Hartford County

Raymark Industries Stratford, Fairfield County

Revere Textile Prints Corporation Sterling, Windham County

Starr Property Enfield, Hartford County

U.S. Naval Submarine Base New London Groton, New London County

MAINE

West Site Hows Corner Plymouth, Penobscot County

MASSACHUSETTS

Blackburn and Union Privileges Walpole, Norfolk County

Groveland Wells Groveland, Essex County

Hocomonco Pond Westborough, Worcester County

Industri-Plex Woburn, Middlesex County

Iron Horse Park Billerica, Middlesex County

Natick Laboratory Army Research Natick, Middlesex County

New Bedford Site New Bedford, Bristol County

Nyanza Chemical Waste Dump Ashland. Ashland County

PSC Resources
Palmer, Hampden County

Rock Avenue 21-E Dump Winchester, Middlesex County

Silresim Chemical Corporation Lowell, Middlesex County

Sullivan's Ledge New Bedford, Bristol County

U.S. Army Materials Technology Laboratory Watertown, Middlesex County

Wells G and H Woburn, Middlesex County

Wompatuck State Park Hingham, Plymouth County

NEW HAMPSHIRE

Beede Waste Oil Plaistow, Rockingham County

Dover Municipal Landfill Dover, Strafford County

New Hampshire Plating Company Merrimack, Hillsborough County

Savage Municipal Water Supply (Interim) Milford, Hillsborough County

Somersworth Municipal Landfill Somersworth, Strafford County

<u>Tibbetts Road</u> <u>Barrington, Strafford County</u>

RHODE ISLAND

West Kingston Town Dump and University of Rhode Island (Plains Rd) Disposal Area (URI) South Kingston, Washington County

VERMONT

None available currently.

Region 2

NEW JERSEY

A. O. Polymer Sparta Township, Sussex County

Bridgeport Rental and Oil Service Logan Township, Gloucester County

Bridgeton City Landfill Bridgeton, Cumberland County

CPS Chemical/Madison Industries
Old Bridge Township, Middlesex County

Curcio Scrap Metal Saddle Brook Township, Bergen County

Delilah Road Egg Harbor Township, Atlantic County

Garden State Cleaners and South Jersev Clothing Company Minotola, Atlantic County

Global Landfill Old Bridge, Middlesex County

Grand Street Mercury Site Hoboken, Hudson County

Horseshoe Road Savreville, Middlesex County

Jackson Township Landfill Jackson Township. Ocean County

M&T DeLisa Landfill Ocean Township, Monmouth County

Mannheim Avenue Dump Site Galloway Township. Atlantic County

Montclair/ West Orange Radium Montclair/ West Orange, Essex County

Pomona Oaks Well Contamination Galloway Township, Atlantic County

Sayreville Landfill
Sayreville, Middlesex County

Tabernacle Drum Dump
Tabernacle Township, Burlington County

NEW YORK

Batavia Landfill Batavia, Genessee County

C & J Disposal Town of Eaton, Madison County

Carroll and Dubies Sewage Disposal Port Jervis, Orange County

Circuitron Corporation Farmingdale, Nassau County

Colesville Municipal Landfill Colesville, Broome County

Endicott Village Wellfield (a/k/a Rannv Well) Endicott, Broome County

Facet Enterprises Elmira, Chemung County

Genzale Plating Company Franklin, Nassau County

Griffiss Air Force Base Rome, Oneida County

Hertel Landfill Plattekill, Ulster County

Hooker Chemical/Ruco Polymer Hicksville, Nassau County

<u>Hooker - 102nd Street</u> <u>Niagara Falls, Niagara County</u>

Islip Municipal Sanitary Landfill (a/k/a Blydenburgh Road Landfill) Hauppauge, Suffolk County

Johnstown City Landfill Johnstown, Fulton County

Jones Chemical, Inc. Caledonia, Livingston County

Li Tungsten Corporation Glen Cove, Nassau County Mattiace Petrochemical City of Glen Cove, Nassau County

Niagara County Refuse
Town of Wheatfield, Niagara County

Onondaga Lake Syracuse, Onondaga County

Pasley Solvents & Chemicals Inc. Garden City, Nassau County

Pfohl Brothers Landfill Cheektowaga, Erie County

Pollution Abatement Services (PAS) City of Oswego, Oswego County

Port Washington Landfill North Hempstead, Nassau County

Preferred Plating Corporation East Farmingdale, Suffolk County

Ramapo Landfill Ramapo, Rockland County

Robintech Inc./ National Pipe Co. Vestal, Broome County

Rosen Site (a/k/a Rosen Brothers Site)
Cortland. Cortland County

Rowe Industries Groundwater Contamination Sag Harbor, Suffolk County

Rowe Industries Groundwater Contamination Sag Harbor, Suffolk County

Sarney Farm Amenia, Duchess County

Sealand Restoration Lisbon, St. Lawrence County

Sinclair Refinery
Town of Wellsville, Allegany County

Solvent Savers Lincklaen, Chenango County

Svosset Landfill Oyster Bay, Nassau County

Tri-Cities Barrel Company, Inc. Fenton, Broome County

PUERTO RICO

Fibers Public Supply Wells Jabos, Guayama County

Frontera Creek Rio Abajo, Humacao County

V&M/Albaladejo Norte Ward Vega Baja, Vega Baja County Vega Baja Solid Waste Disposal Rio Abajo Ward/La Trocha, Vega Baja County

VIRGIN ISLANDS

Bovoni Dump St. Thomas, St. Thomas County

Tutu Wellfield St. Thomas, St. Thomas County

Sites in Bluefield and Vicinity Mercer County

Region 3

DELAWARE

Koppers Company Facilities Site Newport, New Castle County

MARYLAND

Limestone Road Site Cumberland, Allegany County

Mid-Atlantic Wood Preservers Harmans, Anne Arundel County

Naval Air Station Patuxent River St. Mary's County

Naval Surface Warfare Center. Indian Head Division (NSWC-IHDIV) (a/k/a Indian Head Naval Surface Warfare Center) Indian Head, Charles County

Ordnance Products, Incorporated Northeast, Cecil County

Sand Gravel and Stone Elkton

Southern Maryland Wood Treating National Priorities List (NPL) Site Hollywood, St. Mary's County

Spectron Incorportated (a/k/a Galaxy Incorporated) Elkton. Cecil County

PENNSYLVANIA

Avco Lycoming-Williamsport Division Williamsport, Lycoming County

Bell Landfill Wyalusing - Terry Township, Bradford County

BresLube-Penn Inc. Superfund Site Moon Township, Allegheny County

Butz Landfill Jackson Township, Monroe County

C&D Recycling Freeland, Luzerne County

<u>Cabot-Wrought Products</u> <u>Muhlenberg, Berks County</u> Crater Resources
King of Prussia, Montgomery County

Cryo-Chem Inc. Worman Township, Bovertown, Berks County

Dublin Water Supply Dublin, Bucks County

Falls Township Groundwater Contamination (a/k/a CORCO Chemical, Parascientific, Meenan Oil) Falls Township, Bucks County

Foote Mineral Company Frazer, Chester County

Hebelka Auto Salvage Yard Weisenburg Township, Lehigh County

Letterkenny Army Depot, USA Letterkenny Southeast Area, and USA Letterkenny - Property Disposal Office Area Chambersburg, Franklin County

Malvern TCE Site Malvern, Chester County

McAdoo Associates McAdoo, Schuvlkill County

Metropolitan Mirror and Glass Company, Incorporated Frackville, Schuylkill County

Modern Sanitation Landfill York, York County

North Penn - Area 1 Souderton, Montgomery County

Palmerton Zinc Pile Palmerton, Carbon County

Resin Disposal Site Jefferson Borough, Allegheny County

Revere Chemical Company Nockamixon, Bucks County

Rodale Manufacturing Company, Inc. Emmaus, Lehigh County

Salford Quarry Lower Salford Township, Montgomery County

Sharon Steel Corporation Farrell, Mercer County

Strasburg Landfill Newlin Township, Chester County

Tobyhanna Army Depot Coolbaugh Township, Monroe County

UGI Columbia Gas Plant Columbia, Lancaster County

VIRGINIA

Sites in Bluefield and Vicinity Tazewell County C&R Battery Company, Inc. Richmond, Chesterfield County

Fort Eustis (US Army) Newport News, Newport News County

First Piedmont Rock Quarry Beaver Park

<u>USAF Langley Air Force Base/Nasa-Langley Research Center Hampton. York County</u>

U.S. Defense General Supply Center Richmond, Chesterfield County

WASHINGTON, D.C.

None available currently.

WEST VIRGINIA

Sites in Bluefield and Vicinity Mercer County

<u>Hanlin-Allied-Olin</u> <u>Moundsville, Marshall County</u>

Sharon Steel Corporation (Fairmont Coke Works)
Fairmont, Marion County

Region 4

ALABAMA

Alabama Army Ammunition Plant Talladega County

B & B Manufacturing Mobile, Mobile County

Brewton Sites Brewton, Escambia County

Monarch Tile Florence, Lauderdale County

T.H. Agriculture and Nutrition/Montgomery Plant Site Montgomery, Montgomery County

Uniontown Carbon Black Facility Uniontown, Perry County

USA Anniston Army Depot Bynum, Calhoun County

FLORIDA

Agrico Chemical Company Pensacola, Escambia County

Broward County - 21st Manor Dump Ft. Lauderdale, Broward County

<u>Chevron Chemical Company (Ortho Division)</u> <u>Orlando, Orange County</u>

Escambia Wood- Pensacola Pensacola, Escambia Florida Petroleum Reprocessors Davie, Broward County

<u>Hipps Road Landfill</u> <u>Jacksonville, Duval County</u>

Homestead Air Force Base Homestead AFB, Dade County

Loxahatchee Nursery Palm City, Martin County

MRI Corporation
Tampa, Hillsborough County

Munisport Landfill North Miami, Dade County

Plymouth Avenue Landfill Deland, Volusia County

GEORGIA

Basket Creek Surface Impoundment and Basket Creek Drum Disposal Douglasville, Douglas County

Brunswick Wood Preserving Brunswick, Glynn County

Old Douglas County Landfill Douglasville, Douglas County

Southern Wood Piedmont Company Augusta, Richmond County

Southern Wood Piedmont Company

Augusta, Richmond County

Southwire Company Carrollton, Carroll County

KENTUCKY

Ashland Petroleum Company Catlettsburg, Boyd County

National Electric Coil/Cooper Industries Dayhoit, Harlan County

National Southwire Aluminum Company Hawesville, Hancock County

Rubbertown Louisville, Jefferson County

MISSISSIPPI

Chemfax, Inc Gulfport, Harrison County

Country Club Lake Estates Hattiesburg, Forrest County

Potter Company Wesson, Copiah County

NORTH CAROLINA

Caldwell Systems Incorporated Lenoir, Caldwell County

Cherry Point Marine Corps Air Station Cherry Point, Craven County

U.S. Marine Corps Camp Lejeune Camp Lejeune, Onslow County

SOUTH CAROLINA

<u>Carolawn</u> <u>Fort Lawn, Chester County</u>

Geiger (C & M Oil) Site Rantowles, Charleston County

Cherokee County Landfill Gaffney. Cherokee County

Golden Strip Septic Tank Simpsonville, Greenville County

GSX Landfill Pinewood, Sumter County

Helena Chemical Company Landfill Fairfax, Allendale County

Kalama Specialty Burton, Beaufort County

Koppers Company Inc./Florence Plant Florence, Florence County

<u>Laidlaw Environmental Services Facility</u> <u>Roebuck, Spartanburg County</u>

Leonard Chemical Company, Inc. Catawba, York County

Medlev Farms Gaffney, Cherokee County

Palmetto Recycling, Incorporated Columbia, Richland County

Palmetto Wood Preserving, Incorporated Cavce, Lexington County

Para-Chem Southern, Inc. Simpsonville, Greenville County

Rochester Property Traveler's Rest, Greenville Report

Sangamo/Twelve-Mile Creek/Hartwell PCB Pickens, Pickens County

USMC Marine Corps Recruit Depot (a/k/a Parris Island Marine Corps Recruit Depot)
Parris Island, Beaufort

TENNESSEE

ICG Iselin Railroad Yard Jackson, Madison County

USA Defense Depot Memphis Memphis, Shelby County

Region 5

ILLINOIS

A & F Materials Reclaiming, Inc. Greenup, Cumberland County

Acme Solvent Reclaiming Winnebago, Winnebago County

Banner Western Disposal Service Joliet, Will County

Belvidere Municipal Landfill #1 Belvidere, Boone County

Canton Industrial Corporation

Certain Teed Corporation East St. Louis, St. Clair County

Childs Property Alorton, St. Clair County

Cross Brothers Pail Recycling Pembroke Township, Kankakee County

Danville H & L No. 1 Danville City Dump Danville, Vermilion County

Decatur/Barding and Spawr Landfill Decatur, Macon County

Double A Metals Chicago, Cook County

<u>DuPage County Landfill (Blackwell Forest Preserve)</u> <u>Warrenville, DuPage County</u>

Duquoin Gas Plant Duquoin, Perry County

Gibraltar Manufacturing Company East Alton, Madison County

H.O.D. Landfill Antioch, Lake County

Ilada Energy Company East Cape Girardeau, Alexander County

Jennison Wright Corporation Granite City, Madison County

Kaney Transportation Rockford, Winnebago County

Kaufman Landfill Humboldt, Coles County

Lenz Oil Service Incorporated Lemont, Cook County

Mason and Dixon Tank Lines Incorporated Marshall, Clark County

Mervis Industries Mattoon, Coles County

Old Lasaile Dump Lasaile, Lasaile County

Ottawa Radiation Areas Ottawa, LaSalle County

Outboard Marine Corporation Waukegan, Lake County

Pagel's Pit Rockford, Winnebago County

Ray Holtman Farm Quincy, Adams County

St. Louis Refrigerator Car Company Wood River, Madison County

Swift Agricultural Chemicals Fairmont City Plant Fairmont, St. Clair County

Tri-County Landfill South Elgin, Kane County

Union Mechling Company Seneca, Grundy County

Velsicol Chemical Marshall, Clark County

Wauconda Sand and Gravel Wauconda, Lake County

Woodstock Municipal Landfill Woodstock, McHenry County

Yeoman Creek and Edwards Field Landfills Waukegan, Lake County

INDIANA

American Chemical Services Inc. Griffith, Lake County

Bloomington, Monroe County and Spencer, Owen County

Bloomington, Monroe County and Spencer, Owen County

Bloomington, Monroe County and Spencer, Owen County

Carter-Lee Lumber Company Indianapolis. Marion County

Enviro-Chem Corporation Zionsville, Boone County

Fisher Calo Kingsbury, La Porte County

Marion (Bragg) Dump Marion, Grant County

Northside Sanitary Landfill Zionsville, Boone County Reilly Tar and Chemical Corporation (Indianapolis Plant) Indianapolis, Marion County

U.S. Smelter and Lead Refinery, Inc. (a/k/a USS Lead Refinery Inc.) East Chicago, Lake County

Waste Inc. Landfill Michigan City, La Porte County

MICHIGAN

Albion-Sheridan Township Landfill Sheridan Township, Calhoun County

BayCity Middlegrounds Landfill Bay City, Bay County

Bofors-Nobel Incorporated Egelston, Muskegon County

Duell and Gardner Landfill Muskegon, Muskegon County

Ionia City Landfill Ionia, Ionia County

Lower Ecorse Creek Dump Wyandotte, Wayne County

Michigan Sites of Radium Dial Contamination:

Aircraft Components (Michigan Radiologic)
(a/k/a D & L Sales)
Benton Harbor, Berrien County

H & K Sales (Michigan Radiologic) Belding, Ionia County

Organic Chemicals Incorporated Grandville, Kent County

Ossineke Groundwater Contamination Ossineke, Alpena County

Packaging Corporation of America Filer City, Manistee County

South Macomb Disposal Authority #9, 9A St. Clair Shores. Oakland County

Thermo Chem Incorporated Muskegon, Muskegon County

Willow Run Sludge Lagoon Ypsilanti. Washtenaw County

MINNESOTA

Reilly Tar and Chemical Corporation Site St. Louis Park, Hennepin County

U.S. Air Force Twin Cities Reserve Small Arms Range Minneapolis, Hennepin County

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Air Force Plant 85 Columbus, Franklin County Buckeye Reclamation Landfill St. Clairsville, Belmont County

Chem-Dyne Corporation Hamilton, Butler County

Dover Chemical Corporation Dover, Tuscarawas County

Fields Brook NPL Site Ashtabula, Ashtabula County

Fultz Landfill Byesville, Guernsey County

Miami County Incinerator Troy, Miami County

Nease Chemical Salem, Columbiana County

North Sanitary Landfill - Dayton Dayton, Montgomery County

Powell Road Landfill Davton, Montgomery County

WISCONSIN

Delavan Municipal Well #4 Delavan, Walworth County

Kohler Company Landfill Kohler, Shebovgan County

<u>Madison Metropolitan Sewerage District Sludge Lagoons</u> <u>Madison (Town of Blooming Grove)</u>. Dane County

Muskego Sanitary Landfill Muskego, Waukesha County

Penta Wood Products
Town of Daniels, Burnett

Refuse Hideaway Middleton, Dane County

Ripon City Landfill Ripon, Fond du Lac County

Sauk County Landfill Excelsior, Sauk County

Region 6

ARKANSAS

Hot Springs Mercury Hot Springs, Garland County

Neon Plant Factory (a/k/a Texarkana Mercury and Neon) Texarkana, Miller County

Popile, Incorporated El Dorado, Union County

South 8th Street Landfill West Memphis, Crittenden County

LOUISIANA

American Creosote Works Winnfield, Winn Parish

Bayou Bonfouca Slidell, St. Tammany Parish

Marine Shale Processors, Inc. Amelia, St. Mary Parish

Petro-Processors of Louisiana, Incorporated Baton Rouge, East Baton Rouge Parish

NEW MEXICO

AT & SF (Albuquerque) Albuquerque, Bernalillo County

Cal West Metals (USSBA) Lemitar, Socorro County

Rinchem Company Incorporated (Old Rinchem Incorporated)
Albuquerque, Bernalillo County

OKLAHOMA

Kerr-McGee Refinery Site Cushing, Payne County

National Zinc Company Bartlesville, Washington County

Oklahoma Refining Company Cyril, Caddo County

Tinker Air Force Base (Soldier CR/Building 3001)
Midwest City, Oklahoma County

TEXAS

Air Force Plant #4 (General Dynamics) Fort Worth, Tarrant County

Alcoa (Point Comfort)/ Lavaca Bay Point Comfort, Calhoun County

Brio Refining, Inc. Houston, Harris County

French Limited Crosby, Harris County

Geneva Industries/Fuhrmann Energy Houston, Harris County

Many Diversified Interests, Inc. Houston, Harris County

Odessa Super Site Ector, Ector County

Pantex Plant Amarillo, Carson County

RSR Corporation
Dallas, Dallas County

United Creosoting Company Conroe, Montgomery County

Region 7

IOWA

Economy Products Company Shenandoah, Page County

Fairfield Coal Gasification Plant Fairfield, Jefferson County

Former Diller Battery
Des Moines, Polk County

Mason City Coal Gasification Plant Mason City, Cerro Gordo County

Vogel Paint and Wax Company Maurice, Sioux County

KANSAS

Ace Services Incorporated Colby, Thomas County

MISSOURI

Armour Road Site North Kansas City, Clay County

Big River Mine Tailings Desloge (a/k/a St. Joe Minerals) Desloge, St. François County

St. Louis Airport St. Louis, St. Louis County

Weldon Spring Site Remediation Action Project (Chemical Plant, Raffinate Pits, Quarry) St. Charles. St. Charles County

Weldon Spring Training Area Weldon Spring, St. Charles County

NEBRASKA

American Shizuki Corporation Ogallala, Keith County

Bruno Coop & Associated Properties Bruno, Butler County

Cleburn Street Well Site Grand Island, Hall County

Sherwood Medical Company Norfolk, Madison County

Region 8

COLORADO

Asarco Incorporated (Globe Plant) Denver, Denver County

Hansen Containers Grand Junction. Mesa County

Rocky Mountain Arsenal Adams County Smeltertown/Koppers Salida, Chaffee County

Summitville Mine Del Norte, Rio Grande County

MONTANA

None available currently.

NORTH DAKOTA

None available currently.

SOUTH DAKOTA

Annie Creek Mine Tailings Leade, Lawrence County

Williams Pipe Line Company Sioux Falls, Minnehaha County

UTAH

Kennecott (North Zone) Magna, Salt Lake County

Kennecott (South Zone) Copperton, Salt Lake County

Monticello Mill Tailings (DOE) and Monticello Radioactively Contaminated Properties (a/k/a Monticello Vicinity Properties)
Monticello, San Juan County

Murray Smelter Murray, Salt Lake County

Ogden Defense Depot Ogden, Weber County

Petrochem Recycling Corporation/Ekotek Salt Lake City, Salt Lake County

WYOMING

None available currently.

Region 9

AMERICAN SAMOA

None available currently.

ARIZONA

Luke Air Force Base Phoenix, Maricopa County

Phelps-Dodge Corp Douglas Reduction Works Douglas, Cochise County

Williams Air Force Base Mesa, Maricopa County

Yuma Marine Corps Air Station Yuma, Yuma County

CALIFORNIA

Aerojet General Corporation - Arden Cordova Water Service Area Rancho Cordova, Sacramento County

Aerojet General Corporation - Citizens Utilities' Suburban and Security Park Water Service Area Rancho Cordova, Sacramento County

Aerojet General Corporation - Mather Air Force Base Water Service Area Rancho Cordova. Sacramento County

El Toro Marine Corps Air Station Santa Ana, Orange County

Fort Ord Marina, Monterey County

Frontier Fertilizer
Davis, Yolo County

George Air Force Base Victorville, San Bernardino County

Riverbank Army Ammunition Plant Riverbank, Stanislaus County

Sacramento Army Depot Sacramento, Sacramento County

Sola Optical USA, Inc. Petaluma, Sonoma County

Naval Station Treasure Island Hunters Point Annex, San Francisco County

T. H. Agriculture and Nutrition Company Fresno, Fresno County

Tracy Defense Depot Tracy, San Joaquin County

<u>Travis Air Force Base</u> <u>Solano County</u>

COMMONWEALTH OF THE NORTHERN MARIANAS ISLANDS

None available currently.

GUAM

None available currently.

HAWAII

<u>Del Monte Corporation (Oahu Plantation)</u> <u>Kunia. Honolulu County</u>

Naval Computer and Telecommunication Area Wahiawa, Honolulu County

Puna Geothermal Venture Pahoa, Hawaii County

NEVADA

None available currently.

TRUSTED TERRITORIES

None available currently.

Region 10

ALASKA

Fort Richardson (U.S. Army)
Fort Richardson, Anchorge County

Blackbird Mine Cobalt, Lemhi County

Eastern Michaud Flats Contamination Pocatello, Bannock County

Triumph Mine Tailings Piles Hailey, Blaine County

USAF Mountain Home Air Force Base Mountain Home AFB, Elmore County

OREGON

East Multnomah Gresham, Multnomah County

McCormick and Baxter Creosoting Company (Portland)
Portland, Multnomah County

Northwest Pipe and Casing Company Clackamas, Clackamas County

Reynolds Metal Company Troutdale, Multnomah County

U.S. Army Umatilla Depot Activity Hermiston, Umatilla County

WASHINGTON

American Crossarm and Conduit Company Chehalis, Lewis County

Bonneville Power Administration Ross Complex (USDOE) Vancouver, Clark County

Boomsnub/Airco Vancouver, Clark County

Commencement Bay, South Tacoma Field (a/k/a/ Commencement Bay, South Tacoma Channel) Tacoma, Pierce County

Fairchild Air Force Base Spokane, Spokane County

McChord Air Force Base Tacoma, Pierce County

Old Navy Dump / Manchester Laboratory (USEPA/NOAA) Manchester, Kitsap County

Pacific Sound Resources Seattle, King County

Seattle Municipal Landfill/Kent Highlands Kent, King County

U.S. Navy Port Hadlock Detachment Indian Island, Kitsap County

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Attachment II
FUND, RP, AND FF REMOVALS BY REGION

| REGION 01 | STATE | REMOVAL COUNT |
|--------------|---------------------------------|------------------|
| | Connecticut | 85 |
| | Massachusetts | 217 |
| | Maine | 49 |
| | New Hampshire | 86 |
| | Vermont | 11 |
| | Rhode Island | 46 |
| | Regional Total | 494 |
| 02 | | |
| | New Jersey | 362 |
| | New York | 327 |
| | Puerto Rico | 11 |
| | Virgin Islands | 16 |
| | Regional Total | 716 |
| 03 | | |
| | District of Columbia | 1 |
| | Delaware | 42 |
| | Maryland | 107 355 |
| | Pennsylvania | 355 129 |
| | Virginia | 128 |
| | West Virginia Regional Total | 762 |
| 04 | Regional Total | . 702 |
| 04 | Alabama | 68 |
| | Florida | 157 |
| | Georgia | 172 |
| | Kentucky | 79 |
| | Mississippi | 66 |
| | North Carolina | 173 |
| | South Carolina | 109 |
| | Tennessee | 100 |
| | Regional Total | 924 |
| 05 | | |
| | Illinois | 162 |
| | Indiana | 139 |
| | Michigan | 217 |
| | Minnesota | 33 |
| | Ohio | 245 |
| | Wisconsin | 73 |
| | Regional Total | 869 |
| 06 | * | |
| | Arkansas | 43 |
| | Louisiana | 81 |
| | New Mexico | 24 |
| | Oklahoma | 47 |
| | Texas | 266 |
| | Regional Total | 461 |

SOURCE: CERCLIS 3 04/29/99

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FUND, RP, AND FF REMOVALS BY REGION

| REGION 07 | STATE | REMOVAL COUNT |
|--------------|-------------------|------------------|
| ٠, | lowa | 80 |
| | Kansas | 101 |
| | Missouri | 280 |
| | Nebraska | 50 |
| | Regional Total | 511 |
| 08 | regional rotal | 311 |
| | Colorado | 215 |
| | Montana | 52 |
| | North Dakota | 10 |
| | South Dakota | 20 |
| | Utah | 84 |
| | Wyoming | 38 |
| | Regional Total | 419 |
| 09 | | |
| | American Samoa | 10 |
| | Arizona | 39 |
| | California | 316 |
| | Guam | 3 |
| | Hawaii | 14 |
| | Majuro | 1 |
| | Midway | 4 |
| | Nevada | 22 |
| | Navajo Nation | 7 |
| | Northern Marianas | 3 |
| | Trust Territ. | 36 |
| | Regional Total | 455 |
| 10 | | |
| | Alaska | 12 |
| | Idaho | 49 |
| | Oregon | 46 |
| | Washington | 109 |
| | Regional Total | 216 |
| | NATIONAL TOTAL | 5827 |

| ACTION REMOVAL REMOVAL SEQUENCESTART DATE OMPLETE DATE | 5/5/97 | 11/28/95 | 5/20/97 | | 8/11/95 | 10/16/97 | 10/21/97 | 1/21/98 | 6/14/85 | 2/27/97 | 9/30/97 | 7/30/98 | 10/16/97 | 7/6/90 | 5/23/97 | 6/24/95 | 6/25/87 | 4/21/95 | 4/26/91 | 6/14/96 | 7/1/90 | 7/30/97 | 8/26/92 | 7/15/93 | 1/9/97 | 96/2/8 | 4/7/95 | 6/19/85 | 12/28/95 | 11/20/96 | 12/28/98 | 12/23/97 | 8/4/86 | 9/30/87 | 7/1/87 | 8/22/96 | 11/7/96 | 7123/97 | 96/02/6 | 8/19/98 | |
|--|------------------|---------------|--------------------|-----------------------------|--------------|--------------|-------------------------------|---------------------|-----------------------|------------------------------|-----------------|-------------------|----------------------------|---------------------|--------------------|---------------------|-------------------------|---------------|---------------|----------------------------|--|---------------------|------------------------------|----------------|---------------------|------------------------|-------------------|------------------|--------------|-----------------|--------------------------------|--------------------------------|------------------|------------------|------------------------|-------------------------|--------------------------|------------------------------|-------------------------------------|-----------------------|------------------------------------|
| REMOVAL START DATE | 2/22/97 | 8/14/95 | 8/27/96 | 11/30/98 | 3/23/85 | 6/11/97 | 8/26/97 | 96/30/6 | 2/27/85 | 2/10/97 | 9/30/97 | 7/30/98 | 6/11/97 | 6/26/89 | 2/21/97 | 6/19/95 | 6/24/87 | 4/7/95 | 3/27/91 | 3/1/96 | 2/28/90 | 7/30/97 | 6/10/92 | 6/3/92 | 10/10/96 | 11/28/95 | 2/27/95 | 2/21/85 | 10/10/95 | 11/12/96 | 7/13/98 | 5/30/97 | 7/21/86 | 5/27/87 | 7/9/86 | 6/10/96 | 8/23/95 | 2/14/97 | 8/12/96 | 2/23/98 | 9/1/97 |
| ACTION SEQUENCE | 9 | 8 | 00 | 100 | 6 | 9 | 90 | 8 | 00 | 9 | 8 | <u>6</u> | 00 | 90 | 00 | 90 | 00 | 00 | 901 | 00 | 001 | 9 | 90 | 8 | 90 | 904 | 001 | 00 | 90 | 901 | 005 | 100 | 90 | 005 | 90 | 8 | 8 | 99 | 00 | 9 | 100 |
| ACTION | Fund Removal | FF Removal | Fund Removal | PRP Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | FF Removat | FF Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal |
| EPA ID | CT0001888973 | CTD963687803 | CTD983888223 | CTD001181502 | CTD983884636 | CTD001182278 | CTD001140425 | CT0001407865 | CTD982198764 | CT0001402577 | CT0002024446 | CTSFN0102977 | CTD981069180 | CTD075411579 | CTD001167923 | CT0001016740 | CT0001407592 | CT0001021526 | CT6690311653 | CTD001140375 | CTD000847764 | CT0002024313 | CTD983902875 | CTD983873258 | CTD001166008 | CTD045110913 | CTD085064111 | CTD982198772 | CTD064827777 | CT0001491596 | CT0001910694 | CT0001910694 | CTD980521165 | CTD980521165 | CTD001153923 | CTD982711269 | CT0001172501 | CTD001183052 | CT0001406677 | CTD162235782 | CTD001155167 |
| | A. M. DEVELOPERS | ACCU-CIRCUITS | ANGELÍLLO PROPERTY | ARMY ENGINE PLANT/STRATFORD | ASHLAND MILL | BATCHELDER | BEATON & CORBIN MANUFACTURING | BLACK ROCK SHIPYARD | BOURDEAUDHUI PROPERTY | BRADFORD INDUSTRIES (FORMER) | BRANFORD HARBOR | BRIDGEPORT HARBOR | CHARLES BATCHELDER COMPANY | CHESTNUTIS PROPERTY | CHROME ENGINEERING | CLINTON AVENUE (57) | CONNECTICUT RIVER DRUMS | DISPLAYMAKERS | FORT TRUMBULL | GAYNOR STAFFORD INDUSTRIES | GILBERT & BENNETT MANFACTURING COMPANY | HADDAM MYSTERY DRUM | HAMDEN PLATING/TRAILERS SITE | HARCO PROPERTY | HARPER-LEADER, INC. | INTERROYAL CORPORATION | JACK THE STRIPPER | KAPINOS PROPERTY | KEMVOLT | KOGUT'S NURSERY | LANDMARK FARM AND GARDEN, INC. | LANDMARK FARM AND GARDEN, INC. | LAUREL PARK, INC | LAUREL PARK, INC | LINEMASTER SWITCH CORP | M&S CHROME PLATING INC. | MAPLE STREET CORPORATION | METROPOLITAN METAL FINISHING | NATIONAL AUTOMATIC PRODUCTS COMPANY | NATIONAL OIL SERVICES | NATIONAL WELDING AND MANUFACTURING |
| STATE | 5 | CT | 5 | C | t | ಕ | ರ | 5 | ರ | 5 | Ç | ct | 5 | Ç | 5 | c | Ę, | 5 | ರ | CT | ธ | ರ | ե | ರ | ರ | t5 | દ | C | t | ಽ | c | 5 | 5 | Ç | t | 5 | Ç | 5 | 5 | 5 | 5 |
| REGION | 5 | 5 | ۶ | 5 | ۶ | 5 | 5 | ٥ | . 10 | 5 | 5 | 5 | 2 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 6 | 5 | ٤ | 5 | 5 | 6 | 5 | 5 | 10 |

| 10 | 5 | NEOWELD CORP II | CTD980524201 | Fund Removal | 100 | 11/14/94 | 7113/95 |
|----|----|---|----------------|--------------|----------|----------|---------|
| ٤ | 5 | NEW LONDON SUBMARINE BASE | CTD980906515 | PRP Removal | 100 | 5/12/93 | 1/30/95 |
| 10 | 5 | NEW LONDON SUBMARINE BASE | C1D980906515 | PRP Removal | 005 | 8/5/84 | 9/14/95 |
| 5 | c | NEW LONDON SUBMARINE BASE | · CTD980906515 | PRP Removal | 003 | 2/24/97 | 8/30/97 |
| 6 | 5 | NEW LONDON SUBMARINE BASE | CTD980906515 | PRP Removal | 900 | 1/11/95 | 9/14/95 |
| 5 | CI | NEW LONDON SUBMARINE BASE | CTD980906515 | PRP Removat | 900 | 3/3/97 | 713/97 |
| 10 | ರ | NEW WATERBURY LIMITED | CTD982193864 | Fund Removal | 00 | 9/9/92 | 3/5/93 |
| 5 | 5 | NUTMEG VALLEY ROAD | CTD980669261 | Fund Removal | 00 | 9/23/91 | 1/31/92 |
| 5 | ರ | O'SULLIVAN'S ISLAND | CTD980667992 | Fund Removal | 500 | 3/15/83 | 4/10/83 |
| 0 | 5 | O'SULLIVAN'S ISLAND | CTD980667992 | Fund Removal | 005 | 9/17/84 | 1/11/85 |
| 5 | 5 | OLD FOX | CTD045111135 | Fund Removal | 100 | 9/27/93 | 12/3/93 |
| 5 | ರ | OLD SAYBROOK FIRE | CTD983871104 | Fund Removal | 9 | 9/15/89 | 9/11/8 |
| 01 | ઇ | PFALTZ & BAUER | CTD981063431 | FF Removal | 00 | 12/14/94 | 4/5/96 |
| 01 | CT | PORTERS GROVE METAL | CTD980524326 | Fund Removal | 9 | 4/18/95 | 9/20/96 |
| 5 | 5 | PRIORITY FINISHING | CTD983873555 | FF Removal | 00 | 4/5/88 | 9/21/88 |
| 10 | c | PRIORITY FINISHING | CTD983873555 | FF Removal | 200 | 4/6/88 | 9/30/86 |
| 5 | 5 | PRIORITY FINISHING | CTD983873555 | Fund Removal | 6 | 12/4/87 | 10/19/8 |
| 6 | 5 | PRODUCT FINISHING OF NORWALK | CTD001176247 | Fund Removal | 100 | 3/4/97 | 3/20/97 |
| 01 | t | RAE STORAGE BATTERY | CTD982199226 | Fund Removal | 50 | 5/24/94 | 8/26/9/ |
| 6 | ರ | RAYBESTOS MEMORIAL FIELD PARKING AREA | CTD980520357 | FF Removal | 9 | 5/21/90 | 6/1/92 |
| 15 | 5 | RAYMARK INDUSTRIES, INC. | CTD001186518 | FF Removal | 901 | 5/15/90 | 5/20/93 |
| 10 | c | RAYMARK INDUSTRIES, INC. | CTD001186618 | FF Removal | 005 | 12/14/92 | 12/31/9 |
| 10 | 5 | RAYMARK INDUSTRIES, INC. | CTD001186618 | Fund Removal | 9 | 6/15/93 | 9/30/86 |
| 5 | ţ | REVERE TEXTILE PRINTS CORPORATION | CTD004532610 | FF Removal | 60 | 5/31/90 | 2/6/91 |
| 2 | b | RICHTER'S GREENHOUSE | CT0000233965 | Fund Removal | 00 | 5/13/94 | 7/6/94 |
| 5 | 5 | ROLFITE - CANAL STREET | CTD048339592 | Fund Removal | 00 | 6/29/87 | 3/4/88 |
| 6 | Ç | ROLFITE - CANAL STREET | CTD048339592 | Fund Removal | 005 | 12/28/92 | 6/17/93 |
| 9 | C | ROOSEVELT MILLS | CTD001139955 | FF Removal | 8 | 10/12/88 | 1/2/91 |
| 2 | 5 | RYE PESTICIDE SITE | CTD982198780 | Fund Removal | <u>8</u> | 4/15/85 | 9/3/85 |
| 5 | C | S. GOLDFEDER, INC. | CTD001163997 | Fund Removal | 6 | 3/20/85 | 8/18/9 |
| 6 | c | SHORE CHEMICAL | CTD982543092 | FF Removal | 90 | 96/6/8 | 12/10/9 |
| 5 | 5 | SHORT BEACH | CTSFN0102979 | Fund Removal | ē | 8/30/98 | 8/30/8 |
| 6 | Ç | SOLVENTS RECOVERY SERVICE NEW ENGLAND | CTD009717604 | FF Removal | 901 | 9/18/94 | |
| 5 | 5 | SOLVENTS RECOVERY SERVICE NEW ENGLAND | CTD009717604 | FF Removal | 005 | 2/6/97 | |
| 6 | C | SOLVENTS RECOVERY SERVICE NEW ENGLAND | CTD009717604 | Fund Removal | 8 | 9/8/92 | 10/1/93 |
| 6 | Ö | SOLVENTS RECOVERY SERVICE NEW ENGLAND | CTD009717604 | Fund Removal | 005 | 12/6/93 | 4/1/94 |
| 9 | b | SOMERS INDUSTRIAL FINISHING | CTD062202791 | Fund Removal | 00 | 3/5/97 | 12/26/9 |
| 9 | 5 | SPACETEC | CTD983883729 | FF Removal | 90 | 11/12/91 | 10/4/9 |
| 6 | 5 | STRATFORD ASBESTOS SITE | CTD983903717 | Fund Removal | 6 | 6/17/83 | 9/30/9 |
| 0 | ۲ | THE PLATING CENTER | CTD046421699 | Fund Removat | 90 | 7/20/95 | 9/5/95 |
| 10 | b | VALCO MANUFACTURING & ENGINEERING, INC. | CT0001406685 | Fund Removal | 6 | 8/21/96 | 10/17/9 |
| 6 | 5 | VANDERBILT CHEMICAL | CTD001181205 | FF Removal | 9 | 4/26/88 | 6/2/88 |
| 5 | 5 | WATKINS MACHINERY | CTD983872623 | Fund Removal | 100 | 06/1/6 | 6/18/9 |
| | | | | | | | |

| 8/25/97 10/9/97 11/1/95 11/2/95 8/22/91 8/22/91 | | | /95 6/16/95 | | • | | | | | _ | | | _ | | | | 1/31/92 5/15/93 | | | 7/25/94 7/25/94 | 6/15/00 11/23/02 | | | • | | | _ | | • | | | | _ | 4/3/92 12/31/92 | | | |
|--|----------------------------|-------------------------------|--------------------------|-------------------------|-----------------------------|--------------|--------------------|---------------------|--------------------|--------------------|--------------|----------------------|----------------------------|---------------------|-------------------|---|--------------------------------|--------------|------------------------|-----------------|-----------------------|----------------------|--------------------------------|--------------|-----------------------|-----------------------------------|--------------|----------------|-----------------|-----------------------|--|------------------|------------------|------------------|-------------------|--------------------------------------|---|
| 6/18/88 3/6/95 6/15/95 | 3/6/1 | 6/15/ | 40,00 | 277 | 7/25/96 | 6/12/89 | 11/2/92 | 10/16/96 | 3/21/83 | 7/22/85 | 8/25/94 | 10/2 | 7/26/98 | 44 | 4/23 | 17. | 1/31 | 5/11 | 4/19 | 7725 | 2 20 | | | | | 8/10 | 12/1 | 12/3 | 101 | 93 | 9/22 | 8/10 | - | | | | |
| 8 8 | 8 8 | 9 | 8 | 00 | 8 | 8 | 8 | 9 | 8 | 005 | 6 | 8 | 8 | 9 | 8 | 8 | 9 | 8 | 8 | 8 | 3 5 | 8 8 | 8 | 90 | 8 | 8 | 8 | 8 | 8 | 8 | 8 | 9 | 9 | 8 | 8 | Ş | 3 |
| Fund Removal Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Kemoval | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | |
| C1D001178391 MA0001296904 MA9690390019 | MAD184738565 | MA0001058148 | MA0001119973 | MASFN0102980 | MA0001411495 | MAD985276385 | MAD001026319 | MA0001520741 | MAD001041987 | MAD001041987 | MA0000261941 | MA0002326502 | MA0002274819 | MAD982198830 | MA0001411966 | MAD981067739 | MAD982191363 | MA0001410299 | MA0001287739 | MA0001115757 | MAD001411776 | MAD980520977 | MAD982191967 | MA1690390025 | MAD985319789 | MAD079510780 | MA0001407683 | MA0001407691 | MAD001770619 | MA0001408319 | MAD003809266 | MAD982748659 | MAD985276278 | MAD985313923 | MAD981063324 | MA0001285774 | |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| | | œ | | | NO | | | | | | | | | | | EET PROPERTY) | EGES | | | | | | MER) | | | OEC) | | | | | ON LANDFILL | | | | | 0134) | |
| YALESVILLE SILVER COMPANY A & M ADVANCED PROTOTYPES ARANDONED DRIM CI FAN-IIP | ADVANCED LAB CHEMICAL FIRE | ALDEN CORRUGATED CONTAINER | ALLERTON HARBOR (C50147) | AMERICAN GLUE AND RESIN | AMORY PACKAGING CORPORATION | ASHLAND DRUM | ATLAS TACK CORP | AZTEC INDUSTRIES | BAIRD & MCGUIRE | BAIRD & MCGUIRE | BARE COVE | BARGAINEER CENTER | BEACON PRINTING AND INK | BEAL ST PROPERTY | BEVERLY HARBOR | BIRD PROPERTY (PRENTICE STREET PROPERTY) | BLACKBURN AND UNION PRIVELEGES | BOGS LANDING | BOSTON EDISON CYLINDER | BOSTON HARBOR | BREWSTER PESTICIDE | BROCKTON GAS WORKS I | BROCKTON GAS WORKS II (FORMER) | BUZZARDS BAY | CABIN REALTY TRUST | CANNON ENGINEERING CORP. (CEC) | CAPE COD | CAPE COD CANAL | CARR LEATHER | CHADWICK LEAD MILL | CHARLES-GEORGE RECLAMATION LANDFILL | CHATHAM BEACH | CHATHAM DRUMS | COBB AND DREW | COHEN PROPERTY | COMMERCIAL STREET (427) (C5 0134) | |
| CT YALESVILLE SILVER COMPANY MA A & M ADVANCED PROTOTYPES MA A RANDONED DRIM CI FANJIP | • | MA ALDEN CORRUGATED CONTAINER | _ | _ | _ | - | MA ATLAS TACK CORP | MA AZTEC INDUSTRIES | MA BAIRD & MCGUIRE | MA BAIRD & MCGUIRE | MA BARE COVE | MA BARGAINEER CENTER | MA BEACON PRINTING AND INK | MA BEAL ST PROPERTY | MA BEVERLY HARBOR | MA BIRD PROPERTY (PRENTICE STREET PROPERTY) | _ | _ | _ | _ | MA BREWSTER PESTICIDE | | _ | | MA CABIN REALTY TRUST | MA CANNON ENGINEERING CORP. (CEC) | Ī | _ | MA CARR LEATHER | MA CHADWICK LEAD MILL | MA CHARLES-GEORGE RECLAMATION LANDFILL | MA CHATHAM BEACH | MA CHATHAM DRUMS | MA COBB AND DREW | MA COHEN PROPERTY | MA COMMERCIAL STREET (427) (C5 0134) | |

| ٤ | MA | CONGRESS AND B STREETS | MA0001115765 | Fund Removal | 50 | 2/11/05 | 2/11/05 |
|-----|--------------|--|--------------|--------------|-----|----------|----------|
| 5 | ¥ | CORONET LEATHER FINISHING | MAD051797066 | Fund Removal | 100 | 96/02/6 | 5/16/97 |
| 5 3 | ¥ | COUNTRY HOME FURNISHING | MAD084211796 | Fund Removal | 9 | 8/12/96 | 9/27/96 |
| 5 3 | ¥ : | DANE STREET BEACH | MA0001285758 | Fund Removal | 8 | 5/29/95 | 5/29/95 |
| 5 8 | Ž. | DARTMOUTH FINISHING | MAD985275015 | Fund Removal | 100 | 3/16/97 | 7117/97 |
| 5 8 | ¥: | DEWEY DAGGET LANDFILL | MAD985287457 | Fund Removal | 90 | 8/30/95 | 9/29/95 |
| 5 5 | ¥ S | DIGHTON DRUM | MAD980670574 | Fund Removal | 00 | 6/13/83 | 7/1/83 |
| 5 8 | ¥ : | DONOVAN, L. A. | MAD001062439 | Fund Removal | 9 | 1/18/99 | |
| 5 8 | ¥ : | EAST COLINGE STREET (131) | MA0001407659 | Fund Removal | 8 | 8/12/88 | 8/12/88 |
| 5 8 | Š | EASTERN INDUSTRIAL HANDLING INC | MA0001409374 | Fund Removal | 00 | 7/10/96 | 8/16/96 |
| 5 8 | ¥ : | EUGARIOWN | MAD985276286 | Fund Removal | 00 | 4/6/89 | 4/14/89 |
| 5 8 | ¥ : | ELECTRO CIRCUITS-LOWELL | MAD001008770 | Fund Removal | 004 | 9/23/94 | 6/2/85 |
| 5 8 | <u> </u> | ELLERY STREET | MAD985318443 | Fund Removal | 001 | 4/20/93 | 4/20/93 |
| 5 6 | £ : | EMPIRE LAUNDRY | MA0001554328 | Fund Removal | 00 | 12/8/98 | 1/19/99 |
| 5 8 | ¥ : | ESSEX KIVER | MAD985318559 | Fund Removal | 00 | 6/25/93 | 6/25/93 |
| 5 8 | ¥ : | FAIRHAVEN MILL (FORMER) | MAD985268499 | Fund Removal | 00 | 1/13/98 | 2/19/98 |
| 5 8 | Y . | FAIRVIEW ROAD (35) | MAD985271428 | Fund Removal | 93 | 5/19/88 | 5/19/88 |
| 5 6 | ¥ : | FLYNNIAN | MA0002333433 | Fund Removal | 93 | 7/6/98 | 10/27/98 |
| 5 6 | Ž. | FORT DEVENS | MA7210025154 | PRP Removal | 6 | 12/7/92 | 9/24/93 |
| 5 8 | ¥ : | FORT DEVENS | MA7210025154 | PRP Removal | 200 | 3/1/93 | 6/12/93 |
| 5 8 | ž: | FOR DEVENS | MA7210025154 | PRP Removal | 003 | 3/22/93 | 5/10/94 |
| 5 8 | £ : | FORT DEVENS | MA7210025154 | PRP Removal | 904 | 12/9/93 | 6/28/95 |
| 5 8 | ¥. | FORT DEVENS | MA7210025154 | PRP Removal | 900 | 1/12/94 | 6/15/94 |
| 5 8 | ¥: | FORT DEVENS | MA7210025154 | PRP Removal | 900 | 6/20/94 | 9/29/95 |
| 5 8 | Ž. | FORT DEVENS | MA7210025154 | PRP Removal | 200 | 8/31/95 | 10/2/98 |
| 5 8 | Š: | FOR DEVENS | MA7210025154 | PRP Removal | 800 | 10/5/95 | 8/7/97 |
| 5 2 | ¥ : | FORT DEVENS | MA7210025154 | PRP Removal | 600 | 10/31/95 | 2/27/96 |
| 5 8 | ž : | FORT DEVENS | MA7210025154 | PRP Removal | 010 | 3/19/96 | 5/1/97 |
| 5 6 | ž: | FORT DEVENS | MA7210025154 | PRP Removal | 011 | 3/19/96 | 4/23/97 |
| 5 3 | ž : | FORT DEVENS | MA7210025154 | PRP Removal | 012 | 11/12/96 | 9/22/97 |
| 5 2 | Ž : | FORT DEVENS | MA7210025154 | PRP Removal | 013 | 10/31/96 | 8/25/98 |
| 5 8 | Σ: | FORT DEVENS | MA7210025154 | PRP Removal | 014 | 10/24/96 | 12/17/96 |
| 5 8 | Ž | FORT DEVENS | MA7210025154 | PRP Removal | 015 | 12/10/97 | 5/29/98 |
| 5 6 | E S | TORT DEVELOPS SUBBORT TRAINING ANNEX | MAD980520670 | PRP Removal | 100 | 8/13/98 | |
| 5 8 | 1 2 3 | TORI FOIN CHANNEL | MA0001115773 | Fund Removal | 9 | 4/8/95 | 4/8/95 |
| 5 6 | 1 | TOSTER STREET (101) | MASFN0102983 | Fund Removal | 00 | 3/31/99 | |
| 5 6 | ¥ : | CALABY TO THE CO INC | MAD001031251 | Fund Removal | 904 | 9/18/95 | 6/19/96 |
| 5 6 | £ : | GALARY PROPERTY | MAD981066392 | Fund Removal | 9 | 9/2/6 | 5/1/97 |
| 5 8 | ž: | GARUNER/HUBBARIDSTON ASBESTOS RESPONSE (L&Z KAMMAN | MA0002458461 | Fund Removal | 6 | 8/1/98 | 12/18/98 |
| 5 8 | ¥ : | GE-HOUSA!ONIC RIVER | MAD002084093 | FF Removal | 90 | 6/23/97 | |
| 5 8 | ¥: | GE-HOUSATONIC RIVER | MAD002084093 | FF Removal | 005 | 9/2/98 | |
| 5 8 | ≨ : | GLOUCESTER HARBOR | MA0001287747 | Fund Removal | 60 | 7/14/94 | 7/14/94 |
| 5 | ¥ | GLOUCESTER/FISHING VESSEL DRUM | MAD985300243 | Fund Removal | 00 | 11/6/91 | 11/7/91 |
| | | | | | | | |

| 5 | ¥ | GREEN PAINT | MA0002050219 | FF Removal | 8 | 11/10/97 | 12/29/97 |
|---|---|---|--------------|--------------|-----|----------|----------|
| 5 | ¥ | HANS KISSLE FOOD COMPANY | MAD985296235 | Fund Removal | 8 | 5/20/91 | 5/20/91 |
| 5 | ¥ | HANSCOM FIELD/HANSCOM AIR FORCE BASE | MA8570024424 | PRP Removal | 005 | 9/30/85 | |
| 5 | ¥ | HATHEWAY & PATTERSON | MAD001060805 | Fund Removal | 8 | 12/8/93 | 9/1/95 |
| 5 | ¥ | HAVERHILL MUNICIPAL LANDFILL | MAD980523336 | Fund Removal | 9 | 9/10/90 | 10/3/90 |
| 5 | ¥ | HAVERHILL SALVAGE | MAD019394139 | Fund Removal | 8 | 9/24/90 | 5/1/91 |
| 5 | ¥ | HERMAN MELVILLE SHIPYARD | MA6690390020 | Fund Removal | 8 | 12/17/90 | 1/2/91 |
| 5 | ¥ | HIGH HEAD | MA9690525168 | Fund Removal | 8 | 2/12/90 | 2/12/90 |
| 5 | ¥ | HORIZONS PROPERTIES | MA0001058155 | Fund Removal | 9 | 3/28/95 | 7/21/95 |
| 5 | ¥ | HOUGELS NECK | MA0001407634 | Fund Removal | 8 | 2/18/85 | 3/19/85 |
| 5 | ¥ | HOUSATONIC RIVER | MAD980672935 | Fund Removal | 6 | 8/14/87 | 8/14/87 |
| 5 | ¥ | HULL BAY | MA0001410851 | Fund Removal | 6 | 10/28/95 | 10/28/95 |
| 5 | ¥ | INDIAN LINE FARM (FORMER) | MAD980503528 | Fund Removal | 8 | 12/3/92 | 5/28/93 |
| 5 | ¥ | INDUSTRI-PLEX | MAD076580950 | Fund Removal | 8 | 7/7/86 | 9/3/86 |
| 5 | Ψ | INDUSTRI-PLEX | MAD076580950 | Fund Removal | 8 | 5/11/88 | 6/18/88 |
| 5 | ¥ | IRON HORSE PARK | MAD051787323 | Fund Removal | 8 | 8/1/84 | 11/14/84 |
| 5 | ¥ | ITALIA-AMENDMENT | MA6690320456 | Fund Removal | 8 | 9/8/89 | 68/8/6 |
| 5 | ¥ | JOE'S JUNKYARD | MAD985272301 | Fund Removal | 8 | 10/28/96 | 12/30/96 |
| 5 | ¥ | KEMPTON ROAD | MAD985297563 | Fund Removal | 8 | 11/5/91 | 11/4/92 |
| 5 | ¥ | KENT SILVERSMITHS | MAD980671309 | FF Removal | 90 | 6/20/94 | 3/29/95 |
| 5 | ¥ | LITTLE CALF ISLAND DRUM | MAD985307537 | Fund Removal | 9 | 3/16/92 | 3/17/92 |
| 5 | ¥ | LONG POINT DRUM | MA5690390021 | Fund Removal | 6 | 2/27/90 | 3/19/90 |
| 5 | ¥ | LOWNEY WAY | MAD000182568 | Fund Removal | 8 | 3/9/88 | 3/10/88 |
| 5 | ¥ | M & V ELECTROPLATING CORP | MAD001042647 | FF Removal | 96 | 10/11/95 | 12/12/95 |
| 5 | ¥ | MAPLE STREET - STOUGHTON | MA0001979160 | Fund Removal | 9 | 8/4/97 | 12/19/97 |
| 5 | ¥ | MARCONI BEACH | MAD985276096 | Fund Removal | 00 | 11/18/88 | 12/14/88 |
| 5 | ¥ | MARRA PROPERTY | MAD980909436 | Fund Removal | 90 | 9/25/90 | 12/12/91 |
| 5 | ¥ | MARTHA'S VINEYARD (2) | MA4690390022 | Fund Removal | 8 | 2/17/90 | 2/22/90 |
| 5 | ¥ | MASHPEE LANDFILL | MAD982198848 | Fund Removal | 60 | 9/19/86 | 12/17/86 |
| 5 | ¥ | MEGUNCO ROAD | MAD985276104 | Fund Removal | 8 | 2/14/89 | 4/21/89 |
| 5 | ¥ | MENEMSHA II | MAD982748832 | Fund Removal | 8 | 7/13/88 | 10/3/88 |
| 5 | ¥ | MERCURY ANODIZING | MAD001402734 | Fund Removal | 8 | 8/30/90 | 7/8/91 |
| 5 | ¥ | MERIT OIL COMPANY | MAD982197170 | Fund Removal | 8 | 8/9/90 | 8/9/90 |
| 5 | ¥ | MERRIMAC RIVER (C5-0118) | MA0001119981 | Fund Removal | 8 | 4/15/95 | 4/15/95 |
| 5 | ¥ | MERRIMACK RIVER | MAD985276617 | Fund Removal | 8 | 7/18/89 | 9/23/88 |
| 5 | ¥ | MODERN ELECTROPLATING | MAD001000892 | Fund Removal | 8 | 4/10/95 | 5/28/96 |
| 5 | ¥ | MONNIER SITE/PYBURN PROPERTY | MA0001119247 | Fund Removal | 8 | 1/22/97 | 3/30/98 |
| 5 | ¥ | MORSE CUTTING TOOLS | MAD051505683 | Fund Removal | 8 | 4/20/92 | 7/2/92 |
| 5 | Ψ | NANPASKET | MA0001407568 | Fund Removal | 6 | 4/22/87 | 4/23/87 |
| 5 | ¥ | NANTASKET BEACH | MAD985271287 | Fund Removal | 8 | 4/26/88 | 4/27/88 |
| 5 | ¥ | NANTUCKET | MA3690390023 | Fund Removal | 6 | 9/24/91 | 9/24/91 |
| 5 | ¥ | NANTUCKET DRUMS | MAD985307545 | Fund Removal | 8 | 9/24/90 | 9/24/90 |
| 5 | ¥ | NATICK LABORATORY ARMY RESEARCH, D&E CNTR | MA1210020631 | PRP Removal | 8 | 10/4/97 | 12/10/97 |
| | | | | | | | |

| 5 | ΜĀ | NATIONAL FIREWORKS I | MAD980908842 | FF Removal | 904 | 7/1/88 | 8/20/89 |
|----|--------|--|--------------|--------------|-----|----------|----------|
| 2 | ¥ | NATIONAL FIREWORKS II/SEVIGNY CANDY | MAD980909675 | FF Removal | 8 | 7/1/88 | 8/20/89 |
| 5 | ¥ | NAVAL WEAPONS INDUSTRIAL RESERVE PLANT | MA6170023570 | PRP Removal | 6 | 4/15/93 | |
| 6 | MA | NEW BEDFORD HARBOR | MA2690390024 | Fund Removal | 001 | 8/27/90 | 8/29/90 |
| 5 | Ψ | NEW BEDFORD INDUSTRIAL PK | MA000189962 | Fund Removal | 00 | 9/25/97 | 11/7/97 |
| 0 | ž | NEW BEDFORD SITE | MAD980731335 | Fund Removal | 90 | 4/5/82 | 4/30/82 |
| 5 | MA | NEW BEDFORD SITE | MAD980731335 | Fund Removal | 005 | 7/31/84 | 8/21/84 |
| 01 | MA | NEW BEDFORD SITE | MAD980731335 | Fund Removal | 903 | 7/1/85 | 8/9/85 |
| 5 | MA | NORWOOD PCBS | MAD980670566 | Fund Removal | 9 | 6/24/83 | 8/3/83 |
| 6 | Š | NU-STYLE | MAD001009455 | Fund Removal | 001 | 2/4/92 | 11/13/92 |
| 5 | ¥ | NYANZA CHEMICAL WASTE DUMP | MAD990685422 | FF Removal | 100 | 4/21/87 | 4/30/87 |
| 10 | MA | NYANZA CHEMICAL WASTE DUMP | MAD990685422 | FF Removal | 005 | 12/11/88 | 2/10/89 |
| 6 | ¥ | NYANZA CHEMICAL WASTE DUMP | MAD990685422 | Fund Removal | 90 | 5/11/87 | 6/10/88 |
| 5 | MA | NYANZA CHEMICAL WASTE DUMP | MAD990685422 | Fund Removal | 005 | 5/13/92 | 6/18/92 |
| 10 | Ā | OCEAN DRIVE (56) | MA0002017713 | Fund Removal | 00 | 2/26/98 | 6/5/88 |
| 5 | MA | OLD BONDSVILLE FACTORY | MA0000034215 | Fund Removal | 100 | 96/6/6 | 12/18/98 |
| 5 | ΜĀ | OLD NORTH BRIDGE DRUM | MAD985300425 | Fund Removal | 9 | 11/30/91 | 12/4/91 |
| 5 | ¥ | ORIENT HEIGHTS YACHT CLUB | MA0690390018 | Fund Removal | 90 | 9/9/91 | 9/9/91 |
| 5 | MA | OTIS AIR NATIONAL GUARD ICAMP EDWARDS | MA2570024487 | PRP Removal | 60 | 2/4/94 | 3/1/99 |
| 5 | ¥ | OTIS AIR NATIONAL GUARD /CAMP EDWARDS | MA2570024487 | PRP Removal | 200 | 11/7/90 | 11/7/90 |
| 5 | W | OTIS AIR NATIONAL GUARD /CAMP EDWARDS | MA2570024487 | PRP Removal | 903 | 8/20/92 | 6/1/98 |
| 5 | MA | OTIS AIR NATIONAL GUARD /CAMP EDWARDS | MA2570024487 | PRP Removal | 8 | 1/30/95 | 10/3/97 |
| 5 | ¥ | OTIS AIR NATIONAL GUARD /CAMP EDWARDS | MA2570024487 | PRP Removal | 902 | 10/14/97 | |
| 5 | ¥Μ | PAMET RIVER | MAD985276625 | Fund Removal | 9 | 6/9/9 | 8/31/89 |
| 5 | ¥ | PARS H.G ACTON | MAD985318369 | FF Removal | 9 | 3/19/93 | 5/12/93 |
| 5 | Š | PARS, H.GLEXINGTON | MAD985318377 | FF Removal | 001 | 3/19/93 | 4/5/93 |
| 5 | ¥ | PAYNE CUTLERY CORP. | MAD001025246 | FF Removal | 6 | 12/23/92 | 2/1/83 |
| 5 | ¥ | РНОТЕСН | MAD098355787 | Fund Removal | 001 | 9/29/97 | 2/6/98 |
| 5 | ¥ | PIER 10 | MA0001410869 | Fund Removal | 8 | 9/29/95 | 9/29/95 |
| 5 | ¥ | PLEASANT ST PROPERTY | MAD982198897 | Fund Removal | 8 | 12/9/86 | 12/21/86 |
| 5 | MA | PLUM ISLAND | MAD985307503 | Fund Removal | 90 | 4/19/92 | 4/19/92 |
| 5 | MA | PLYCRAFT | MAD001046051 | Fund Removal | 8 | 3/26/93 | 4/28/93 |
| 5 | M A | PLYMOUTH HARBOR/CANNON ENGINEERING CORP. | MAD980525232 | FF Removal | 90 | 8/16/83 | 5/1/84 |
| 5 | ΔĀ | PLYMOUTH HARBOR/CANNON ENGINEERING CORP. | MAD980625232 | FF Removal | 005 | 9/15/88 | 12/15/88 |
| 5 | ¥ | PLYMOUTH HARBOR/CANNON ENGINEERING CORP. | MAD980525232 | Fund Removal | 8 | 11/23/83 | 1/27/84 |
| 5 | MA | POINT ALLERTON DRUM | MAD985307495 | Fund Removal | 00 | 6/1/92 | 6/7/92 |
| 5 | ¥ | POLYMERINE | MAD980584361 | FF Removal | 90 | 10/5/98 | |
| 5 | MA | PSC RESOURCES | MAD980731483 | Fund Removal | 8 | 7/18/91 | 10/31/91 |
| 5 | ¥ | PUTNAM LANE | MA0002378461 | Fund Removal | 6 | 7/9/98 | 9/11/88 |
| 5 | ¥ | RAILROAD DEPOT | MAD981063985 | Fund Removal | 00 | 4/30/97 | 6/2/98 |
| 5 | ¥ | RCM | MAD985318351 | Fund Removal | 99 | 6/14/93 | 6/24/93 |
| 5 | ≨ | RE-SOLVE, INC. | MAD980520621 | FF Removal | 6 | 5/16/84 | 2/1/85 |
| 5 | ¥ | ROBBINS ROAD | MAD985300904 | FF Removal | 96 | 9/29/82 | 12/30/92 |
| | | | | | | | |

| 2 | ¥ | ROFOR PRECISION PLATING | MAD001027879 | Fund Removal | 90 | 7/14/92 | 3/22/93 |
|----|----|-----------------------------------|--------------|--------------|-----|----------|----------|
| 10 | ¥ | ROGERS AVENUE/TAUNTON GAS | MAD000448910 | FF Removal | 9 | 12/2/94 | 26/6/9 |
| 6 | Ψ | ROSE DISPOSAL PIT | MAD980524169 | FF Removal | 8 | 5/16/84 | 8/1/84 |
| 10 | Ā | ROSE'S WHARF | MAD985307529 | Fund Removal | 9 | 3/9/92 | 3/9/92 |
| 10 | ¥ | ROWE'S WHARF | MA0001410901 | Fund Removal | 8 | 8/11/95 | 8/11/95 |
| 10 | ¥ | ROXBURY/WASHINGTON ST DRUM SITE | MAD985300193 | Fund Removal | 8 | 11/6/91 | 11/6/91 |
| 6 | ¥ | SAGAMORE | MA5690367409 | Fund Removal | 6 | 11/18/90 | 11/29/90 |
| 5 | ¥ | SALEM ACRES | MAD980525240 | Fund Removal | 8 | 4/10/87 | 4/8/88 |
| 6 | ¥ | SALEM ACRES | MAD980525240 | Fund Removal | 005 | 9/11/90 | 10/11/90 |
| 5 | ¥ | SAMOSET AVENUE CHEMICAL SPILL | MA0000182451 | Fund Removal | 8 | 10/2/87 | 10/3/87 |
| 6 | ¥ | SAWYER PASSWAY | MA0001924166 | Fund Removal | 8 | 6/12/97 | 76/1/1 |
| 6 | ¥ | SCITUATE HARBOR | MA4690310921 | Fund Removal | 90 | 5/29/91 | 5/30/91 |
| 10 | ¥ | SEABOARD CHEMICAL (FORMER) | MA0001883347 | FF Removal | 90 | 2/11/97 | 9/16/97 |
| 10 | ¥ | SILRESIM CHEMICAL CORP | MAD000192393 | Fund Removal | 90 | 6/24/83 | 8/12/83 |
| 10 | ¥ | SILRESIM CHEMICAL CORP | MAD000192393 | Fund Removal | 005 | 4/29/86 | 8/11/86 |
| 5 | Ā | SILRESIM CHEMICAL CORP | MAD000192393 | Fund Removal | 003 | 12/18/86 | 12/19/86 |
| 5 | Ψ | SMITH POINT | MA1690525067 | Fund Removal | 8 | 10/3/89 | 1/2/90 |
| 10 | ¥ | SOUTH BEACH | MAD982748592 | Fund Removal | 6 | 8/28/88 | 12/2/88 |
| 10 | ¥ | SOUTH CANAL STREET | MAD985315456 | Fund Removal | 6 | 9/18/92 | 10/2/92 |
| 10 | ¥ | SOUTH SHORE | MA2690090004 | Fund Removal | 9 | 2/13/90 | 2/13/90 |
| 10 | ¥ | SPEAR DRUM | MASFN0102984 | Fund Removal | 90 | 3/22/99 | 3/23/99 |
| 10 | ¥ | SULLIVAN'S LEDGE | MAD980731343 | FF Removal | 00 | 9/30/84 | 5/1/85 |
| 5 | Ā | TAUNTON RIVER ENHANCEMENT PROJECT | MA0002021699 | Fund Removal | 9 | 7/23/98 | |
| 6 | ¥ | TAUNTON SILVERSMITHS LTD | MAD069847960 | Fund Removal | 00 | 12/23/91 | 5/21/92 |
| 6 | W | TEXACO INC SO. BOSTON TERMINAL | MAD000844696 | Fund Removal | 00 | 877/92 | 8/7/92 |
| 10 | Ā | THREE C ELECTRICAL CO (FORMER) | MAD092195874 | Fund Removal | 00 | 8/8/95 | 8/26/95 |
| 6 | ΜA | TOKA-RENBE FARM | MAD981063084 | FF Removal | 8 | 6/30/94 | 7/6/94 |
| 6 | ΜA | TOWN RIVER | MA0001410844 | Fund Removal | 90 | 11/22/95 | 11/22/95 |
| 91 | ¥ | USCG BASE SUPPORT CENTER | MAD985307511 | Fund Removal | 00 | 7/28/92 | 7/28/92 |
| 6 | ¥ | VINEYARD SOUND | MAD985276633 | Fund Removal | 00 | 8/2/88 | 9/23/89 |
| 6 | ¥ | WASHINGTON STREET-#470 | MAD985289776 | Fund Removal | 00 | 3/27/91 | 4/4/91 |
| 6 | ¥ | WELLS G&H | MAD980732168 | FF Removal | 00 | 2/7/86 | 3/5/86 |
| 5 | ¥ | WELLS G&H | MAD980732168 | FF Removal | 005 | 2/7/86 | 8/15/86 |
| 5 | Ā | WELLS G&H | MAD980732168 | FF Removal | 93 | 2/17/87 | 3/30/87 |
| 5 | ¥ | WELLS G&H | MAD980732168 | FF Removal | 90 | 9/28/87 | 2/17/88 |
| 5 | Ā | WELLS METAL LOWELL | MAD980913990 | Fund Removal | 8 | 9/13/90 | 9/15/90 |
| 6 | M | WESTFORD ANODIZING SITE | MAD062173497 | FF Removal | 9 | 11/6/91 | 9/11/92 |
| 10 | Ā | WHITE MOUNTAIN POTATO BUILDING | MA0002366284 | Fund Removal | 9 | 7/14/98 | 2/3/99 |
| 5 | ¥ | WINCHELL BUILDING | MAD985277508 | Fund Removal | 90 | 1/22/90 | 1/24/91 |
| 9 | ¥ | WINCHELL BUILDING | MAD985277508 | Fund Removal | 005 | 5/10/95 | 5/26/95 |
| 5 | M | WOMPATUCK STATE PARK (FORMER) | MAD981063365 | Fund Removal | 9 | 7/18/94 | 8/25/94 |
| 10 | ¥ | WOOD ENGINEERING | MA0001407667 | FF Removal | 100 | 4/8/87 | 4/21/87 |
| 10 | ¥ | WOODS HOLE | MA1690090005 | Fund Removal | 100 | 1/30/90 | 3/27/90 |
| | | | | | | | |

| 5 | ¥ | WOODSKILL COMPANY | MAD985297902 | Fund Removel | 001 | 8/13/96 | 11/1/96 |
|----|---------|------------------------------------|--------------|--------------|-----|----------|----------|
| 6 | ž | YANKEE CHEMICAL CORP | MAD981063118 | Fund Removal | 8 | 4/13/92 | 1/19/93 |
| 6 | Ā | YANKEE CHEMICAL CORP | MAD981063118 | Fund Removal | 005 | 8/16/94 | 6/17/94 |
| 5 | ME | ACTON LAND MANAGEMENT | MED985468453 | Fund Removal | 90 | 9/27/90 | 5/27/93 |
| 0 | ĭ | ANDROSCOGGIN RIVER (FLOOD) | MED982198723 | Fund Removal | 6 | 4/9/87 | 4/14/87 |
| 5 | S | BATES MILL (BATES FABRIC) | MED005903398 | Fund Removal | 901 | 8/14/98 | 12/14/98 |
| 5 | ME | BRUNSWICK NAVAL AIR STATION | ME8170022018 | PRP Removal | 5 | 3/15/92 | 4/12/93 |
| 5 | M | BRUNSWICK NAVAL AIR STATION | ME8170022018 | PRP Removal | 005 | 10/26/94 | 12/12/94 |
| 5 | ¥ | EASTERN SURPLUS CO | MED981073711 | FF Removal | 100 | 4/20/88 | 4/20/88 |
| 6 | ME | EASTERN SURPLUS CO | MED981073711 | FF Removal | 80 | 7/11/88 | 12/16/88 |
| 9 | ME | EASTERN SURPLUS CO | MED961073711 | Fund Removal | 6 | 11/19/87 | 7/28/90 |
| 5 | ¥ | EASTERN SURPLUS CO | MED981073711 | Fund Removal | 005 | 10/19/98 | |
| 6 | M | EMPIRE KNIGHT | MED985475573 | Fund Removal | 8 | 8/31/93 | 11/2/94 |
| 5 | WE | FIRESLATE, INC. | MED985475456 | Fund Removal | 6 | 7/6/94 | 6/30/95 |
| 5 | M | GREAT DIAMOND ISLAND | ME0001407576 | Fund Removal | 90 | 4/18/83 | 4/18/83 |
| 5 | ¥ | GREAT NORTHERN PAPER MILL #2 | MED001098011 | FF Removal | 90 | 8/22/89 | 3/10/90 |
| 5 | Z. | GREEN STREET PROPERTY | MED980732309 | Fund Removal | 60 | 9/14/90 | 8/26/91 |
| 5 | ME | HOOPER SANDS ROAD | MED985467190 | Fund Removal | 90 | 69/8/6 | 6/16/95 |
| 5 | ¥ | INDUSTRIAL BOX & LUMBER INC. | MED985458198 | Fund Removal | 100 | 9/14/90 | 9/19/91 |
| 5 | M | ISLAND VIEW STREET | MED985467984 | Fund Removal | 9 | B/6/90 | 8/17/90 |
| 10 | ME | KENNEBEC RIVER (FLOOD) | MED982198715 | Fund Removal | 60 | 4/9/87 | 4/18/87 |
| 5 | Ā | KESWICK ROAD | ME0001408947 | Fund Removal | 60 | 10/18/83 | 11/10/83 |
| 5 | ME | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 90 | 1/30/91 | 12/20/91 |
| 5 | ME | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 005 | 3/26/92 | 7/30/92 |
| 5 | M | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 003 | 3/26/92 | |
| 10 | ₩. ¥ | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 8 | 10/19/94 | 1/6/95 |
| 5 | ME | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 909 | 11/3/94 | 1/13/95 |
| 5 | M | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 900 | 4/3/95 | |
| 6 | ¥ | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 200 | 4/3/95 | |
| 5 | ME | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 800 | 4/3/95 | |
| 04 | M | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 600 | 4/3/95 | |
| 5 | ME | LORING AIR FORCE BASE | ME9570024522 | PRP Removal | 010 | 4/3/95 | |
| 5 | M | MACNAIR, L. E., BUILDING | MED985467182 | Fund Removal | 8 | 9/14/90 | 3/12/92 |
| 5 | ¥ | MAINE RESOURCES | MED001107903 | FF Removal | 8 | 8/1/88 | 10/21/88 |
| 5 | M | MCKIN CO | MED980524078 | FF Removal | 8 | 9/30/85 | 6/22/87 |
| 01 | ME | MINI SELF STORAGE INC. | MED985468073 | FF Removal | 8 | 10/19/90 | 10/20/90 |
| 5 | Ψ | O'CONNOR CO | MED980731475 | FF Removal | 93 | 12/21/84 | 6/11/85 |
| 0 | ĭ | O'CONNOR CO | MED980731475 | FF Removal | 005 | 5/23/87 | 12/23/87 |
| 6 | Z | PINETTE'S SALVAGE YARD | MED980732291 | Fund Removal | 90 | 3/11/83 | 11/5/83 |
| 5 | ¥ | PORTSMOUTH NAVAL SHIPYARD | ME7170022019 | PRP Removal | 90 | 9/10/97 | |
| 10 | 뿔 | ROBSON RESIDENCE | MED985469147 | Fund Removal | 90 | 4/30/91 | 8/22/91 |
| 10 | 2 | ROGERS FIBRE MILL (COLONIAL FIBER) | MED000242578 | Fund Removal | 90 | 7/27/98 | |
| 5 | ¥ | SACO MUNICIPAL LANDFILL | MED980504393 | FF Removal | 100 | 5/22/97 | |
| | | | | | | | |

| 6 | ME | SACO TANNERY WASTE PITS | MED980520241 | Fund Removal | 100 | 7/7/83 | 10/13/83 |
|---|----|---|---------------|--------------|-----|----------|----------|
| 6 | ME | SEAWAY BOAT | MED982547960 | Fund Removal | 100 | 2/27/89 | 6/15/90 |
| 5 | ME | SMITH'S JUNKYARD | MED985466028 | Fund Removal | 9 | 9/27/90 | 9/29/92 |
| 5 | M | UNION CHEMICAL CO., INC | MED042143883 | Fund Removal | 8 | 8/17/84 | 11/8/84 |
| 5 | Æ | VAN BUREN - MADAWASKA CORPORATION | MED985467232 | FF Removal | 8 | 9/28/90 | 9/28/95 |
| 5 | ME | WATERBORO PATENT CORP | MED086876968 | Fund Removal | 9 | 3/10/89 | 2/6/89 |
| 5 | ME | WATERVILLE MERCURY SPILL (LEWIS WOLMAN CO.) | ME0002024321 | Fund Removal | 100 | 10/29/97 | 6/10/98 |
| 5 | Ā | WEST SITE/HOWS CORNERS | MED985466168 | Fund Removal | 00 | 9/25/90 | 12/7/95 |
| 5 | ME | WINTHROP LANDFILL | MED980504435 | FF Removal | 00 | 6/30/84 | 11/1/84 |
| 5 | Ī | 20TH SKEET & SPORTSMEN CLUB | NHD986489763 | FF Removal | 100 | 9/26/94 | 9/21/95 |
| 5 | Ĭ | A. C. LAWRENCE LEATHER | NHD990717696 | Fund Removal | 90 | 7/27/92 | 10/31/92 |
| 6 | Ĭ | ALLIED LEATHER/QUEEN STREET DUMP | NHD000842864 | FF Removal | 100 | 7/2/98 | |
| 5 | ĭ | AUBURN ROAD LANDFILL | NHD980524086 | Fund Removal | 00 | 3/27/86 | 98/9/6 |
| 5 | ĭ | AUBURN ROAD LANDFILL | NHD980524086 | Fund Removal | 005 | 8/10/88 | 6/19/89 |
| 5 | ĭ | AVILITE INDUSTRIES | NHSFN0102974 | Fund Removal | 8 | 3/31/98 | 5/15/98 |
| 5 | ĭ | BARNEY BASS JUNKYARD | NHD018896902 | FF Removal | 8 | 9/15/88 | 9/16/88 |
| 5 | ĭ | BARNYARD SITE PROPERTY | NHD986471464 | Fund Removal | 901 | 3/11/91 | 6/14/91 |
| 5 | ĭ | BEEBE RIVER | NHD980523211 | Fund Removal | 00 | 6/10/93 | 7/8/93 |
| 5 | Ī | BEEDE WASTE OIL | NHD018958140 | Fund Removal | 005 | 7/25/96 | 8/13/97 |
| 5 | ĭ | BRIDGE STREET (37) | NH0000877670 | Fund Removal | 8 | 12/19/94 | 3/3/95 |
| 6 | ž | BURNS HILL ROAD AREA | NHD981203359 | Fund Removal | 90 | 3/3/86 | 98/9/9 |
| 5 | Ī | BURSEY SITE | NH0001407626 | Fund Removal | 6 | 5/20/85 | 5/28/85 |
| 5 | ĭ | CONTOOCOOK VALLEY PAPER COMPANY | NHD986471134 | Fund Removal | 100 | 8/10/92 | 2/19/93 |
| 5 | Ĭ | DANVILLE TIRE FIRE | NHD986468932 | Fund Removal | 90 | 9/10/89 | 2/26/91 |
| 5 | Ī | EAST DERRY ROAD AREA WELL CONTAMINATION | NHSFN0102976 | Fund Removal | 6 | 12/3/97 | 86/08/6 |
| 5 | Ĭ | EAST DUNSTABLE ROAD (199) | NH0001996750 | Fund Removal | 8 | 10/15/97 | 4/16/98 |
| 5 | ž | ELECTRO CIRCUITS-LACONIA | NHD064435654 | Fund Removal | 8 | 8/24/95 | 9/28/95 |
| 5 | ¥ | FIMBEL LANDFILL | NHD981211923 | FF Removal | 6 | 4/4/86 | 5/15/87 |
| 5 | ž | FLETCHER'S PAINT STORAGE FACILITY | NHD981067614 | Fund Removal | 901 | 5/27/88 | 10/3/88 |
| 6 | ¥ | FLETCHER'S PAINT WORKS & STORAGE | NHD001079649 | FF Removal | 8 | 7/26/95 | 9/14/95 |
| 5 | Ĭ | FLETCHER'S PAINT WORKS & STORAGE | NHD001079649 | Fund Removal | 90 | 5/23/88 | 10/10/88 |
| 5 | ž | FLETCHER'S PAINT WORKS & STORAGE | NHD001079649 | Fund Removal | 005 | 9/25/91 | 12/11/91 |
| 5 | ž | FLETCHER'S PAINT WORKS & STORAGE | NHD001079649 | Fund Removal | 903 | 7/12/93 | 4/17/94 |
| 2 | Ī | GARABEDIAN LANDFILL | NHD980525281 | Fund Removal | 90 | 68/1/6 | 3/15/91 |
| 5 | ž | GENDRON JUNKYARD | NH0002323111 | FF Removal | 90 | 4/21/98 | |
| 5 | ¥ | GENDRON JUNKYARD | NH0002323111 | Fund Removal | 90 | 9/8/88 | |
| 5 | ž | GLIDDEN AUTO/EXXON | NH0001407584 | FF Removal | 00 | 5/25/87 | 6/15/87 |
| 5 | ĭ | GONIC REALTY TRUST & CHITTICK SITE | NHD986468015. | Fund Removal | 60 | 12/13/84 | 3/13/85 |
| 5 | Ĭ | GRANITE STATE PLATING | NHD066760927 | FF Removal | 8 | 1/26/90 | 6/14/90 |
| 5 | ĭ | GREEN HILLS MOBILE HOME PARK AREA | NH0002002418 | Fund Removal | 8 | 11/4/97 | 4/21/98 |
| 5 | Ĭ | HALL STREET AREA | NHD981203391 | Fund Removal | 00 | 5/1/86 | 5/24/87 |
| 5 | ž | HUDSON ASBESTOS AREA #1 | NHD982201683 | Fund Removal | 90 | 5/23/85 | 5/23/85 |
| 5 | ¥ | HUDSON ASBESTOS AREA #4 | NHD982201626 | Fund Removal | 100 | 5/17/85 | 7/1/85 |
| | | | | | | | |

| 10 | Ī | HUDSON RESIDENCE | NH0000929869 | Fund Removat | 90 | 11/30/94 | 12/16/94 |
|----|---|--|--------------|--------------|-----|----------|----------|
| 6 | Ĭ | J. P. STEVENS TEXTILE | NH0001901123 | Fund Removal | 00 | 6/16/98 | 86/02/6 |
| 0 | Ĭ | J. P. STEVENS TEXTILE | NH0001901123 | Fund Removal | 005 | 11/16/98 | |
| 5 | ï | J. TRONICS, INC. | NHD000769927 | Fund Removel | 100 | 10/3/96 | 11/26/96 |
| 5 | ĭ | JANICE HILLS PROPERTY | NHSFN0102975 | Fund Removal | 90 | 1/6/98 | 3/27/98 |
| 5 | Ĭ | JOHNS MANVILLE MANUFACTURING PLANT | NHD001085372 | Fund Removal | 00 | 7/11/95 | 11/12/97 |
| 5 | ž | JOHNS-MANVILLE | NH0001407550 | Fund Removal | 90 | 7/4/83 | 10/21/83 |
| 5 | ĭ | KEARSARGE METALLURGICAL CORP | NHD062002001 | Fund Removal | 9 | 9/26/90 | 4/17/91 |
| 5 | ž | KEEFE ENVIRONMENTAL SERVICES | NHD092059112 | Fund Removal | 8 | 2/28/81 | 12/14/82 |
| 6 | ĭ | LAKE SUNAPEE | NHD982198525 | Fund Removal | 60 | 6/4/84 | 6/9/84 |
| 01 | ž | LAMONT LABS | NH0000626192 | Fund Removet | 90 | 8/25/94 | 5/3/95 |
| 6 | Ξ | LEIGHTON MACHINE | NHD001078591 | Fund Removal | 00 | 2/8/95 | 2/8/95 |
| 5 | Ĭ | LENZI POINT DRIVE PROPERTIES | NH0002002400 | Fund Removal | 90 | 11/4/97 | 4/21/98 |
| 5 | ĭ | LOWELL ROAD ASBESTOS AREA | NHD980914527 | Fund Removal | 6 | 5/15/85 | 10/8/85 |
| 5 | Ĭ | MILTONIA MANAGEMENT INC (GREENE TANNERY) | NHD986468429 | Fund Removal | 90 | 6/56/88 | 3/5/92 |
| 5 | ĭ | MOTTOLO PIG FARM | NHD980503361 | Fund Removal | 904 | 5/7/80 | 1/21/82 |
| 5 | ĭ | NASHUA RIVER | NH0002007169 | Fund Removal | 90 | 12/15/97 | |
| 6 | Ĭ | NEW HAMPSHIRE PLATING CO | NHD001091453 | Fund Removal | 90 | 9/1/89 | 11/27/91 |
| 5 | ĭ | NEW HAMPSHIRE PLATING CO | NHD001091453 | Fund Removel | 005 | 10/7/94 | 1/31/96 |
| 0 | ĭ | NIQUETTE DR ASBESTOS AREA 1 | NHD982198533 | Fund Removal | 8 | 5/15/87 | 10/24/87 |
| 5 | Z | NIQUETTE DR ASBESTOS AREA 2 | NHD982198541 | Fund Removal | 9 | 5/15/87 | 10/24/87 |
| 5 | ĭ | NOWELL ST ASBESTOS AREA | NHD982198582 | Fund Removal | 90 | 4/1/87 | 11/26/90 |
| 5 | Ĭ | OAKLAND AVE ASBESTOS AREA | NHD982198590 | Fund Removal | 8 | 4/1/87 | 11/26/90 |
| 5 | Ī | OTTATI & GOSS/KINGSTON STEEL DRUM | NHD990717647 | Fund Removal | 90 | 12/19/80 | 712/62 |
| 6 | ĭ | OTTATI & COSS/KINGSTON STEEL DRUM | NHD990717647 | Fund Removal | 0d2 | 6/23/89 | 2/15/90 |
| 5 | Ŧ | PAYNE PROPERTY | NH0002002392 | Fund Removal | 90 | 11/4/97 | 4/21/98 |
| 5 | ĭ | PCB DUMPING - LEBANON | NH0001900422 | Fund Removal | 9 | 5/22/97 | 26/9/9 |
| 3 | Ž | PLYWOOD RANCH | NHD986469971 | FF Removal | 90 | 9/16/86 | 5/24/88 |
| 5 | ž | PLYWOOD RANCH | NHD986469971 | FF Removal | 005 | 9/24/90 | 8/1/92 |
| 6 | ĭ | PLYWOOD RANCH | NHD986469971 | Fund Removal | 005 | 10/25/93 | 10/29/93 |
| 5 | I | RIDGE AVE ASBESTOS | NHD982198640 | Fund Removal | 100 | 4/23/84 | 5/11/84 |
| 5 | ĭ | RODGERS, PATRICIA PROPERTY | NHD980913685 | Fund Removal | 9 | 9/17/89 | 3/21/90 |
| 6 | ĭ | RUSSELL AVENUE ASBESTOS AREA | NHD982198657 | Fund Removal | 9 | 4/1/87 | 10/7/87 |
| 6 | Ī | SAVAGE MUNICIPAL WATER SUPPLY | NHD980671002 | Fund Removal | 100 | 5/2/83 | 5/12/83 |
| 6 | ĭ | SHADY LANE ASBESTOS AREA | NHD980914485 | Fund Removal | 100 | 9/23/85 | 10/9/85 |
| 5 | ž | SOUTH BANK ASBESTOS AREA | NHD962198665 | Fund Removal | 100 | 9/8/85 | 10/24/85 |
| 10 | Ĭ | SOUTH BANK ASBESTOS AREA | NHD982198665 | Fund Removal | 005 | 5/22/96 | 5/26/87 |
| 5 | Ĭ | SPAULDING FIBRE | NH0001097666 | FF Removal | 90 | 9/12/95 | 11/8/96 |
| 5 | ž | SURRETTE AMERICA BATTERY | NHD064430549 | Fund Removal | 8 | 4/2/95 | 8/22/95 |
| 5 | Ĭ | SURRETTE AMERICA BATTERY | NHD054430549 | Fund Removal | 005 | 12/6/98 | |
| 5 | ž | SYLVESTER | NHD099363541 | Fund Removal | 00 | 12/11/80 | 10/25/82 |
| 5 | Ĭ | TAPPAN | NHD980524102 | Fund Removal | 8 | 9/15/98 | 96/30/6 |
| 5 | ž | TIBBETTS ROAD | NHD989090469 | Fund Removal | 001 | 1/2/84 | 9/30/84 |
| | | | | | | | |

| 5 | Ī | TIBBETTS ROAD | NHD989090469 | Fund Removal | 000 | 4/8/84 | 5/31/84 |
|---|----|--|--------------|--------------|-----|----------|----------|
| 5 | Ī | TIBBETTS ROAD | NHD989090469 | Fund Removal | 8 | 9/30/85 | 3/30/88 |
| 5 | Ĭ | TIBBETTS ROAD | NHD989090469 | Fund Removal | ş | 1/2/88 | 88/06/6 |
| 2 | ¥ | TIBBETTS ROAD | NHD989090469 | Fund Removal | 902 | 7/20/88 | 8/26/88 |
| 5 | ¥ | TIBBETTS ROAD | NHD989090469 | Fund Removal | 908 | 4/29/93 | 5/19/93 |
| 5 | ž | TINKHAM GARAGE | NHD062004569 | Fund Removal | 8 | 2/14/83 | 8/11/83 |
| 5 | ¥ | TURCHIN JUNKYARD; | NHD986468353 | Fund Removal | 8 | 9/17/90 | 8/7/91 |
| 5 | ¥ | WEST BANK ASBESTOS AREA | NHD982198707 | Fund Removal | 9 | 4/1/87 | 11/26/90 |
| 5 | ¥ | WINDHAM ROAD | NHD986489748 | Fund Removal | 9 | 4/21/93 | 5/21/93 |
| 5 | ē | 100 BOSWORTH STREET | RI0001405828 | FF Removal | 8 | 8/19/96 | 9/24/98 |
| 5 | æ | ADAMS SCIENTIFIC | R10000259465 | Fund Removal | 9 | 8/12/94 | 11/4/94 |
| 5 | æ | BAYLIS T.H. CO., INC. | RID001962190 | Fund Removal | 5 | 1/11/93 | 7/1/93 |
| 5 | ₹ | BLOCK ISLAND DRUMS | RI9690311056 | Fund Removal | 9 | 7/26/90 | 8/25/90 |
| 5 | æ | BRISTOL HARBOR | RISFN0102978 | Fund Removal | 90 | 8/15/98 | 8/15/98 |
| 5 | æ | BRISTOL SANDBLASTING | R10000963611 | Fund Removal | 5 | 4/30/95 | 96/9/6 |
| 5 | œ | BUTTONWOOD INDUSTRIAL COMPLEX | RID987493301 | Fund Removal | 90 | 10/3/96 | 2/21/97 |
| 5 | ₹ | CASTLE HILL | RI0001407618 | Fund Removal | 90 | 5/9/84 | 5/9/84 |
| 5 | æ | CASTLE HILL | RI0001407618 | Fund Removal | 800 | 5/9/84 | 5/9/84 |
| 5 | æ | CHASE PAINT/RICCARDI NURSING HOME | RID987472735 | Fund Removal | 8 | 9/21/98 | 12/23/98 |
| 5 | œ | CHUCKLEBERRY'S | RID063932420 | Fund Removal | 8 | 1/26/97 | 2/28/97 |
| 5 | æ | COOK'S LANDFILL | RID960910665 | Fund Removal | 6 | 2/27/85 | 5/10/85 |
| 5 | æ | CORNELL ENTERPRISES | RI0000887000 | FF Removal | 6 | 3/1/95 | 6/16/95 |
| 5 | 2 | DAVIS LIQUID WASTE | RID980523070 | FF Removal | 8 | 12/29/97 | 4/15/98 |
| 5 | æ | DAVIS LIQUID WASTE | RID980523070 | Fund Removal | 8 | 8/20/85 | 2/3/86 |
| 5 | æ | DAVIS LIQUID WASTE | RID980523070 | Fund Removai | 005 | 5/15/95 | 6/14/95 |
| 5 | æ | DAVISVILLE NAVAL CONSTRUCTION BATT CENT | RI6170022036 | PRP Removal | 8 | 3/4/91 | 9/24/91 |
| 5 | 22 | DAVISVILLE NAVAL CONSTRUCTION BATT CENT | RI6170022036 | PRP Removal | 005 | 1/27/92 | 8/11/93 |
| 5 | æ | DAVISVILLE NAVAL CONSTRUCTION BATT CENT | RI6170022036 | PRP Removal | 600 | 11/18/93 | 3/6/95 |
| 5 | æ | DAVISVILLE NAVAL CONSTRUCTION BATT CENT | RI6170022036 | PRP Removal | 8 | 5/23/96 | 6/24/97 |
| 5 | æ | DAVISVILLE NAVAL CONSTRUCTION BATT CENT | RI6170022036 | PRP Removal | 902 | 5/23/96 | 6/24/97 |
| 5 | æ | DAVISVILLE NAVAL CONSTRUCTION BATT CENT | RI6170022036 | PRP Removal | 900 | 5/23/96 | 9/30/96 |
| 5 | 2 | DUTCH HARBOR | RI0001611458 | Fund Removal | 8 | 6/16/96 | 6/16/96 |
| 5 | ₹ | DUTCH ISLAND | RID981064546 | Fund Removal | 8 | 6/16/96 | 6/16/96 |
| 5 | č | DYTEX CHEMICAL COMPANY | RID001462795 | Fund Removal | 9 | 8/11/96 | 10/30/96 |
| 5 | æ | INTERNATIONAL DEPOSITORY | RID991302407 | Fund Removal | 8 | 6/5/91 | 4/30/92 |
| 5 | æ | LITTLE COMPTON | RI1690390017 | Fund Removal | 8 | 7/22/91 | 7/24/91 |
| 5 | æ | MEDWOOD MACHINE COMPANY | R10001408301 | Fund Removal | 60 | 8/20/96 | 7/15/96 |
| 5 | æ | MENEMSHA | RID982748774 | Fund Removal | 8 | 9/22/87 | 9/22/87 |
| 5 | ₹ | NEW ENGLAND PRECISION PROD (D & S SCREW) | RID001188325 | Fund Removal | 9 | 5/8/96 | 7/11/96 |
| 5 | ž | NORTH KINGSTOWN | RI3690090003 | Fund Removal | 8 | 3/23/90 | 3/25/90 |
| 5 | æ | PETERSON/PURITAN, INC | RID055176283 | Fund Removal | 00 | 9/30/91 | 4/14/92 |
| 5 | Ē | PETERSON/PURITAN, INC | RID055176283 | Fund Removal | 005 | 11/10/97 | 1/26/98 |
| 2 | č | 1000 | | | | | |

| 5 | æ | POINT JUDITH | RID987486354 | Fund Removal | 500 | 8/18/92 | 8/18/92 |
|------|-----|--|--------------|--------------|----------|----------|----------|
| 9 | æ | PROVIDENCE RIVER | RI9690390027 | Fund Removal | 8 | 8/30/90 | 9/13/90 |
| 6 | æ | ROBIN HOLLOW ROAD | RI0000936088 | Fund Removal | 90 | 2/21/95 | 7/11/95 |
| 5 | ₹ | ROSE HILL REGIONAL LANDFILL | RID980521025 | FF Removal | 60 | 4/16/93 | 96/6/8 |
| 6 | Œ | ROYAL MILLS | RI0000887026 | Fund Removal | 6 | 12/5/94 | 4/11/95 |
| 5 | æ | SPRAGUE INDUSTRIES | RI0000887018 | FF Removal | 8 | 3/1/95 | 4/20/95 |
| 5 | æ | STAMINA MILLS, INC | RID980731442 | Fund Removal | 8 | 11/26/84 | 5/17/85 |
| 5 | æ | STAMINA MILLS, INC | RID980731442 | Fund Removal | 003 | 7/12/88 | 11/17/88 |
| 01 | æ | STAMINA MILLS, INC | RID980731442 | Fund Removal | 904 | 9/10/90 | 5/1/91 |
| ₽. | æ | TRANSFORMER DISPOSAL AREA | RID987492618 | Fund Removal | 9 | 7/18/94 | 9/2/94 |
| 5 | ~ | WESTERLY DRUMS | RI0690390026 | Fund Removal | 9 | 9/13/90 | 9/14/90 |
| 5 | ~ | WESTERN SAND & GRAVEL | RID009764929 | Fund Removal | 00 | 3/2/80 | 12/2/81 |
| 5 | 5 | BENNINGTON MUNICIPAL SANITARY LANDFILL | VTD981064223 | FF Removal | 9 | 6/11/97 | |
| 01 | 5 | BFI SANITARY LANDFILL (ROCKINGHAM) | VTD980520092 | FF Removal | 100 | 7/26/94 | 9/22/96 |
| 5 | 5 | CYANIDE SPILL | VTD982193905 | Fund Removal | 100 | 1/23/83 | 1/23/83 |
| 10 | 5 | DARLING HILL DUMP | VTD980520118 | FF Removal | 100 | 9/29/89 | 4/30/91 |
| 5 | 5 | JARD COMPANY | VTD048141741 | Fund Removal | 8 | 12/23/91 | 12/29/94 |
| 5 | 5 | JARD COMPANY | VTD048141741 | Fund Removal | 005 | 9/21/98 | |
| 5 | 5 | OLD SPRINGFIELD LANDFILL | VTD000860239 | FF Removal | 8 | 6/30/84 | 11/1/84 |
| 5 | 5 | OLD SPRINGFIELD LANDFILL | VTD000860239 | Fund Removal | 90 | 6/15/87 | 7/20/87 |
| 5 | 5 | PINE STREET CANAL | VTD980523062 | Fund Removal | 00 | 3/11/85 | 12/12/85 |
| 94 | 5 | POWNAL TANNERY | VTD069910354 | Fund Removal | 100 | 4/12/93 | 5/18/94 |
| 5 | 5 | SPRINGFIELD SANDPITS | VTD980914949 | Fund Removal | 8 | 68/6/9 | 1/12/90 |
| 25 | 3 | 110 HADLEY AVENUE SITE | NJ0000112318 | Fund Removal | 9 | 2/2/94 | 2/2/94 |
| 8 | 3 | 3RD STREET SITE | NJD982728776 | Fund Removal | 99 | 1/27/94 | 2/20/95 |
| 05 | 2 | A R COMMUNICATIONS | NJD986651594 | Fund Removal | 8 | 96/06/6 | 12/20/96 |
| 05 | 2 | A.O. POLYMER | NJD030253355 | Fund Removal | 100 | 4/27/94 | 7/18/95 |
| 05 | 2 | ABANDON DRUM | NJD986593762 | Fund Removal | 90 | 9/20/90 | 4/26/91 |
| 8 | 2 | ABANDONED DRUM | NJD980771463 | Fund Removal | 6 | 1/6/82 | 2/19/82 |
| 8 | Z | ABANDONED GAS CYLINDERS | NJ0000896753 | Fund Removal | 99 | 9/30/94 | 9/30/94 |
| 23 | Ž : | AEROHAVEN AIRPORT | NJD980530133 | FF Removal | 100 | 6/27/94 | 7/8/94 |
| 8 8 | ₹ : | AEROHAVEN AIRPORT | NJD980530133 | FF Removal | 005 | 3/15/95 | |
| 8 8 | 2 | ANN ST SITES | NJD986647709 | FF Removal | 9 | 8/19/94 | 10/1/94 |
| 20 1 | Ž | ANN ST SITES | NJD986647709 | Fund Removal | 8 | 4/1/93 | 10/18/94 |
| 23 : | 2 | ANN ST SITES | NJD986647709 | Fund Removal | 005 | 9/29/93 | 10/18/94 |
| 65 | ₹ : | ARKANSAS COMPANY | NJD002155703 | Fund Removal | 60 | 1/20/87 | 2/2/89 |
| 05 | ₹ | ART METAL U.S.A. | 600009986QIN | Fund Removal | 60 | 3/3/97 | 6/14/97 |
| 8 | 2 | ASBESTOS DUMP | NJD980654149 | PRP Removal | 6 | 8/29/97 | 10/6/97 |
| 8 | Z | ASBESTOS DUMP | NJD980654149 | PRP Removat | 005 | 2/25/86 | 6/30/98 |
| 8 | 2 | ASBESTOS DUMP | NJD980654149 | Fund Removal | 8 | 8/23/90 | 11/15/90 |
| 05 | Z | ASBESTOS DUMP | NJD980654149 | Fund Removal | 005 | 9/19/90 | 1/25/91 |
| 05 | 3 | ASBESTOS DUMP | NJD980654149 | Fund Removal | 88 | 12/16/94 | 4/27/95 |
| 8 | 2 | ASBESTOS DUMP | NJD980654149 | Fund Removal | 8 | 12/16/94 | 4/27/95 |
| | | | | | | | |

| 8 | ž | ASBESTOS DUMP | NJD980654149 | Fund Removal | 900 | 9/30/97 | 3/24/98 |
|-------|----------|----------------------------------|--------------|--------------|----------|----------|----------|
| 8 | ž | ATLANTIC DEVELOPMENT | NJD980528731 | Fund Removal | 9 | 10/4/91 | 9/22/92 |
| 05 | 2 | ATLANTIC DEVELOPMENT | NJD980528731 | Fund Removal | 005 | 9/1/92 | 5/18/93 |
| 8 | 3 | ATLANTIC OCEAN DRUM DUMP | NJD986571354 | Fund Removal | 60 | 7/24/89 | 7/24/89 |
| 05 | Ž | ATLANTIC RESOURCES | NJD981558430 | Fund Removal | 90 | 2/5/87 | 7/28/88 |
| 05 | 2 | AUGUSTA STREET PIER | NJD986652527 | Fund Removal | 90 | 11/29/93 | 1/30/95 |
| 8 | ż | AUGUSTA STREET PIER | NJD986652527 | Fund Removal | 005 | 2/15/95 | 2/15/95 |
| 05 | ž | AUGUSTA STREET PIER | NJD986652527 | Fund Removal | 003 | 6/13/96 | 6/13/96 |
| 20 | 2 | AUGUSTA STREET PIER | NJD986652527 | Fund Removal | 8 | 4/30/97 | 4/30/97 |
| 25 | 2 | B & C TOWING | NJD980528764 | FF Removal | 90 | 10/4/89 | 4/9/90 |
| 7 2 | Z | BADGER TECHNOLOGIES | NJD980755409 | Fund Removal | 9 | 6/14/96 | 12/23/96 |
| 05 | ⊋ : | BAY AVENUE TRAILER | NJ0001565951 | Fund Removal | 90 | 8/29/96 | 10/10/96 |
| 05 | ž | BAYONNE DRUM & BARREL CO | NJD009871401 | FF Removal | 100 | 96/30/6 | |
| 8 | 2 | BAYONNE DRUM & BARREL CO | NJD009871401 | Fund Removal | <u>6</u> | 7/14/94 | 9/28/95 |
| 8 | 2 | BAYONNE DRUM & BARREL CO | NJD009871401 | Fund Removal | 005 | 9/29/95 | |
| 8 | Z | BB AND D TRAILER | NJD986644946 | Fund Removal | 90 | 4/2/93 | 6/17/93 |
| 8 | 2 | BEACH SPILL | NJD986570919 | Fund Removal | 100 | 7/13/83 | 7/15/83 |
| 25 | Z | BLAKELY LAUNDRY COMPANY INC | NJD986581098 | Fund Removal | 90 | 7/22/91 | 7/29/91 |
| 8 | ₹ | BLAKELY LAUNDRY COMPANY INC | NJD986581098 | Fund Removal | 005 | 6/8/92 | 10/22/92 |
| 05 | ⊋ | BOG CREEK FARM | NJD063157150 | Fund Removal | 100 | 3/15/90 | 9/24/90 |
| 20 | ₹ | BOYDEN AVENUE SITE | NJD002162824 | Fund Removal | 5 | 5/12/95 | 5/21/96 |
| 05 | 2 | BRADY IRON & METAL CO | NJD981877764 | Fund Removal | 8 | 10/26/83 | 11/28/84 |
| 62 | 2 | BRIDGEPORT RENTAL & OIL SERVICES | NJD053292652 | Fund Removal | 8 | 4/23/81 | 12/28/81 |
| 05 | 2 | BRIDGEPORT RENTAL & OIL SERVICES | NJD053292652 | Fund Removal | 005 | 6/21/82 | 7/20/82 |
| 25 1 | 2 | BRIDGEPORT RENTAL & OIL SERVICES | NJD053292652 | Fund Removal | 83 | 4/4/83 | 7/8/83 |
| 25 : | 2 | BRIDGEPORT RENTAL & OIL SERVICES | NJD053292652 | Fund Removal | 904 | 2/10/84 | 2/23/84 |
| 2 1 | 2 | BRIDGEPORT RENTAL & OIL SERVICES | NJD053292652 | Fund Removal | 900 | 11/8/84 | 11/9/84 |
| 25 15 | 2 | BRIDGEPORT RENTAL & OIL SERVICES | NJD053292652 | Fund Removal | 900 | 2/19/90 | 10/17/90 |
| 20 5 | 2 | BROOK INDUSTRIAL PARK | NJD078251675 | Fund Removal | 99 | 12/14/90 | 12/28/91 |
| 05 | 2 | BROOK INDUSTRIAL PARK | NJD078251675 | Fund Removal | 005 | 4/25/92 | 4/25/92 |
| 2 5 | ? | BROOK INDUSTRIAL PARK | NJD078251675 | Fund Removal | 003 | 5/1/97 | 5/1/97 |
| 20 \$ | 2 | BULLOCK PROPERTY | NJD986618031 | Fund Removal | 6 | 2/6/96 | 4/3/96 |
| 3 3 | 2 | BURNT FLY BOG | NJD980504997 | Fund Removal | 9 | 2/10/82 | 3/16/82 |
| 3 1 | 2 | CALDWELL TRUCKING CO | NJD048798953 | Fund Removal | 9 | 8/6/90 | 10/1/90 |
| 20 1 | Z : | CAMPLAIN ROAD | NJD982271504 | Fund Removal | 99 | 2/6/86 | 5/9/86 |
| 25 | Z | CAMPLAIN ROAD | NJD982271504 | Fund Removal | 005 | 10/16/86 | 10/16/86 |
| 8 | Z | CENTRAL STEEL DRUM CO | NJD011482577 | Fund Removal | 9 | 9/17/97 | 4/20/98 |
| 02 | Z | CHAMPALE LAB | NJD986639102 | Fund Removal | 9 | 117192 | 7/16/92 |
| 8 | 3 | CHAMPALE MANUFACTURING | NJ0001898048 | Fund Removal | 00 | 5/2/97 | 16/6/8 |
| 62 | Z | CHAPEL STREET SITE | NJ0000656579 | Fund Removal | 9 | 8/29/94 | 10/13/94 |
| 65 | Z | CHEMICAL CONTROL | NJD000607481 | Fund Removal | 60 | 4/5/84 | 4/6/84 |
| 8 | 2 | CHEMICAL CONTROL | NJD000607481 | Fund Removal | 005 | 10/31/85 | 1/9/86 |
| 8 | 3 | CHEMICAL INSECTICIDE CORP | NJD980484653 | Fund Removal | 001 | 2/16/88 | 2/26/88 |
| | | | | | | | |

| ; | 2 | CHEMICAL INSECUCIOE CORP | NJD980484653 | Fund Removal | ŝ | 3/7/80 | 2/13/90 |
|------|-----|-----------------------------------|----------------|---------------|-----|----------|----------|
| 8 | 2 | CHEMICAL INSECTICIDE CORP | NJD980484653 | Fund Removal | 800 | 9/13/90 | 9/21/00 |
| 02 | 2 | CHEMICAL INSECTICIDE CORP | NJD980484653 | Fund Removal | Ş | 60/09 | 6/4/03 |
| 8 | 2 | CHEMICAL INSECTICIDE CORP | NJD980484653 | Fund Removal | É | 47704 | 2000 |
| 8 | 2 | CHEMICAL INSECTICIDE CORP | NJD980484653 | Fund Removal | 8 8 | 8/8/04 | 46,676 |
| 85 | Z | CHEMICAL LEAMAN TANK LINES, INC | NJD047321443 | FF Removal | ŝ | 1146 | 1000 |
| 05 | Z | CHEMICAL LEAMAN TANK LINES, INC | NJD047321443 | Fund Removal | 3 8 | 2/6/97 | 20000 |
| 05 | 2 | CHEMSOL, INC | NIDOROSOBRO | Eurol Demous | 3 8 | 370707 | 3/52/6 |
| 8 | 3 | CHRISTIAN BEACON PRESS | N IOOO1006847 | Paris Delicas | 3 8 | 06/11/21 | 6/87/0 |
| 8 | Z | CHRONAR CORPORATION | N Indeced 1939 | Tund Removal | 5 8 | //10/95 | 12/17/9 |
| 05 | 2 | CITY CHEMICAL CORP | NJD999911939 | rr Kemovai | 5. | 7/13/92 | 1/27/93 |
| 05 | Z | COLSON LIMBER | NJ0001306414 | r und Kemoval | 8 | 9/18/95 | 7/3/98 |
| 8 | Ž | COLTERST | NJ0000656546 | Fund Removal | 8 | 8/25/94 | 10/4/94 |
| 62 | Ž | CONSOLIDATED CHEMEY | NJD982531428 | Fund Removal | 8 | 3/8/88 | 8/24/88 |
| 8 | 2 | CONTIS CHEMICAL | NJ0001046150 | Fund Removal | 8 | 2/23/85 | 8/24/95 |
| 3 8 | 2 2 | CONTRACTOR CONTRACTOR | NJD986578094 | FF Removal | 8 | 11/26/90 | 8/5/91 |
| 3.8 | ? 2 | | NJD986578094 | Fund Removal | 8 | 2/12/90 | 11/26/90 |
| 8 8 | 2 2 | COOPER RIVER | NJD982540213 | Fund Removal | 8 | 2/17/88 | 2/21/88 |
| 3 6 | 2 2 | CORNELL DUBILIER ELECTRONICS INC. | NJD981557879 | FF Removal | 6 | 181717 | |
| 3 8 | 2 : | CORNELL DUBILIER ELECTRONICS INC. | NJD981557879 | FF Removal | 005 | 8/12/98 | |
| 3 8 | 2 | CORNELL DUBILIER ELECTRONICS INC. | NJD981557879 | FF Removal | 903 | 3/31/99 | |
| 3 1 | 2 | CORNELL DUBILIER ELECTRONICS INC. | NJD981557879 | Fund Removal | 90 | 8/7/97 | 5/1/98 |
| 25 5 | 2 | CORNELL DUBILIER ELECTRONICS INC. | NJD981557879 | Fund Removal | 005 | 3/29/98 | |
| 8 8 | 2 : | COSDEN CHEMICAL COATINGS CORP | NJD00056531 | Fund Removal | 00 | 7/10/89 | 1/31/91 |
| 3 8 | ₹ : | COTTERS INDUSTRIES | NJD002542595 | FF Removal | 8 | 2/23/94 | 3/18/94 |
| 8 | ₹ : | COTTERS INDUSTRIES | NJD002542595 | FF Removal | 005 | 3/22/94 | 9/23/94 |
| 05 | Z | CUSTOM ART METALS | NJ0000332528 | Fund Removal | 60 | 6/15/94 | 5/22/95 |
| 2 | Z | CUSTOM DISTRIBUTION SERVICES | NJD097408439 | Fund Removal | 90 | 11/16/92 | 8/1/04 |
| 05 | ž | CYLINDER RT. 440 | NJD986642536 | Fund Removal | 8 | 10/29/92 | 12/30/62 |
| 8 | ₹ | DE REWAL CHEMICAL CO | NJD980761373 | Fund Removal | 8 | 10/4/93 | 5/24/94 |
| 05 | 3 | DE REWAL CHEMICAL CO | NJD980761373 | Fund Removal | 00 | 6/21/96 | 7/17/96 |
| 65 | 2 | DELANCY ST. TRAILER | NJD982181638 | FF Removal | 6 | 8/1/86 | 11/25/86 |
| 05 | 2 | DELANCY ST. TRAILER | NJD982181638 | Fund Removal | 00 | 4/11/86 | 8/1/86 |
| 8 | 2 | DELAWARE RIVER | NJD986570901 | Fund Removal | 6 | 6/2/87 | 6/25/87 |
| 05 | 2 | DENZER & SCHAFER X-RAY CO | NJD046644407 | Fund Removal | Ē | 4/24/96 | 90/20/0 |
| 8 | 2 | DIAMOND ALKALI CO | NJD980528996 | Fund Removal | 6 | 7/28/83 | 11/29/84 |
| 05 | 2 | DONNA ESTATES | NJD982531436 | Fund Removal | 100 | 3/8/88 | 1/10/00 |
| 8 | 3 | DUANE MARINE | NJD054526553 | Fund Removal | 90 | 7/12/B4 | 7/13/84 |
| 02 | 2 | DUANE MARINE | NJD054526553 | Fund Removal | 005 | 7/23/84 | 12/15/84 |
| 05 | 3 | DUFFIELD AVENUE | NJD986574028 | Fund Removal | 6 | 12/22/89 | 4/11/90 |
| 8 | 2 | DURALAC CHEMICAL CORP. | NJD002150225 | Fund Removal | 6 | 96/08/6 | 707.07 |
| 8 | 3 | DUTCH BOY PAINTS | NJD986639177 | FF Removal | 8 | 4/15/93 | 3/15/94 |
| 05 | 2 | DUTCH BOY PAINTS | NJD986639177 | Fund Removal | | 2/12/93 | 5/14/93 |
| 20 | Z | EAST COAST ICE COMPANY | N3D986570034 | Find Removal | 5 | 4/10/05 | 201717 |

| 7/15/88 | 9/30/88 | 9430/88 | 12/31/92 | 4/21/95 | 8/26/93 | 4/19/90 | 76/8/8 | 11/7/88 | 11/19/91 | 12/15/84 | 2/15/87 | 12/26/91 | | 1/13/95 | 9/15/92 | 5/15/97 | 5/15/87 | 5/15/97 | 9/27/90 | 5/25/93 | 9/27/90 | 5/25/93 | 5/25/93 | 5/25/93 | 5/25/93 | 5/25/93 | 5/25/93 | 2/10/86 | 2/27/92 | | 6/17/83 | 6/8/98 | | 12/31/90 | 2/24/84 | 4/15/96 | 9/21/81 | | | 1127/92 | 11/18/92 | AMTABA |
|----------------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|-------------------|-------------------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|---------------|----------------------|------------------------------|-------------------------|-------------------------|----------------------|
| 4/22/88 | 9/10/88 | 4/22/88 | 5/24/83 | 11/1/94 | 4/1/93 | 3/13/89 | 1/10/97 | 6/3/88 | 2/20/91 | 6/1/84 | 8/25/86 | 3/5/90 | 7/28/98 | 10/6/94 | 7/26/92 | 3/13/97 | 3/13/97 | 3/13/97 | 9/20/88 | 3/29/93 | 9/20/89 | 3/26/93 | 2/17/93 | 10/26/92 | 9/24/92 | 10/19/92 | 1/26/83 | 2/3/86 | 10/4/89 | 3/18/98 | 3/5/83 | 3/16/98 | 4/29/98 | 12/8/83 | 2/24/84 | 10/3/95 | 12/11/80 | 10/22/98 | 1/5/96 | 6/28/91 | 2/14/92 | 7716/01 |
| 6 | 8 | 6 | 6 | 00 | 90 | 9 | 8 | 8 | 8 | 90 | 200 | 00 | 60 | 8 | 90 | 8 | 005 | 903 | 9 | 005 | 00 | 005 | 8 | 90 | 6 | 00 | 90 | 90 | 005 | 83 | 8 | 9 | 8 | 001 | 8 | 8 | 8 | 00 | 9 | 8 | 800 | Š |
| Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removel | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Cred Damoure |
| NJD986567352 | NJD986567352 | NJD980505069 | NJD982272684 | NJ0000100792 | NJD986639557 | NJD980529085 | NJD980654222 | NJD980761365 | NJD002156800 | NJD980654107 | NJD980654107 | NJD002395713 | NJ0001900281 | NJ0000133090 | NJD986639243 | NJD986570992 | NJD986570992 | NJD986570992 | NJ0001900430 | NJ0001900430 | NJD986571016 | NJD986571016 | NJD988620649 | NJD986620656 | NJD986620664 | NJD986633543 | NJD986641637 | NJD041828906 | NJD041828906 | NJD041828906 | NJD980529192 | NJD000542258 | NJD002355394 | NJD980785646 | NJD000591289 | NJD986588978 | NJD980530109 | NJD084774751 | NJ0001327733 | NJD986610897 | NJD986610897 | N IDOBERATIONS |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| NJ FAST HANCVER SITE | | - | | | _ | _ | _ | | NJ FABRITEX MILLS | NJ FAIR LAWN WELL FIELD | _ | _ | _ | | _ | _ | _ | _ | - | - | | _ | _ | _ | _ | | _ | _ | _ | _ | _ | _ | - | _ | - | _ | NJ GOOSE FARM | NJ GRAEBEL VAN LINES | NJ GRAND STREET MERCURY SITE | NJ HARVEY - JERSEY CITY | NJ HARVEY - JERSEY CITY | TO STANDARD STANDARD |

| HEALEY MUSPYCE HEALER PROPERTIES NUDGB11920368 HEALER PROPERTIES NUDGB11920368 HEALER PROPERTIES NUDGB11920368 HEALER PROPERTIES NUDGB11920368 HEALER PROPERTIES NUDGB1192037 HEALER PROPERTIES NUDGB119204 HEALER PROPER | NJ HAVER AVENUE LEAD SITE NUCCISCITS Fund Removal UNIDERSTORM NJ HELLER PROPERTIES NUCCISCITS Find Removal 001 NJ HEGGINS DISPOSAL NUCCISCITS Find Removal 001 NJ HEGGINS PARM NUCCISCITS NUCCISCITS Find Removal 001 NJ HEGGINS PARM NUCCISCITS NUCCISCITS Find Removal 001 NJ HEGGINS PARM NUCCISCITS NUCCISCITS Find Removal | | 08/9/6 | | | _ | | 2 11/17/92 | 3 7/2/93 | 12/31/96 | 1/8/97 | ,- | | 5/14/93 | 96/30/96 | 8/25/87 | | | - | | | 10/6/95 | 11/29/91 | | | | _ | | 2/28/89 | | | 10/28/91 | | | | 3/17/95 | 8/13/92 | 16/9/91 | 6/18/96 | 3/20/98 | | |
|--|--|--------------|--------------|----------------|---------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--|
| HAVEN AVENUE LEAD SITE HEALEY & MUSPYG HELLER POED FETTES NUDBBS570886 HELLER POED FETTES NUDBBS570886 HELLER POED NUDBBS570886 HELLER POED NUDBBS570886 HELLER POED NUDBBS570886 HELLER POED NUDBBS570886 HERNY R. FELL & CO. HETERENE CHEMICAL CO. HETERENE CHEMICAL CO. HETERENE CHEMICAL CO. HETERENE CHEMICAL CO. HUDBS5702232 HUDBS702232 HUDBS7022322 HUDBS7 | HAVER AVERNE LEAD SITE | 6/22/98 | | | | | | 10/14/92 | 5/14/93 | 1/21/94 | 96/06/6 | | | 1/20/92 | 4/11/96 | 3/14/86 | - | | | | | | 12/27/90 | | ٠ | | | | | | | 10/24/91 | | | Ψ. | 1/13/95 | 7/10/89 | 8/16/90 | 9/28/95 | | • | |
| HAVER AVENUE LEAD SITE HEALEY & MUSPYG HELER PROPERTIES NUDBH 197065 HELER PROPERTIES NUDBH 197065 HELER PROPERTIES NUDBH 197065 HERRY & FELL & CO. HETERENE CHEMICAL CO. HIDBS 1970234 HIGGINS DISPOSAL HIGGINS DISPOSAL HIGGINS DISPOSAL HIGGINS DISPOSAL HIGGINS FARM | HAVER AVENUE LEAD SITE HEALEY & MUSPYG HELER PROPERTIES NUDBH 197065 HELER PROPERTIES NUDBH 197065 HELER PROPERTIES NUDBH 197065 HERRY & FELL & CO. HETERENE CHEMICAL CO. HIDBS 1970234 HIGGINS DISPOSAL HIGGINS DISPOSAL HIGGINS DISPOSAL HIGGINS DISPOSAL HIGGINS FARM | _ | _ | | | | _ | _ | - | | | _ | | | | | | | | | _ | | | | | | | | | | | | _ | | | | | | | | | |
| HAVER AVENUE LEAD SITE HEALEY & MUSPYG HELER PROPERTIES HERRY R. FELL & CO. HETERENE CHEMICAL CO. HIGGINS DISPOSAL HIGGINS DISPOSAL HIGGINS DISPOSAL HIGGINS PARM HIGGINS CAPA HIGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGGINS CAPA HIGI | NJ HAVEN AVENUE LEAD SITE NJ HEALEY & MUSPYG NJ HELLER PROPERTIES NJ HEIGHT R. FEUL & CO. NJ HIGGINS DISPOSAL NJ HIGGINS DISPOSAL NJ HIGGINS DISPOSAL NJ HIGGINS PARM NJ | Fund Remon | _ | | FF Remove | | | Fund Remov | _ | _ | _ | Fund Remov | Fund Remov | Fund Remov | Fund Remov | _ | _ | _ | _ | _ | _ | _ | Fund Remov | FF Remove | Fund Remov | |
| | 222222222222222222222222222222222222222 | NJ0001901131 | NJD986570968 | N IDOR 1187065 | N.IOO01759489 | NJD986639474 | NJD053102232 | NJD053102232 | NJD053102232 | NJD053102232 | NJD053102232 | NJD981490261 | NJD981490261 | NJD981490261 | NJD981490261 | NJD982271447 | NJD054728373 | NJD980663678 | NJD980663678 | NJD980663678 | NJD980663678 | NJD002151538 | NJD980532907 | NJD980654099 | NJD980654099 | NJD980654099 | NJD980654099 | NJD981178411 | NJD981178411 | NJD981178411 | NJD981178411 | NJD981178411 | NJD981178411 | NJD982273559 | NJD982273559 | NJ0000133116 | NJD097400998 | NJD002493054 | NJD002493054 | NJD002493054 | NJD002493054 | |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |

| 8 | 2 | KEYSTONE METAL FINISHERS INC | NJD011728656 | Fund Removal | 8 | 9/23/91 | 12/2/91 |
|----|-----|---|--------------|--------------|-----|----------|----------|
| 05 | ž | KEYSTONE METAL FINISHERS INC | NJD011728656 | Fund Removal | 005 | 3/23/92 | 9/18/92 |
| 8 | 3 | KIN-BUC LANDFILL | NJD049860836 | FF Removal | 5 | 9/23/83 | 4/25/95 |
| 8 | Z | KIN-BUC LANDFILL | NJD049860836 | Fund Removal | 8 | 12/11/80 | 10/23/82 |
| 05 | Z | KING OF PRUSSIA | NJD980505341 | FF Removal | 9 | 9/20/93 | 2/14/94 |
| 05 | Z | KING OF PRUSSIA | NJD980505341 | Fund Removat | 9 | 9/12/89 | 06/9/6 |
| 05 | 2 | KING OF PRUSSIA | NJD980505341 | Fund Removal | 005 | 8/29/90 | 11/21/91 |
| 65 | 2 | KING OF PRUSSIA | NJD980505341 | Fund Removal | 903 | 3/19/91 | 8/15/91 |
| 65 | 2 | KRAMER TRENTON SITE | NJ0001611243 | Fund Removal | 5 | 12/9/96 | 3/12/97 |
| 8 | ₹ | LIPARI LANDFILL | NJD880505416 | Fund Removal | 50 | 12/11/80 | 9/25/81 |
| 8 | 2 | LIPARI LANDFILL | NJD980505416 | Fund Removal | 005 | 6/30/82 | 5/19/83 |
| 8 | 2 | LOCKWOOD STREET | NJD982273484 | FF Removal | 9 | 11/29/84 | 6/30/86 |
| 05 | Ž | LOCKWOOD STREET | NJD982273484 | Fund Removal | 00 | 7/28/83 | 5/1/84 |
| 8 | 2 | MAAS AND WALDSTEIN HWY | NJD002194454 | Fund Removal | 90 | 6/27/91 | 8/13/91 |
| 8 | 2 | MAAS AND WALDSTEIN HWY | NJD002194454 | Fund Removal | 005 | 5/22/92 | 12/29/93 |
| 8 | Z | MAGIC MARKER INC | NJD060074085 | Fund Removal | 90 | 9/16/97 | 1/30/98 |
| 8 | Ž | MALAGA ROAD ASH PILE | NJ0000066019 | Fund Removal | 100 | 5/4/94 | 7/13/94 |
| 03 | Z | MALONE CHEMICAL INC. | NJD056711716 | Fund Removal | 100 | 76/11/1 | 10/22/97 |
| 05 | Ž | MANNHEIM AVENUE DUMP | NJD980654180 | FF Removal | 9 | 12/7/84 | 6/30/89 |
| 8 | ₹ | MAS LABS | NJ0001466937 | Fund Removal | 6 | 96/6/1 | 7/11/96 |
| 8 | Ž | MAYWOOD CHEMICAL CO | NJD980529762 | PRP Removal | 98 | 9/19/94 | 12/18/96 |
| 8 | ž | MAYWOOD CHEMICAL CO | NJD980529762 | PRP Removal | 005 | 10/9/95 | |
| 8 | ₹ | MAYWOOD CHEMICAL CO | NJD980529762 | Fund Removal | 001 | 6/1/82 | 9/21/87 |
| 8 | Z | MC NULTY TRUCKING | NJ0001096825 | Fund Removal | 8 | 10/6/95 | 4/19/96 |
| 8 | ż | MEADOWLANDS PLATING & FINISHING INC. | NJD002405736 | Fund Removal | 901 | 12/8/98 | |
| 8 | ₹ | MECHANIC STREET REALTY CORP | NJD982178626 | Fund Removal | 5 | 11/3/97 | |
| 8 | ž | MINSEI KOGYO SHOJI KK AMERICA, INC | NJD980769145 | Fund Removal | ş | 12/22/86 | 2/2/87 |
| 8 | 2 | MINSEI KOGYO SHOJI KK AMERICA, INC | NJD980769145 | Fund Removal | 200 | 11/21/91 | 11/27/91 |
| 8 | 3 | MINSEI KOGYO SHOJI KK AMERICA, INC | NJD980769145 | Fund Removal | 003 | 6/5/92 | 11/11/92 |
| 8 | Z | MONITOR DEVICES/INTERCIRCUITS INC | NJD980529408 | Fund Removal | 90 | 6/5/86 | 2/23/87 |
| 8 | Ž | MONROE TWP CONTAMINATED SOIL | NJ0000066027 | Fund Removat | 8 | 5/4/94 | 7/13/94 |
| 8 | ₹ : | MONTCLAIR/WEST ORANGE RADIUM SITE | NJD980785653 | Fund Removat | 90 | 12/6/83 | 12/31/90 |
| 05 | 2 | MONTGOMERY TOWNSHIP HOUSING DEVELOPMENT | NJD980654164 | Fund Removal | 9 | 9/13/88 | 1/5/90 |
| 8 | ₹ : | MONTGOMERY TOWNSHIP HOUSING DEVELOPMENT | NJD980654164 | Fund Removal | 003 | 4/23/90 | 9/28/90 |
| 8 | Ž. | MORGAN ORDINANCE DEPOT(AKATA/GILLESIPIE | NJD986652519 | Fund Removal | 100 | 9/30/93 | 12/5/84 |
| ଞ | 2 | MUNICIPAL SWIMMING POOL | NJD982273450 | Fund Removal | 00‡ | 7713/83 | 7120/83 |
| 8 | Z | MYERS PROPERTY | NJD980654198 | Fund Removat | 9 | 5/14/84 | 8/22/84 |
| 8 | 2 | MYERS PROPERTY | NJD980654198 | Fund Removal | 005 | 10/28/87 | 3/12/88 |
| 8 | 2 | MYKROY CERAMICS | NJD980530745 | FF Removal | 90 | 7/5/89 | 12/3/93 |
| 02 | ⊋ | N S C PLATING & POLISHING-12TH, ST PLAT | NJD986628816 | Fund Removal | 8 | 8/8/95 | 8/8/96 |
| 8 | Ž | NASCOLITE CORP | NJD002362705 | Fund Removal | 004 | 11/2/87 | 3/21/88 |
| 8 | 2 | NASCOLITE CORP | N3D002362705 | Fund Removat | 200 | 10/1/98 | |
| 8 | Z | NAVAL AIR ENGINEERING CENTER | NJ7170023744 | PRP Removal | 8 | 9/15/94 | 2/21/97 |
| | | | | | | | |

| | | | | | | | | | | | | | | | | | | | | Z | U | 1 | | | | | | | | | | | | | | | | | | | | |
|--|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|-----------------|--------------|------------------|--------------|--------------|-------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|---|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|------------------|
| 4/5/95 | 3/27/97 | 3/27/97 | 5/18/95 | 5/10/93 | 1/21/94 | 3/1/94 | 7/11/96 | 5/31/89 | 9/20/90 | 7/25/91 | 6/26/92 | 7/19/96 | 7/17/98 | 12/29/95 | 3/30/94 | 9/19/94 | 96/02/6 | 11/7/96 | 9/21/90 | 3/30/94 | 8/8/94 | 9/17/92 | 11/4/92 | 9/17/98 | 12/12/86 | 9/3/97 | 2/15/95 | 6/23/93 | 4/8/96 | 8/17/95 | 6/13/83 | 7/2/98 | | 7/11/85 | 6/30/88 | | 7/28/88 | 9/28/80 | 3/28/95 | 11/15/93 | 2/13/98 | 7/28/92 |
| 11/23/94 | 7/11/96 | 9/20/96 | 10/14/93 | 8/31/91 | 9/28/93 | 9/28/93 | 5/23/96 | 1/9/89 | 11/6/89 | 11/17/90 | 6/18/92 | 9/24/93 | 5/8/98 | 9/29/95 | 10/9/92 | 4/18/94 | 9/11/95 | 10/12/95 | 10/14/88 | 2/16/94 | 6/1/94 | 7/23/92 | 10/2/92 | 9/11/97 | 12/7/86 | 787717 | 9/29/94 | 10/1/92 | 2/1/93 | 6/1/95 | 1/21/83 | 4/15/98 | 9/22/88 | 3/29/85 | 6/10/88 | 6/2/88 | 3/7/88 | 10/11/88 | 9/30/94 | 8/14/93 | 6/12/97 | 3/16/92 |
| Ş | 005 | 003 | 8 | 90 | 9 | 8 | 8 | 00 | 005 | 003 | 8 | 900 | 60 | 8 | 8 | 005 | 003 | 90 | 8 | 9 | 90 | 8 | 005 | 90 | 00 | 8 | 9 | 904 | 200 | 903 | 9 | <u>6</u> | 200 | 60 | 8 | 805 | 6 | 005 | 90 | 8 | 8 | 005 |
| PRP Removal | PRP Removal | PRP Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | PRP Removal | PRP Removal | PRP Removal | FF Removal | Fund Removal | Fund Kemovai | Fund Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal |
| NJ0170022172 | NJ0170022172 | NJ0170022172 | NJD002360881 | NJD980529424 | NJD986649796 | NJD986652790 | NJ0001412261 | NJC061843249 | NJD061843249 | NJD061843249 | NJD061843249 | NJD061843249 | NJD020771721 | NJ0000003269 | NJD00058554 | NJD000585554 | NJD000585554 | NJD000585554 | NJD986569382 | NJ0000129312 | NJ0000104919 | NJD986639250 | NJD986639250 | NJ0001898055 | NJD071456107 | NJD130486327 | NJ0000854323 | NJ3210020704 | NJ3210020704 | NJ3210020704 | NJD075544858 | NJD981490295 | NJD881490295 | NJ0980/68350 | NJD980582142 | NJD980582142 | NJD980582142 | NJD980582142 | NJD053506085 | NJD053506085 | NJD001271931 | NJD000606442 |
| I NAVAL WEAPONS STATION EARLE (SITE A) | _ | _ | - | - | _ | _ | _ | _ | _ | I NL INDUSTRIES | _ | I NI, INDUSTRIES | _ | _ | - | _ | _ | ~ | _ | _ | _ | • | _ | _ | | _ | _ | _ | _ | | | PIT SECRET METALS & GRAPHICS DITTERIBOURMETALS & GRAPHICS | | - | | - ' | _ | _ | _ | _ | _ | QUANTA RESOURCES |
| 2 | 2 | 2 | 2 | 2 | 3 | 2 | 3 | 2 | 2 | 2 | 2 | 2 | 3 | 3 | 2 | Z | 2 | 2 | 2 | Z | 2 | 3 | Z | 3 | 2 | Z | 2 | 2 | ₹ : | Z. | 2 ; | 2 2 | ? 2 | 2 2 | 2 : | 2 : | 2 | Z | 3 | 2 | 2 | 2 |
| 05 | 8 | 65 | 8 | 8 | 8 | 8 | 05 | 8 | 8 | 8 | 05 | 8 | 8 | 62 | 8 | 8 | 8 | 8 | ខ | 8 | 8 | 8 | 8 | 8 | 8 | 8 | 8 | 8 : | 8 1 | 8 8 | 3 8 | 3 8 | 8 8 | 3 8 | 3 8 | 3 8 | 8 | 8 | 8 | 8 | 8 | 8 |

| 7 | QUANTA RESOURCES | NJD000606442 | FF Removal | 9 | 9/21/96 | 5/15/98 |
|---|--------------------------------|--------------|--------------|-----|----------|----------|
| 7 | QUANTA RESOURCES | NJD000606442 | FF Removal | 900 | 96/30/98 | |
| ⊋ | QUANTA RESOURCES | NJD000606442 | Fund Removal | 90 | 4/3/85 | 11/10/85 |
| 7 | QUEST PROPERTY SITE | NJ0000485375 | FF Removal | 00 | 7/27/94 | 8/4/94 |
| 7 | QUEST PROPERTY SITE | NJ0000485375 | Fund Removal | 90 | 7/10/95 | 9/28/95 |
| 3 | RARITAN CENTER - AREA 4 | NJD986571362 | Fund Removal | 00 | 06/1/1 | 7/18/90 |
| ⊋ | RARITAN CENTER AREA 5 | NJD986573970 | Fund Removal | 100 | 7/14/90 | 8/1/90 |
| 7 | RENORA, INC | NJD070415005 | Fund Removal | 90 | 10/23/84 | 10/31/84 |
| 7 | RHM AUTOMOTIVE | NJ0001466945 | Fund Removal | 9 | 7/23/96 | 10/22/96 |
| 3 | RINGWOOD MINES LANDFILL | NJD980529739 | FF Removal | 90 | 6/26/87 | 6/2/8 |
| ⊋ | RINGWOOD MINES LANDFILL | NJD980529739 | FF Removal | 005 | 9/12/89 | |
| 3 | ROEBLING STEEL CO | NJD073732257 | Fund Removal | 00 | 10/26/87 | 8/31/89 |
| 7 | ROEBLING STEEL CO | NJD073732257 | Fund Removal | 005 | 10/25/90 | 8/5/91 |
| 3 | ROEBLING STEEL CO | NJD073732257 | Fund Removal | 003 | 10/5/98 | |
| 7 | ROLLING KNOLLS LF | NJD980505192 | FF Removal | 9 | 5/1/84 | 11/30/85 |
| 3 | ROUTE 21 ABANDONED DRUMS | NJ0000228536 | Fund Removal | 9 | 4/14/94 | 4/15/95 |
| 3 | ROUTE 561 DUMP | NJ0000453514 | FF Removal | 00 | 11/12/97 | |
| ⊋ | ROUTE 561 DUMP | NJ0000453514 | Fund Removal | 00 | 9/7/95 | 10/3/95 |
| ⊋ | ROUTE 561 DUMP | NJ0000453514 | Fund Removal | 005 | 5/22/97 | 10/11/97 |
| ⊋ | ROYAL RECOVERY SYSTEMS | NJ0001021708 | Fund Removal | 90 | 2/1/95 | 8/11/95 |
| 7 | SAMPSON TANK CLEANING | NJD058117490 | Fund Removal | 00 | 11/4/98 | |
| 7 | SANDY HOOK DRUMS | NJD986640837 | Fund Removal | 001 | 11/16/91 | 1/7/92 |
| ⊋ | SANLO PRODUCTS CORP | NJ0000190256 | Fund Removal | 00 | 7/27/98 | |
| ⊋ | SAVCOTE CHEMICAL LABS, INC | NJD002328227 | Fund Removal | 9 | 1/14/98 | |
| 7 | SAYREVILLE PESTICIDE DUMP | NJD986623569 | Fund Removal | 001 | 10/8/92 | 9/28/93 |
| ⊋ | SAYREVILLE PESTICIDE DUMP | NJD986623569 | Fund Removal | 005 | 9/29/93 | 1/23/95 |
| ₹ | SCIENTIFIC CHEM PROCESSING INC | NJD054050703 | FF Removai | 90 | 3/29/85 | 4/27/87 |
| ₹ | SCIENTIFIC CHEMICAL PROCESSING | NJD070565403 | FF Removal | 90 | 10/23/85 | 12/15/86 |
| ₹ | SEARS SITE II | NJ0000250738 | Fund Removal | 00 | 4/26/94 | 9/27/94 |
| 3 | SECOND STREET SITE | NJ0001090398 | Fund Removal | 60 | 9/14/95 | 8/26/97 |
| ⊋ | SHARKEY LANDFILL | NJD980505762 | Fund Removal | 9 | 2/28/92 | 4/21/92 |
| 7 | SHARKEY LANDFILL | NJD980505762 | Fund Removal | 005 | 7/1/92 | 7/15/92 |
| ⊋ | SIGNO DELTA WAREHOUSE | NJD982181448 | Fund Removal | 9 | 6/4/86 | 2/23/87 |
| 3 | SILSONIX CORP | NJD980788962 | Fund Removal | 90 | 8/13/90 | 12/4/91 |
| 7 | SOBEL BROTHERS | NJD986588093 | Fund Removal | 00 | 10/30/90 | 12/27/91 |
| 7 | SONDEY PAINT | NJD982272700 | Fund Removal | 001 | 12/2/88 | 7/19/89 |
| 3 | SOUTH RIVER METALS | NJD986615821 | Fund Removal | 9 | 11/30/92 | 4/8/93 |
| 3 | ST. PAUL AVE. TRAILER SITE | NJ0001039676 | Fund Removal | 500 | 2/8/95 | 5/1/95 |
| 3 | STACOR CORPORATION | NJD046797783 | Fund Removal | 00 | 2/22/99 | |
| ⊋ | STANDARD TANK CLEANING CORP | NJD068292648 | Fund Removal | 90 | 3/3/94 | 12/12/94 |
| 7 | STRATHMERE RIVER | NJD982540197 | Fund Removal | 90 | 12/15/87 | |
| : | | | | | | |

| 8 | 2 | SUTARIA SITE | NJ0000103820 | Fund Removal | 8 | 1/19/94 | 1/25/94 |
|----|---|---|--------------|--------------|----------|----------|----------|
| 8 | ₹ | SUTARIA SITE | NJ0000103820 | Fund Removal | 200 | 6/28/94 | 12/1/94 |
| 8 | 2 | SYNKOTE PAINT | NJC001394089 | Fund Removal | 8 | 9/15/89 | 1/3/91 |
| 8 | ₹ | TABERNACLE DRUM DUMP | NJD980761357 | FF Removal | 5 | 2/15/84 | 11/30/84 |
| 05 | Z | TIDEWATER BALING | NJD011534708 | Fund Removal | 6 | 8/16/89 | 9/26/88 |
| 6 | 2 | TITAN LIGHTING FACILITY | NJD986603959 | Fund Removal | <u>8</u> | 4/12/91 | 8/12/91 |
| 8 | 2 | TRENTON DRUM CO | NJD077076347 | Fund Removal | 8 | 8/12/91 | 7/26/91 |
| 8 | 2 | TRENTON DRUM CO | NJD077076347 | Fund Removal | 005 | 10/28/91 | 1/23/92 |
| 8 | ž | TROFE INCINERATION SITE | NJD095275269 | Fund Removal | 99 | 9/18/92 | 7/2/93 |
| 8 | 2 | TURNPIKE DUMP #5 | NJD980532899 | FF Removal | 5 | 8/12/92 | 2/19/93 |
| 02 | 2 | TURNPIKE DUMP #5 | NJD980532899 | Fund Removal | 8 | 4/10/91 | 6/8/92 |
| 8 | 3 | U.S. RADIUM CORP | NJD980654172 | FF Removal | 8 | 6/30/88 | 2/28/91 |
| 05 | 2 | U.S. RADIUM CORP | NJD980654172 | FF Removal | 005 | 9/11/89 | 9/53/89 |
| 05 | Z | U.S. RADIUM CORP | NJD980654172 | Fund Removal | 8 | 8/19/91 | 4/4/93 |
| 05 | 2 | UDO FINISHING CO. | NJD139689327 | Fund Removal | 9 | 5/28/98 | |
| 8 | 3 | UNION COLD STORAGE TERMINAL | NJ0000182899 | Fund Removal | 8 | 3/22/94 | 9/8/94 |
| 05 | ₹ | UNITED STATES AVENUE BURN SITE | NJ0001120799 | FF Removal | 9 | 9/29/95 | |
| 8 | ž | UNITED STATES AVENUE BURN SITE | NJ0001120799 | FF Removal | 80 | 5/9/97 | 10/30/97 |
| 8 | 2 | UNIVERSAL CIL PRODUCTS(CHEMICAL DIVISION | NJD002005106 | Fund Removal | 8 | 5/28/86 | 5/30/90 |
| 05 | 2 | VALLEY BROOK AVENUE DRUM SITE | NJ0000377408 | Fund Removal | 8 | 6/24/94 | 4/10/95 |
| 05 | Z | VAN HOOK STREET SITE | NJ0001250000 | Fund Removal | 8 | 9/15/95 | 3/27/96 |
| 8 | 2 | VANGUARD VINYL SIDING | NJD982530073 | FF Removal | 8 | 2/6/97 | 12/30/97 |
| 8 | ž | VANGUARD VINYL SIDING | NJD962530073 | Fund Removal | 90 | 12/10/92 | 712/93 |
| 8 | 2 | VANGUARD VINYL SIDING | NJD982530073 | Fund Removal | 005 | 10/21/94 | 10/21/94 |
| 8 | 3 | VINELAND CHEMICAL CO., INC. | NJD002385664 | Fund Removal | 90 | 5/6/92 | 6/18/92 |
| 8 | 2 | VINELAND CHEMICAL CO., INC | NJD002385664 | Fund Removal | 005 | 10/13/92 | 3/25/94 |
| 8 | 2 | VINELAND CHEMICAL CO., INC | NJD002385664 | Fund Removal | 88 | 9/22/94 | 3/20/95 |
| 8 | 2 | VINELAND STATE SCHOOL | NJD980529887 | Fund Removai | 90 | 1/25/88 | 10/31/88 |
| 05 | Z | W.R. GRACE/WAYNE INTERIM STORAGE (USDOE) | NJ1891837980 | PRP Removal | 90 | 11/3/95 | 10/22/97 |
| 05 | Z | W.R. GRACE/WAYNE INTERIM STORAGE (USDOE) | NJ1891837980 | PRP Removal | 005 | 4/20/98 | |
| 23 | 3 | WALDICK AEROSPACE DEVICES, INC | NJD054981337 | Fund Removal | 8 | 4/22/86 | 8/2/86 |
| 8 | 3 | WALTON'S FARM | NJD981877731 | FF Removal | 8 | 11/5/91 | 9/27/95 |
| 8 | 2 | WARWICK LABORATORIES INC | NJD001613306 | Fund Removal | 8 | 6/23/94 | 4/10/95 |
| 8 | 2 | WELSBACH & GENERAL GAS MANTLE CONTAMINATION | NJD986620995 | Fund Removal | 8 | 11/5/98 | |
| 8 | 2 | WHITE CHEMICAL CORP | NJD980755623 | Fund Removal | 60 | 9/1/90 | 9/21/90 |
| 8 | ₹ | WHITE CHEMICAL CORP | NJD980755623 | Fund Removal | 005 | 10/1/90 | 12/6/91 |
| 8 | 2 | WHITE CHEMICAL CORP | NJD980755623 | Fund Removal | 903 | 11/28/98 | |
| 8 | 2 | WILLIAMS PROPERTY | NJD980529945 | Fund Removal | 8 | 10/22/90 | 7/30/91 |
| 92 | 2 | WOODWARD METAL PROCESSING | NJD052438355 | Fund Removal | 8 | 9/30/94 | 6/14/95 |
| 8 | Ž | YURGIN MOTORS | NJD982790966 | Fund Removal | 8 | 9/26/96 | 2/1/97 |
| 8 | 2 | ZSCHIEGNER REFINING | NJD986643153 | Fund Removal | 96 | 11/3/92 | 12/18/95 |
| 05 | ž | ADIRONDACK STEEL | NYD002073633 | Fund Removal | 96 | 8/14/92 | 9/30/94 |
| 8 | ž | ALCOA AGGREGATION SITE | NYD980506232 | FF Removal | 00 1 | 8/5/91 | |
| | | | | | | | |

| 65 | ž | ALL PLATING CORP. | NYD001384072 | Fund Removal | 8 | 8/28/98 | |
|----|---|--|--------------|--------------|-----|----------|----------|
| 05 | ž | AMENIA LANDFILL | NYD980641559 | Fund Removal | 90 | 10/12/98 | |
| 05 | ž | AMERICAN THERMOSTAT CO | NYD002066330 | Fund Removal | 6 | 9/3/85 | 4/2/86 |
| 8 | ķ | AMERICAN THERMOSTAT CO | NYD002066330 | Fund Removal | 005 | 10/27/86 | 5/1/92 |
| 05 | ž | ANCHOR CHEMICALS | NYD001485226 | FF Removal | 9 | 9/29/95 | 7/11/96 |
| 05 | ž | ANCHOR CHEMICALS | NYD001485226 | FF Removal | 005 | 9/53/95 | 7/11/96 |
| 8 | ž | ANDOR CHEMICAL | NYD986894897 | Fund Removal | 100 | 1/29/90 | 6/12/90 |
| 05 | ž | APPLE VALLEY SHOPPING CENTER | NYD986927713 | Fund Removal | 9 | 9/28/90 | 12/20/90 |
| 05 | ž | APPLIED ENVIRONMENTAL SERVICES | NYD980535652 | FF Removal | 9 | 10/30/84 | 10/30/84 |
| 05 | ¥ | AQUEDUCT ST SITE | NYD986943074 | Fund Removal | 90 | 2/9/91 | 5/29/91 |
| 05 | ¥ | ARLINGTON AVE. | NYD986883379 | Fund Removal | 9 | 9/25/89 | 8/29/91 |
| 03 | ž | ARMONK WELLS | NYD980780696 | Fund Removal | 9 | 3/3/87 | 4/30/92 |
| 05 | ž | ARSENIC MINES | NYD982531469 | Fund Removal | 6 | 3/24/88 | 9/29/88 |
| 05 | ž | ARSENIC MINES | NYD982531469 | Fund Removal | 005 | 3/1/89 | 1/10/90 |
| 8 | ž | ASBESTOS | NYD131803041 | Fund Removal | 8 | 9/3/87 | 29/9/8 |
| 8 | ž | ASBESTOS FARMINGDALE | NYD982181224 | Fund Removal | 00 | 12/19/86 | 12/24/86 |
| 8 | ž | ATLAS ELECTROPLATING | NYD002106540 | Fund Removal | 90 | 6/17/88 | 5/3/89 |
| 05 | ž | B&K INSTRUMENTS | NY0000613109 | Fund Removal | 90 | 9/6/94 | 8/1/95 |
| 20 | ž | BANCROFT PROPERTY | NY0000067595 | Fund Removal | 00 | 8/17/94 | 12/22/94 |
| 05 | ž | BARGE 210 AND BERMAN NATHAN | NYD986973824 | FF Removal | 8 | 5/21/92 | 6/11/93 |
| 05 | ž | BARNES RD. TIRE FIRE | NY0002024743 | Fund Removal | 00 | 7/8/97 | 10/29/97 |
| 05 | ž | BARRIER INDUSTRIES | NYD002014546 | Fund Removal | 9 | 2/16/94 | 7/27/95 |
| 05 | ž | BATAVIA LANDFILL | NYD980507693 | FF Removal | 6 | 4/8/91 | 10/30/91 |
| 05 | ž | BAYSHORE IND | NYD000136226 | Fund Removal | 93 | 8/9/85 | 2/1/86 |
| 65 | ž | BEC (BINGHAMPTON EQUIPMENT CO.) TRUCKING | NYD980768675 | Fund Removal | 9 | 06/1/6 | 3/29/91 |
| 05 | ž | BELL-FAB MFG. CORP. | NYD986941144 | Fund Removal | 6 | 6/25/97 | 8/5/97 |
| 8 | ž | BERN COLORS | NYD002013951 | Fund Removal | 90 | 1/14/82 | 2/10/82 |
| 20 | ž | BERN METALS | NYD013703632 | FF Removal | 6 | 9/29/92 | 3/11/94 |
| 8 | ż | BERN METALS | NYD013703632 | Fund Removal | 9 | 4/21/88 | 2/8/88 |
| 8 | ž | BERN METALS | NYD013703632 | Fund Removal | 005 | 1/9/89 | 3/15/89 |
| 03 | ž | BERN METALS | NYD013703632 | Fund Removal | 903 | 6/27/90 | 6/29/90 |
| 8 | ż | BERN METALS | NYD013703632 | Fund Removal | 904 | 9/28/90 | 10/23/90 |
| 62 | ž | BERN METALS | NYD013703632 | Fund Removal | 902 | 11/26/90 | 8/22/91 |
| 05 | ķ | BERN METALS | NYD013703632 | Fund Removal | 8 | 10/15/91 | 1/8/92 |
| 8 | ž | BLACK BEAUTY | NYD986950244 | FF Removal | ğ | 5/15/91 | 5/16/91 |
| 05 | ž | BLOOMING GROVE DRUM DUMP | NYD982181232 | Fund Removal | 8 | 3/25/87 | 6/22/87 |
| 8 | ž | BOSSERT MFG. | NYD002249563 | Fund Removal | 9 | 11/8/86 | 2/16/89 |
| 8 | ž | BOSSERT MFG. | NYD002249563 | Fund Removal | 005 | 9/30/97 | |
| 8 | ž | BOYLE RD. | NYD986876076 | Fund Removal | 8 | 9/23/88 | 9/28/90 |
| 8 | ž | BRISTOL STREET SITE | NY0002328437 | Fund Removal | 9 | 6/16/98 | 1/1/98 |
| 8 | È | BROOK HAVEN BLVD. | NYD986883429 | Fund Removal | 8 | 7/21/89 | 9/28/90 |
| 8 | ž | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 90 | 6/2/93 | 11/3/93 |
| 05 | ¥ | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 005 | 9/1/93 | 12/7/95 |
| | | | | | | | |

| 5 | ž | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 003 | 3/31/94 | |
|------|------------|--|--------------|--------------|-----|----------|----------|
| 8 | ≩ | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 8 | 6/8/94 | 6/10/94 |
| 05 | ž | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 905 | 12/16/94 | 6/10/96 |
| 8 | ž | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 900 | 5/8/98 | 3/6/97 |
| 05 | ¥ | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 002 | 9/19/96 | 3 |
| 20 | ž | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 900 | 12/31/96 | |
| 8 | ž | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 600 | 76/97/ | |
| 05 | ¥ | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 010 | 5/13/97 | |
| 05 | ž | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 012 | 12/29/98 | |
| 65 | ¥ | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 013 | 12/17/98 | |
| 8 | ¥ | BROOKHAVEN NATIONAL LABORATORY (USDOE) | NY7890008975 | PRP Removal | 014 | 1/11/89 | |
| 05 | ķ | BUFFALO SEWER AUTHORITY | NY0001093657 | Fund Removal | 8 | 6/1/95 | 8/3/95 |
| 05 | ķ | BUSH TERMINALS, PIER SIX SITE | NYD987025137 | FF Removal | 90 | 2/1/93 | 3/9/93 |
| 85 | È | BYRON BARREL & DRUM | NYD980780670 | Fund Removal | 90 | 8/13/84 | 12/20/84 |
| 05 | ž | BYRON BARREL & DRUM | NYD980780670 | Fund Removal | 005 | 06/9/6 | 3/29/91 |
| 65 | ž | C & J DISPOSAL LEASING CO, DUMP | NYD981561954 | FF Removal | 8 | 1/14/92 | 6/29/93 |
| 8 | È | C & J DISPOSAL LEASING CO. DUMP | NYD981561954 | Fund Removal | 90 | 11/19/90 | 12/27/90 |
| 02 | È | CAIRO DRINKING WATER SITE | NYSFN0204200 | Fund Removal | 8 | 12/2/98 | |
| 2 | ž | CANNY TRUCKING | NYD009802380 | Fund Removal | 6 | 9/30/88 | 1/25/89 |
| 8 | È | CATSKILL CHROME PLATING INC | NYD085751667 | Fund Removal | 9 | 9/16/94 | 12/9/94 |
| 8 | ¥ | CATSKILL CHROME PLATING INC | NYD085751667 | Fund Removal | 005 | 6/25/96 | 10/2/96 |
| 8 | È | CATSKILL TIRE FIRE | NYD986882637 | Fund Removal | 8 | 2/26/89 | 3/3/89 |
| 05 | ž | CAYADUTTA CREEK | NYD980654412 | Fund Removal | 00 | 6/17/86 | 9/4/86 |
| 8 | ž | CENTER ROAD ASBESTOS | NYD987004223 | Fund Removal | 90 | 6/2/92 | 8/24/92 |
| 20 | ≽ | CHASE INTERIORS | NYD083533125 | Fund Removal | 8 | 12/13/93 | 5/13/94 |
| 05 | È | CIRCUITRON CORP | NYD981184229 | Fund Removal | 8 | 9/15/88 | 9/28/89 |
| 2 2 | ž | CLAREMONT POLYCHEMICAL | NYD002044584 | Fund Removal | 90 | 9/22/88 | 1/17/89 |
| 65 | ≥ | CLARK PLACE | NY0001565936 | Fund Removal | 9 | 96/2/6 | 1/27/97 |
| 25 | È | CLINTON ST BENDER AVE | NYD986954030 | FF Removal | 8 | 7/6/92 | 1/11/95 |
| 5 5 | ž | CLINTON ST BENDER AVE | NYD986954030 | FF Removal | 005 | 9/30/93 | |
| 20 | ž | CLOCK ROAD ASBESTOS | NYD987007069 | Fund Removal | 90 | 6/12/92 | 8/24/92 |
| 8 8 | ≥ : | CLOTHIER DISPOSAL | NYD000511576 | FF Removal | 9 | 5/8/86 | 12/15/86 |
| 3 | ž | CLOTHIER DISPOSAL | NYD000511576 | Fund Removal | 90 | 10/7/86 | 7/22/88 |
| 2 5 | ž | COACHMAN CARTING | NYD981183379 | Fund Removal | 90 | 10/7/92 | 6/1/95 |
| 20 1 | ž | COLE-ZAISER | NYD981561996 | Fund Removal | 99 | 5/15/96 | 11/19/96 |
| 5 | ž | COLUMBIA MILLS | NYD000285478 | Fund Removal | 100 | 10/5/95 | 9/18/97 |
| 05 | ž | COMMERCIAL DECAL | NYD001221209 | Fund Removal | 00 | 9/16/94 | 3/3/95 |
| 05 | Ż | CORTESE LANDFILL | NYD980528475 | FF Removal | 100 | 1/30/95 | 1/30/96 |
| 8 | È | CROUSE-HINDS CO LIGHTING PRODUCTS DIV | NYD000726737 | Fund Removal | 8 | 9725/97 | 12/19/97 |
| 20 : | ž | DARI SERVICES | NY0000275578 | FF Removal | 9 | 5/4/94 | 7/12/94 |
| 8 8 | ž | DUTCH HILL ASBESTOS | NYD987004231 | Fund Removal | 100 | 6/2/92 | 8/24/92 |
| 20 1 | ž | EAGER ROAD ASBESTOS SITE | NY0001118793 | Fund Removal | 00 | 6/28/95 | 7/6/95 |
| 3 | ž | EAST MORICHES | NYD982181406 | Fund Removal | 8 | 2/13/87 | 12/28/88 |
| | | | | | | | |

| 05 | ž | EAST RIVER | NYD986973832 | Fund Removal | 9 | 2/22/91 | 2/25/91 |
|----|---|-------------------------------------|--------------|--------------|----------|----------|----------|
| 8 | ¥ | ELECTRO-PROCESS INC. | NYD986883395 | Fund Removal | 8 | 8/10/89 | 7/25/90 |
| 05 | ¥ | ELECTRUK BATTERY | NY0002464410 | Fund Removal | 8 | 8/19/98 | |
| 8 | ¥ | ELLEN COURT | NYD982531477 | Fund Removal | 8 | 3/8/88 | 10/22/93 |
| 25 | ž | ENRX. INC. | NYD175762616 | Fund Removal | 8 | 9/29/89 | 1/30/92 |
| 8 | ž | ENVIROTECK 2 | NYD038641601 | FF Removal | 8 | 6/11/90 | 5/28/93 |
| 8 | ż | ENVIROTEK | NYD021744537 | Fund Removal | E | 5/18/89 | 9/18/90 |
| 8 | ž | ERIE CANAL ABANDONED DRUMS | NYD986882371 | Fund Removal | 6 | 7/14/82 | 7/16/82 |
| 8 | ž | EXPRESSWAY VILLAGE | NYD079941688 | Fund Removal | 8 | 11/2/89 | 1/17/90 |
| 05 | ž | FOREST GLEN MOBILE HOME SUBDIVISION | NYD981560923 | Fund Removal | 5 | 4/18/89 | 10/1/90 |
| 05 | ž | FOREST GLEN MOBILE HOME SUBDIVISION | NYD981560923 | Fund Removal | 005 | 10/8/93 | 11/2/93 |
| 05 | ž | FORT ANN | NYD982531410 | FF Removal | 8 | 3/11/88 | 12/29/88 |
| 05 | ¥ | FORT DRUM | NY4210020281 | Fund Removal | 8 | 8/24/87 | 9/22/87 |
| 05 | ž | FORT TOTTEN | NY0690320429 | Fund Removal | 6 | 4/12/83 | 4/21/83 |
| 05 | ž | FREEMAN INDUSTRIES INC | NYD001644905 | Fund Removal | 8 | 11/19/93 | 9/30/94 |
| 00 | ž | FRIEDRICHSON'S COOPERAGE | NYD013351440 | Fund Removal | 8 | 10/14/94 | 12/19/96 |
| 8 | ž | FRIENDSHIP DRIVE | NYD982271512 | Fund Removal | 8 | 3/26/86 | 2/28/89 |
| 05 | ž | FRIENDSHIP FOUNDRY # 1 | NYD175166495 | Fund Removal | 8 | 8/7/91 | 5/1/92 |
| 05 | ž | FRIENDSHIP FOUNDRY # 2 | NYD986942621 | Fund Removal | 8 | 10/24/91 | 1/31/92 |
| 05 | ž | FRIENDSHIP FOUNDRY # 3 | NYD986942613 | Fund Removal | 8 | 10/24/91 | 1/31/92 |
| 8 | ž | FRONTIER CHEM WASTE | NYD043815703 | FF Removal | 8 | 9/30/93 | 5/16/94 |
| 8 | ž | FRONTIER CHEM WASTE | NYD043815703 | FF Removal | 005 | 7/11/94 | 3/21/95 |
| 8 | ž | FRONTIER CHEM WASTE | NYD043815703 | Fund Removal | 90 | 12/22/92 | 8/15/94 |
| 8 | ž | FULTON TERMINALS | NYD980593099 | FF Removal | 90 | 11/10/86 | 2/8/87 |
| 05 | ž | FULTON TERMINALS | NYD980593099 | Fund Removal | 90 | 7/15/86 | 12/15/86 |
| 05 | ž | FULTON TERMINALS | NYD980593099 | Fund Removal | 005 | 5/2/87 | 5/4/87 |
| 05 | ž | FULTON TERMINALS | NYD980593099 | Fund Removal | 600 | 8/20/87 | 9/3/87 |
| 05 | ž | FULTON TERMINALS | NYD980593099 | Fund Removal | 8 | 2/14/90 | 2/23/90 |
| 05 | ž | GASPORT ELEM SCHOOL | NYD100394840 | Fund Removal | 8 | 2/22/90 | 2/23/90 |
| 05 | ż | GAZZOLA DRIVE | NYD982271454 | Fund Removal | 8 | 2/3/86 | 5/15/87 |
| 05 | ž | GCL TIE AND TREATING INC | NYD981566417 | Fund Removal | 8 | 7/11/91 | 9/15/94 |
| 05 | ž | GE MOREAU | NYD980528335 | FF Removal | 8 | 7/12/85 | 8/12/85 |
| 05 | ž | GIBSON ROAD SITE | NYD986955979 | Fund Removal | 9 | 6/4/91 | 7/15/91 |
| 05 | ž | GRIFFISS AIR FORCE BASE | NY4571924451 | PRP Removal | 9 | 4/26/93 | 1/13/94 |
| 8 | ž | GRIFFISS AIR FORCE BASE | NY4571924451 | PRP Removal | 005 | 4/26/93 | 1/13/94 |
| 8 | ⋛ | GRIFFISS AIR FORCE BASE | NY4571924451 | PRP Removal | 003 | 4/26/93 | 1/13/94 |
| 05 | ž | GRIFFISS AIR FORCE BASE | NY4571924451 | PRP Removal | 8 | 417197 | 7/28/97 |
| 8 | ž | GRIFFISS AIR FORCE BASE | NY4571924451 | PRP Removal | 900 | 4/17/97 | 11/4/97 |
| 05 | ž | GUTERL SIMMONS-STEEL | NYD094174554 | Fund Removal | 9 | 96/2/9 | |
| 05 | ž | HALSEY LANE SITE | NY0000100156 | Fund Removal | 9 | 1/18/94 | 9/21/94 |
| 8 | ž | HERKIMER ASBESTOS SITE | NYD986981918 | Fund Removal | <u>6</u> | 11/5/91 | 11/15/91 |
| 05 | ž | HEXAGON LABS | NYD046178075 | Fund Removal | 8 | 7/29/92 | 12/11/92 |
| 05 | ž | HEXAGON LABS | NYD046178075 | Fund Removal | 005 | 2/1/93 | 4/23/93 |
| | | | | | | | |

| 4/13/89 | 8/7/95 | 3/17/95 | 12/23/96 | 26/92/6 | 5/4/93 | | 7/26/95 | 3/24/95 | 2/10/88 | 712/87 | 96/6/8 | 9/17/86 | 417/95 | 9/27/91 | 6/23/94 | 9/12/90 | 3/29/91 | 8/14/98 | 6/30/96 | 9/8/86 | 12/1/94 | 7/30/96 | 6/26/95 | 11/5/98 | 5/1/98 | 5/12/93 | 6/12/90 | 1/12/96 | 9/3/36 | 06/45/01 | 06/47/4 | 1/20/89 | 3/3/86 | 2/25/88 | 11/23/88 | 1/6/81 | 9/9/87 |
|-------------------|----------------------|-------------------------|-------------------------|----------------------------------|---------------------------------|-----------------|-----------------|------------------|--------------|--------------|---------------------|------------------|-----------------------|------------------|--------------|-----------------------|-----------------------|--------------------------|----------------------------|-------------------------------|----------------------------|----------------------------|---|---------------------|------------------|------------------------|------------------|--------------------|------------------|----------------------|------------------------------|--------------------------------------|-------------------|-----------------------------------|----------------------|--------------|------------------------------|
| 11/29/88 | 4/24/90 | 10/18/94 | 10/16/96 | 9/22/97 | 68/9/9 | 4/21/95 | 7/24/95 | 10/19/94 | 2/10/88 | 78/2/7 | 3/20/96 | 5/8/85 | 2/21/95 | 9/21/90 | 5/13/94 | 9/4/90 | 3/21/91 | 11/28/94 | 10/26/95 | 3/15/86 | 10/26/94 | 7/22/96 | 4/18/95 | 96/2/6 | 3/6/98 | 4/23/91 | 7/21/89 | 1/5/96 | 4/4/96 | 0.000 | 9/25/9R | 7/15/98 | 7/11/85 | 71/10/87 | 9/17/88 | 12/11/80 | 6/23/86 |
| 005 | 003 | 8 | 005 | 90 | 99 | 100 | 005 | 90 | 500 | 100 | 100 | 90 | 6 | 9 | 9 | 005 | 003 | 8 8 | 6 6 | 6 | 005 | 003 | 5 8 | 8 6 | 100 | 8 | 5 | 8 | 002 | 3 8 | 300 | 60 | 90 | 100 | 9 | 90 | 901 |
| Fund Removal | Fund Removel | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removai | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Tario Meniora | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal |
| NYD982531113 | NYD982531113 | NYD981560915 | NYD981560915 | NY0002021889 | NYD078174901 | NYD987039104 | NYD987039104 | NYD987039104 | NYD982540205 | NYD980506851 | NY0001327725 | NYD982181380 | NY0001046143 | NYD986927705 | NY0000094649 | NYD986927697 | NYD988927697 | NYD986927697 | NYD980650667 | NYD980650667 | NYD980850657 | NYD980650667 | NYD982536369 | NY0002329183 | NY0002335636 | NYD986950251 | NYD96682660 | NYD986882660 | NYD986882660 | TO TO SO CONTROL | NYD000337295 | NYD013563390 | NYD982271462 | NYD987034105 | NYD986882389 | NYD000606947 | NYD000512848 |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| HIGH VIEW TERRACE | HIGH VIEW TERRACE | HITEMAN LEATHER COMPANY | HITEMAN LEATHER COMPANY | HOPKINS AVENUE ABANDONED TRAILER | HOWLAND HOOK MARINE TERMINAL | HUDSON COAL TAR | HUDSON COAL TAR | HUDSON COAL, TAR | HUDSON RIVER | HYDE PARK LF | INDUSTRY COURT SITE | JAGGER LANE SITE | JEFFERSON STREET DRUM | JERICHO TURNPIKE | JOHN ROCK LF | JOHNNY CAKE ROAD FARM | JOHNNY CAKE ROAD FARM | JOHNNY CAKE ROAD FARM | KENTUCKY AVENUE WELL FIELD | KENTUCKY AVENUE WELL FIELD | KENTUCKY AVENUE WELL FIELD | KENTUCKY AVENUE WELL FIELD | KING WINDOW I ACKAWAMNA FOLINDRY | LAKE AVENUE MERCURY | LAKE AVENUE SITE | LEHIGH VALLEY RAILROAD | LI TUNGSTEN CORP | LI TUNGSTEN CORP | LI TURGSTEN CORP | INCOME INCOME INCOME | LIBERTY INDUSTRIAL FINISHING | LIBERTY INDUSTRIAL FINISHING CORP | LINCOLN AVENUE | LINCOLN AVENUE, PORT JEFFERSON | LONG ISLAND SOUND | LOVE CANAL | MADISON WIRE WORKS CO INC |
| _ | NY HIGH VIEW TERRACE | _ | _ | _ | NY HOWLAND HOOK MARINE TERMINAL | _ | _ | _ | _ | _ | | , | _, | • | , | 7 | , | NY JOHNNY CAKE ROAD FARM | | NY KENTUCKY AVENUE WELL FIELD | _ | | NY RING WINDOW NY I ACKAWAMNA FOLIMORY | _ | _ | | | NY LITUNGSIEN CORP | | | _ | NY LIBERTY INDUSTRIAL FINISHING CORP | NY LINCOLN AVENUE | NY LINCOLN AVENUE, PORT JEFFERSON | NY LONG ISLAND SOUND | *** | NY MADISON WIRE WORKS CO INC |

| 05 | ž | MATTIACE PETROCHEMICAL CO., INC | NYD000512459 | Fund Removal | 9 | 2/5/88 | 6/15/88 |
|----|---|---------------------------------|--------------|--------------|-----|----------|----------|
| 23 | ž | MATTIACE PETROCHEMICAL CO., INC | NYD000512459 | Fund Removal | 005 | 10/29/90 | 11/6/90 |
| 8 | ž | MAYVILLE PESTICIDE SITE | NY0002113876 | Fund Removal | 5 | 12/21/97 | |
| 05 | Ä | MEK SPILL- HICKSVILLE | NYD980763742 | FF Removal | 904 | 6/16/83 | 11/2/84 |
| 05 | ž | MEK SPILL- HICKSVILLE | NYD980763742 | Fund Removal | 00 | 5/7/84 | 11/7/84 |
| 05 | ķ | MERCURY REFINING, INC | NYD048148175 | Fund Removal | 200 | 9/16/85 | 11/12/85 |
| 05 | ž | MERRICK RD | NYD982531402 | Fund Removal | 100 | 3/4/88 | 9/20/91 |
| 85 | ž | MGM TEXTILES | NY0000100131 | Fund Removal | 90 | 5/19/94 | 12/12/94 |
| 05 | ž | MIDDLEPORT ELEM SCH | NYD100394857 | Fund Removal | 100 | 2/22/90 | 2/23/90 |
| 8 | ž | MILLER AVE. | NYD982531485 | Fund Removal | 00 | 2/19/88 | 7/21/88 |
| 05 | ž | MORELAND FARM | NYD982273476 | Fund Removal | 00 | 7/24/87 | 9/3/87 |
| 05 | ž | MORGAN CHEMICALS INC. | NYD000694257 | FF Removal | 00 | 8/21/97 | |
| 65 | ž | MORGAN CHEMICALS INC. | NYD000694257 | Fund Removal | 100 | 10/23/97 | |
| 05 | ż | MYSTERY DRUM | NYD987015252 | Fund Removal | 90 | 4/27/92 | 4/30/92 |
| 05 | ž | NELSON GALVANIZING, INC | NYD001229350 | FF Removal | 90 | 2/12/91 | 11/8/91 |
| 05 | ķ | NEW HIGHWAY & 48TH ST. | NYD982273393 | Fund Removal | 001 | 2/27/87 | 8/28/87 |
| 05 | Ä | NEWSTEAD SITE | NYD986883387 | FF Removal | 005 | 7/1/92 | |
| 05 | ž | NEWSTEAD SITE | NYD986883387 | Fund Removal | 90 | 8/29/89 | 9/27/89 |
| 05 | ž | NEWTOWN CREEK SOLVENT DRUM | NYD987015245 | Fund Removal | 9 | 8/5/92 | |
| 05 | ž | NIAGARA RIVER | NYD982540221 | Fund Removal | 00 | 3/15/88 | 10/6/89 |
| 8 | ž | NOAH'S PATH | NYD982272726 | Fund Removal | 90 | 12/11/87 | 8/10/89 |
| 8 | ž | NORTH BLOOMFIELD | NYD982181414 | FF Removal | 60 | 11/26/90 | 2/26/91 |
| 05 | ¥ | NORTH BLOOMFIELD | NYD982181414 | Fund Removal | 90 | 12/2/85 | 6/3/88 |
| 05 | ž | NORTH GATE MERCURY | NY0002323103 | Fund Removal | 9 | 3/3/88 | 3/20/98 |
| 05 | ¥ | OAKLANE | NYD986882678 | Fund Removal | 90 | 4/17/89 | 12/28/90 |
| 05 | ž | OAKVILLE DRUM SITE - LILCO | NYD981186893 | FF Removal | 90 | 2/28/91 | 7/20/92 |
| 05 | ž | OAKVILLE DRUM SITE - WJF | NYD981186885 | FF Removal | 8 | 9/25/92 | 12/4/92 |
| 05 | ž | OLEAN STEEL | NYD987004694 | FF Removal | 6 | 9/30/92 | 6/24/94 |
| 8 | ž | OLEAN WELL FIELD | NYD980528657 | FF Removal | 9 | 11/14/89 | 2/23/90 |
| 02 | ž | OLEAN WELL FIELD | NYD980528657 | FF Removal | 005 | 9/30/92 | 6/6/94 |
| 8 | ž | OLEAN WELL FIELD | NYD980528657 | Fund Removal | 90 | 2/4/82 | 8/4/82 |
| 65 | ž | OLEAN WELL FIELD | NYD980528657 | Fund Removal | 005 | 6/19/84 | 12/1/84 |
| 8 | × | OLEAN WELL FIELD | NYD980528657 | Fund Removat | 003 | 3/21/85 | 12/31/85 |
| 8 | ž | ONONDAGA NATION - SITE B | NYD986883403 | Fund Removal | 50 | 8/22/90 | 4/18/91 |
| 8 | ķ | ONONDAGA NATION - SITE B | NYD986883403 | Fund Removal | 005 | 9/16/91 | 9/30/92 |
| 05 | ż | ORCHARD PLACE (QUAL KROM) | NYD071091292 | Fund Removal | 8 | 3/19/96 | 9/10/96 |
| 05 | ž | PARTHEY LANE | NYD982271488 | Fund Removal | 904 | 11/14/86 | 7/16/87 |
| 05 | ż | PATCLIN CHEMICAL CO | NYD986925790 | FF Removal | 90 | 9/22/94 | 9/26/96 |
| 65 | ż | PATCLIN CHEMICAL CO | NYD986925790 | Fund Removal | 001 | 3/31/98 | 5/4/98 |
| 05 | ₹ | PENDLETON HIGHWAY GARAGE | NY0001094036 | Fund Removal | 004 | 6/9/95 | 8/3/95 |
| 62 | ž | PEREGRINE BUFFALO WAREHOUSE | NYD986942597 | Fund Removal | 60 | 9/5/91 | 4/1/92 |
| 65 | ž | PETER COOPER | NYD980530265 | FF Removal | 100 | 10/24/96 | 4/22/97 |
| 05 | ¥ | PHILMAR ELECTRONICS | NYD986878767 | Fund Removal | 001 | 9/26/89 | 5/18/92 |

| 07 | ž | PHILMAR ELECTRONICS | NYD986878767 | Fund Removal | 000 | 10/5/92 | 6/3/93 |
|------|---|------------------------------------|---------------|--------------|-----|----------|----------|
| 05 | ž | PHILMAR ELECTRONICS | NYD986878767 | Fund Removal | 69 | 2/24/93 | 6/17/93 |
| 8 | ž | PHOTEC, INC | NYD064258031 | Fund Removal | 00 | 3/24/94 | 10/27/94 |
| 8 | ž | PLATTSBURGH AIR FORCE BASE | NY4571924774 | PRP Removal | 60 | 10/1/92 | 8/12/93 |
| . 05 | ž | PLATTSBURGH AIR FORCE BASE | NY4571924774 | PRP Removal | 005 | 10/15/92 | 1/21/93 |
| 25 | È | PLATTSBURGH AIR FORCE BASE | NY4571924774 | PRP Removal | 003 | 10/15/92 | 2/10/93 |
| 8 | ž | PLATTSBURGH AIR FORCE BASE | NY4571924774 | PRP Removal | 900 | 12/21/98 | |
| 8 | ž | PLATTSBURGH AIR FORCE BASE | NY4571924774 | PRP Removal | 900 | 12/5/98 | |
| 05 | ž | POLLUTION ABATEMENT SERVICES | NYD000511659 | FF Removal | 60 | 11/19/91 | 9/30/94 |
| 20 | ż | POLLUTION ABATEMENT SERVICES | NYD000511659 | FF Removal | 005 | 9/30/94 | 9/25/97 |
| 8 | ž | POLLUTION ABATEMENT SERVICES | NYD000511659 | FF Removal | 903 | 9/30/94 | 9/25/97 |
| 8 | ž | POLLUTION ABATEMENT SERVICES | NYD000511659 | Fund Removal | 100 | 12/11/80 | 7/28/81 |
| 8 | ž | POLLUTION ABATEMENT SERVICES | NYD000511659 | Fund Removal | 005 | 4/23/87 | 10/21/87 |
| 05 | È | POLYMER APPLICATIONS | NYID045170701 | Fund Removal | 6 | 3/14/94 | 5/23/95 |
| 05 | ž | POLYMER APPLICATIONS | NYD045170701 | Fund Removal | 005 | 2/20/95 | 12/18/96 |
| 8 | ž | PORT REFINERY | NYD986954048 | Fund Removal | 9 | 9/11/91 | 9/30/94 |
| 05 | ¥ | PORT WASHINGTON LANDFILL | NYD980654206 | FF Removal | 9 | 5/1/90 | 7/27/90 |
| 65 | ž | PRIMOSHIELD INC | NYD982181281 | Fund Removal | 60 | 3/21/86 | 4/30/87 |
| 8 | ž | PYRIDIUM MERCURY DISPOSAL SITE | NY0000856237 | FF Removal | 9 | 12/1/94 | 3/28/96 |
| 8 | ž | PYRIDIUM MERCURY DISPOSAL SITE | NY0000856237 | Fund Removal | 9 | 1/9/95 | 4/7/95 |
| 8 | ž | PYRIDIUM MERCURY DISPOSAL SITE | NY0000856237 | Fund Removal | 005 | 9/30/97 | |
| 8 | ž | PYRIDIUM MERCURY DISPOSAL SITE | NY0000856237 | Fund Removal | 003 | 3/18/98 | 8/2/8 |
| 8 | ž | PYRIDIUM MERCURY DISPOSAL, SITE #2 | NY0001062850 | Fund Removal | 8 | 2/27/95 | 3/9/95 |
| 05 | ž | PYRIDIUM MERCURY DISPOSAL, SITE #2 | NY0001062850 | Fund Removal | 005 | 10/26/95 | 96/9/9 |
| 05 | ž | QUADRANT HILL ROAD | NY0001096627 | Fund Removal | 6 | 4/29/95 | 6/25/98 |
| 65 | ž | QUANTA RESOURCES CORPORATION | NYD980592448 | FF Removal | 6 | 9/30/36 | |
| 8 | ž | QUANTA RESOURCES CORPORATION | NYD980592448 | Fund Removal | 5 | 4/4/90 | 4/28/92 |
| 20 | ž | QUANTA RESOURCES CORPORATION | NYD980592448 | Fund Removal | 005 | 8/4/97 | 9/18/97 |
| 8 | ž | RADIUM CHEMICAL COMPANY | NYD001667872 | Fund Removal | 90 | 7/26/88 | 6/2/90 |
| 05 | ž | RAECO PRODUCTS | NYD000692368 | Fund Removal | 00 | 1/27/97 | 5/10/97 |
| 02 | ž | RESOLVE MANUFACTURING | NYD980592653 | FF Removal | 9 | 12/28/87 | 8/10/88 |
| 95 | ž | REYNOLDS METALS CO | NYD002245967 | FF Removal | 9 | 9/10/90 | |
| 05 | ž | RICHARDSON HILL ROAD LANDFILUPOND | NYD980507735 | FF Removal | 8 | 7/29/87 | 7/19/95 |
| 05 | ž | RICHARDSON HILL ROAD LANDFILL/POND | NYD980507735 | FF Removal | 005 | 6/21/93 | 8/8/95 |
| 05 | ż | RICHARDSON HILL ROAD LANDFILL/POND | NYD980507735 | FF Removal | 003 | 9/22/93 | 6/27/94 |
| 05 | ž | RICHARDSON HILL ROAD LANDFILL/POND | NYD980507735 | FF Removal | 004 | 9/30/93 | 8/22/94 |
| 85 | ž | RIPLEY TRUCK STOP | NY0002024487 | Fund Removal | 90 | 10/7/97 | 2/3/98 |
| 62 | ž | ROBLIN STEEL | NYD987025160 | Fund Removal | 90 | 9/27/93 | 5/5/94 |
| 05 | ž | ROCKAWAY METAL PRODUCTS | NYD002059202 | FF Removal | 100 | 11/9/92 | 4/26/93 |
| 05 | ž | ROSEN BROTHERS SCRAP YARD/DUMP | NYD982272734 | FF Removal | 005 | 9/29/98 | |
| 8 | ž | ROSEN BROTHERS SCRAP YARD/DUMP | NYD982272734 | Fund Removal | 90 | 7/17/87 | 12/8/88 |
| 20 | ķ | ROUTE 60 TIRE FIRE | NY0001096619 | Fund Removal | 001 | 4/27/95 | 5/1/95 |
| 8 | ž | ROUTE 60 TIRE FIRE | NY0001096619 | Fund Removal | 005 | 8/14/95 | 8/16/95 |
| | | | | | | | |

| 8 | È | ROWE INDUSTRIES GND WATER CONTAMINATION | NYD981486954 | Fund Removal | 901 | 12/7/84 | 7/3/85 |
|----|-----|--|---|--------------|---------|----------|----------|
| 8 | × | RYE AUTO COLLISION WORKS | NYD013166483 | Fund Removal | 901 | 7/27/82 | 6/13/82 |
| 05 | ž | SABRE PARK | NYD030222103 | Fund Removal | 001 | 10/10/88 | 1/19/89 |
| 20 | ž | SALAMANCA DRUM SITE | NYD986871697 | Fund Removal | 00 | 9/20/88 | 10/7/89 |
| 05 | ž | SAMMIS AVE SITE | NYD982181364 | Fund Removal | 00 | 7/3/85 | 11/29/85 |
| 05 | ¥ | SARNEY FARM | NYD980535165 | Fund Removal | 100 | 9/29/87 | 5/11/92 |
| 8 | ž | SCOTT CONTRACTING | NY0000656595 | Fund Removal | 00 1 | 8/19/94 | 9/30/94 |
| 02 | ¥ | SEALAND RESTORATION, INC | NYD980535181 | FF Removal | 100 | 9/16/93 | 8/20/95 |
| 05 | ž | SENECA ARMY DEPOT | NY0213820830 | PRP Removal | 004 | 9/9/94 | 6/22/95 |
| 05 | ž | SHIRLEY BROADWAY | NYD982181307 | Fund Removal | 99 | 12/6/85 | 9/25/87 |
| 05 | ž | SHIRLEY WINDUS | NYD982181315 | Fund Removal | 100 | 7/24/85 | 3/14/86 |
| 8 | ž | SIGNO TRADING - LYONS PLACE | NYD986967149 | Fund Removal | 50 | 5/15/84 | 773/84 |
| 8 | Ν | SIGNO TRADING KENSTON | NYD982272692 | Fund Removal | 100 | 3/26/87 | 6/20/87 |
| 05 | ž | SIGNO TRADING/COAT WAREHOUSE | NYD982181323 | Fund Removal | 901 | 6/6/85 | 5/20/87 |
| 65 | ž | SIGNO TRADING/MOUNT VERNON | NYD982181331 | Fund Removat | 904 | 12/8/86 | 11/25/87 |
| 8 | ¥ | SINCLAIR REFINERY | NYD980535215 | FF Removal | 001 | 8/12/91 | 10/2/95 |
| 05 | ž | SINOLAIR REFINERY | NYD980535215 | FF Removal | 005 | 8/2/94 | 7/28/95 |
| 05 | ž | SINCLAIR REFINERY | NYD980535215 | FF Removal | 003 | 9/30/94 | 7/28/95 |
| 8 | ż | SLATTERY STOVE SITE | NYD001286349 | Fund Removal | 60 | 12/2/91 | 5/2/92 |
| 8 | ž | SMITHTOWN GROUNDWATER CONTAMINATION | NY0002318889 | Fund Removal | 50 | 4/8/98 | |
| 05 | ž | SMITHTOWN GROUNDWATER CONTAMINATION | NY0002318889 | Fund Removal | 200 | 8/21/98 | |
| 8 | ž | SMITHTOWN LF (ACTIVE) | NYD980762611 | Fund Removal | 8 | 6/18/87 | 8/20/93 |
| 8 | Š | SMS INSTRUMENTS, INC | NYD001533165 | Fund Removat | 50 | 9/29/95 | 11/16/95 |
| 05 | ž | SOLVENT SAVERS | NYD980421176 | FF Removal | 99 | 9/26/89 | |
| 8 | ž | SOUTH GLENS FALLS DRAG STRIP SITE | NYD980789119 | FF Removal | 100 | 6/21/84 | 8/30/87 |
| 8 | ž | SPECTRUM FINISHING CORP | NYD044466910 | Fund Removal | 00 | 11/4/97 | |
| 8 | ž | SPECTRUM MAINTENANCE CORP | NYD130153117 | Fund Removal | 00 | 4/3/98 | 4/29/98 |
| 8 | È | ST LAWRENCE PULP & PAPER CORP | NYD000332924 | Fund Removal | 001 | 5/13/96 | 5/30/97 |
| 05 | ž | ST LAWRENCE PULP & PAPER CORP | NYD000332924 | Fund Removal | 005 | 7/1/97 | 11/7/97 |
| 8 | ž | STANTON CLEANERS AREA GROUND WATER CONTAMINATION | NYD047650197 | Fund Removal | 100 | 9/21/98 | |
| 05 | ž | STERLING JAMESTOWN | NYD002134807 | Fund Removal | 100 | 9/24/96 | 2/14/97 |
| 05 | λX | SUPERIOR METAL MANUFACTURING INC | NYD982184293 | FF Removal | 00 | 9/28/98 | |
| 05 | ž | TECHEM, INC | NYD049199722 | Fund Removal | 90 | 10/12/94 | 12/17/96 |
| 05 | ž | THREE RIVERS ASPHALT TERMINAL | NYD986954154 | FF Removal | 100 | 8/19/96 | 10/30/96 |
| 8 | ž | TONOWANDA INDIAN RESERVATION, LF | NYD987038015 | Fund Removal | 9 | 7/4/93 | 7/15/93 |
| 8 | ž | TORNE VALLEY ROAD SITE | NY0001407857 | Fund Removal | 99 | 4/20/96 | 4/24/96 |
| 05 | ž | TOWN OF KENT DRUM | NYD982273468 | Fund Removal | 90 | 712/87 | 712/87 |
| 8 | ž | TOWN OF POMPEY | NYD982272718 | Fund Removal | 60 | 5/22/87 | 8/28/91 |
| 05 | ž | TOWN OF POMPEY | NYD982272718 | Fund Removal | 005 | 1/20/89 | 8/28/91 |
| 8 | ž | TRI-CITIES BARREL CO., INC | NYD980509285 | FF Removal | 90 | 98/06/6 | 12/16/96 |
| 8 | ¥ | TRONIC PLATING CO., INC | NYD002059517 | FF Removal | 8 | 6/17/93 | 9/30/93 |
| 8 | λ | TUSCARORA DRUM SITE | NY0001009315 | Fund Removal | 00 | 1/11/95 | 3/22/95 |
| ş | 701 | THE CAN SOLD STATE | 000000000000000000000000000000000000000 | | , ,,, | 00,007 | 40000 |

| 8 | ž | UNITED PLATING | NYD986924280 | Fund Removal | 001 | 11/17/90 | 11/19/91 |
|------|----------|---|--------------|--------------|-----|----------|----------|
| 8 | ž | UNIVERSAL IRONS & METAL | NYD986910206 | Fund Removal | 8 | 10/15/90 | 4/26/91 |
| 8 | ž | UNIVERSAL IRONS & METAL | NYD986910206 | Fund Removal | 005 | 11/25/91 | 2/24/92 |
| 8 | × | VAN DER HORST #2 | NYD986878775 | Fund Removal | 90 | 3/3/89 | 3/31/89 |
| 8 | ž | VAN DER HORST #2 | NYD986878775 | Fund Removal | 005 | 8/10/89 | 4/30/92 |
| 05 | ž | VAN DER HORST CORP OF AMERICA | NYD980780928 | Fund Removal | 100 | 64/30/83 | 4/30/92 |
| 8 | ž | VILLAGE OF VALLEY FALLS SITE | NYD986629319 | Fund Removal | 8 | 3/25/92 | 8/16/93 |
| 65 | ž | WADING RIVER (FARM ROAD WEST) | NYD981081664 | Fund Removal | 8 | 11/7/85 | 5/6/86 |
| 8 | ž | WAGNER SEED COMPANY | NYD057713315 | FF Removal | 00 | 1/8/86 | 12/30/87 |
| 8 | ž | WALLKIEL LF | NYD980535495 | Fund Removal | 005 | 6/15/92 | |
| 05 | ž | WALLKILL WATERWELLS | NYD982181273 | FF Removal | 90 | 6/15/92 | |
| 05 | ž | WALLKILL WATERWELLS | NYD982181273 | Fund Removal | 9 | 11/21/83 | 3/16/84 |
| 8 | ž | WALLMORE ROAD DRUMS | NY0000332536 | Fund Removal | 8 | 9/29/94 | 11/12/94 |
| 65 | × | WARD '79 LTD | NYD981187115 | Fund Removal | 8 | 4/5/95 | 5/2/62 |
| 20 | ž | WIDE BEACH DEVELOPMENT | NYD980652259 | Fund Removal | 90 | 5/15/85 | 3/21/86 |
| 8 | ž | WIDE BEACH DEVELOPMENT | NYD980652259 | Fund Removal | 200 | 10/29/86 | 12/19/86 |
| 05 | ž | WIDE BEACH DEVELOPMENT | NYD980652259 | Fund Removal | 903 | 8/30/90 | 11/6/90 |
| 8 | ž | YORK OIL CO | NYD000511733 | FF Removal | 8 | 9/30/94 | 7/1/95 |
| 8 | ž | YORK OIL CO | NYD000511733 | FF Removal | 005 | 9/28/95 | 12/15/96 |
| 8 | ž | YORK OIL CO | NYD000511733 | Fund Removal | 90 | 12/11/80 | 12/2/81 |
| 8 | ⋛ | YORK OIL CO | NYD000511733 | Fund Removal | 005 | 6/16/83 | 12/13/84 |
| 05 | ž | YORK OIL CO | NYD000511733 | Fund Removal | 903 | 7127192 | 9/4/92 |
| 8 | ¥ | YORK OIL CO | NYD000511733 | Fund Removal | 8 | 4/7/94 | 4/13/94 |
| 8 | ž | YORK OIL CO | NYD000511733 | Fund Removal | 905 | 9/2/94 | 8/30/85 |
| 65 | E. | CAMUY RIVER DUMP SITE | PRD982271495 | Fund Removal | 90 | 3/26/87 | 4/22/87 |
| 25 | E. | CARIBBEAN SCIENTIFIC CORP. | PR0002110476 | Fund Removal | 9 | 1/13/98 | 2/6/98 |
| 8 | g. | CROSSLAND BOILERS SALES & SERVICE INC. | PRSFN0204203 | Fund Removal | 6 | 2/5/99 | 3/19/99 |
| 8 | A. | DORADO DRUM SITE | PRD982181463 | Fund Removal | 9 | 3/3/86 | 3/26/86 |
| 65 | g. | JANSSEN INC. | PRD980536049 | FF Removal | 9 | 8/30/91 | |
| 8 | a. | JUNCOS LANDFILL | PRD980512362 | FF Removal | 99 | 9/30/91 | 10/21/91 |
| 8 | g. | MURATTI ENVIRONMENT | PRD091017277 | FF Removal | 100 | 5/22/90 | 11/2/90 |
| 23 | H 1 | PUERTO RICO ORGANICS, INC. | PRD982273435 | Fund Removal | 90 | 2/2/86 | 4/11/86 |
| 3 8 | ĭ | UPJOHN FACILITY | PRD980301154 | FF Removal | 90 | 9/1/82 | 9/1/83 |
| 8 : | <u>R</u> | V&M/ALBADEJO | PRD987366101 | Fund Removal | 100 | 2/6/96 | 6/24/98 |
| 27 2 | R : | VINELAND CHEMICAL OF PUERTO RICO | PRD000912287 | Fund Removal | 90 | 10/16/95 | 7/23/96 |
| 8 | > | CANEEL BAY - ST. JOHN- | VID000912337 | Fund Removal | 8 | 7/23/85 | 9/15/87 |
| 8 | > ; | CARIBE HOME CENTER | VID988267423 | Fund Removal | 90 | 3/8/90 | 7/17/90 |
| 8 | > | CHARLIE'S TRUCKING SITE | V10001260587 | Fund Removal | 6 | 9/28/95 | 4/13/96 |
| 8 | > | ISLAND CHEMICAL CORPAY.I. CHEMICAL CORP | VID980651095 | Fund Removal | 5 | 9/13/89 | 10/24/91 |
| 8 | 5 | SOUTH GATE FARM | VID966267456 | Fund Removal | 8 | 3/8/90 | 7/17/90 |
| 8 | 5 | ST. THOMAS | VID988268702 | Fund Removal | 90 | 5/29/92 | 6/5/92 |
| 8 | 5 | SUB BASE PESTICIDES | VI0001260561 | Fund Removal | E | 9/27/95 | 5/1/96 |
| 8 | 5 | TUTU WELLFIELD | VID982272569 | FF Removal | 005 | 9/24/90 | |
| | | | | | | | |

| 8 8 | 5 5 | TUTU WELLFIELD | VID982272569 | FF Removal | 003 | 3/6/95 | |
|-----|------------|---|--------------|--------------|------------|----------|----------|
| 3 8 | 5 ; | IUI WELLFIELD | VID982272569 | Fund Removal | 9 | 9/2/87 | 3/22/90 |
| 3 | 5 | TUTU WELLFIELD | VID982272569 | Fund Removal | 005 | 4/18/95 | 4/20/95 |
| 8 | 5 | UNIVERSITY OF VI | VID988267431 | Fund Removal | 90 | 3/8/90 | 4/10/91 |
| 8 | > | USVI SHED SITE | VI0001291145 | Fund Removal | 90 | 10/17/95 | 5/15/96 |
| 62 | 5 | VI DEPT OF AGRICULTURE | VID988267449 | Fund Removal | 90 | 3/8/90 | 7/17/90 |
| 05 | > | VIRGIN ISLANDS DEPARTMENT OF HEALTH | VI0002384329 | Fund Removal | 100 | 7/23/98 | 11/12/98 |
| | 5 | WICO-WEST INDIAN COMPANY LTD | V10001164946 | Fund Removal | 100 | 10/14/95 | 5/12/97 |
| 8 | ပ္ပ | SOAP STONE CREEK | DC0001011766 | Fund Removal | 100 | 12/22/94 | 1/31/95 |
| | 30 | 16TH STREET QUARRY SITE WILMINGTON | DESFN0305308 | Fund Removat | 100 | 8/31/96 | |
| _ | ш | AIRPORT ROAD ASBESTOS | DED984075481 | Fund Removal | 00 1 | 9/25/92 | 10/1/92 |
| 8 | 띰 | ARMY CREEK LANDFILL | DED980494496 | Fund Removal | 100 | 3/24/86 | 3/26/86 |
| _ | 뜅 | ASSAWOMAN BAY | DED984066290 | Fund Removal | 8 | 8/18/87 | 9/21/87 |
| _ | E G | ATLANTIC AVE DRUM SITE | DED981739469 | Fund Removal | 100 | 5/9/87 | 3/17/88 |
| 8 | 씸 | AUGUSTINE BEACH / DEL. RIVER | DED984066167 | Fund Removal | 100 | 6/9/87 | 7116/87 |
| _ | 픙 | COKER'S SANITATION SERVICE LANDFILLS | DED980704860 | FF Removal | 100 | 9/30/88 | 9/18/90 |
| _ | 胺 | DELAWARE BAY DRUM | DED984065175 | Fund Removal | 90 | 8/25/87 | 12/14/87 |
| _ | 监 | DELAWARE RIVER DRUMS | DED984075424 | Fund Removal | 5 | 8/20/90 | 6/20/80 |
| | <u> </u> | DELAWARE SAND & GRAVEL LANDFILL | DED000605972 | FF Removal | 904 | 10/18/91 | 11/26/91 |
| _ | E C | DELAWARE SAND & GRAVEL LANDFILL | DED000605972 | FF Removal | 005 | 6/12/92 | 2/23/95 |
| _ | 씸 | DELAWARE SAND & GRAVEL LANDFILL | DED000605972 | Fund Removal | 901 | 3/1/84 | 5/31/84 |
| | <u> </u> | DEWEY BEACH CYLINDER | DED984067207 | Fund Removal | 98 | 8/20/90 | 8/22/90 |
| - | 8 | DIAMOND STATE SALVAGE | DE0000122218 | Fund Removal | 6 | 4/28/97 | |
| | <u>ا</u> | DOVER AIR FORCE BASE | DE8570024010 | PRP Removal | 100 | 8/14/85 | 9/30/85 |
| | 3 | DOVER AIR FORCE BASE | DE8570024010 | PRP Removal | 005 | 9/30/87 | 1/28/88 |
| | <u></u> | DOVER AIR FORCE BASE | DE8570024010 | Fund Removal | 9 | 8/14/85 | 9/30/85 |
| | <u>.</u> | E.I. DU PONT DE NEMOURS(NEWPORT LANDFILL) | DED980555122 | FF Removal | 100 | 6/10/93 | 9/28/95 |
| | <u>ا</u> ا | HALBY CHEMICAL CO | DED980830954 | Fund Removal | 001 | 2/3/95 | 7/20/95 |
| _ | 8 | HARBESON DEAD SWAN SITE | DESFN0305412 | Fund Removal | 50 | 3/8/99 | |
| | ш | HARVEY & KNOTT DRUM, INC | DE0980713093 | Fund Removal | 8 | 5/18/82 | 8/21/82 |
| | ۳ H | INDIAN RIVER INLET CYLINDER | DED984075416 | Fund Removal | 9 | 4/13/92 | 5/22/92 |
| | <u></u> | KREWATCH FARM SITE | DED981039878 | Fund Removal | 8 | 6/10/97 | 10/1/97 |
| | <u>.</u> | KRIEGER'S LANDFILL | DED981736317 | FF Removal | 9 | 11/18/87 | 2/8/90 |
| | in in | LEWES COAL GAS | DED984066209 | Fund Removal | 9 | 8/24/94 | 6/14/95 |
| | <u> </u> | MICUCIO BROTHERS | DED984075127 | FF Removal | 001 | 8/1/92 | 10/8/93 |
| _ | ш | NANTICOKE HOMES | DED054719851 | Fund Removal | 60 | 2/13/90 | 2/14/90 |
| _ | W G | NEW CASTLE ABANDONED CONTAINER SITE | DED981736440 | Fund Removai | 001 | 2/27/86 | 4/30/86 |
| _ | w G | NEW CASTLE CYLINDER | DE0001273465 | Fund Removat | 100 | 9/25/95 | 96/06/6 |
| _ | <u> </u> | NEWPORT DRUM SITE | DED984066696 | Fund Removal | 99 | 10/4/89 | 2/9/91 |
| _ | ш | NVF(YORKLYN) | DED002337806 | FF Removal | 5 | 6/25/98 | |
| 3 | <u></u> | PENINSULA PLATING SITE | DE0001167998 | Fund Removal | 100 | 8/4/95 | 12/21/95 |
| | iii C | RAINTREE VILLAGE | DED982366882 | Fund Removal | 8 | 1/30/88 | 4/23/98 |
| 50 | E C | SEAFORD-ARBUTUS WELL FIELD | DED984075523 | FF Removal | 90 | 6/30/93 | |
| | | | | | | | |

| ខ | 핌 | SEALAND LIMITED | DED961035520 | Fund Removal | 8 | 12/1/83 | 6/1/84 |
|----|--------|--|--------------|--------------|-----|----------|----------|
| ន | 퓜 | SIXTEENTH STREET QUARRY | DED981035058 | Fund Removal | 6 | 8/31/98 | |
| 8 | 20 | STANDARD CHLORINE OF DELAWARE, INC | DED041212473 | FF Removal | 00 | 1/5/86 | 12/4/87 |
| ន | 띰 | TYBOUTS CORNER LANDFILL | DED000606079 | FF Removal | 100 | 8/30/83 | 12/1/83 |
| 83 | n D | TYBOUTS CORNER LANDFILL | DED000606079 | FF Removal | 005 | 12/19/84 | 8/15/86 |
| 03 | B | TYBOUTS CORNER LANDFILL | DED000606079 | Fund Removal | 9 | 1/26/82 | 10/13/82 |
| 8 | ם | TYBOUTS CORNER LANDFILL | DED000606079 | Fund Removal | 005 | 6/8/87 | 6/27/87 |
| ន | 품 | WILMINGTON DRUM SITE | DESFN0305397 | Fund Removal | 00 | 10/30/98 | |
| 8 | MO | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 100 | 4/5/90 | 8/29/91 |
| 60 | QΜ | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 200 | 10/10/90 | 2/11/91 |
| ន | ΜD | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 600 | 2/3/92 | 4/8/92 |
| 8 | ΩM | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 004 | 2/10/92 | 5/13/92 |
| 8 | MD | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 902 | 9/4/92 | 9/4/92 |
| 83 | M | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 900 | 9/14/92 | 9/16/92 |
| 8 | MD | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 200 | 10/26/92 | 12/2/92 |
| 8 | MD | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 900 | 11/5/92 | 5/11/93 |
| 8 | QW | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 600 | 11/6/92 | 4/12/93 |
| 8 | Q. | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 010 | 3/25/93 | 10/1/93 |
| ន | MO | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 110 | 5/3/93 | 9/30/93 |
| ខ | M | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 012 | 7/12/93 | 12/31/93 |
| ខ | Ş | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 013 | 11/26/96 | 12/23/96 |
| ස | Q | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 014 | 11/25/96 | 12/21/96 |
| ន | õ | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 916 | 1/6/97 | 1/13/97 |
| ខ | ğ | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 016 | 7/5/95 | 1/6/97 |
| ස | MD | ABERDEEN PROVING GROUND (EDGEWOOD AREA) | MD2210020036 | PRP Removal | 017 | 4/16/98 | 4/17/98 |
| 8 | Š | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 90 | 5/1/89 | 7/1/89 |
| ន | Q | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 005 | 6/1/89 | 1/30/92 |
| ខ | ğ | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 603 | 06/2/90 | 3/5/91 |
| 83 | Q | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 90 | 9/3/80 | 1/20/91 |
| 8 | ğ | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MO3210021355 | PRP Removal | 900 | 9/15/90 | 11/15/90 |
| 8 | Q | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 908 | 6/19/91 | 4/10/93 |
| 8 | Š | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 200 | 4/1/93 | 9/30/93 |
| 8 | Ž | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 900 | 4/30/93 | 7/31/94 |
| 8 | Q N | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 600 | 8/22/94 | 9/16/94 |
| ខ | Q | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 940 | 8/22/97 | 3/13/98 |
| 83 | Σ | ABERDEEN PROVING GROUND(MICHAELSVILLE LF | MD3210021355 | PRP Removal | 110 | 5/4/98 | |
| 8 | 2 | AINSWORTH PAINT MFG. SITE | MDD025722786 | Fund Removal | 901 | 2/23/95 | 8/29/95 |
| ន | ğ | BACK RIVER | MDD985417195 | Fund Removal | 00 | 10/18/90 | 11/5/90 |
| ន | ğ | BALTIMORE IRON & METAL | MDD981739055 | Fund Removal | 001 | 10/21/83 | 2/1/84 |
| ន | Œ | BELTSVILLE AGRICULTURAL RESEARCH (USDA) | MD0120508940 | PRP Removal | 60 | 6/23/93 | 1/31/94 |
| 8 | MD | CALIFORNIA DRUM SITE | MDD980918296 | Fund Removal | 99 | 10/19/83 | 12/12/83 |
| g | Q | CAPITAL ASSAY LABS SITE | MDD108981531 | FF Removal | 90 | 7/13/87 | 2/3/90 |
| 8 | Ψ | CAPITAL ASSAY LABS SITE | MDD108981531 | Fund Removal | 00 | 5/26/87 | 6/27/87 |
| | | | | | | | |

| CARDINAL COMPLIANCE MODOROSSEZO FF Removal 001 CELL CTY LANGEL MDD86656211 FF Removal 001 CELL CTY LANGEL MDD86656421 FF Removal 001 CENTRAL CHEMICAL (HAGERSTOWN) MDD96656421 FF Removal 001 CHEMICAL METALS MDD96655427 FF Removal 001 CHEMICAL METALS MDD96656447 FF Removal 001 CHEMICAL METALS MDD9665647 FF Removal 001 CHEMICAL METALS MDD9665647 FF Removal 001 CHEMICAL METALS MDD9665647 FF Removal 001 BRUMACO DRIAN STRE MDD966564961 Fund Removal 001 EASTERN MD WOOD TREATING CO MDD966540491 Fund Removal 001 EASTERN MD WOOD TREATING CO MDD966540491 Fund Removal 001 INDO BROWN TRAIL DAMP MDD966540491 Fund Removal 001 INDO BROWN TRAIL DAMP MDD966569199 Fund Removal 001 IAND LE TOWN TRAIL DAME MDD966669199 Fund Removal 001 | 12/8/97 | 7/30/85 | 1/15/91 | 6/12/87 | 3/34/83 | 701107 | 7778/98 | 1/25/85 | 6/5/92 | 3/15/92 | 2/2/98 | 6123/92 | 8/8/84 | 12/15/98 | 3/5/88 | 3/1/94 | 6/8/84 | 5/5/87 | 4/28/94 | 3/15/84 | 5/22/92 | | 12/23/83 | 8/9/82 | 12/B/B2 | 86/06/6 | 3/28/88 | 2/12/94 | 2/25/94 | 5/15/97 | 000 | 3/3/98 | 3/3/96 2/18/86 | 1/27/05 | 6/1/93 | 9/10/84 | 47785 | 9/30/91 | 6/20/97 | 5/15/91 | 6/4/91 | 3/31/86 |
|--|--------------|--------------|--------------|----------------------------------|--------------------|--------------------|--------------------|--------------|--------------|---------------------------|--------------------------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------------------|--------------|--------------|--------------|------------------------------------|--------------|-------------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|------------------------------------|
| CARDINAL COMPLIANCE MDD003095270 FF Removal CECIL CTY LANDELL MDD96050471 FF Removal CECIL CTY LANDELL MDD960506471 FF Removal CENTRAL CHEMICAL (HAGERSTOWN) MDD960506478 Fruit Removal CHEMICAL METALS MDD9605064718 Fruit Removal CHERNY PIT DRUM MDD960506469 Fruit Removal EASTERN MD WOOD TREATING CO MDD98604169 Fruit Removal ENAIS TREIL DUMP SITE MDD98604169 Fruit Removal INDAN HEAD NAVAL SURFACE WARFARE CENTER MDD98605199 Fruit Removal KANIE & LOMBARD STREET DRUMS MDD98605139 Fruit Removal KANIE & LOMBARD STREET DRUMS MDD986023783 Fruit Removal MACHINESTORE FICAN SITE MDD980702214 Fruit Removal MONTGOMERY BROTHERS MOD086070237 Fruit Removal MONTGOMERY BROTHERS MOD086070237 Fruit Removal MONTGOMER | 4/8/97 | 5/24/85 | 3/30/90 | 2/28/97 | 10/16/81 | 0/30/08 | 4/8/96 | 10/28/84 | 7/1/91 | 3/10/92 | 11/12/91 | 2724/92 | 7/12/84 | 10/31/98 | 3/5/87 | 5/13/93 | 5/8/84 | 3/23/87 | 6/30/93 | 3/5/84 | 3/19/92 | 10/12/98 | 6/25/83 | 6/16/82 | 11/2/82 | 9/4/98 | 11/26/86 | 6/27/88 | 12/30/88 | 8/11/94 | 3/26/96 | 1000001 | 11/4/85 | R115/04 | 8/17/92 | 7/31/84 | 9/26/84 | 7/26/91 | 4/1/97 | 12/29/90 | 2/4/91 | 3/15/85 |
| CARDINAL COMPLIANCE MDD08059021 CECIL CTY LANDFILL MDD980500211 CECIL CTY LANDFILL MDD980500211 CEMETARY LANG MDD980500447 MARAL CHEMICAL METALS MDD980505478 CHEMICAL METALS MDD9805052783 MAND HEDD NAVAL SURFACE WARFARE CENTER MDD980502783 KANE A LOMBARD STREET DRUMS MDD980502783 MAND LETOWAN MDD980502783 MAND LETOWAN ROAD DUMP MDD980705024 MAND CANDER PRODUCTS, INC. MDD980705024 MAND CAND WAND REPORD REPORTER MDD980705024 <td>00</td> <td>00</td> <td>100</td> <td>§ §</td> <td>5 6</td> <td>8 8</td> <td>ě</td> <td>00</td> <td>8</td> <td>9</td> <td>9</td> <td>00</td> <td>100</td> <td>. 60</td> <td>100</td> <td>90</td> <td>9</td> <td>005</td> <td>6</td> <td>90</td> <td>90</td> <td>00</td> <td>100</td> <td>00</td> <td>003</td> <td>8</td> <td>100</td> <td>9</td> <td>005</td> <td>893</td> <td>90</td> <td>Š</td> <td>8 5</td> <td>ē</td> <td>00</td> <td>8</td> <td>500</td> <td>100</td> <td>003</td> <td>00</td> <td>005</td> <td>90</td> | 00 | 00 | 100 | § § | 5 6 | 8 8 | ě | 00 | 8 | 9 | 9 | 00 | 100 | . 60 | 100 | 90 | 9 | 005 | 6 | 90 | 90 | 00 | 100 | 00 | 003 | 8 | 100 | 9 | 005 | 893 | 90 | Š | 8 5 | ē | 00 | 8 | 500 | 100 | 003 | 00 | 005 | 90 |
| CARDINAL COMPLIANCE CECIL CTY LANDFILL CEMETRAL OFFENDAL (HAGERSTOWN) CHEMICAL METALS CHEMICAL PARM CANING THE FIRE EASTERN MD WOOD TREATING CO ELKTON FARM FROND TREATING STREET DRUMS KANE & LOMBARD STREET DRUMS KANE & LOMBARD STREET DRUMS KANE & LOMBARD STREET DRUMS COCOMOTIVE LUMKYARD MAY SANTA CLARA! MARINACE FICAN SITE MONTGOMERY BROTHERS M | FF Removal | FF Removal | Fund Remova | FF Removal | Find Bemove | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | PRP Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removat | FF Removal | FF Removal | FF Removal | PRP Removal | DOD COMMONS | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal |
| | MDD003095270 | MDD980504211 | MDD985366632 | MDD003061447 | MDD980555478 | MDD980555478 | MD0001406867 | MDD981737042 | MDD985386119 | MDD985408491 | MDD981040207 | MDD985407196 | MDD980918601 | MD7170024684 | MDD980691190 | MDD022527584 | MDD980923783 | MDD980923783 | MDD980691588 | MDD981739113 | MDD985409275 | MDSFN0305383 | MDD980705099 | MDD980705214 | MDD980705214 | MDSFN0305379 | MDD981739584 | MDD982364341 | MDD982364341 | MDD982364341 | MD7170024536 | MD 117024530 | MDD981736242 | MD0000634717 | MDD024275257 | MDD980705164 | MDD981035405 | MDD985390327 | MDD985390327 | MDD985382456 | MDD981108467 | MDD980704852 |
| | • | - | - | MD CENTRAL CHEMICAL (HAGERSTOWN) | MD CHEMICAL METALS | MD CHEMICAL METALS | MD CHERRY PIT DRUM | - | _ | MD EAGLE HARBOR TIRE FIRE | MD EASTERN MD WOOD TREATING CO | _ | | _ | - | • | _ | _ | _ | _ | • | _ | | | - | | MD CARLAND JUNKYARD SITE | • | | _ | MD PATIXENT RIVER NAVALARS STATION | _ | _ | _ | _ | | | | | | | MD SOUTHERN MARYLAND WOOD TREATING |
| | | | 63 | 8 | 03 | | | | | 8 | | g | | 83 | | | | g | | 8 | | | | | | | | 3 8 | | | 3 8 | | | | | 8 | | | | | | 83 |

| 8 | ş | SOUTHERN MARYLAND WOOD TREATING | MDD980704852 | Fund Removal | 80 | 7/21/93 | 1/31/97 |
|-----|--------|---|--------------|--------------|-----|----------|----------|
| 8 | Ð | SPECTRON, INC | MDD000218008 | FF Removal | 9 | 6/2/89 | 2/26/90 |
| ខ | Ø | SPECTRON, INC | MDD000218008 | FF Removal | 005 | 7/19/89 | 2/26/90 |
| ន | Ø. | SPECTRON, INC | MDD000218008 | FF Removal | 83 | 7/24/89 | 2/26/90 |
| 8 | MO | SPECTRON, INC | MDD000218008 | FF Removal | 8 | 7/24/89 | 2/26/90 |
| 83 | MD | SPECTRON, INC | MDD000218008 | FF Removal | 900 | 7/24/89 | 2/26/90 |
| 8 | Q | SPECTRON, INC | MDD000218008 | FF Removal | 900 | 7/24/89 | 2/26/90 |
| 83 | MD | SPECTRON, INC | MDD000218008 | FF Removal | 200 | 7/24/89 | 2/26/90 |
| ន | Q | SPECTRON, INC | MDD000218008 | FF Removal | 900 | 8/1/89 | 2/26/90 |
| 8 | Š | SPECTRON, INC | MDD000218008 | FF Removal | 600 | 8/21/89 | 8/11/92 |
| 8 | QΜ | SPECTRON, INC | MDD000218008 | FF Removal | 010 | 8/30/88 | 2/28/90 |
| ខ | Q N | SPECTRON, INC. | MDD000218008 | FF Remoyal | 110 | 9/26/89 | 2/26/90 |
| 8 | ₽ | SPECTRON, INC | MDD000218008 | FF Removal | 012 | 9/27/91 | |
| ខ | Ā | SPECTRON, INC | MDD000218008 | Fund Removal | 8 | 5/24/89 | 8/25/89 |
| ន | ğ | SPRINGER SEPTIC SERVICES | MDD000737130 | Fund Removal | 9 | 10/28/83 | 2/13/84 |
| 8 | MD | ST. MARY'S SALVAGE | MDD985370030 | Fund Removal | 90 | 6/1/90 | 8/16/90 |
| 8 | M | TRANS TECH/ADMSTWN SIT | MDD981736002 | FF Removal | 6 | 8/19/86 | 9/30/87 |
| 03 | Q | TRANS TECH/ADMSTWN SIT | MDD981736002 | Fund Removal | 8 | 5/24/86 | 10/15/8 |
| ន | MO | UNITED RIGGING & HAULING | MDD981106768 | FF Removal | 00 | 8/2/85 | 4/3/86 |
| 83 | õ | UNITED RIGGING & HAULING | MDD981106768 | Fund Removal | 904 | 5/8/85 | 9/11/85 |
| 8 | ğ | USA FORT GEORGE MEADE | MD9210020567 | PRP Removal | 8 | 10/23/95 | 4/30/97 |
| g . | Ā | USA FORT GEORGE MEADE | MD9210020567 | PRP Removal | 603 | 4/20/98 | 12/18/96 |
| ន | ğ | USA FORT GEORGE MEADE | MD9210020567 | PRP Removal | 8 | 6/15/95 | 8/Z1/86 |
| 8 | Q | USA FORT GEORGE MEADE | MD9210020567 | PRP Removal | 900 | 12/9/91 | 9/30/83 |
| 8 | Ā | USA FORT GEORGE MEADE | MD9210020567 | PRP Removal | 900 | 2/3/92 | 6/30/93 |
| 8 | Ā | USN NAVAL SURFACE WARFARE CTR-WHITE OAK | MD0170023444 | PRP Removal | 00. | 7/29/96 | |
| ន | Q. | USN NAVAL SURFACE WARFARE CTR-WHITE OAK | MD0170023444 | PRP Removal | 905 | 1/29/96 | |
| 8 | Ā | USN NAVAL SURFACE WARFARE CTR-WHITE OAK | MD0170023444 | PRP Removal | 003 | 7/29/96 | |
| ខ | Q | WINDSOR MANOR ROAD | MDD985382829 | Fund Removal | 99 | 9/24/91 | 2/22/92 |
| ន | Ā | 2314 N. AMERICAN STREET | PAD048613368 | FF Removal | 8 | 8/1/91 | 8/14/92 |
| 8 | Ā | 70TH AND KINGSESSIN TRAILER | PAD987332848 | FF Removal | 100 | 8/8/91 | 8/25/92 |
| ខ | Ā | A-1 AUTO BODY TIRE DUMP | PAD987334679 | Fund Removal | 90 | 1/9/92 | 4/20/95 |
| 8 | Ā | A-1 AUTO BODY TIRE DUMP | PAD987334679 | Fund Removal | 005 | 3/28/95 | 8/16/95 |
| 8 | PA | A.I.W. FRANK/MID-COUNTY MUSTANG | PAD004351003 | Fund Removal | 90 | 11/1/95 | 11/30/9 |
| 8 | Ą | ABANDONED CHEMICAL TRAILER | PAD982363939 | Fund Removal | 100 | 4/4/88 | 1/19/88 |
| 8 | Ā | ABANDONED DRUM USCG MSO PHILADELPHIA | PA0000103812 | Fund Removal | 90 | 7/30/96 | 7/31/96 |
| ខ | Ā | ABAR CORP | PAD077060358 | FF Removal | 8 | 12/26/85 | |
| ខ | PA | ABM EDDYSTONE | PAD980693766 | FF Removal | 8 | 12/12/84 | 2/13/85 |
| 8 | Ā | ACTION MANUFACTURING | PAD987366515 | Fund Removal | 9 | 3/13/92 | 4/9/92 |
| ន | PA | ALADDIN PLATING | PAD075993378 | Fund Removal | 8 | 3/3/87 | 2/28/90 |
| 8 | ž | ALAN-R TOWBOAT | PAD987371580 | Fund Removal | 6 | 1/13/92 | 1/16/92 |
| ន | ď | ALDERFER LANDFILL - HSCA | PAD981939051 | Fund Removal | 6 | 3/1/89 | 5/26/88 |
| ន | Ą | AMBLER ASBESTOS PILES | PAD000436436 | FF Removal | 9 | 3/14/84 | 3/14/84 |
| | | | | | | | |

| 60 | Ą | AMBLER ASBESTOS PILES | PAD000436436 | Fund Removal | 90 | 3/26/84 | 5/29/84 |
|----|----|---------------------------------|--------------|--------------|-----|----------|----------|
| 8 | Ą | AMBLER ASBESTOS PILES | PAD000436436 | Fund Removal | 005 | 8/22/84 | 5/21/85 |
| 03 | Ā | AMBLER ASBESTOS PILES | PAD000436436 | Fund Removal | 903 | 1/27/89 | 2/2/90 |
| 93 | Ā | AMCHEM PROD INC | PAD002348324 | FF Removal | 8 | 8/26/86 | 1/22/99 |
| 8 | Ą | AMERICAN INSULATOR COMPANY HSCA | PAD075274431 | Fund Removal | 90 | 10/28/86 | 10/20/87 |
| 8 | Ą | AMERICAN STREET TANNERY | PAD981939267 | Fund Removal | 9 | 8/6/87 | 7/14/88 |
| 83 | Æ | AMERICAN STREET TANNERY | PAD981939267 | Fund Removal | 005 | 6/26/90 | 2/6/90 |
| 8 | Ā | APACHE WASTE OIL | PAD980550958 | Fund Removal | 9 | 1/29/85 | 2/15/85 |
| 60 | A | ASHLAND CHEMICAL CO | PAD043394683 | Fund Removal | 9 | 4/19/87 | 4/19/87 |
| 8 | Ą | AUSTIN AVENUE RADIATION SITE | PAD987341716 | Fund Removal | 00 | 6/19/91 | 9/1/85 |
| 03 | PA | AUSTIN AVENUE RADIATION SITE | PAD987341716 | Fund Removal | 005 | 5/17/95 | 5/19/95 |
| 03 | Ą | AUSTIN AVENUE RADIATION SITE | PAD987341716 | Fund Removal | 003 | 10/6/95 | 11/2/95 |
| 60 | Ą | B F G ELECTROPLATING | PAD004344008 | Fund Removal | 9 | 3/31/85 | 2/8/82 |
| 03 | Ą | B F G ELECTROPLATING | PAD004344008 | Fund Removal | 005 | 4/1/85 | 8/22/85 |
| ន | Ą | BAHN WAREHOUSE | PAD987277977 | Fund Removal | 00 | 6/18/90 | 12/3/90 |
| 63 | A | BAKER BROTHERS SCRAP YARD | PAD987389624 | Fund Removal | 90 | 4/7/93 | 4/22/93 |
| ខ | Ą | BALDWIN DEFIANCE | PAD987285079 | FF Removal | 9 | 3/29/91 | 9/19/91 |
| 03 | Ą | BAREFOOT DISPOSAL | PAD981040611 | FF Removal | 90 | 10/20/93 | |
| 8 | A | BAREFOOT DISPOSAL | PAD981040611 | FF Removal | 903 | 8/22/96 | 26/9/9 |
| ខ | Ā | BAREFOOT DISPOSAL | PAD981040611 | FF Removal | 904 | 4/5/91 | |
| ខ | Ą | BAY PRODUCTS SITE | PA0002298107 | Fund Removal | 9 | 1/26/95 | 11/3/95 |
| ខ | A | BEIDLER ROAD SITE | PAD981035728 | Fund Removal | 90 | 5/25/83 | 9/27/84 |
| ន | Ą | BELFIELD AVENUE SITE | PAD982364036 | FF Removal | 00 | 1/14/88 | 2/26/90 |
| 8 | PA | BELFIELD AVENUE SITE | PAD982364036 | Fund Removal | 90 | 8/20/87 | 10/11/89 |
| 83 | Ā | BELFIELD AVENUE SITE | PAD982364036 | Fund Removal | 005 | 8/24/87 | 10/24/89 |
| 8 | Ą | BELFIELD AVENUE SITE | PAD982364036 | Fund Removal | 003 | 7/18/94 | 12/16/94 |
| 63 | Ā | BELFIELD PAINT | PA0000694513 | FF Removal | 6 | 8/18/94 | 10/1/96 |
| 63 | A | BENSALEM DRUM DUMP | PAD981736507 | Fund Removal | 8 | 3/17/86 | 7/25/86 |
| 8 | ΡA | BERKLEY PRODUCTS CO DUMP | PAD980538649 | Fund Removal | 8 | 9/25/91 | 5/9/92 |
| 03 | ď | BERKS LANDFILL | PAD000651810 | Fund Removal | 8 | 8/1/90 | 8/3/80 |
| ន | ЬА | BERKS SAND PIT | PAD980691794 | Fund Removal | 9 | 4/22/83 | 6/15/84 |
| 8 | Ą | BOARHEAD FARMS | PAD047726161 | Fund Removal | 9 | 6/18/92 | 12/11/92 |
| 03 | ΡA | BOLLINGER STEEL PLANT | PAD987279346 | Fund Removal | 00 | 4/17/90 | 6/13/91 |
| 60 | ΡA | BOYERTOWN SCRAP | PAD037672052 | Fund Removal | 9 | 5/4/83 | 5/19/83 |
| 93 | Ā | BOYLE GALVANIZING | PA0000569244 | FF Removal | 9 | 12/30/94 | 9/28/95 |
| 83 | Ā | BOYLE GALVANIZING | PA0000569244 | Fund Removal | 9 | 7/28/94 | 7/28/94 |
| 03 | Ą | BRESLUBE-PENN, INCORPORATED | PAD089667695 | Fund Removal | 90 | 12/13/93 | 10/10/94 |
| 63 | ď | BRESLUBE-PENN, INCORPORATED | PAD089667695 | Fund Removal | 005 | 712196 | 1/8/97 |
| 03 | ¥ | BRODHEAD CREEK | PAD980691760 | Fund Removal | 9 | 4/9/81 | 4/30/82 |
| 03 | Ą | BROWN'S BATTERY BREAKING | PAD980831812 | FF Removaí | 90 | 7/27/90 | 3/25/91 |
| 60 | Ą | BROWN'S BATTERY BREAKING | PAD980831812 | Fund Removal | 8 | 10/28/83 | 7/10/84 |
| 8 | Ā | BROWN'S BATTERY BREAKING | PAD980831812 | Fund Removal | 005 | 6/13/90 | 5/5/92 |
| ខ | Ą | BRUIN LAGOON | PAD980712855 | Fund Removal | 8 | 9/2/81 | 9/2/81 |
| | | | | | | | |

| Falacio | 20076 | 3/31/86 | 9/15/92 | 12/22/92 | 2/26/80 | 9/23/83 | 12/20/85 | 2/2/93 | 1/2/86 | 12/4/98 | 3/22/93 | 10/24/95 | 11/21/97 | 12/15/82 | 5/10/88 | 10/6/93 | 5/16/87 | 5/13/97 | 6/28/81 | 3/23/90 | | 10/30/98 | 8/30/86 | 11/20/87 | 11/20/87 | 1/1/96 | 4/3/95 | 3/1/95 | 1/8/85 | 2/1/88 | 6/20/86 | 5/10/96 | 9/30/91 | 6/24/82 | 9/5/86 | 4/17/90 | 8/13/93 | 1/6/99 | 3/24/87 | 6/30/86 | 4/30/98 | 10/30/85 | 11,72,433 |
|--------------|--------------------|----------------------|-------------------|--------------|-----------------|----------------|---------------------|---------------|--------------------|----------------------|-----------------|---------------|----------------------------------|------------------|-----------------------------|-----------------|------------------|------------------|-------------------|-----------------------|---------------|---------------|---------------|--------------|--------------|-----------------------------------|---------------------------|---------------------------|--------------------------|--------------------------------|----------------------|------------------------|-------------------------|----------------|----------------|----------------|----------------|-----------------|-------------------------|-------------------------|------------------|---------------------------------|-------------------|
| 7,0101 | 10000 | CR/06/6 | 6/24/92 | 7/22/86 | 9/1/87 | 9/7/83 | 9/17/85 | 6/23/92 | 7/2/85 | 1/7/98 | 6/30/92 | 5/2/95 | 11/21/97 | 12/13/82 | 4/27/88 | 11/3/92 | 7/3/86 | 8/24/94 | 5/1/81 | 3/28/89 | 12/1/86 | 5/26/98 | 9/4/87 | 5/13/87 | 8/3/87 | 2/13/87 | 12/15/94 | 12/30/94 | 11/19/84 | 3/12/87 | 5/13/86 | 3/13/96 | 10/22/87 | 3/2/82 | 9/4/86 | 8/10/88 | 7/28/93 | 6/29/87 | 3/24/87 | 4/7/86 | 10/20/97 | 10/2/85 | 3/31/88 |
| ٤ | 3 6 | 3 | 5 | 99 | 9 | 00 | 9 | 90 | 8 | 8 | 6 | 8 | 6 | 8 | 8 | 00 | 00 | 90 | 8 | 001 | 000 | 005 | 50 | 8 | 005 | 90 | 90 | 200 | 9 | 90 | 90 | 90 | 90 | 00 | 005 | 003 | 90 | 90 | 8 | 99 | 00 | 6 | ě |
| Find Damened | Eura Demand | rund Kemoval | FF Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | Fund Removal | PRP Removal | PRP Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal |
| PAD9R0712855 | DA DOBOGOBARA | - AD3000000 | PAD987378203 | PAD981034705 | PAD021449244 | PAD069006716 | PAD003014180 | PAD981113558 | PAD981736481 | PAD000436261 | PAD053061909 | PAD002323848 | PA0002224442 | PAD980927099 | PAD982367831 | PAD987390523 | PAD981741176 | PAD981741176 | PAD000731158 | PAD987270188 | PAD981740061 | PAD981740061 | PAD002360444 | PAD981939689 | PAD981939689 | PAD981939937 | PA0971590005 | PA0971590005 | PAD981038482 | PAD981738982 | PAD980508832 | PAD002384865 | PAD982364218 | PAD003058047 | PAD003058047 | PAD003058047 | PAD003058047 | PAD981740004 | PAD981736325 | PAD981736325 | PA0001900034 | PAD981736184 | PAD981939325 |
| | | | | | | | | | | | | | STICIDE DRUM | | SITE | | | | | | | | | | | ROAD - HSCA | PORT | PORT | e. | RUM DUMP | | | JER | | | | | | | | | FIRE SITE | |
| BRUIN LAGOON | BUTIER MINE THINKE | BITTORIC ACID CRITIC | BUITRIC ACID URUM | BUIZLANDFILL | C & D RECYCLING | C & F CHEMICAL | C F BRUBAKER & SONS | C G WOOD SITE | CAMP RUN ROAD SITE | CENTRE COUNTY KEPONE | CHAIN BIKE CORP | CHEM-FAB CORP | CHESTER ABANDONED PESTICIDE DRUM | CHLORINE RELEASE | COCHRANVILLE TIRE FIRE SITE | COLEMAN COMPANY | COLUMBIA PLATING | COLUMBIA PLATING | COLWELL LANE SITE | CRAWFORD STATION HSCA | CROSSLEY FARM | CROSSLEY FARM | CRYOCHEM, INC | DCI PLATING | DCI PLATING | DEARDORFF DRIVE/RIDGE ROAD - HSCA | DEFENSE PERSONNEL SUPPORT | DEFENSE PERSONNEL SUPPORT | DIEHL PROPERTY DRUM SITE | DONEGAL TWP MIDNIGHT DRUM DUMP | DORNEY ROAD LANDFILL | DOUGLASSVILLE DISPOSAL | DOYLESTOWN GROUND WATER | DRAKE CHEMICAL | DRAKE CHEMICAL | DRAKE CHEMICAL | DRAKE CHEMICAL | DUBLIN TCE SITE | DUNCANVILLE TANKER SITE | DUNCANVILLE TANKER SITE | DUNMORE GAS SITE | DUNNING MOUNTAIN DRUM FIRE SITE | DUPONT EXPLOSIVES |
| Æ | PA | á | E | ď. | ₹. | ď | Ą | ď | ď | ¥ | Æ | Ą | ₽ | Æ | A | ΡĄ | A | Ą | A | Ā | ď | Ā | Æ | Ą | ¥ | ΡĀ | Ą | Α | ď | ₹ . | ¥ i | ď | ¥ ; | ¥. | ď | A | ď | Ą | ¥ | Ā | Ą | Ā | Æ |
| _ | | 2 | | | 8 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |

| ξ. | COLUMN THE | 7700 10001 | | | | |
|----------|---|--------------|--------------|-----|----------|----------|
| 93 PA | DURHAM TWP SOLVENT SPILL | PAD981738925 | Fund Removal | 9 | 1/17/87 | 1/19/87 |
| | E CUMBERLAND STREET SITE | PAD981035860 | FF Removal | 90 | 8/31/84 | 3/30/90 |
| P. P. | E CUMBERLAND STREET SITE | PAD981035660 | Fund Removal | 60 | 9/19/84 | 9/28/84 |
| 3 PA | E. Z. CHEMICAL | PAD987271194 | Fund Removal | 00 | 4/8/89 | 9/28/90 |
| | EAGER BEAVER LUMBER CO | PAD004375192 | FF Removal | 8 | 3/26/87 | 2/1/88 |
| P. | EAGER BEAVER LUMBER CO | PAD004375192 | FF Removal | 005 | 9/20/91 | 1/5/93 |
| P. | EAGER BEAVER LUMBER CO | PAD004375192 | Fund Removal | 8 | 2/1/88 | 88/1/8 |
| 3 PA | EAST COAST TRAILER SALES | PA0000634659 | Fund Removal | 8 | 8/17/94 | 9/19/94 |
| P. | EAST KANE TAR PIT | PAD981736861 | Fund Removal | 8 | 6/6/85 | 2/14/89 |
| PA PA | EAST TENTH STREET | PAD987323458 | FF Removal | 8 | 12/20/90 | 12/20/90 |
| P. | EAST TENTH STREET | PAD987323458 | FF Removal | 903 | 2/28/91 | 5/12/92 |
| PA PA | EAST TENTH STREET | PAD987323458 | FF Removal | 8 | 2/28/91 | 12/14/93 |
| 3 PA | EAST TENTH STREET | PAD987323458 | Fund Removal | 8 | 11/14/90 | 2/28/91 |
| _ | EASTERN DIVERSIFIED METALS | PAD980830533 | FF Removal | 8 | 18/1/87 | |
| P. | EASTERN DIVERSIFIED METALS | PAD980830533 | FF Removal | 005 | 18/7/8 | 8/25/88 |
| PA PA | EASTERN DIVERSIFIED METALS | PAD980830533 | FF Removal | 003 | 8/4/94 | |
| | EDDYSTONE AVE TRAILER SITE | PAD987269941 | Fund Removal | 8 | 12/9/88 | 69/6/9 |
| 3 PA | EIGHTH STREET DRUM | PA0001480946 | Fund Removal | 8 | 7/16/96 | 10/10/96 |
| 03 PA | ELLSWORTH STREET PCB SITE | PA0000093385 | Fund Removal | 6 | 12/7/93 | 6/30/94 |
| | ELRAMA SCHOOL | PAD981034994 | Fund Removal | 9 | 5/7/91 | 9/30/91 |
| | EWEING ROAD DRUM SITE | PAD981736986 | Fund Removal | 8 | 9/25/84 | 10/24/84 |
| 3 PA | FAIRVIEW WATER COMPANY | PAD987392271 | Fund Removal | 6 | 1/5/93 | 9/28/94 |
| | FALKENSTEIN ELECTROPLATING | PAD002268944 | Fund Removal | 901 | 8/24/92 | 11/25/92 |
| | FENNEL ROAD DRUM SITE | PAD981736622 | Fund Removal | 6 | 7/11/85 | 7/11/85 |
| | FOSTER WHEELER ENERGY CORP | PAD003031788 | FF Removal | 9 | 2/29/88 | |
| | FRANKLIN SMELTING | PAD002280725 | Fund Removal | 9 | 2/18/98 | |
| | FRONT STREET TANKER | PAD982366296 | FF Removal | 90 | 8/10/88 | 9/1/88 |
| 03 PA | GENERAL ELECTRIC-HAMMERMILL SITE | PAD981114820 | FF Removal | 8 | 3/15/91 | 12/16/92 |
| | GLENSIDE MERCURY SPILL | PA0001401520 | Fund Removal | 8 | 2/23/96 | 96/58/96 |
| | GRADYVILLE MIDNIGHT DUMPING | PAD981736382 | Fund Removal | 8 | 3/19/86 | 4/30/86 |
| | GRANT CHEMICAL SITE | PA0001017144 | Fund Removal | 8 | 3/9/95 | 96/06/6 |
| P. P. | GRAVERS ROAD ASBESTOS SITE | PAD980831457 | FF Removal | 8 | 11/20/85 | 1/21/86 |
| | GRAVERS ROAD ASBESTOS SITE | PAD980831457 | Fund Removal | 8 | 8/3/84 | 9/6/84 |
| 3 PA | HAMBURG PLAYGROUND SITE | PAD987332541 | Fund Removal | 6 | 9/1/93 | 10/31/95 |
| 3 PA | HAVERTOWN PCP | PAD002338010 | FF Removal | 9 | 10/10/84 | 10/10/84 |
| 3 PA | HAVERTOWN PCP | PAD002338010 | Fund Removal | 00 | 12/11/87 | 9/28/90 |
| 3 PA | HAVERTOWN PCP | PAD002338010 | Fund Removal | 005 | 8/27/93 | 4/23/94 |
| 3 PA | HAVERTOWN PCP | PAD002338010 | Fund Removal | 903 | 9/6/94 | |
| 3 PA | HEISMAN FIELD | PA0002377828 | FF Removal | 6 | 9/30/98 | |
| 3 PA | HELEVA LANDFILL | PAD980537716 | FF Removal | 100 | 2/25/85 | 2/25/85 |
| 93 PA | HELEVA LANDFILL | PAD980537716 | FF Removal | 005 | 8/2/88 | 9/10/91 |
| | | | | | | |

| Ą | HIGH QUALITY POLISHING & PLATING | PAD002399210 | Fund Removal | 90 | 1/28/86 | 7/28/86 |
|----|--|--------------|--------------|---------|----------|----------|
| Ā | HISTAND'S SUPPLY | PAD069027027 | FF Removal | 100 | 06/8/9 | 6/13/90 |
| Α | HOWARD ROGERS | PAD980829311 | Fund Removal | 90 | 4/12/86 | 5/13/87 |
| Α | HRANICA LANDFILL | PAD980508618 | FF Removal | 9 | 7/15/83 | 1/25/84 |
| Ā | HUNTER FARM DRUM SITE | PAD987332533 | FF Removal | 001 | 9/24/92 | 9/29/95 |
| Ą | HUNTERSTOWN ROAD | PAD980830897 | FF Removal | 90 | 3/20/87 | 1/29/88 |
| Ā | HUNTERSTOWN ROAD | PAD980830897 | FF Removal | 005 | 10/13/87 | 1/19/88 |
| Ā | HUTCHINSON MINE PCB SITE | PAD982364275 | Fund Removal | 00 | 10/26/87 | 4/1/88 |
| ď | I-95 SULFURIC ACID LEAK | PAD987367455 | Fund Removal | 9 | 2/25/92 | 2/26/92 |
| Ā | INTERSTATE TRANSFORM | PAD092261809 | Fund Removal | 100 | 9/9/85 | 1/18/86 |
| Ā | JACKS CREEK/SITKIN SMELTING AND REFINERY | PAD980829493 | FF Removal | 90 | 8/12/97 | |
| Ą | JACKS CREEK/SITKIN SMELTING AND REFINERY | PAD980829493 | Fund Removal | 100 | 1/23/91 | 3/20/92 |
| Ā | JACKS CREEK/SITKIN SMELTING AND REFINERY | PAD980829493 | Fund Removal | 005 | 4/8/96 | 4/25/96 |
| Ą | JACKSON CERAMIX INC | PAD001222025 | Fund Removal | 100 | 3/8/88 | 2/10/89 |
| ΡĀ | JACKSON CERAMIX INC | PAD001222025 | Fund Removal | 005 | 4/9/90 | 10/26/90 |
| Ą | JOHNSON BRONZE CO | PAD981036171 | Fund Removal | 00 | 9/1/85 | 9/2/87 |
| Ą | JOYCE NATIONAL POWDER | PAD101274686 | Fund Removal | 100 | 9/22/97 | |
| Æ | KARDON PARK | PAD987278353 | Fund Removal | 90 | 4/19/96 | 1/25/99 |
| ۲ | KENNETT SQUARE JUNK YARD | PAD980692776 | Fund Removal | 100 | 9/7/93 | 9/23/94 |
| Ā | KEVAK PROPERTY | PAD981740129 | Fund Removal | 901 | 2/11/87 | 8/17/87 |
| Ā | KEYSER AVENUE BOREHOLE | PAD981036049 | Fund Removal | 00 | 6/4/85 | 3/16/87 |
| Ā | KEYSTONE SANITATION LANDFILL | PAD054142781 | Fund Removal | 90 | 7/24/95 | 2/19/96 |
| PA | KIMBERTON SITE | PAD980691703 | Fund Removal | 001 | 11/1/86 | 2/26/90 |
| Ā | KOMAK/ONTARIO ST | PAD982364416 | FF Removal | 00 | 8/20/87 | 1/7/88 |
| ¥. | KRUM TRASH PCB DRUM SITE | PAD981736069 | Fund Removal | 8 | 2/27/86 | 8/29/86 |
| Ą | LACKAWANNA REFUSE | PAD980508667 | FF Removal | 90 1 | 2/10/84 | 2/10/84 |
| Ā | LACKAWANNA REFUSE | PAD980508667 | Fund Removal | 8 | 10/18/83 | 12/9/83 |
| Ā | CANCASTER BATTERY | PAD003004496 | FF Removal | 90 | 8/8/91 | |
| ¥ | LANCASTER BATTERY | PAD003004496 | Fund Removal | 8 | 3/23/87 | 8/10/87 |
| Ā | LANSDOWNE RADIATION SITE | PAD980830921 | Fund Remoyal | 00 | 9/18/84 | 8/1/8 |
| ¥. | LANSDOWNE SITE #2 | PAD981736747 | Fund Removal | 901 | 4/8/85 | 4/29/88 |
| PΑ | LAYTON LANDFILL | PAD981044845 | Fund Removal | 60 | 11/26/90 | 5/31/91 |
| Ā | LEHMAN MTBE SITE | PA0000057471 | Fund Removal | 8 | 11/8/93 | |
| Ą | LETTERKENNY ARMY DEPOT (PDO AREA) | PA2210090054 | PRP Removal | 90 | 12/2/90 | 12/10/90 |
| Ā | LETTERKENNY ARMY DEPOT (SE AREA) | PA6213820503 | PRP Removal | 100 | 9/15/96 | 7/31/98 |
| Æ | LEWIS RUN SULFURIC ACID | PA0002366391 | Fund Removal | 90 | 4/22/98 | |
| ΡĀ | MALITOVSKY DRUM COMPANY | PAD980831408 | Fund Removal | 90 | 8/28/84 | 11/2/84 |
| Ā | MALVERN TCE | PAD014353445 | Fund Removal | 6 | 7/27/95 | 96/06/6 |
| Ā | MARCUS-PAULSEN SITE | PA0001411552 | Fund Removal | 8 | 6/10/96 | 9/20/96 |
| ΡA | MARJOL OPERATION | PAD003041910 | FF Removal | 90 | 4/6/88 | |
| æ | MAYBURG TAR PIT | PAD980832612 | Fund Removal | 90 | 4/7/95 | 9/11/86 |
| i | | | | | | |

| 8 | Ą | MERIT PRODUCTS SITE | PAD987322534 | Fund Removal | 904 | 10/29/90 | 9/23/91 |
|----|----|---|--------------|--------------|-----|----------|----------|
| ន | PA | METCOA | PAD080719446 | FF Removal | 00 | 9/14/88 | 3/30/90 |
| 8 | Æ | METCOA | PAD080719446 | FF Removal | 903 | 7/20/93 | |
| 8 | A | METCOA | PAD080719446 | FF Removal | 904 | 3/14/94 | , |
| ន | Ā | METCOA | PAD080719446 | FF Removal | 900 | 8/19/96 | |
| 8 | Ā | METCOA | PAD080719446 | Fund Removal | 9 | 3/10/87 | 5/20/87 |
| ន | Ā | METCOA | PAD080719446 | Fund Removal | 005 | 8/13/90 | 8/17/90 |
| ខ | ď | METRO CONTAINER CORP | PAD044545895 | Fund Removal | 9 | 9/19/87 | 6/2/89 |
| ន | Ā | METRO CONTAINER CORP | PAD044545895 | Fund Removal | 005 | 9/10/90 | 11/6/91 |
| ន | Ą | METROPOLITAN MIRROR AND GLASS | PAD982366957 | Fund Removal | 9 | 5/12/97 | 8/25/97 |
| ខ | Ą | MILL CREEK DUMP | PAD980231690 | Fund Removal | 9 | 11/28/83 | 12/9/83 |
| 63 | Æ | MILL CREEK DUMP | PAD980231690 | Fund Removal | 005 | 9/25/86 | 5/21/87 |
| ន | Æ | MONONGAHELA RIVER SITE | PAD981739170 | Fund Removal | 90 | 10/19/87 | 10/22/87 |
| 63 | Ā | MONROE STREET SITE | PAD982367625 | Fund Removal | 6 | 8/2/88 | 9/14/88 |
| 8 | Ā | MOOSIC SITE | PA0002008506 | FF Removal | 005 | 12/11/97 | |
| 8 | Ą | MUNICIPAL/INDUSTRIAL DISPOSAL CORP-HSCA | PAD982366353 | Fund Removal | 90 | 2/19/88 | 1/10/89 |
| 8 | ď | MUSKRAT ROAD DRUM SITE | PAD981736564 | Fund Removal | 100 | 2/11/86 | 2/17/86 |
| 8 | A | MW MANUFACTURING | PAD980691372 | FF Removal | 9 | 2/6/87 | 10/31/96 |
| 8 | PA | MW MANUFACTURING | PAD980691372 | FF Removal | 005 | 3/26/96 | |
| 8 | A | MW MANUFACTURING | PAD980691372 | Fund Removal | 100 | 2/26/86 | 8/26/86 |
| 63 | Ā | MW MANUFACTURING | PAD980691372 | Fund Removal | 005 | 4/29/96 | 96/9/6 |
| ន | A | NANTICOKE FIRE | PAD069601003 | FF Removal | 90 | 5/7/87 | 12/28/88 |
| ខ | Ą | NATIONAL VULCANIZED FIBER | PAD107214116 | FF Removal | 00 | 6/12/87 | 10/9/87 |
| 8 | Ā | NATIONAL VULCANIZED FIBER | PAD107214116 | FF Removal | 005 | 12/1/87 | 12/28/92 |
| 89 | Ā | NATIONAL VULCANIZED FIBER | PAD107214116 | FF Removal | 003 | 1/25/88 | 10/7/88 |
| 8 | Ā | NATIONAL VULCANIZED FIBER | PAD107214116 | FF Removal | 900 | 11/3/97 | |
| 8 | Ą | NATIONAL VULCANIZED FIBER | PAD107214116 | Fund Removal | 6 | 12/11/87 | 5/26/88 |
| ខ | Ā | NATIONAL VULCANIZED FIBER | PAD107214116 | Fund Removal | 005 | 12/28/92 | 1/14/98 |
| 8 | A | NAVAL AIR DEVELOPMENT CENTER (8 AREAS) | PA6170024545 | PRP Removal | 001 | 5/14/93 | 7/12/94 |
| 8 | A | NAVAL AIR DEVELOPMENT CENTER (8 AREAS) | PA6170024545 | PRP Removal | 005 | 8/2/96 | 12/23/96 |
| 93 | ΡĄ | NAVAL AIR DEVELOPMENT CENTER (8 AREAS) | PA6170024545 | PRP Removal | 003 | 5/31/97 | |
| 8 | Ą | NAVAL AIR DEVELOPMENT CENTER (8 AREAS) | PA6170024545 | PRP Removal | 8 | 8/24/98 | |
| ន | Ā | NAVY SHIPS PARTS CONTROL CENTER | PA3170022104 | PRP Removal | 100 | 5/24/95 | 6/2/85 |
| 8 | Ā | NAVY SHIPS PARTS CONTROL CENTER | PA3170022104 | PRP Removal | 005 | 9/26/97 | 1/16/98 |
| 8 | Ā | NAVY SHIPS PARTS CONTROL CENTER | PA3170022104 | PRP Removal | 903 | 8/11/98 | |
| ខ | Æ | NICKEL PLATE RD | PAD982367369 | Fund Removal | 90 | 1/11/88 | 3/23/88 |
| 03 | Ā | NORTH PENN - AREA 11 | PA0001412311 | Fund Removal | 9 | 6/21/96 | |
| 63 | ď | NORTH PENN - AREA 12 | PAD057152365 | FF Removal | 8 | 8/22/95 | |
| ន | Æ | NORTH PENN - AREA 6 | PAD980926976 | FF Removal | 9 | 7/29/88 | 5/2/89 |
| ន | Ā | NORTH PENN - AREA 6 | PAD980926976 | FF Removal | 005 | 1/26/93 | 12/20/94 |
| ន | Ā | NORTH PENN - AREA 8 | PAD987355096 | Fund Removal | 9 | 7/20/98 | |
| 8 | Ā | O'BRIEN MACHINERY | PAD987379187 | Fund Removal | 9 | 7/15/92 | 9/17/93 |
| 8 | Ą | O'BRIEN MACHINERY | PAD987379187 | Fund Removal | 005 | 9/14/95 | 3/28/97 |
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| PA0000198399 Fund Removal PA0000198399 Fund Removal PA09810335352 Fund Removal PA09810335352 Fund Removal PA0002395887 Fund Removal PA0980982594 FR Removal PA0980982594 FF Removal PA0980982594 FF Removal PA0980982594 FF Removal PA0981039509 FF Removal PA0981039873 FF Removal PA0981039873 FF Removal PA0981039873 FF Removal PA098133843 FF Removal PA098133809 Fund Removal PA098133800 Fund Removal PA098133800 Fund Removal PA098133800 Fund Removal PA098133800 Fund Removal PA0981338200 |
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| PAD981939200 Fund Removal |
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| AD051395499 Fund Removal |
| _ |
| PA0002122927 Fund Removal |
| |
| PAD981736689 Fund Removal |
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| 1/24/84 | 4/2/92 | | 11/2/89 | 10/5/87 | 2/22/96 | 3/22/95 | | 000 | 11/18/93 | 20000 | 6/20/85 | 78,501,00 | 6/16/02 | 3/30/85 | 3/30/95 | 9/24/97 | 10/31/87 | 6/29/88 | 3/10/87 | 9/30/86 | COLLOR | 5/30/96 | 4/14/84 | 5/8/87 | 12/22/92 | 11/23/83 | | 4/6/90 | 6/3/86 | 9/23/83 | 8/23/88 | 6/6/88 | 4/17/90 | 6/30/91 | 11/1/94 | 8/4/95 | 9/24/93 | 12/3/98 |
|---------------------|--------------------|--------------------|---------------------------|---------------------------------|-----------------|--------------------------|----------------------------|----------------|--------------|-----------------|---------------------------------|--------------------------------|--|------------------|------------------|-------------------------------|---------------------------------|---|-----------------|----------------|-----------------|---|--------------------|------------------------------|------------------------------|--|------------------|--------------------------|-----------------|------------------------------------|-------------------|----------------------|-------------------------|-------------------------|-------------------------|-------------------------|-----------------|-----------------|
| 5/27/83 | 7/11/90 | 4/21/98 | 7/22/85 | 5/29/87 | 9/22/95 | 6/11/94 | 2/13/97 | 76/57/9 | 4/15/93 | 9/30/02 | 4/16/85 | 16/71/6 | 4/1/92 | 3/22/94 | 3/3/85 | 79/97 | 5/2/87 | 2/9/88 | 10/15/86 | 12/21/84 | 10/5/98 | 3/11/96 | 10/27/83 | 5/29/84 | 8/23/92 | 10/4/83 | 12/31/96 | 9/30/88 | 98/82/98 | 7/18/83 | 3/22/98 | 2/9/88 | 11/9/89 | 4/12/91 | 9/6/94 | 7/10/95 | 1/2/92 | 2/22/96 |
| 90 | 6 | 90 | 8 | 90 | 9 | 8 | 5 5 | 5 8 | 5 8 | 3 8 | 5 5 | 5 8 | 3 5 | 8 8 | 903 | 90 | 90 | 100 | 8 | 8 | 6 9 | 3 5 | 8 8 | 9 | 005 | 5 6 | 9 | 00 | 90 | 9 | 9 | 8 | 005 | 903 | 8 | 905 | 9 | 005 |
| Fund Removal | FF Removal | Fund Removal | Fund Removai | FF Removal | FF Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Kemoval | Fr Removal | Find Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | FF Removal | FF Removal |
| PAD981034630 | PAD987279817 | PAD987279817 | PAD981033459 | PAD982364234 | PA0001096171 | PA0000198846 | PAD980692487 | PAD980693204 | PAD987387578 | PAD981042567 | PAD004353405 | PAD981041064 | PALOSOCOSOCOSOCOSOCOSOCOSOCOSOCOSOCOSOCOSO | PAD98083089 | PAD980830889 | PA0001994946 | PAD981738800 | PAD982367146 | PAD981738743 | PAD980918510 | PAD002279040 | PA0001405166 | PAD980918031 | PAD980692560 | PAD980692560 | PAD980693907 PAD980693907 | PA0001764570 | PAD987268646 | PAD982363285 | PA6143515447 | PA0002269660 | PA5213820892 | PA5213820892 | PA5213820892 | PA5213820892 | PA5213820892 | PAD073613663 | PAD073613663 |
| | | | | COINS | | | | | | | | | | | | | | ER SITE | | | | | | | | | | | | CTR | | | | | | | | |
| KOULE 940 UKUM DUMP | ROYAL DRY CLEANERS | ROYAL DRY CLEANERS | RYELAND ROAD ARSENIC SITE | SABLE DIAMONDS/US METAL & COINS | SABOL FARM DRUM | SACKVILLE MILLS PROPERTY | SAEGERTOWN INDUSTRIAL AREA | SALFORD QUARRY | SALT SERVICE | SANDONELLE CORP | SATELLITE AMMET INCENDIARY SITE | SHALLERYJIC PROPERTIES - HSCA | SHEWER'S CORNER | SHRIVER'S CORNER | SHRIVER'S CORNER | SILVER LAKE PARK DRUM DUMP | SOLLY AVE MIDNIGHT DUMP SITE | SOUTHWEST PHILA, ABONDONED TRAILER SITE | SSCD SCHOOLYARD | STARBRICK AREA | STATE ROAD SITE | STOCK ON AGOIFER | SUNSET GOLF COURSE | SWISSVALE AUTO SURPLUS PARTS | SWISSVALE AUTO SURPLUS PARTS | TAYLOR BOROUGH DUMP | TAYLORCRAFT SITE | THOMPSON ST TRAILER SITE | THORN RUN SPILL | TINICUM NATIONAL ENVIRONMENTAL CTR | TMC ASBESTOS SITE | TOBYHANNA ARMY DEPOT | TOBYHANNA ARMY DEPOT | TOBYHANNA ARMY DEPOT | TOBYHANNA ARMY DEPOT | TOBYHANNA ARMY DEPOT | TONOLLI CORP | TONOLLI CORP |
| | | _ | | | | | | | | | • | PA SHALERUIC PROPERTIES - HSCA | | | • | PA SILVER LAKE PARK DRUM DUMP | PA SOLLY AVE MIDNIGHT DUMP SITE | | | | • | PA STOCKTON AQUITER PA STRIBLE TRAIL DRUMS | | | • | PA TAYLOR BOROUGH DUMP DA TAYLOR BOROUGH DUMP | _ | - | | | _ | _ | PA TOBYHANNA ARMY DEPOT | PA TONOLLI CORP | PA TONOLLI CORP |

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| 8 | \$ | ALLIED CHEM CORP FRONT ROYAL WKS | VAD003064003 | FF Removal | 100 | 10/5/98 | |
|----|----------|--------------------------------------|--------------|--------------|-----|----------|----------|
| 03 | \$ | APPLIED SCIENCE LABORATORIES, INC. | VAD066002445 | Fund Removal | 90 | 10/15/96 | |
| 83 | ≸ | ARROWHEAD ASSOCIATES/SCOVILL CORP | VAD042916361 | FF Removal | 90 | 7/3/86 | 2/28/90 |
| 83 | ₹ | ARROWHEAD ASSOCIATES/SCOVILL CORP | VAD042916361 | Fund Removal | 90 | 1/14/97 | 4/18/97 |
| 83 | * | ASSATEQUE ISLAND / CHES. BAY | VAD988167722 | Fund Removal | 90 | 6/12/87 | 6/30/87 |
| 60 | \$ | ATLANTIC WOOD INDUSTRIES, INC | VAD990710410 | FF Removal | 005 | 8/5/94 | 3/29/96 |
| ខ | ≸ | AVTEX FIBERS, INC | VAD070358684 | FF Removal | 9 | 10/22/91 | |
| 8 | ≸ | AVTEX FIBERS, INC | VAD070358684 | FF Removal | 903 | 10/31/89 | 11/11/89 |
| 83 | ≸ | AVTEX FIBERS, INC | VAD070358684 | FF Removal | 90 | 8/28/90 | |
| 8 | * | AVTEX FIBERS, INC | VAD070358684 | FF Removal | 900 | 9/16/96 | |
| 83 | \$ | AVTEX FIBERS, INC | VAD070358684 | Fund Removal | 005 | 5/16/94 | |
| 8 | \$ | BALDWIN STREET PCB DRUM SITE | VA0001995349 | FF Removal | 00 | 2/13/98 | |
| 8 | * | BASIC TOOL COMPANY | VAD988212429 | Fund Removal | 100 | 9/17/92 | |
| 03 | \$ | BIG STONE GAP ASSESS | VA0001327816 | Fund Removal | 00 | 2/27/96 | 11/1/96 |
| ខ | \$ | C & R BATTERY CO., INC | VAD049957913 | Fund Removal | 00 | 7/15/86 | 8/26/87 |
| 83 | \$ | CHESAPEAKE ASBESTOS SITE | VAD988227690 | Fund Removal | 8 | 2/8/94 | 3/1/94 |
| 8 | \$ | CHESAPEAKE PLT | VAD001704808 | FF Removal | 90 | 3/11/87 | 7/15/87 |
| 8 | \$ | COCKERILLE ESTATE ABANDONED LAB SITE | VAD988167771 | Fund Removal | 90 | 11/29/88 | 10/31/89 |
| 83 | \$ | COEBURN BATTERY DISPOSAL SITE | VAD988174835 | Fund Removal | 90 | 9/21/92 | 6/11/93 |
| 83 | \$ | COEBURN BATTERY DISPOSAL SITE | VAD988174835 | Fund Removal | 005 | 7/5/95 | 9/20/95 |
| 8 | \$ | COEBURN TOWN DUMP | VAD988226429 | Fund Removal | 8 | 6/10/96 | 3/31/97 |
| 83 | \$ | COLONIAL PIPELINE | VAD988225876 | FF Removal | 90 | 4/2/93 | |
| 83 | \$ | CYCLE SYSTEMS | VA0000801050 | FF Removal | 90 | 12/27/94 | 1/8/99 |
| ខ | \$ | DIXIE CAVERNS COUNTY LANDFILL | VAD980552095 | FF Removal | 9 | 10/26/87 | 6/16/93 |
| 83 | \$ | DIXIE CAVERNS COUNTY LANDFILL | VAD980552095 | FF Removal | 005 | 8/28/92 | 9/18/97 |
| 83 | \$ | DOYLE WOOD TREATING SITE | VA0000094490 | Fund Removal | 8 | 12/16/93 | 5/17/95 |
| 83 | \$ | DOYLE WOOD TREATING SITE | VA0000094490 | Fund Removal | 005 | 9/12/95 | 4/19/96 |
| 63 | \$ | EVERDURE INC | VAD003121142 | FF Removal | 00 | 9/24/96 | 6/1/97 |
| 83 | \$ | EVERDURE INC | VAD003121142 | Fund Removal | 90 | 8/9/93 | 5/15/98 |
| 63 | \$ | EXETER PCB SITE | VAD988222972 | FF Removal | 9 | 3/1/93 | 8/12/94 |
| 83 | \$ | EXETER PCB SITE | VAD988222972 | Fund Removal | 90 | 12/2/92 | 11/19/93 |
| 93 | \$ | FINE PETROLEUM/MARINER HI TECH | VAD023837628 | FF Removal | 90 | 11/5/92 | 3/3/93 |
| 83 | \$ | FINE PETROLEUMMARINER HI TECH | VAD023837628 | Fund Removal | 00 | 8/25/92 | 8/13/93 |
| 63 | ≸ | FINE PETROLEUM/MARINER HI TECH | VAD023837628 | Fund Removal | 903 | 5/24/95 | 12/1/95 |
| 83 | \$ | FMC CORP SPOTSYLVANIA CTY IND PARK | VAD980714877 | FF Removal | 00 | 9/1/86 | 2/26/90 |
| 03 | \$ | FORMER NANSEMOND ORDNANCE DEPOT | VAD123933426 | FF Removal | 003 | 12/15/98 | 1/6/99 |
| 8 | \$ | FORMER NANSEMOND ORDNANCE DEPOT | VAD123933426 | Fund Removal | 90 | 4/22/87 | 4/27/87 |
| 83 | \$ | FORMER NANSEMOND ORDNANCE DEPOT | VAD123933426 | Fund Removal | 005 | 10/15/96 | 11/20/96 |
| 93 | \$ | FORT EUSTIS (US ARMY) | VA6210020321 | PRP Removal | 00 | 6/30/97 | 7/16/97 |
| 03 | \$ | FORT EUSTIS (US ARMY) | VA6210020321 | PRP Removal | 005 | 10/1/94 | 11/1/94 |
| 69 | \$ | FORT EUSTIS (US ARMY) | VA6210020321 | PRP Removal | 003 | 1/7/99 | |
| 8 | \$ | FORT EUSTIS (US ARMY) | VA6210020321 | PRP Removal | 8 | 4/6/99 | |
| 83 | \$ | FREON & GENETRON DUMP SITE | VA0000028613 | Fund Removal | 90 | 9/14/93 | 11/17/93 |
| | | | | | | | |

| | | | | 9 | |
|--|--------------|--------------|----------|----------|----------|
| GOODWIN JUNKYARD | VAD986187076 | Fund Removal | 8 | 12/17/90 | 2/14/92 |
| GREENWOOD CHEMICAL CO | VAD003125374 | Fund Removal | 9 | 10/15/87 | 6/20/88 |
| GREENWOOD CHEMICAL CO | VAD003125374 | Fund Removal | 005 | 2/16/90 | 8/30/90 |
| GREENWOOD DRIVE SITE | VAD988197174 | Fund Removal | 8 | 9/14/95 | 12/16/96 |
| H & H INC., BURN PIT | VAD980539878 | FF Removal | 001 | 9/27/96 | 2/3/98 |
| HAMPTON INDUSTRIAL PLATING | VAD986201992 | Fund Removal | 6 | 6/21/91 | 6/20/92 |
| HARRY BRANCH LEAD SITE | VA0000283952 | Fund Removal | 100 | 4/19/94 | 11/16/94 |
| HART PROPERTY | VAD981736051 | Fund Removal | 100 | 9/2/86 | 3/1/90 |
| HYMAN VIENER & SONS | VAD003112364 | Fund Removal | 9 | 1/8/94 | |
| JAMES RIVER SITE | VAD980690747 | Fund Removal | 8 | 12/17/85 | 3/3/87 |
| KLOTZ BROTHERS COURTYARD | VA0001907831 | FF Removal | 604 | 11/30/88 | 3/14/97 |
| L.A. CLARKE & SON | VAD007972482 | FF Removal | 100 | 9/28/95 | |
| LANGLEY AIR FORCE BASE/NASA LANGLEY CNTR | VA2800005033 | PRP Removal | 005 | 2/2/98 | 2/28/98 |
| LANGLEY AIR FORCE BASE/NASA LANGLEY CNTR | VA2800005033 | PRP Removal | 800 | 4/17/97 | 71/15/97 |
| LANGLEY AIR FORCE BASEMASA LANGLEY CNTR | VA2800005033 | PRP Removal | 90 | 4/30/97 | 6/30/97 |
| LYNN HAVEN BAY SITE | VAD981739238 | Fund Removal | 9 | 3/10/87 | 6/30/87 |
| MACSON'S, INC. | VA0001118207 | Fund Removal | 100 | 6/12/95 | 2/29/96 |
| MAIN AVENUE LEAD SITE | VA0001992957 | Fund Removal | 90 ‡ | 9/23/97 | 4/13/98 |
| MATTHEWS ELECTROPLATING | VAD980712970 | Fund Removal | 9 | 3/26/88 | 8/16/88 |
| MONTCLAIR COUNTRY CLUB | VAD095422044 | FF Removal | 8 | 2/13/95 | 9/13/95 |
| MOOR-FITE | VAD980918163 | Fund Removal | 9 | 6/20/83 | 1/25/84 |
| MORRISON PLANT SITE | VASFN0305388 | Fund Removal | 901 | 10/19/98 | |
| MOUNT VERNON MILLS | VAD988207957 | FF Removal | 904 | 9/25/92 | 12/1/93 |
| MOUNTAIN MACHINE MANUFACTURING | VAD988213955 | Fund Removal | 90 | 8/31/92 | 5/1/83 |
| NAVAL SURFACE WARFARE - DAHLGREN | VA7170024684 | PRP Removal | 5 | 2/23/94 | 7/14/95 |
| NAVAL WEAPONS STATION - YORKTOWN | VA8170024170 | PRP Removal | 90 | 10/15/92 | 11/30/92 |
| NAVAL WEAPONS STATION - YORKTOWN | VA8170024170 | PRP Removal | 005 | 4/11/94 | 11/1/94 |
| NAVAL WEAPONS STATION - YORKTOWN | VA8170024170 | PRP Removal | 003 | 9/9/94 | 2/20/85 |
| NAVAL WEAPONS STATION - YORKTOWN | VA8170024170 | PRP Removal | 8 | 7/11/94 | 1/30/95 |
| NAVAL WEAPONS STATION - YORKTOWN | VAB170024170 | PRP Removal | 900 | 9/15/94 | 6/5/95 |
| NAVAL WEAPONS STATION - YORKTOWN | VA8170024170 | PRP Removal | 900 | 9/29/94 | 5/1/95 |
| NAVAL WEAPONS STATION - YORKTOWN | VA8170024170 | PRP Removal | 200 | 2/23/96 | 3/25/97 |
| NELSON ELECTRIC CO | VAD003115706 | FF Removal | 00 | 6/22/80 | |
| OLD NATIONAL CARBIDE | VAD988186146 | Fund Removal | 6 | 7/14/89 | 8/2/89 |
| OLD SALEM TANNERY | VAD986170437 | FF Removal | 005 | 2/3/94 | 9/28/95 |
| OLD SALEM TANNERY | VAD988170437 | Fund Removal | 8 | 9/3/92 | 11/24/92 |
| ORCHARD GAP | VA0001898865 | Fund Removal | 6 | 3/19/97 | 5/15/97 |
| POINT OF ROCKS | VAD982363798 | Fund Removal | 001 | 10/26/87 | 10/14/88 |
| POWERS BOSS BATTERIES, INC | VAD988169900 | Fund Removal | 904 | 6/24/91 | 2/29/92 |
| RACON DUMP SITE | VAD986228789 | Fund Removal | 6 | 7/28/93 | 11/15/93 |
| REGIONAL ENTERPRISES INC | VAD986202586 | Fund Removal | 60 | 8/11/91 | 8/15/91 |
| | | | | | |

| SHINEHART TIRE FIRE DIMAR | 20000000 | | ; | | |
|--|--------------|--------------|-----|----------|----------|
| SCHWEINART THE TIRE DOWN | VAD980831796 | Fund Removal | 8 | 11/1/83 | 5/2/84 |
| RG & POLOMAC RAILRD | VAD020312013 | FF Removal | 6 | 9/22/92 | 2/9/98 |
| STORINGING, FREUKICKSBURG & POLOMAC KAILKU | VAD020312013 | FF Removal | 005 | 2/18/98 | 3/25/99 |
| SOANOKE DROM NEOLOLING SILE | VA0001897289 | Fund Removal | 9 5 | 8/7/97 | |
| ROBERT THORPE PROPERTY | VA0001011675 | Fund Removal | 8 8 | 10/28/94 | 3/5/8/ |
| ROUTE 735 ABANDONED BARREL | VAD988212379 | Fund Removal | 8 8 | 2/19/92 | 11/23/92 |
| RUSTIN BARREL | VAD988212361 | Fund Removal | 100 | 8/10/92 | 1/13/93 |
| | VA0000878041 | FF Removal | 90 | 12/30/94 | 6/18/98 |
| | VA0000878090 | FF Removal | 100 | 26/9/2 | |
| SALTVILLE WASTE DISPOSAL PONDS | VAD003127578 | FF Removal | 100 | 10/15/91 | 5/5/92 |
| | VAD981036858 | Fund Removal | 00 | 4/19/99 | |
| SAUNDERS SUPPLY CO | VAD003117389 | Fund Removal | 001 | 7122/97 | |
| | VAD988176368 | Fund Removal | 90 | 10/9/90 | 6/4/92 |
| | VAD98822220 | Fund Removal | 90 | 5/17/93 | 1/24/94 |
| SOUTHERN INTERNATIONAL WOOD TREATMENT CO | VAD139372239 | Fund Removal | 90 | 7/14/92 | 5/17/93 |
| | VA0001745363 | Fund Removal | 00 | 11/1/96 | |
| | VAD988178190 | FF Removal | 00 | 5/8/92 | 7/30/93 |
| | VAD980551634 | Fund Removal | 100 | 10/15/98 | 2/12/99 |
| SUFFOLK NAVAL COMMUNICATION AREA MASTER | VA9170022488 | PRP Removal | 00 | 11/2/92 | 4/9/93 |
| | VAD988173548 | Fund Removal | 9 | 10/12/90 | 6/17/91 |
| FAZEWELL LEAD ACID BATTERY AREA I | VAD988226890 | Fund Removal | 00 | 9/6/94 | 6/19/95 |
| | VA0001412600 | Fund Removal | 6 | 10/15/96 | 4/7/97 |
| | VAD988168902 | FF Removal | 9 | 5/1/89 | 12/29/89 |
| | VAD034557579 | FF Removal | 90 | 8/11/95 | 2/25/97 |
| | VA2210020416 | FF Removal | 100 | 1/17/85 | 5/1/85 |
| | VA2210020705 | PRP Removal | 005 | 8/30/88 | |
| | VA8210020931 | PRP Removal | 00 | 10/31/94 | 11/1/94 |
| JSA WOODBRIDGE RESEARCH FACILITY | VA7210020981 | PRP Removal | 90 | 1/10/95 | 9/30/95 |
| JSA WOODBRIDGE RESEARCH FACILITY | VA7210020981 | PRP Removal | 700 | 11/15/96 | 9/30/97 |
| JSA WOODBRIDGE RESEARCH FACILITY | VA7210020981 | PRP Removal | 003 | 11/15/96 | 9/30/97 |
| | VAD980832836 | Fund Removal | 9 | 4/6/90 | 4/26/91 |
| | VASFN0305390 | FF Removal | 9 | 9/30/98 | |
| | VAD988221040 | Fund Removal | 001 | 9/17/92 | 8/12/93 |
| | VA0000807156 | FF Removal | 100 | 2/2/95 | 5/31/96 |
| | VAD982363343 | Fund Removal | 00 | 1/27/86 | 5/1/86 |
| | VA0000180836 | Fund Removal | 00 | 5/23/94 | 4/14/99 |
| WASHINGTON NATIONAL AIRPORT | VAD988166518 | FF Removal | 00 | 6/24/92 | 11/15/93 |
| | VA0001407907 | Fund Removal | 100 | 6/26/96 | 12/27/96 |
| | WVD982363780 | Fund Removal | 00 | 9/1/87 | 2/12/88 |
| | WVD988788345 | Fund Removal | 5 | 10/30/96 | i |
| | | | 3 | 20000 | |

| 83 | ≩ | BERNARD NEAL PROPERTY | WVD981110109 | Fund Removal | 00 | 10/22/94 | 8/11/95 |
|----|---|--|--------------|--------------|-----|----------|----------|
| 63 | ≩ | BICKMORE DRUM DUMP | WVD988770350 | Fund Removal | 100 | 8/17/90 | 1/17/91 |
| 8 | ≩ | BIG JOHN SALVAGE - HOULT RD SITE | WVD054827944 | FF Removal | 901 | 11/14/84 | 4/26/85 |
| ន | × | BIG JOHN SALVAGE - HOULT RD SITE | WVD054827944 | Fund Removal | 90 | 717/83 | 17784 |
| 8 | ≩ | BIG JOHN SALVAGE - HOULT RD SITE | WVD054827944 | Fund Removal | 005 | 5/15/92 | 3/7/93 |
| ន | ≩ | BIG JOHN SALVAGE - HOULT RD SITE | WVD054827944 | Fund Removal | 003 | 8/19/88 | 4/14/99 |
| 8 | ≷ | BIG JOHN'S SALVAGE - RTE 250 SITE | WVD980691158 | Fund Removal | 6 | 4/7/83 | 6/22/83 |
| ន | ≩ | BITTLE PROPERTY | WVD981045859 | Fund Removal | 8 | 10/7/85 | 5/15/86 |
| 8 | ≩ | BLUE RIBBON PAINT CO. | WVD004319158 | Fund Removal | 5 | 9/25/98 | |
| ន | ≩ | BRAXTON INDUSTRIES, INC. | WVD056805674 | Fund Removal | 90 | 8/6/90 | 12/31/91 |
| 83 | ≩ | CHARLESTOWN COAL TAR SITE | WVD988767612 | FF Removal | 100 | 6/1/90 | 9/28/95 |
| ន | ≩ | CHARLESTOWN COAL TAR SITE | WVD988767612 | FF Removal | 200 | 3/16/92 | 9/28/95 |
| 63 | ≩ | CHESAPEAKE PCB SITE | WVD052566429 | Fund Removal | 8 | 2/21/85 | 2/23/85 |
| 83 | ≩ | CLARK PROPERTY | WVD981036064 | Fund Removal | 90 | 8/19/85 | 7/25/86 |
| 8 | ≩ | COLLINS WELL SERVICE, E.R. | WVSFN0305395 | Fund Removal | 00 | 10/15/98 | 4/15/99 |
| 63 | ≩ | COLUMBIA GAS TRANSMISSION - COBB STATION | WVD988767943 | FF Removal | 90 | 4/15/97 | |
| 8 | ≩ | COLUMBIA GAS TRANSMISSION CORP. | WV0000229666 | FF Removal | 90 | 9/23/94 | |
| 63 | ≩ | COONS RUN DRUM SITE | WVD981035595 | Fund Removal | 6 | 8/15/83 | 9/6/83 |
| 8 | ≩ | COURTAULDS LEAD | WVD004319208 | FF Removal | 9 | 6/26/92 | 3/9/93 |
| ខ | ≷ | CRAIG BRANCH DRUM DUMP | WVD988775441 | Fund Removal | 8 | 12/17/90 | 12/20/90 |
| ន | ≩ | CUMMINGS LANDFILL | WVD980836731 | Fund Removal | 100 | 9/16/87 | 2/11/88 |
| 8 | ≩ | EDWARDS ROAD SPILL SITE | WVD981738750 | Fund Removal | 9 | 3/25/87 | 4/22/87 |
| ස | ≩ | EIGHT DRUMS SITE | WVD988767646 | Fund Removal | 100 | 12/7/89 | 6/1/90 |
| 8 | ≩ | ELKVIEW DRUM DUMP | WVD988767901 | Fund Removal | 8 | 11/6/89 | 1/30/90 |
| 8 | ≩ | ENTERPRISE TRANSFORMER DUMP | WVD988770665 | Fund Removal | 00 | 8/22/90 | 12/20/90 |
| 8 | ≩ | FAIRMONT CULLET PILE SITE | WV0001896919 | FF Removal | 9 | 9/30/97 | |
| 8 | ≩ | FIFTH STREET DRUM DUMP | WVD982367443 | Fund Removal | 8 | 5/10/88 | 1/11/89 |
| ន | ≩ | FIKE CHEMICAL, INC | WVD047989207 | FF Removal | 100 | 3/22/84 | 3/22/84 |
| ន | ≩ | FIKE CHEMICAL, INC | WVD047989207 | FF Removal | 005 | 8/12/88 | 4/23/90 |
| 8 | ≩ | FIKE CHEMICAL, INC | WVD047989207 | FF Removal | 93 | 12/30/88 | 4/23/90 |
| 8 | ≩ | FIKE CHEMICAL, INC | WVD047989207 | FF Removal | 90 | 8/29/91 | 5/1/92 |
| 8 | ≩ | FIXE CHEMICAL, INC | WVD047989207 | FF Removal | 908 | 5/3/96 | 9/30/97 |
| 8 | ≩ | FIKE CHEMICAL, INC | WVD047989207 | Fund Removal | 6 | 6/13/88 | 3/18/93 |
| 63 | ≩ | FOUR STATES TIRE FIRE | WV0002377935 | Fund Removal | 9 | 6/11/98 | 7/17/98 |
| ន | ≩ | FRAZIER'S BOTTOM PCB SITE | WVD981738875 | Fund Removal | 8 | 4/22/87 | 12/1/87 |
| ន | ≩ | GARFIELD STREET DRUM DUMP | WVD982363913 | Fund Removal | 001 | 8/17/87 | 12/14/87 |
| ន | ≩ | GARY HARRIS DUMP | WVD981035025 | Fund Removat | 004 | 8/18/86 | 6/9/87 |
| ន | Š | GLEN MORGAN DRUM DUMP | WVD988767455 | FF Removal | 9 | 11/28/89 | 5/11/92 |
| 8 | ≩ | GREENBRIAR RIVER FLOOD DRUM SITE | WVD981736309 | Fund Removal | 9 | 11/16/85 | 5/13/86 |
| ន | ≩ | GREENBRIER RIVER FLOOD DEBRIS | WV0001412295 | Fund Removal | 60 | 96/9/9 | 9/16/96 |
| 8 | ≩ | HANLIN-ALLIED-OLIN | WVD024185373 | FF Removal | 901 | 12/8/89 | |
| ខ | ≷ | HANLIN-ALLIED-OLIN | WVD024185373 | FF Removal | 700 | 9729/94 | |
| 83 | ş | HANLIN-ALLIED-OLIN | WVD024185373 | FF Removal | 903 | 3/8/95 | |
| | | | | | | | |

| | 1/28/91 | 9/24/87 | 2/17/88 | 8/25/82 | 7/3/85 | 5/15/97 | 3/4/92 | 1/18/84 | 2/1/92 | 7/27/90 | 5/26/87 | 68/1/6 | 12/4/87 | 4/17/86 | 8/7/87 | 7/10/89 | 5/31/83 | 1/6/88 | 8/27/92 | 8/29/89 | 11/25/96 | 9/26/96 | 8/22/89 | 12/5/85 | 8/1/86 | 8/5/87 | 9/29/89 | 8/14/91 | 8/1/88 | 1/27/97 | 113/81 | 7/29/97 | 7/25/89 | | 3/28/88 | 10/12/82 | 11/1/87 | | 5/3/88 | |
|-----------------------|---------------------|--------------------------|---------------|---------------------|---------------------|------------------------|--------------------|-----------------------------|----------------------|--------------------------|---------------------------------|--------------------|---------------------|--------------|------------------|-----------------------------|-------------------|--------------|------------------|----------------------------|---------------|-------------------------------|-----------------------|----------------|--------------------|--------------------|--------------------|--------------------|---------------------------|-------------------------|-----------------------------------|-------------------------------|----------------------|-----------------|---------------------|-------------------|-------------------------|-------------------------------|-----------------------|-----------|
| 6/17/97 | 6/22/90 | 6/5/87 | 1/14/88 | 7/3/82 | 5/10/85 | 4/5/95 | 9/23/91 | 1/17/84 | 4/10/90 | 2/20/90 | 98/1// | 2/28/89 | 7/24/87 | 1/13/86 | 0/6/87 | 1/5/89 | 4/14/83 | 8/13/87 | 6/10/92 | 5/2//89 | 9/28/94 | 96/2/9 | 4/4/89 | 8/22/85 | 8/22/85 | 2/28/86 | 2/18/88 | 4/20/90 | 10/20/87 | 5/20/96 | 18/1/ | 9/27/96 | 5/15/89 | 6/26/97 | 7/16/86 | 8/21/82 | 6/23/86 | 5/19/97 | 8/12/87 | - Citorer |
| 500 | 6 | 100 | 100 | 001 | 005 | 90 | 00 | 001 | 100 | 00 | 00 | 90 | 00 | 9 | 90 | 9 | 90 | 90 | 6 5 | 5 5 | 8 8 | 00 | 100 | 9 | 8 | 005 | 8 | 8 | 8 | 9 | 8 | Ş | 8 | 00 | 9 | 6 | 9 | 00 | 90 | |
| FF Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Kemoval | FF Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | |
| WVD024185373 | WVD988768941 | WVD981738941 | WVD980538656 | WVD980693683 | WVD980693683 | WV0001095421 | WVD988784641 | WVD981035538 | WVD054114707 | WVD988768552 | WVD981736267 | WVD988767463 | WVD982363046 | WVD982363400 | WVD982363855 | WVD988766119 | WVD980693402 | WVD980537526 | WVD988794731 | WVD982367500 | WV0000068189 | WV0001411446 | WVD988767042 | WVD980513634 | WVD980538722 | WVD980538722 | WVD980538722 | WVD980538722 | WVD980513642 | WV0001427822 | WV0002008563 | WVD000850404 | WVD988767448 | WVD000496786 | WVD981738990 | WVD980918098 | WVD981735889 | WVD988790333 | WVD981939697 | |
| | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| HANLIN-ALLIED-OLIN | HANNIBAL LOCK & DAM | HARRISON COUNTY PCB SITE | HEIZER CRK | HOLDER CHEM CORP | HOLDER CHEM CORP | HOLLY HILL SUBDIVISION | IAEGER PCB SITE | INTERSTATE 70 ACID SPILL | JF & M CO - PCB SITE | JENKINJONES DRUM DUMP | KABLETOWN RD SITE (KIEPER PROP) | KAY LANE DRUM DUMP | KEYSTONE DRIVE SITE | KNAPP CREEK | LAKIN STATE FARM | LEETOWN ABANDONED CHEM DRUM | LEETOWN PESTICIDE | MANILA CREEK | MARTINSBURG DRUM | MECHLING HILL DRUM DUMP | MIDWEST STEEL | MISPLACED CESIUM 137 GAUGE | MOUNT CLARE DRUM DUMP | NITRO LANDFILL | NITRO MUN LANDFILL | NITRO MUN LANDFILL | NITRO MUN LANDFILL | NITRO MUN LANDFILL | NITRO SANITATION LANDFILL | OHIO RIVER FLOOD DEBRIS | OHIO RIVER MYSTERY SPILL MP 308.4 | ORDNANCE WORKS DISPOSAL AREAS | OTSEGO PCB CAPACITOR | PANTASOTE CO | PETERSBURG FLOOD | POCA DRUM DUMP | PRECIOUS METALS, INC | PRINCETON ENTERPRISES SITE | RAY YORK BODY SHOP | |
| WY HANLIN-ALLIED-OLIN | _ | _ | WV HEIZER CRK | WV HOLDER CHEM CORP | WV HOLDER CHEM CORP | _ | WV IAEGER PCB SITE | WV INTERSTATE 70 ACID SPILL | WV JF&MCO-PCBSITE | WV JENKINJONES DRUM DUMP | _ | _ | _ | _ | _ | _ | _ | _ | | WV MECHLING HILL DRUM DUMP | _ | WV MISPLACED CESIUM 137 GAUGE | _ | _ | _ | _ | _ | | _ ' | _ | _ | • | _ | WV PANTASOTE CO | WV PETERSBURG FLOOD | WV POCA DRUM DUMP | WV PRECIOUS METALS, INC | WV PRINCETON ENTERPRISES SITE | WV RAY YORK BODY SHOP | • |

| ROUTE 52AVASHINGTON ST EXTENSION SITE |
|---|
| T NO SNE XE S |
| |
| ROUTE 52AVASHINGTON ST EXTENSION SITE |
| SAMUEL NEAL PROPERTY |
| SASSER ELECTRIC CO DRUM SITE |
| SEMCO TRANSFORMER & DRUM SITE |
| SEMCO TRANSFORMER & DRUM SITE |
| SEWELL BOTTOM DRUM DUMP |
| |
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| |
| SHARON STEEL CORP (FAIRMONT COKE WORKS) |
| SHARON STEEL CORP (FAIRMONT COKE WORKS) |
| |
| |
| SPENCER TRANSFORMER PCB SITE |
| SPENCER TRANSFORMER PCB SITE |
| STONEMAN PROPERTY DRUM SITE |
| FAYLOR COUNTY MERCURY SITE |
| FHOMPSON'S AUTO PARTS FIRE |
| FORDON HERBICIDE CHEM DUMP |
| FUG FORK OIL SPILL (WILLIAMSON YARD) |
| JPPER GLADE DRUM DUMP |
| JPSHUR COUNTY 4 H TARPIT |
| VAUGHN RUN SOLVENT DUMP |
| VIENNA TETRACHLOROETHENE |
| N & G ELECTROPLATING |
| WALTER TAYLOR PROPERTY |
| WEIRTON DRUM DISPOSAL |
| WEST VIRGINIA ORDNANCE (USARMY) |
| NEST VIRGINIA ORDNANCE (USARMY) |
| WEST VIRGINIA ORDNANCE (USARMY) |
| VEST VIRGINIA ORDNANCE (USARMY) |
| WHEELING ACID SPILL SITE |
| WHEELING LANDFILLAWHEELING HILL SPILL |
| WHEELING SCRAP RADIATION SOURCE |
| |
| ALABAMA PLATING CO INC |
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| C | | Di Granciano di | 200000000000000000000000000000000000000 | 3 | 06/07// | |
|-----|---------------------------------------|-----------------|---|-----|----------|----------|
| 20 | BIM FINDUSTRIES INC | ALD980556054 | FF Removal | 9 | 11/18/96 | 9/15/97 |
| œ | B M F INDUSTRIES PETROLEUM PRODUCTS | ALD990831968 | Fund Removal | 100 | 10/11/83 | 10/28/83 |
| ò | BAY OIL SERVICES | ALD983166083 | FF Removal | 00 | 10/11/89 | 10/11/89 |
| ñ | BAYFRONT ROAD DRUM SITE | ALD983166703 | Fund Removal | ē | 3/21/89 | 7/10/89 |
| œ | SESSEMER ADAMS SITE | AL0001411628 | Fund Removal | 9 | 96/22/2 | 8/6/08 |
| æ | BESSEMER DRUM SITE | ALD983181983 | Fund Removal | 8 | 8/21/92 | 1/27/93 |
| m | BROWN WOOD PRESERVING CO INC | ALD082066192 | FF Remova | 8 | 3/15/90 | 9/25/90 |
| œ | SURLINGTON CARRIERS HYDROFLUORIC ACID | AL0001113281 | Fund Removal | 8 | 6/8/95 | 6/10/95 |
| O | CALDWELL FOUNDRY & MACHINE | ALD004029633 | Fund Removal | 90 | 7/19/93 | 10/28/93 |
| U | CALLAHAN PROPERTY | ALD980710370 | Fund Removal | 100 | 9/27/83 | 10/28/83 |
| U | CAMP HILL DRUM SITE | ALD983167115 | Fund Removal | 9 | 8/13/91 | 11/1/91 |
| O | CARLIE LEE SITE | ALD983177379 | Fund Removal | 004 | 10/25/93 | 9/15/94 |
| O | CHEM FOUR | ALD981754328 | Fund Removal | 9 | 5/6/93 | 10/4/93 |
| 0 | CHEMICAL BARGE (STAR 6) | ALD983180480 | Fund Removal | 90 | 1/16/91 | 2/15/91 |
| U | COMMERCE BLVD. METHYL AMINE DUMP | ALD983166992 | Fund Removal | 9 | 7/30/89 | 11/16/89 |
| U | COUNTY ROAD 438 DRUM SITE | ALD983191388 | Fund Removal | 8 | 10/7/92 | 5/14/93 |
| w | EARL HAMMOND DUMP SITE | ALD983174509 | Fund Removal | 00 | 1/26/89 | 1/26/90 |
| u_ | FLINT RIVER BRIDGE DRUM | ALD983166588 | Fund Removal | 9 | 9/1/91 | 3/5/92 |
| ıμ | FLOYD BRADFORD ROAD CHEMICALS | ALD983166513 | Fund Removal | 004 | 1/12/89 | 8/15/89 |
| u | FMHA-USDA/ROY | ALD981932478 | Fund Removal | 90 | 10/5/87 | 2/20/88 |
| ű. | FORT MORGAN DRUM | AL7690307999 | Fund Removal | 8 | 10/23/89 | 10/23/89 |
| u, | FUELS AND CHEMICALS | ALD980559850 | Fund Removal | 001 | 4/13/93 | 7/20/83 |
| u. | FULLCO LUMBER COMPANY INC | ALD045632312 | Fund Removal | 90 | 3/23/95 | |
| U | SARNER ROAD DRUM DUMP | ALD982111718 | Fund Removal | 8 | 11/12/87 | 1/6/88 |
| Θ. | SULF SHORES | ALD983167057 | Fund Removat | 901 | 8/27/88 | 8/21/88 |
| == | LCO COG SITE (MOODY) | ALD981930035 | Fund Removal | 90 | 4/9/84 | 5/5/84 |
| = | LCO SATELLITE SITES | AL0001024793 | Fund Removal | 60 | 7/11/95 | 10/13/95 |
| === | NGRAM PROPERTY DRUM | ALD982119109 | Fund Removal | 00 | 7/14/87 | 7/28/87 |
| = | NTERSTATE LEAD CO. (ILCO) | ALD041906173 | Fund Removal | 9 | 3/10/92 | 11/30/93 |
| = | RVINGTON TIRE FIRE | AL0001900380 | Fund Removal | 8 | 4/15/97 | 7/1/197 |
| ~ | A A ENTERPRISES | ALD059903641 | FF Removal | 8 | 8/24/90 | 6/14/91 |
| ~ | IOHN LAW HOLLOW DRUMS | ALD983179896 | Fund Removal | 9 | 6/10/96 | 7/26/96 |
| Ē | IONES TIRE & BATTERY | ALD021254503 | Fund Removal | 9 | 4/30/92 | 3/14/94 |
| 2 | MACALLISTER DRUM SITE | ALD980601843 | Fund Removal | 9 | 1/26/81 | 3/30/81 |
| 2 | MACALLISTER DRUM SITE | ALD980601843 | Fund Removal | 200 | 1/3/84 | 1/13/84 |
| 2 | MARSHALL COUNTY MAINTENANCE DRUMS | ALD983167537 | Fund Removal | 8 | 11/20/89 | 12/20/89 |
| 2 | MOBILE AMERICAN BUMPER PLATING | ALD008214090 | Fund Removal | 100 | 3/9/90 | 9/21/90 |
| 2 | MOBILE BAY OIL COMPANY | ALD983166075 | Fund Removal | 9 | 1/25/89 | 1/25/90 |
| ≥ | MOBILE RIVER | ALD983167495 | Fund Removal | 90 | 5/23/89 | 5/23/89 |
| 2 | MONARCH TILE MANUFACTURING, INC. | ALD067102301 | FF Removat | 100 | 12/31/94 | 5/16/97 |
| 2 | MOWBRAY ENGINEERING CO. | ALD031618069 | Fund Removal | 90 | 5/12/81 | 6/10/R1 |
| i | | | | 2 | 5 | 3 |

| 8 | NEWFOUND RD HEXACHLOROETHANE BAG SITE | ALD981028913 | Fund Removal | 6 6 | 5/6/85 | 6/10/85 |
|----------|--|----------------|--------------|------------|----------|----------|
| | | | | 00 | | 3 |
| | OLIN CORP. (MCINTOSH PLANT) | ALD008188708 | T Kemova | 3 | 10/26/00 | 44/9/00 |
| | REDWING CARRIERS, INC. (SARA) AND | AI 0000644385 | 200000 | | 000000 | 08/07 |
| | REDWING CARRIERS INC. (SARALAND) | A1 D000044303 | Luid Removal | 5 8 | CR/L/R | 10/29/95 |
| | PICHAMOOD AVENIE ABANDONED DE IME | ALL/300844383 | Fund Kemoval | 005 | 1/16/96 | 5/5/97 |
| | SOCIETIES COLLON ON | ALD983166/11 | Fund Removal | ē. | 3/21/89 | 8/15/89 |
| | SOUTHERN PARTY | ALD983167487 | Fund Removal | 00 | 4/30/90 | 10/20/90 |
| | SOUTHERN PLATING | ALD983166034 | Fund Removal | 90 | 5/12/88 | 5/11/89 |
| | SIAR PLAIING | ALD981475601 | Fund Removal | 9 | 11/4/96 | 6/12/97 |
| | TURKEY CREEK BARREL DUMP | ALD982119349 | Fund Removal | <u>6</u> | 9/24/86 | 1/14/87 |
| | US NASA MARSHALL SPACE FLIGHT CENTER | AL1800013863 | PRP Removal | 8 | 4/3/96 | 11/25/97 |
| | USA ANNISTON ARMY DEPOT (SE INDUS, AREA) | AL3210020027 | PRP Removal | 00 | 11/19/92 | 1/25/93 |
| | USA ANNISTON ARMY DEPOT (SE INDUS, AREA) | AL3210020027 | PRP Removal | 005 | 9/28/93 | 12/15/93 |
| 74 AL | VIRGINIA CAROLINA CHEMICAL CORP. | ALD983186123 | FF Removal | 001 | 11/11/92 | 9/23/93 |
| | WALKER SPRINGS WOOD TREATER | AL0001332972 | Fund Removal | 90 | 6/2/97 | |
| | WALLACE & WALLACE CHEMICAL AND OIL CORP | ALD982078453 | Fund Removal | 8 | 1/9/89 | 12/21/89 |
| | WELCO INC. DUMP | ALD982111999 | FF Removal | 90 | 8/18/87 | 7/19/88 |
| | WELCO INC. DUMP | ALD982111999 | Fund Removal | 9 | 6/25/87 | 8/18/87 |
| | WELCO INC. DUMP | ALD982111999 | Fund Removal | 005 | 9/26/88 | 5/19/89 |
| | WELCO INC. DUMP | ALD982111999 | Fund Removal | 903 | 3/11/91 | 3/21/91 |
| | WELSH COMPANY DRUM | ALD904020210 | Fund Removal | 00 | 10/1/97 | 11/24/97 |
| | A & E CUSTOMS INC. | FL0001788371 | Fund Removal | 90 | 9/16/97 | 3/17/98 |
| | A & E CUSTOMS INC. | FL0001788371 | Fund Removal | 005 | 1/6/99 | 3/18/99 |
| | AKO BAYSIDE | FLD984172007 | Fund Removal | 90 | 9/18/90 | 3/4/91 |
| | AMERICAN BUMPER CORP | FLD059880054 | FF Removal | 90 | 4/12/90 | 11/30/90 |
| | AMERICAN CREOSOTE WORKS (PENSACOLA PLT) | Fl.D008161994 | Fund Removal | 00 | 2/16/83 | 2/19/83 |
| | AMERICAN CREOSOTE WORKS (PENSACOLA PLT) | FLD008161994 | Fund Removal | 005 | 4/7/83 | 4/8/83 |
| | AMERICAN CREOSOTE WORKS (PENSACOLA PLT) | FLD008161994 | Fund Removal | 903 | 9/20/83 | 11/20/83 |
| | AMERICAN CREOSOTE WORKS (PENSACOLA PLT) | Fl.D008181994 | Fund Removal | 8 | 7/17/84 | 7/20/84 |
| | AMERICAN CREOSOTE WORKS (PENSACOLA PLT) | FLD008161994 | Fund Removal | 900 | 11/18/85 | 4/18/86 |
| | AMERICAN RADIOCHEMICAL | FLD981929201 | Fund Removal | 8 | 5/19/86 | 10/1/88 |
| | AMERICAN RADIOCHEMICAL | FLD981929201 | Fund Removal | 005 | 8/11/96 | 4/10/97 |
| | ANACONDA ALUMINUM CO./MILGO ELECTRONICS | FLD020536538 | FF Removal | 8 | 3/2/93 | 6/6/93 |
| | APF INDUSTRIES | FLD004108379 | Fund Removal | 8 | 3/5/92 | 11/3/94 |
| | BALDWIN PCB SPILL | FLD980709638 | Fund Removal | 6 | 2/12/83 | 2/15/83 |
| ٠. بر | BARKER CHEMICAL SITE | FL0001275627 | Fund Removal | 90 | 4/15/96 | 4/9/97 |
| | BAY DRUM | FLD088783865 | Fund Removal | 901 | 9/21/87 | 10/1/91 |
| | BEACHED DRUM | FLD984170258 | Fund Removal | 8 | 11/3/82 | 11/4/82 |
| ₹ | BELLE GLADE MERCURY SPILL | FL0000623611 | Fund Removal | 9 | 8/27/94 | 12/24/94 |
| | BILL JOHNS WASTE OIL | FLD980846950 | Fund Removal | 00 | 6/12/96 | 6/11/97 |
| 7 F | CASCADE PARK GASIFICATION PLANT | FLD981931959 | FF Removal | 8 | 12/22/98 | 5 |
| 4 F | CHEM AIR SPRAY | FI D981020456 | FFRamova | 3 5 | 6,00,00 | |
| _ | CHEMFORM, INC. | FI DOBO (24402 | FF Pemoval | 8 8 | 40000 | 5744700 |

| CHEMSPRAY INC FLD023530628 Fund Removal 002 CHEMSPRAY INC CHEMSPRAY INC CHEMICAL CO. (ORTHO DIVISION) FLD023630628 Fund Removal 002 CHEVRON CHEMICAL CO. (ORTHO DIVISION) FLD02464242 FF Removal 001 COLEMAN-EVANS WOOD PRESERVING CO. FLD08179894 Find Removal 001 COLEMAN-EVANS WOOD PRESERVING CO. FLD08177894 FE Removal 001 COLEMAN-EVANS WOOD PRESERVING CO. FLD08177894 Find Removal 001 COLEMAN-EVANS WOOD PRESERVING CO. FLD08177894 Find Removal 001 GCREOSOTE TANKSTALLYRAND ROAD FLD08177895 Find Removal 001 GCREOSOTE TANKSTALL FRENDORIA FILD08177899 Find Removal 001 GCREOSOTE TANKSTALL FILD08177894 Find Removal 001 GCREOSOTE TANKSTALLAR FILD08177 | FLD023530626 Fund Removal | 0/4/01 | _ | | 347794 975/92 | | | | 10/15/92 11/15/92 | 6/24/93 12/31/95 | 9/18/84 9/28/84 | | | | ., | 12/7/87 12/21/87 | _ | | | 4/1/96 5/1/96 | | ., | 7/27/84 7/28/84 | | _ | 4/13/89 4/13/89 | | | | 7/19/93 11/23/93 8/30/92 12/3/92 | | | 11/2/90 11/2/90 | 11/9/91 6/30/92 | 5/7/85 6/4/85 | 5/16/94 10/7/94 | 7/27/90 9/11/92 | 4/9/84 4/10/84 | 9/24/90 4/10/91 | 6/9/92 6/30/92 |
|--|--|---------------|---------------|---------------|---------------|--------------|--------------|--------------|-------------------|------------------|-----------------|--------------|--------------|--------------|--------------|------------------|--------------|--------------|--------------|---------------|--------------|--------------|-----------------|--------------|--------------|-----------------|--------------|--------------|--------------|-------------------------------------|--------------|--------------|-----------------|-----------------|---------------|-----------------|-----------------|----------------|-----------------|----------------|
| CO. (ORTHO DIVISION) CO. PRESERVING CO. CO. PRESERVING C | CHEMSPRAY INC CHEMSPRAY INC CHEMSPRAY INC CHEMSPRAY INC CHEMSPRAY INC CHEMSPLAN INC CHEMSPLAN INC CHEMSPLAN INC CHEMSPLAN INC CHEMANE-WAIS WOOD PRESERVING CO. CHEMANE-WAIS WAIS WOOD PRESERVING CO. CHEMANE STANDONED DRUM CHEMANE STANDONED CO. CHEMANE WOOD PROSERVING CO. CHEMANE STANDONED CITY OF MAMIN CHIDBATTS. | ŝ | § 8 | 3 5 | 5 8 | 8 | 8 | 100 | 200 | 603 | 8 | 8 | 9 | 90 | 8 | 8 | 8 | 8 | ē 8 | 8 8 | 5 5 | 9 | 90 | 00 | 8 | 5 6 | 100 | 100 | 6 | 6 6 | 90 | 6 | 60 | 8 | 901 | 8 | 8 | 90 | 90 | 8 |
| CO. (ORTHO DIVISION) CO. (ORTHO DIVISION) CO. (ORTHO DIVISION) CO. PRESERVING CO. CLYRAND ROAD PILL CS. DRUM SITE CABADORE REHOUSE RESACOLA REPROCESSORS NAED ORUM REPROCESSORS AL SEASHORE A SEASHORE A SEASHORE COERLESS TERMINAL COERLESS TERMINAL COERLESS TERMINAL COERLESS TERMINAL TRIES, INC. TRING, INC. TING, INC. F. | CHEMSPRAY INC CHEMRAPAY INC CHEMRAL CO. (ORTHO DIVISION) CHEVRON CHEMICAL CO. (ORTHO DIVISION) COLEMAN-EVANS WOOD PRESERVING CO. COLEMAN-WOOD PRESERVING CO. COLEMAN-EVANS WOOD PRESERVING CO. COLEMAN-EVAND WAS CO. COLEMAN-EVAND. COLEMAN-EVAND WAS CO. COLEMAN-EVAND. COLEMAN-EVAND WAS CO. COLEMAN-EVAND. COLEMAN-EVAND WAS CO. COLEMAN-EVAND. COLEMAND. COLEMAN-EVAND. COLEMAN-EVAND. COLEMAN-EVAND. COLEMAN-EVAND. COLEMAN-EVAND. COLEMAN-EVAND. COLEMAN-EVAND. COLEMAN-EVAND. COLEMAND. COLEMAN-EVAND. COLEMAND. CO | Fund Removal | Find Removal | EE Domousi | FF Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal |
| CHEMSPRAY INC CHEMSPRAY INC CHEMSPRAY INC CHEMSPRAY INC CHEMSPRAY INC CHEMSPRAY INC CHEMSON CHEMSAL CO. (ORTHO DIVISION) CHEYRON CHEMSAL CO. (ORTHO DIVISION) CHEMSPRAY SWOOD PRESERVING CO. COLEMAN-EVANS WOOD PRESERVING CO. FAILUS RODO PRESERVING CO. FAILUS RODO WASTE DIL HUNTER'S DRUM & CHEMICAL HUNDER'S LUMBER LUMMIS SANDO MANASON INDUSTRIES, INC. JENSON BECH LUMMIS SANDO MANASON POLTINGE HUMBER LUMMIS SANDO MANASON POLTINGE HUMBER LUMMIS SANDO | | FI D032630626 | FI D032630628 | FI DOMOGRADAS | FLD004064242 | FLD055945653 | FLD991279894 | FLD991279894 | FLD991279894 | FLD991279894 | FLD981929193 | FLD984169672 | FL0001256312 | FL0001093103 | FL0001348986 | FLD981468077 | FLD984229252 | FLD981931827 | FLD008168346 | FLD006166346 | FLD980844906 | FLD984184127 | FLD984170274 | FLD982121170 | FLD984170340 | FLD984170233 | FLD980709802 | FLD004119681 | FLD980798946 | FLD984246413 | FL0000009506 | FLD043047653 | FL1690331326 | FLD981930456 | FLD984170308 | FLD089119713 | FLD984171546 | FLD984170217 | FLD984175430 | FLD118659713 |
| | 以以以以以以以以以以以以以以以以以以以以以以以以以以以以以以以以以以以以以以 | | | (NOIS) | NON | • | 90. | 8 | g : | o' | | | | | | | | | | | | | | | | | | | | IAM | | | | | | | | | | |

| בר אש זיי | THE PROPERTY OF THE PROPERTY O | FLD984170282 | Fund Kemoval | S | 1/1/85 | 1/1/85 |
|--------------|--|--------------|--------------|-----|----------|----------|
| ¥ ; | MARYLAND ASSEMBLIES INC | FLD061906426 | Fund Removal | 8 | 10/2/91 | 8/14/92 |
| 5 ; | MAT CHEMICAL | FLD060935079 | Fund Removal | 8 | 6/12/95 | 3/19/96 |
| 8 | MELROSE LEAD SITE | FL0000460824 | Fund Removal | 90 | 11/1/95 | 2/15/96 |
| Ž. | MONTCO RESEARCH PRODUCTS, INC. | FLD061897054 | FF Removal | 8 | 10/15/88 | 1/30/89 |
| N S | NAVARRE BEACH | FLD984170316 | Fund Removal | 901 | 5/6/88 | 5/6/88 |
| ٠ > | YEW PORT RICHEY DRUM | FL0000009480 | Fund Removal | 8 | 12/17/91 | 12/18/91 |
| Š | NORMANDY PARK APARTMENTS | FLD984229773 | FF Removal | 00 | 12/17/92 | 10/24/95 |
| 5 | DRONANCE RESEARCH INSTITUTE | FLD048098354 | FF Removal | 90 | 1/15/88 | 4/11/88 |
| ě: | DRDNANCE RESEARCH INSTITUTE | FLD048098354 | Fund Removal | 00 | 9/19/87 | 1/15/88 |
| Σ, | ALM BAY PHOSPHORUS | FLD984171942 | Fund Removal | 00 | 3/19/90 | 3/19/90 |
| ¥ | PEAK OIL CO./BAY DRUM CO. | FLD004091807 | Fund Removal | 901 | 9/30/65 | 9/30/92 |
| H H | PEELE-DIXIE WEILFIELD SITE | FLD984259374 | FF Removal | 5 | 4/4/94 | |
| £ | PEMBROKE PINES | FLD984167999 | Fund Removal | 90 | 12/18/82 | 12/19/82 |
| Š | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 9 | 10/5/94 | 10/5/94 |
| £ | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 005 | 10/5/94 | 10/5/94 |
| g. | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 003 | 10/5/94 | 10/5/94 |
| ž | PENSACOLA NAVAL AIR STATION | FL9170024587 | PRP Removal | 90 | 10/5/94 | 10/5/94 |
| ž | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 900 | 7/11/95 | 2/1/96 |
| z | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 900 | 9/30/95 | 12/31/95 |
| Ž | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 200 | 3/3/98 | 9/24/98 |
| 2 | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 800 | 2/4/98 | 9/24/98 |
| z | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 600 | 3/10/98 | 9/24/98 |
| z | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 010 | 3/17/98 | 9/24/98 |
| ~ | PENSACOLA NAVAL AIR STATION | FL9170024567 | PRP Removal | 012 | 3/6/98 | 9/24/98 |
| щ. | PEPPER STEEL & ALLOYS, INC. | FLD032544587 | Fund Removal | 8 | 7/18/83 | 9/2/83 |
| œ | FRSONS PROPERTY PCBS | FLD981930068 | Fund Removal | 9 | 5/11/87 | 5/13/87 |
| ⊢ 1 | PETROLEUM PRODUCTS CORP | FLD980798698 | FF Removal | 90 | 4/11/85 | 10/10/85 |
| | PETROLEUM PRODUCTS CORP | FLD980798698 | Fund Removal | 90 | 3/11/85 | 4/24/85 |
| · · · | PIER PROPERTY DRUM | FL0001096718 | Fund Removal | 9 | 7/15/95 | 3/7/96 |
| | PIONEER SAND CO. | FLD056116965 | Fund Removal | 6 | 8/4/86 | 8/6/86 |
| | POST & LUMBER PRESERVING CO INC | FLD004061925 | Fund Removal | 8 | 6/12/95 | 5/13/96 |
| | QUAL KROM SOUTH | FLD981868045 | Fund Removal | 8 | 10/14/94 | 10/17/94 |
| | QUAL KROM SOUTH | FLD981868045 | Fund Removal | 005 | 1/18/95 | 6/15/96 |
| | ROMARC INDUSTRIES SITE | FL0002072882 | Fund Removal | 8 | 3/29/99 | |
| = | ROUSE STEEL DRUM | FLD032391542 | Fund Removal | 90 | 9/15/93 | 12/9/93 |
| = | ROUSE STEEL DRUM . | FLD032391542 | Fund Removal | 005 | 6/14/94 | 3/29/97 |
| ~ | ROYAL CHROME BUMPER | FLD042475723 | Fund Removal | 8 | 4/13/94 | 3/17/95 |
| ~* | S & S FLYING SERVICE | FLD981930514 | Fund Removal | 90 | 9/30/88 | 11/23/88 |
| | S & S FLYING SERVICE | FLD981930514 | Fund Removal | 005 | 3/23/90 | 9/14/90 |
| | S & S FLYING SERVICE | FLD981930514 | Fund Removal | 003 | 4/8/91 | 4/9/91 |
| Ζ. | SAND KEY | FLD984170290 | Fund Removal | 001 | 3/11/85 | 3/11/85 |
| ç | | | | | | |

| 8 | £ | SNAPPER LANE | FLD984170266 | Fund Removal | 001 | 10/12/83 | 10/14/83 |
|----|----------|--|--------------|--------------|-----|----------|----------|
| 2 | 교 | SOUTHERN CROP SERVICES | FLD058552761 | Fund Removal | 8 | 2/8/88 | 3/4/89 |
| \$ | 교 | ST. AUGUSTINE GAS COMPANY | FLD101835528 | FF Removal | 8 | 9/22/98 | |
| 8 | 료 | ST. JOHN RIVER | FLD984170209 | Fund Removal | 00 | 9/14/84 | 10/3/84 |
| z | ď | ST. JOHN'S RIVER DRUM | FL0000009316 | Fund Removal | 00 | 5/14/92 | 5/14/92 |
| \$ | ₫ | STANDARD AUTO BUMPER CORP. | FLD004126520 | FF Removal | 90 | 5/15/89 | 12/13/89 |
| \$ | 겉 | STANDARD AUTO BUMPER CORP. | FLD004126520 | Fund Removal | 90 | 2/3/93 | 9/30/94 |
| ğ | ď | STANLEY METALS | FL0002323251 | FF Removal | 8 | 3/15/98 | 3/31/98 |
| 8 | 7 | STAUFFER CHEMICAL CO (TAMPA) | FLD004092532 | FF Removal | 8 | 1/4/93 | 10/30/94 |
| \$ | 궅 | STAUFFER CHEMICAL CO. (TARPON SPRINGS) | FLD010596013 | FF Removal | 90 | 3/11/97 | 9/25/98 |
| Z | ī | SYDNEY MINE SLUDGE PONDS | FLD000648055 | FF Removal | 90 | 6/1/89 | 7/1/89 |
| 2 | ĭ | TAMPA UNKNOWN SPILL | FLD984170225 | Fund Removal | 90 | 11/29/84 | 12/3/84 |
| ş | ቯ | TOWER CHEMICAL CO. | FLD004065546 | FF Removal | 9 | 6/9/83 | 6/27/83 |
| 8 | 교 | TOWER CHEMICAL CO. | FLD004065546 | Fund Removal | 901 | 6/27/83 | 7/16/83 |
| \$ | ヸ | TOWER CHEMICAL CO. | FLD004065546 | Fund Removal | 005 | 2/8/88 | 7/13/90 |
| 2 | w. | TRI-CITY OIL CONSERVATIONIST, INC | FLD070864541 | FF Removal | 8 | 2/8/84 | 2/15/84 |
| 8 | 료 | TRI-CITY OIL CONSERVATIONIST, INC | FLD070864541 | Fund Removal | 96 | 2/13/84 | 2/18/84 |
| 8 | ٣ | UMATILLA FOREST DUMP | FLD984197350 | Fund Removal | 00 | 4/18/91 | 10/1/91 |
| 8 | ٢ | UNITED METALS, INC. | FLD098924038 | Fund Removal | 90 | 10/11/95 | 3/6/96 |
| \$ | ď | UNIVERSITY OF FL PENTABORANE CYLINDER | FLD000823393 | Fund Removal | 90 | 11/8/96 | 3/18/97 |
| 8 | ď | UPSILON-DAVIS PLATING | FLD004444121 | Fund Removal | 5 | 12/3/92 | 3/24/93 |
| 8 | 료 | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 8 | 9/8/92 | 10/17/92 |
| 2 | చ | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 005 | 9/8/92 | 10/17/92 |
| 8 | ц | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 903 | 9/8/92 | 10/17/92 |
| ž | ď | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 8 | 9/8/92 | 10/17/92 |
| 3 | ď | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 900 | 9/8/92 | 10/17/92 |
| ž: | 료 | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 90 | 9/8/92 | 10/17/92 |
| \$ | ī. | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 200 | 9/8/92 | 10/17/92 |
| Z | ď | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 800 | 9/8/92 | 10/17/92 |
| 8 | 료 | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 600 | 9/8/92 | 10/17/92 |
| ž | 겁 | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 010 | 1/5/94 | 7/30/94 |
| ž | 료 | USAF HOMESTEAD AFB | FL7570024037 | PRP Removal | 4 | 1/5/94 | 7/30/94 |
| \$ | 료 | USAF TYNDALL AIR FORCE BASE | FL1570024124 | PRP Removal | 9 | 12/8/96 | 2/10/97 |
| 2 | 교 | USN AIR STATION CECIL FIELD | FL5170022474 | PRP Removal | 8 | 6/8/95 | 1/26/96 |
| S | ī | USN AIR STATION CECIL PIELD | FL5170022474 | PRP Removal | 005 | 5/6/98 | 8/21/98 |
| \$ | <u>ج</u> | VILLAGE CUSTOM RADIATORS | FL0000565382 | Fund Removal | 90 | 3/17/99 | 3/31/99 |
| \$ | ď | WALTERS BATTERY HOUSE | FL0002335438 | Fund Removal | 99 | 6/24/98 | 7/1/98 |
| ž | 겉 | WASTE CHEMICAL SPILL | FLD980709620 | Fund Removal | 8 | 8/4/82 | 9/17/82 |
| Z | ႕ | WEEKLEY LUMBER | FLD054888672 | Fund Removal | 8 | 7/13/93 | 3/7/94 |
| Z | 료 | WEEKLYLUMBER | FLD004114393 | Fund Removal | 8 | 5/18/95 | 12/14/95 |
| Z | ij | WESTINGHOUSE ELECTRIC CORP., BALDWIN | FLD980515563 | FF Removal | 60 | 3/28/88 | 7/26/88 |
| 8 | ī | WHITEHOUSE OIL PITS | FLD980602767 | Fund Removal | 8 | 8/13/86 | 8/15/86 |
| Z | 귙 . | WHITEHOUSE OIL PITS | FLD980602767 | Fund Removal | 700 | 11/16/87 | 2/15/8/ |
| | | | | | | | |

| 8 | 교 | WHITEHOUSE OIL PITS | FLD980602767 | Fund Removal | 003 | 10/5/92 | 10/29/92 |
|----|----------|---|--------------|--------------|-----|----------|----------|
| 8 | ₫. | WILLIAMS PESTICIDE SITE | FLD980798458 | Fund Removal | 9 | 4/6/83 | 4/9/83 |
| 90 | 료 | WOODBURY CHEMICAL CO. (PRINCETON PLANT) | FLD004146346 | FF Removal | 9 | 1/3/90 | 3/6/90 |
| 8 | 겂 | WORTHINGTON SPRINGS | FLD025237470 | Fund Removal | 8 | 10/13/87 | 1/20/88 |
| 95 | 댁 | YELLOW WATER ROAD DUMP | FLD980844179 | FF Removal | 100 | 5/9/88 | 7/29/88 |
| 2 | 료 | YELLOW WATER ROAD DUMP | FLD980844179 | Fund Removal | 9 | 12/3/84 | 3/7/85 |
| 8 | ð | 9TH STREET DUMP SITE | GAD984322495 | FF Removal | 96 | 11/15/93 | 8/30/94 |
| 8 | Ø, | A & D BARREL & DRUM CO INC | GAD051010205 | Fund Removal | 00 | 5/6/93 | 8/27/93 |
| ş | ð | ABRAMS BIG STAR PROPERTIES DUMP SITE | GAD984278150 | Fund Removal | 90 | 1/31/89 | 68/6/9 |
| 2 | ğ | ADEL DRUM SITE | GAD984320747 | Fund Removal | 901 | 4/19/93 | 9/23/93 |
| 96 | ð | AMERICAN THREAD WHSE FIRE | GASFN0406916 | Fund Removal | 90 | 3/12/99 | 3/18/99 |
| \$ | ğ | AUGUSTA WOOD PRESERVING CO INC | GAD990740771 | FF Removal | 00 | 717/89 | 9/1/89 |
| 94 | ey O | B&H TIRE FIRE | GAD984317552 | Fund Removal | 90 | 10/11/92 | 1/1/95 |
| 9 | ð | B&M AUTO | GA0000838276 | Fund Removal | 00 | 9/25/94 | 10/13/94 |
| ğ | Š | BALE ST. DRUM SITE | GAD984295204 | Fund Removal | 00 | 5/30/91 | 5/31/91 |
| 8 | ð | BANKS COUNTY DRUM | GAD981930183 | Fund Removal | 90 | 5/20/87 | 10/27/87 |
| 8 | Š | BARNES MILL RD ABANDONED DRUM | GAD981930126 | Fund Removal | ક | 6/4/87 | 6/5/87 |
| 8 | Ą | BARROW COUNTY DRUM | GAD981930258 | Fund Removal | 60 | 1/31/86 | 2/13/86 |
| ş | Ą | BASKET CREEK DRUM DISPOSAL | GAD980844849 | FF Removal | 00 | 5/1/91 | 7/17/92 |
| 96 | GA GA | BASKET CREEK SURFACE IMPOUNDMENT | GAD980843833 | Fund Removal | 8 | 5/1/91 | 9/16/93 |
| \$ | G G | BATTLEFIELD PARKWAY AMMO DUMP | GAD981931322 | Fund Removal | 90 | 3/15/88 | 1/1/89 |
| 8 | ð | BERRIEN PRODUCTS, INC. | GAD981930043 | Fund Removal | 90 | 11/20/85 | 6/27/86 |
| 96 | 8 | BIDEZ ROAD MIDNIGHT DUMP | GAD984278879 | Fund Removal | 60 | 3/15/89 | 11/1/89 |
| B | ð | BLACKSHEAR DRUMS | GAD984297853 | Fund Removal | 60 | 11/25/91 | 2/1/92 |
| ğ | 8 | BP SANDY PLAINS DRUM SITE | GAD984291260 | Fund Removal | 00 | 4/10/92 | 6/29/92 |
| \$ | ð | BROOKWOOD ROAD MIDNIGHT DUMP | GAD984315689 | Fund Removal | 8 | 8/20/92 | 12/16/92 |
| \$ | 8 | BRUNSWICK WOOD PRESERVING | GAD981024466 | Fund Removal | 00 | 3/22/91 | 11/1/94 |
| 8 | ğ | BRUNSWICK WOOD PRESERVING | GAD981024466 | Fund Removal | 005 | 11/1/94 | 4/30/95 |
| 콩 | ð | BUFORD HWY, CHEMICAL DRUMS | GAD981930100 | Fund Remova! | 004 | 8/7/84 | 11/20/84 |
| \$ | ð | BURKE COUNTY PESTICIDES WAREHOUSES | GAD984279216 | Fund Removal | 9 | 7/24/89 | 5/18/90 |
| ş | 8 | BUTNER RD METHAMPHETAMINE LAB SITE | GA0002457406 | Fund Removal | 99 | 8/1/8 | 10/28/98 |
| 2 | ð | BYROMVILLE DRUMS SITE | GAD984290973 | Fund Removal | 8 | 8/26/91 | 5/1/92 |
| \$ | Š | C & H TRANSPORTATION/GARDEN LAKE REALTY | GAD984279174 | FF Removal | 8 | 3/20/89 | 6/6/94 |
| \$ | ð | CASCADE RD LANDFILL | GAD981024169 | Fund Removal | 90 | 9/25/84 | 11/20/84 |
| ጀ | ð | CATOOSA COUNTY LABPACK | GAD981929623 | Fund Removal | 00 | 3/19/85 | 4/30/85 |
| Z | ð | CEDARTOWN BATTERY | GAD984273821 | Fund Removal | 604 | 6/26/89 | 68/6/6 |
| 8 | ð | CEDARTOWN BATTERY | GAD984273821 | Fund Removal | 005 | 11/5/90 | 11/25/91 |
| \$ | ð | CEDARTOWN CYANIDE RELEASE | GA0002326429 | Fund Removal | 9 | 3/17/98 | 3/24/98 |
| 8 | ð | CEDARTOWN INDUSTRIES, INC. | GAD095840674 | FF Removal | 00 | 3/20/90 | 5/8/90 |
| 8 | ΘĄ | CHEMRESOL INC | GAD047964291 | FF Removal | 90 | 12/16/88 | 8/2/91 |
| 8 | ð | CHEMRESOL INC | GAD047964291 | Fund Removal | 8 | 4/20/88 | 12/22/88 |
| ğ | Š | CITATION TACKLE | GAD984301564 | Fund Removal | 60 | 6/21/92 | 9/22/92 |
| 2 | g | CLARK BROTHERS WAREHOUSE | GAD033481383 | Fund Removal | 100 | 5/23/90 | 8/13/90 |
| | | | | | | | |

| ð | ą | COASTAL DIAIN TREATING CO | GADORORAKSO | Find Removel | ě | 76/5/8 | 6/1/98 |
|----|----|-------------------------------------|--------------|--------------|---------|----------|----------|
| 8 | 8 | COBB COUNTY DRUMS | GAD984266031 | Fund Removal | 5 5 | 4/19/88 | 88/9/9 |
| S | 8 | COLONY CENTER DRUM SITE | GAD984318469 | Fund Removal | 90 | 12/9/92 | 2/2/93 |
| 8 | ð | DADE COUNTY DRUM SITE | GAD982111932 | Fund Removal | 8 | 7122/87 | 10/23/87 |
| 8 | ð | DAYTONA ANTIFREEZE | GAD981271588 | Fund Removal | 9 | 9/12/91 | 12/15/92 |
| 8 | ð | DIAMOND SHAMROCK CORP. LANDFILL | GAD990741092 | FF Removal | 6 | 11/2/90 | 1/18/92 |
| 8 | ð | DICKERSON POST TREATING | GAD980848170 | Fund Removal | 96 E | 6/27/87 | 3/18/88 |
| 8 | ð | DICKERSON POST TREATING | GAD980848170 | Fund Removal | 005 | 7/22/87 | 3/19/88 |
| 8 | Ą | EASTERN CHEMICAL CO. | GAD134236371 | Fund Removal | 8 | 7/23/86 | 7/23/86 |
| 8 | B | ELAM RESIDENCE | GAD984319376 | Fund Removal | 8 | 6/22/98 | 6/26/98 |
| 8 | 8 | ELVA DRIVE DRUM SITE | GAD984288134 | Fund Removal | 6 | 1/4/91 | 1/4/91 |
| 8 | Ą | ESCAMBIA WOOD - CAMILLA | GAD008212409 | Fund Removal | 00 | 5/1/91 | 4/1/94 |
| 8 | ð | ESCAMBIA WOOD - CAMILLA | GAD008212409 | Fund Removal | 005 | 4/1/94 | 8/31/95 |
| \$ | ð | ESCAMBIA WOOD - CAMILLA | GAD008212409 | Fund Removal | 003 | 5/11/98 | 5/22/98 |
| 8 | ð | FOSTER, GAIL PROPERTY | GAD980839963 | Fund Removal | 90 | 7/13/84 | 7/13/84 |
| \$ | ð | FRED RAMSEY TANK SITE | GAD984288902 | FF Removal | 00 | 5/1/92 | 7127/92 |
| 8 | ð | FT.OGLETHORPE DRUM SITE | GAD981929268 | Fund Removal | 8 | 1/25/85 | 2/28/85 |
| 40 | Ą | GA HWY 138 | GAD981929383 | Fund Removal | 6 | 3/24/84 | 4/12/84 |
| 8 | ð | GENERAL REFINING CO. ABANDONED SITE | GAD981003635 | Fund Removal | 90 | 8/14/85 | 7/20/90 |
| 8 | ð | GEORGIA TRANSFORMER | GAD984292771 | Fund Removal | 6 | 11/6/91 | 9/24/92 |
| 8 | ð | GOLDEN SEED SITE | GAD984321901 | Fund Removal | 90 | 10/5/93 | 9/8/94 |
| 8 | 8 | GRIFFIN ROLLOFF FIRE | GASFN0406908 | Fund Removal | 6 | 2/12/99 | 2/16/99 |
| 8 | ð | GWINNETT COUNTY LAB PACK | GAD984275743 | Fund Removal | 8 | 10/28/88 | 10/28/88 |
| 2 | ð | HADAWAY ROAD | GAD981929565 | Fund Removal | 8 | 4/29/85 | 4/29/85 |
| 40 | ð | HARRIS ROAD SITE | GAD984305888 | Fund Removal | 00 | 1/10/92 | 3/20/92 |
| 4 | ð | HEAD PCB SITE (MIDNIGHT DUMPING) | GAD981024227 | Fund Removal | 9 | 11/7/84 | 2/7/85 |
| B | ð | HEADLAND DRIVE DRUMS | GAD984279208 | Fund Removal | 8 | 5/14/89 | 5/14/89 |
| 8 | ₫ | HELTON PROPERTY LAB PACKS SPILL | GAD981929508 | Fund Removal | 8 | 4/2/87 | 5/15/87 |
| 8 | ₹ | HENKEL SITE | GAD984279869 | FF Removal | 6 | 11/26/90 | 11/29/94 |
| 2 | ð | HI-POINT RD/DOUGLAS COUNTY SPILL | GAD980711139 | Fund Removal | 9 | 5/11/84 | 5/17/84 |
| ğ | δĄ | HOGANSVILLE ASBESTOS SITE | GAD984303719 | FF Removal | 8 | 2/14/94 | 6/15/94 |
| 8 | Ą | HOGANSVILLE ASBESTOS SITE | GAD984303719 | FF Removal | 005 | 1/1/95 | 11/7/95 |
| 8 | ð | HOLLYWOOD CEMETERY | GAD064493232 | Fund Removai | 6 | 6/1/87 | 8/18/87 |
| 8 | ð | HWY 155 | GAD984321380 | Fund Removal | 8 | 5/14/93 | 12/15/93 |
| 8 | 8 | IVEY ROAD SITE | GAD981017387 | Fund Removal | 8 | 10/1/84 | 10/30/84 |
| 8 | ð | J.C.'S BODY SHOP DRUM SITE | GAD984279471 | FF Removal | 6 | 2/22/90 | 2/23/90 |
| 8 | ð | J.L. WASTE OIL | GAD984287326 | Fund Removal | 9 | 11/20/90 | 7/1/92 |
| ş | Ą | JOHNSON, ALBERT L PROPERTY | GAD980839682 | Fund Removal | 6 | 4/9/84 | 4/16/84 |
| g | ð | KENYON STREET DRUMS | GAD981930233 | Fund Removal | 100 | 2/26/87 | 3/20/87 |
| 8 | Š | KEY ROAD LANDFILL DRUM | GAD984279935 | Fund Removal | 00 | 8/20/90 | 12/14/90 |
| 90 | ð | KHOURY TRAILER PARK | GAD984274555 | Fund Removal | 6 | 9/13/88 | 3/15/89 |
| 8 | ð | KROGER MALL (PERC) | GAD984317545 | Fund Removal | 90 | 10/8/92 | 11/30/92 |
| 8 | g | LAKE KATHY DISPOSAL SITE | GAD980845887 | Fund Removal | 100 | 12/24/84 | 1/30/85 |
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| CP CHEMICALS GEORGIA |
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| MARZONE INC./CHEVRON CHEMICAL CO. |
| MARZONE INC./CHEVRON CHEMICAL CO. |
| WATHIS BROTHERS CHICKAMAUGA RD LANDFILL |
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| VATIONAL SMELTING & REFINING CO INC |
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| ALMETTO ELEMENTARY MERCURY SPILL |
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| PAPER MILL ROAD ABANDONED DRUM |
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| PEACHTREE INDUSTRIAL MERCURY SPILL |
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| 8 | Š | RED MILL ROAD DRUM | GAD984319616 | Fund Removal | 100 | 3/2/83 | 3/2/93 |
|----|----|---------------------------------------|--------------|--------------|-----|----------|----------|
| 8 | ð | RIVER ROAD DRUMS | GAD984279190 | Fund Removal | 9 | 4/26/89 | 11/10/89 |
| 20 | ð | ROCKBRIDGE PARK/CHEMICAL DRUMS | GAD980839864 | Fund Remoyal | 9 | 1/5/84 | 1/25/84 |
| 2 | gA | ROME COAL TAR PIT | GAD981002983 | Fund Removal | 8 | 5/16/85 | 5/19/85 |
| 9 | Š | ROOSEVELT HWY SPILL | GAD980839922 | Fund Removat | 90 | 12/8/83 | 12/15/83 |
| 8 | ð | ROY DAVIS PROPERTY / GORDON COUNTY | GAD980841852 | Fund Removal | 100 | 11/5/84 | 11/29/84 |
| 04 | g | SALVO PROPERTY | GAD980842272 | Fund Removal | 90 | 10/2/85 | 1/13/86 |
| 8 | Š | SAVAGE ROAD CARPET FIRE | GA0001090109 | Fund Removal | 100 | 3/12/95 | 3/12/95 |
| \$ | Š | SHAVER'S (HAROLD) FARM | GAD980840078 | FF Removal | 005 | 4/29/95 | 1/30/96 |
| 25 | Ą | SHAVER'S (HAROLD) FARM | GAD980840078 | Fund Removal | 00 | 11/6/88 | 10/15/90 |
| \$ | Š | SIMPSON ROAD DUMP SITE | GAD981024425 | Fund Removal | 00 | 2/23/85 | 4/15/85 |
| 8 | ð | SPECTRUM PRINTING | GAD982111767 | FF Removal | 90 | 9/27/88 | 4/2/89 |
| 2 | 8 | SPRINGFIELD DRIVE DRUM | GAD984306852 | Fund Removal | 9 | 1/27/92 | 7/1/92 |
| 40 | ð | STILLHOUSE ROAD | GAD984279166 | FF Removal | 60 | 3/12/89 | 3/16/89 |
| ğ | ð | STOLLER CHEMICAL/PELHAM PHOSPHATE CO. | GAD003300092 | Fund Removal | 001 | 7/15/92 | 2/29/96 |
| 2 | ð. | STOLLER CHEMICAL/PELHAM PHOSPHATE CO. | GAD003300092 | Fund Removal | 005 | 3/31/98 | 12/17/98 |
| ₿. | 8 | STONE MOUNTAIN DRUMS | GAD984300020 | Fund Removal | 90 | 9/24/91 | 12/24/91 |
| ጀ | ð | STONEWALL DRIVE DRUM SITE | GAD984279810 | Fund Removal | 00 | 6/11/90 | 7/31/90 |
| 8 | ₹. | SUN LABS | GAD984319756 | Fund Removal | 6 | 6/2/93 | 2/23/94 |
| \$ | ğ | SWAINSBORO PRINT WORKS | GAD980848725 | Fund Removal | 00 | 2/7/84 | 2/28/84 |
| ğ | 8 | SWAINSBORO PRINT WORKS | GAD980848725 | Fund Removal | 005 | 6/12/84 | 6/29/84 |
| Š | ð | SWEETWATER CREEK STATE PARK | GAD981929987 | Fund Removal | 60 | 9/19/86 | 1/28/87 |
| 3 | 8 | SYCAMORE PESTICIDE SITE | GAD984279752 | Fund Removal | 8 | 4/21/90 | 4/1/92 |
| 2 | ð | T.H. AGRICULTURE & NUTRITION (ALBANY) | GAD042101261 | FF Removal | 90 | 3/23/92 | 12/31/93 |
| 2 | ð | TAYLOR RIDGE MIDNIGHT DUMP | GAD984313635 | Fund Removal | 9 | 7724/92 | 11/20/92 |
| \$ | ð | TERRY CREEK DREDGE SPOIL AREA | GAD982112658 | FF Removal | 6 | 12/12/97 | |
| Z | ₹ | TERRY CREEK DREDGE SPOIL AREA | GAD982112658 | Fund Removal | 100 | 6/30/89 | 9/15/89 |
| B | 8 | THAXTON ROAD DRUM | GAD984306373 | Fund Removal | 8 | 2/12/92 | 2/13/92 |
| 8 | 8 | THOMAS MILL ROAD DRUM SITE | GASFN0406897 | Fund Removal | 100 | 12/23/98 | 12/23/98 |
| \$ | 8 | TIFTON DRUMS | GAD984320655 | Fund Removal | 90 | 4/15/93 | 9/23/93 |
| 8 | ð | TRAMMEL RD. DRUM SITE | GASFN0406859 | Fund Removal | 60 | 9/18/96 | 12/1/98 |
| 8 | ð | TURNER HILL ROAD DRUM SITE | GAD984279158 | Fund Removal | 90 | 3/15/89 | 1/16/90 |
| Z. | ð | US CUSTOMS PESTICIDES WAREHOUSE | GAD981930092 | Fund Removal | 9 | 7/22/85 | 7/26/85 |
| \$ | ₹ | USMC LOGISTICS BASE 555 | GA7170023694 | PRP Removal | 8 | 8/10/95 | 6/16/98 |
| \$ | Ą | USING LOGISTICS BASE 555 | GA7170023694 | PRP Removal | 200 | 6/17/96 | 3/13/97 |
| 8 | Ą | USINC LOGISTICS BASE 555 | GA7170023594 | PRP Removal | 003 | 12/30/96 | 12/3/97 |
| \$ | Š | USMC LOGISTICS BASE 565 | GA7170023694 | PRP Removal | 900 | 4/3/97 | 12/4/97 |
| 2 | ğ | USMC LOGISTICS BASE 555 | GA7170023694 | PRP Removal | 900 | 9/21/97 | |
| 2 | Š | VULCAN ROAD DRUMS | GAD984299537 | Fund Removal | 90 | 8/30/91 | 2/28/92 |
| 2 | ð | WASHINGTON ETHER SITE | GAD984280354 | Fund Remoyal | 8 | 9/19/90 | 9/19/90 |
| \$ | Ø, | WEST GEORGIA INDUSTRIAL PLATING SITE | GAD984322313 | Fund Removal | 001 | 7/15/93 | 3/9/94 |
| 3 | ð | WEST LEES MILL RD DRUM SITE | GAD984319749 | Fund Removal | 00 | 3/6/93 | 8/31/93 |
| 8 | Q. | WESTSIDE DRIVE DRUM | GAD984305896 | Fund Removal | 100 | 1/13/92 | 3/20/92 |
| | | | | | | | |

| | | | 1007000000 | | 3 | 016.6784 | |
|------|----------|--------------------------------------|--------------|--------------|-----|----------|----------|
| ਣ | ð | WOODWARD MILL MIDNIGHT & DUMP | GAD981929862 | Fund Removal | 90 | 98/6/9 | 7/29/86 |
| ક | ₹ | WOOLFOLK CHEMICAL WORKS, INC. | GAD003269578 | FF Removal | 100 | 1/18/94 | 9/30/97 |
| 8 | ð | WOOLFOLK CHEMICAL WORKS, INC. | GAD003268578 | FF Removal | 003 | 6/3/96 | 26/30/65 |
| ጀ | ð | YEARWOOD DRUMS | GAD984316497 | Fund Removal | 8 | 12/8/92 | 12/10/92 |
| 8 | ð | ZENITH CHEMICAL | GAD981930225 | FF Removal | 001 | 4/16/86 | 10/10/86 |
| 8 | ₹ | A.L. TAYLOR (VALLEY OF DRUMS) | KYD980500961 | Fund Removal | 60 | 9/15/81 | 11/1/81 |
| 8 | ₹ | A.L. TAYLOR (VALLEY OF DRUMS) | KYD980500961 | Fund Removal | 005 | 4/21/87 | 8/31/87 |
| 8 | ₹ | A.L. TAYLOR (VALLEY OF DRUMS) | KYD980500961 | Fund Removal | 003 | 9/12/88 | 9/23/88 |
| 8 | ⋩ | A.L. TAYLOR (VALLEY OF DRUMS) | KYD980500961 | Fund Removal | ş | 10/28/88 | 7/1/89 |
| ጀ | ⋩ | APPLETON LANE DRUMS | KYD981930266 | FF Removal | 90 | 8/12/88 | 5/17/89 |
| 8 | ₹ | B.C. BATTERY SALVAGE | KYD981473218 | Fund Removal | 100 | 6/17/96 | 90/10/96 |
| ¥ | ¥ | BOWLING GREEN TOXIC FUMES | KYD981752256 | Fund Removal | 90 | 3/26/85 | 3/31/87 |
| 2 | ₹ | BRANTLEY LANDFILL | KYD980501019 | FF Removal | 90 | 3/5/90 | 3/20/90 |
| \$ | ₹ | BURCH DRUMS | KYD985073188 | Fund Removal | 8 | 3/20/91 | 11/15/91 |
| 8 | ₹ | CALLAWAY DUMP | KYD985056648 | FF Removal | 90 | 11/30/88 | 12/29/88 |
| 8 | ₹ | CHENAULT RECTIFIERS | KYD981473705 | Fund Removal | 90 | 2/5/87 | 2/6/87 |
| 2 | Ż | CLYDE ELROD DRUM SITE | KYD985070564 | FF Removal | 6 | 69/1/9 | 647/89 |
| Š | ⋩ | CSX/SHEPARDSVILLE TRAIN DERAILMENT | KYD985115120 | Fund Removal | 9 | 11/19/91 | 11/24/91 |
| 8 | ⋩ | CUSTOM INDUSTRIAL SERVICES | KYD991276957 | FF Removal | 8 | 3/12/90 | 4/17/91 |
| ž | ₹ | CUSTOM INDUSTRIAL SERVICES | KYD981276957 | Fund Removal | 00 | 1/24/89 | 4/20/90 |
| 4 | ≿ | DEENA PRODUCTS CO., INC | KYD056827215 | FF Removal | 9 | 8/24/88 | 1/26/90 |
| 4 | \$ | DISTLER BRICKYARD | KYD980602155 | Fund Removai | 8 | 3/1/82 | 4/27/82 |
| \$ 7 | ≩ : | DISTLER BRICKYARD | KYD980602155 | Fund Removal | 005 | 9/30/88 | 12/31/91 |
| 5 5 | ≿ | DISTLER FARM | KYD980601975 | Fund Removal | 8 | 3/26/84 | 5/27/84 |
| 5 | \$ | DISTLER FARM | KYD980601975 | Fund Removal | 005 | 9/30/88 | 9/30/89 |
| 2 2 | Ż: | DONALDSON ART SIGN COMPANY | KYD004231049 | Fund Removal | 9 | 5/31/88 | 2/22/89 |
| 3 : | ¥ | FEGGET (CLEOTUS) RESIDENCE | KYD985066521 | Fund Removal | 90 | 6/16/92 | 10/13/92 |
| \$ | ₹ | GRAY PCB | KYD985066885 | Fund Removal | 90 | 1/6/89 | 6/19/91 |
| 8 | ⋩ | GREEN RIVER DISPOSAL, INC. | KYD980501076 | FF Removal | 9 | 5/7/90 | 12/17/90 |
| 5 | Ż. | GREENUP TIRE FIRE | KYD985066117 | Fund Removal | 90 | 6/7/88 | 6/18/88 |
| 5 | ₹ | GUMM, JAMES PROPERTY | KYD980846307 | FF Removal | 9 | 5/1/88 | 5/13/88 |
| g : | ⋩ | HALL'S SEPTIC SERVICES | KY0001411099 | Fund Removal | 90 | 6/24/96 | 1/5/98 |
| 8 | ≿ | HARLAN COUNTY DRUM SITE | KYD985071620 | Fund Removal | 90 | 4/9/91 | 11/1/91 |
| 94 | ⋩ | HARRISON CNTY SITE | KYD009123613 | Fund Removal | 100 | 3/4/83 | 3/18/83 |
| 8 | ⋩ | HARTLAGE MACHINE CO. | KY0002163236 | Fund Removal | 9 | 12/8/97 | 2/13/98 |
| \$ | ⋩ | HENDERSON DRUM SITE | KYD985068428 | Fund Removal | 8 | 1/20/89 | 7/19/89 |
| 2 | ₹ | HENDERSON MATERIALS MIDNIGHT DUMPING | KYD981751894 | Fund Removal | 8 | 7/18/84 | 7/28/84 |
| 8 | ⋩ | HOWE VALLEY LANDFILL | KYD980501191 | FF Removal | 8 | 5/7/88 | 9/30/88 |
| 8 | ⋩ | INDUSTRIAL PLASTICS OF LOUISVILLE | KYD123360240 | Fund Removal | 8 | 2/4/88 | 7/12/88 |
| 2 | ₹ | INDUSTRIAL SUPPLY COMPANY DUMP | KYD981752132 | Fund Removal | 8 | 6/20/85 | 6/24/85 |
| 8 | ⋩ | KEITH FARM PONDS | KYD980798466 | Fund Removal | 90 | 4/2/83 | 6/8/83 |
| 2 | 3 | | | | | | |

| 8 | ₹ | LANHAM (JAMES) RESIDENCE | KYD985066497 | FF Removal | 00 | 3/9/92 | 12/9/92 |
|------|-----|--|--------------|--------------|-----|----------|----------|
| Š | ¥ | LEE'S LANE LANDFILL | KYD980557052 | Fund Removal | 90 | 3/16/87 | 10/27/87 |
| B | ķ | LEE'S LANE LANDFILL | KYD980557052 | Fund Removal | 000 | 9/14/88 | 9/27/88 |
| \$ | ķ | LESTER (SCOTT) RESIDENCE | KYD985066489 | FF Removal | 8 | 3/9/92 | 12/9/92 |
| Z | ⋩ | LORD CORP. WASTE PONDS | KYD981929607 | Fund Removal | 8 | 10/16/95 | 12/20/95 |
| \$ | Š | MAXEY FLATS NUCLEAR DISPOSAL | KYD980729107 | Fund Removal | 9 | 12/19/88 | 11/22/89 |
| S | Ķ | MAXEY FLATS NUCLEAR DISPOSAL | KYD980729107 | Fund Removal | 005 | 3/30/91 | 9/24/92 |
| Z | ⋩ | MIDDLESBORO REHAB CENTER DRUM SITE | KYD146898218 | FF Removal | 100 | 1/31/89 | 2/2/89 |
| ş | ⋩ | MIDDLETON, CARLIE METAL YARD | KYD981020142 | Fund Removal | 60 | 1/6/89 | 9/8/91 |
| 8 | ⋩ | MOBILE TANK CAR SERVICES INC | KYD000616375 | FF Removal | 8 | 3/13/95 | 7/10/96 |
| \$ | Ş | MOBILE TANK CAR SERVICES INC | KYD000616375 | FF Removal | 200 | 12/4/95 | |
| \$ | ķ | NATIONAL ELECTRIC COIL/COOPER INDUSTRIES | KYD985069954 | Fund Removal | 00 | 3/4/89 | 3/21/89 |
| \$ | ₹ | NATIONAL SOUTHWIRE ALUMINUM CO. | KYD049062375 | FF Removal | 8 | 10/17/95 | 9/29/97 |
| \$ | ₹ | NATIONAL TURNPIKE DRUM | KYD985113000 | Fund Removal | 8 | 12/17/92 | 5/6/93 |
| Š | ⋩ | NEW CUT ROAD/C. JEWELL, SR. | KYD985070283 | Fund Removal | 8 | 6/11/90 | 6/7/91 |
| \$ | ⋩ | NEWPORT DUMP | KYD985066380 | Fund Removal | 8 | 6/30/87 | 10/30/87 |
| 8 | ₹ | NEWPORT DUMP | KYD985066380 | Fund Removal | 000 | 10/10/88 | 5/2/89 |
| 8 | ⋩ | NI-CHRO PLATING INC | KYD085046944 | Fund Removal | 8 | 3/16/87 | 78/8/7 |
| z | ⋩ | O'BRYAN, GEORGE SITE | KYD980602148 | Fund Removal | 8 | 9/24/84 | 12/16/84 |
| \$ | ⋩ | O'CON ENGINEERING SITE | KYD981029838 | Fund Removal | 8 | 2/9/88 | 7/12/88 |
| Z | ⋩ | OHIO RIVER FLOOD | KY0001895770 | Fund Removal | 200 | 3/14/97 | 5/15/97 |
| B | ⋩ | RAY'S SUPERIOR FOOD MARKET | KYD985071612 | Fund Removal | 60 | 10/28/89 | 1/22/90 |
| Ş | Ş | SANDERS', JIM PROPERTY | KYD980839286 | FF Removal | 50 | 4/6/92 | 4/30/93 |
| Ş | ⋩ | SMITH'S FARM | KYD097267413 | Fund Removal | 8 | 6/18/84 | 8/17/84 |
| 2 | ≽ | SMITH'S FARM | KYD097267413 | Fund Removal | 200 | 5/27/88 | 5/27/88 |
| 8 | ⋩ | SONORA SITE | KYD981020027 | Fund Removal | 00 | 4/6/89 | 8/8/91 |
| ž | ⋩ | SPRINGHILL ROCK QUARRY | KYD981015738 | Fund Removal | 90 | 5/2/92 | 8/20/93 |
| 2 | ₹ | STEAMBOAT-KEENE ROAD PROPERTY | KYD985066505 | FF Removal | 8 | 3/9/92 | 12/9/92 |
| ğ | ⋩ | TARTAR FARM | KYD985066471 | FF Removal | 8 | 10/1/88 | 11/30/88 |
| Š | ⋩ | TAYLORSPORT SAND AND GRAVEL PIT | KYD981028962 | Fund Removal | 8 | 7/20/87 | 10/9/87 |
| 8 | ⋩ | TINDALL PROPERTY TRANSFORMER DISPOSAL | KYD981020282 | Fund Removal | 9 | 11/30/87 | 12/21/87 |
| \$ | ₹ | TRANSPORT 1 ACIO SPILL I-75 (MADISON) | KY0000903195 | Fund Removal | 93 | 10/27/94 | 10/28/94 |
| \$ 1 | ≽∶ | TRI-CITY DISPOSAL CO. | KYD981028350 | Fund Removal | 8 | 5/12/88 | 9/30/92 |
| ž. | ≥ : | US DOE PADUCAH GAS DIFFUSION PLANT | KY8890008982 | PRP Removal | 8 | 7/23/93 | 4/8/94 |
| ž | ≩ | US DOE PADUCAH GAS DIFFUSION PLANT | KY8890008982 | PRP Removal | 200 | 8/30/94 | 8/25/95 |
| 8 | ⋩ | US DOE PADUCAH GAS DIFFUSION PLANT | KY8890008982 | PRP Removal | 903 | 8/22/95 | |
| \$ | ⋩ | US DOE PADUCAH GAS DIFFUSION PLANT | KY8890008982 | PRP Removal | ठ | 96/1/96 | |
| Z | ₹ | US DOE PADUCAH GAS DIFFUSION PLANT | KY8890008982 | PRP Removal | 902 | 12/29/97 | 86/8/9 |
| ž | ⋩ | WACO TIRE FIRE SITE | KYD985113448 | Fund Removal | 6 | 12/31/92 | 1/15/93 |
| 8 | ≩ | WEST KENTUCKY BATTERY | KYD053351557 | Fund Removal | 90 | 9/24/90 | 2/22/91 |
| 8 | ≩ | WESTERN PLATING FACILITY | KYD024141699 | Fund Removal | 8 | 8/25/92 | 2/28/93 |
| ጀ | ⋩ | WHITLEY COUNTY RAVINE, SITE #1 | KYD980840169 | Fund Removal | 8 | 4/30/84 | 5/18/84 |
| Z | Z. | ALLIGATOR PESTICIDE | MS0001961515 | Fund Removal | 100 | 6/26/97 | 9/30/97 |
| | | | | | | | |

| ጀ | W | AMERICAN CREOSOTE WORKS INC | MSD004006995 | Fund Removal | 000 | 10/26/84 | 2/71/85 |
|------------|------|---|--------------|--------------|-----|----------|----------|
| 8 | Š | AMERICAN CREOSOTE WORKS INC | MSD004006995 | Fund Removal | 000 | 1/28/99 | |
| Š | WS | AMORY CIVIL DEFENSE HOSPITAL | MSD985967058 | Fund Removal | Ş | 4/11/89 | 4/13/80 |
| B | MS | BENTON FURNITURE | MSD981930191 | Fund Removal | 9 | 5/15/87 | 7145/87 |
| \$ | MS | BERGERON MARINE | MSD124353301 | Fund Removal | 3 5 | 6/17/86 | 771195 |
| 8 | MS | BIG SPRING DDT SITE | MSD985971035 | Fund Removal | 8 6 | 5/1/92 | 7/30/69 |
| B | ΜS | BROOKHAVEN DRUM SITE | MSD985966670 | Fund Removal | 8 8 | 2/13/89 | 11/8/80 |
| S | S | CANTON PLATING & BUMPER WORKS INC | MSD008473282 | Fund Removal | 9 6 | 9/27/84 | 12/19/84 |
| 8 | MS | CARE RESOURCES BIOMEDICAL WASTE | MS0001411941 | Fund Removal | 00 | 7/8/96 | 7/13/96 |
| 8 | S | CENTREVILLE CYLINDER | MSD985973031 | Fund Removal | 6 | 16/67/2 | 7/31/01 |
| 8 | MS | CHURCH ROAD DRUM SITE | MS0000815571 | Fund Removal | 6 | 5/9/95 | 8/9/95 |
| 8 | W | CIRCLE S INC. | MS0001806710 | FF Removal | 100 | 10/19/98 | 2/23/99 |
| \$; | W. | COWART VACATION BIBLE SCHOOL | MSD985966134 | Fund Removal | 00 | 6/13/88 | 6/17/88 |
| \$ 3 | S. | CROWN ZELLERBACH CORP | MSD057226961 | FF Removal | 100 | 4/9/85 | 3/30/88 |
| 3 3 | WS: | DAVIS DRUM BURIAL | MSD985980507 | Fund Removal | 901 | 3/8/99 | |
| 3 3 | S | DELTA CHEMICAL & PETROLEUM CO. | MSD985976935 | Fund Removal | 90 | 11/12/96 | 11/20/96 |
| \$ 3 | ν · | DELTA PAINTS SITE | MS0002340248 | Fund Removal | 901 | 4/21/98 | 7/27/98 |
| 3 8 | S . | DIXIE OIL CO. | MS0001118819 | Fund Removal | 90 | 7/31/95 | 8/25/95 |
| \$ 2 | 2 3 | DSI FACILITY | MSD985966019 | Fund Removal | 9 | 777/88 | 5/31/89 |
| 5 8 | 2 2 | FOLERPRISE RECOVERY SYSTEM | MSD000693176 | Fund Removal | 90 | 11/10/92 | 9/30/93 |
| \$ 2 | 2 | ESCAMBIA WOOD - BROOKHAVEN | MSD985971639 | Fund Removal | 99 | 4/29/91 | 1/15/95 |
| 5 3 | 2 5 | FMHA - JAMES TUCKER SITE | MSD985967207 | Fund Removal | 6 | 68/9/6 | 7/25/90 |
| 3 2 | S S | FRIDGEAMERICA INC. M.D.I. FIRE | MSD985981711 | Fund Removal | 9 | 7/30/93 | 8/1/93 |
| \$ 2 | 2 | GARY DRIVE -METHYL BROMIDE SITE | MS0002003887 | Fund Removal | 001 | 8/20/87 | 8/21/97 |
| \$ 3 | S | GOOKEN FARM | MSD981930076 | Fund Removal | 100 | 6/15/87 | 10/22/87 |
| 3 3 | SE : | GREENVILLE PESTICIDE SITE | MS0001408913 | Fund Removal | 90 | 5/11/96 | 2/3/98 |
| 5 3 | SE S | GREENVILLE, MS DRUMS | MS0001897230 | Fund Removal | 00 | 3/20/97 | 76/17 |
| \$ 2 | S . | GULF BATTERY EXCHANGE | MSD064626195 | Fund Removal | 90 | 1/4/84 | 2/28/84 |
| 3 | SE : | HATTIESBURG DRUMS SITE | MSD985967645 | Fund Removal | 00 | 7/23/90 | 7/26/90 |
| 2 9 | SE S | HOWARD STREET PCB | MSD985967512 | Fund Removal | 001 | 5/30/90 | 5/30/90 |
| 3 3 | S . | INDUSTRIAL POLLUTION CONTROLS (IPC) | MSD985972983 | Fund Removal | 100 | 4/1/99 | |
| \$ 3 | SW : | JACKSON COUNTY PESTICIDE SITE | MS0001611532 | Fund Removal | 90 | 11/9/96 | 9/2/98 |
| 3 3 | 2 | JEFFERSON-DAVIS DRUM SITE | MS0001763713 | Fund Removal | 90 | 5/18/97 | 10/13/97 |
| \$ 8 | 2 | JONES COUNTY DRUMS | MSD985967132 | Fund Removal | 004 | 6/13/89 | 11/8/89 |
| 3 3 | 2 | LAHER PRODUCTION PROPERTY | MSD007033491 | Fund Removal | 6 | 7/14/97 | 10/28/98 |
| \$ 8 | Ω : | MID-CONTINENT TRUCK STOP | MSD980802771 | Fund Removal | 90 | 8/4/83 | 8/11/83 |
| \$; | S : | MIDNIGHT DUMPING | MSD981929458 | Fund Removal | 00 | 8/18/84 | 8/24/84 |
| 8 | S. | N. I-55 WEIGH STATION MIDNIGHT | MSD981929334 | Fund Removal | 00 | 8/23/85 | 10/17/85 |
| 2 : | S : | N. 1-55 WEIGH STATION MIDNIGHT | MSD981929334 | Fund Removal | 005 | 1/29/86 | 2/13/86 |
| \$ 3 | W. | NATCHEZ PATHOLOGY LAB INC | MSD077909992 | Fund Removat | 904 | 5/12/86 | 5/16/86 |
| 3 ; | S | NEWSOM BROTHERS/OLD REICHHOLD CHEMICALS | MSD980840045 | Fund Removal | 904 | 3/19/84 | 4/6/84 |
| \$; | SE : | NEWSOM BROTHERS/OLD REICHHOLD CHEMICALS | MSD980840045 | Fund Removal | 005 | 11/3/87 | 2/8/88 |
| \$ | Σ | NEWSOM BROTHERS/OLD REICHHOLD CHEMICALS | MSD980840045 | Fund Removal | 600 | 11/9/88 | 2/17/89 |
| | | | | | | | |

| 24 A | PIGEON ROOST DRUM SITE PIKE COUNTY DRUM | MS0001998954 | Fund Removal | 9 8 | 8/4/97 | 8/6/97 |
|----------|--|--------------|---------------|-----|----------|----------|
| | PIKE COUNTY DRUM | | C Participant | Š | | |
| | | MSD985972215 | Fund Kemovar | 3 | 10/17/91 | 3/15/92 |
| | _ | MSD094915246 | Fund Removal | 8 | 6/3/82 | 6/15/82 |
| | _ | MSD980839898 | Fund Removal | 8 | 9/20/88 | 3/1/92 |
| | PRAIRIE/STARKVILLE ETHER SITES | MSD985967520 | Fund Removal | 901 | 2/8/90 | 5/17/90 |
| | _ | MSD065479313 | Fund Removal | 90 | 3/30/87 | 2/17/89 |
| | | MSD065479313 | Fund Removal | 005 | 7/24/89 | 10/28/89 |
| _ | | MSD086556388 | Fund Removal | 8 | 4/21/85 | 5/12/85 |
| | | MSD000828558 | Fund Removal | 8 | 6/9/86 | 12/24/89 |
| | • | MSD000828558 | Fund Removal | 005 | 9/15/89 | 11/30/89 |
| _ | • | MSD000828558 | Fund Removal | 003 | 9/15/90 | 2/11/91 |
| _ | • | MSD000828558 | Fund Removal | 90 | 2/11/91 | 4/14/91 |
| _ | | MSD000828558 | Fund Removal | 900 | 2/14/95 | 2/15/95 |
| _ | | MSD033365875 | Fund Removal | 90 | 8/21/84 | 8/30/84 |
| _ | • | MSD085556975 | Fund Removal | 8 | 7/9/85 | 1/3/86 |
| _ | | MSD985975861 | Fund Removal | 98 | 3/15/93 | 3/30/94 |
| _ | ٠, | MSD985977844 | Fund Removal | 60 | 9/10/92 | 1/10/96 |
| _ | _ | MSD985980382 | Fund Removal | 6 | 1/28/93 | 9/1/93 |
| O4 MS | - | MSD985974831 | Fund Removal | 90 | 2/17/92 | 8/30/92 |
| _ | | MSD980802276 | Fund Removal | 90 | 7/18/83 | 7/20/83 |
| O4 MS | _ | MS0001413343 | Fund Removal | 8 | 12/3/96 | 2/2/97 |
| _ | ABERDEEN PESTICIDE DUMPS | NCD980843346 | Fund Removal | 8 | 10/15/84 | 3/10/85 |
| _ | ABERDEEN PESTICIDE DUMPS | NCD980843346 | Fund Removal | 005 | 6/10/85 | 8/2/85 |
| _ | ABERDEEN PESTICIDE DUMPS | NCD980843346 | Fund Removal | 903 | 8/13/86 | 2/28/90 |
| _ | • | NCD981929557 | Fund Removal | 8 | 1/9/87 | 3/17/87 |
| _ | - | NCD033978396 | Fund Removal | 8 | 4/14/98 | 6/24/98 |
| _ | AUBURN CHURCH ROAD DRUM | NCD981929615 | Fund Removal | 904 | 4/14/87 | 9/17/87 |
| _ | BARNES PROPERTY | NCD982078271 | Fund Removal | 90 | 8/10/88 | 8/11/88 |
| O4 NC | _ | NCD982119554 | FF Removal | 90 | 10/12/87 | 10/14/87 |
| _ | _ | NCD982119554 | Fund Removal | 8 | 8/11/87 | 10/12/87 |
| _ | _ | NC0001096601 | Fund Removal | 90 | 6/1/95 | 10/31/95 |
| | _ | NCD980845119 | Fund Removal | 90 | 3/28/85 | 3/28/85 |
| | _ | NCD982119588 | Fund Removal | 90 | 4/30/87 | 9/17/87 |
| _ | BUSH BROTHERS PLATING INC | NCD024762668 | Fund Removal | 99 | 12/3/84 | 8/31/85 |
| _ | BUSH BROTHERS PLATING INC | NCD024762668 | Fund Removal | 005 | 12/3/84 | 6/11/85 |
| _ | _ | NC0001763366 | Fund Removal | 8 | 1/13/97 | 3/14/97 |
| _ | _ | NCD044440303 | Fund Removal | 99 | 2/6/92 | 3/20/92 |
| _ | C.H. AUTO SALVAGE CYLINDERS SITE | NC0002008209 | Fund Removal | 8 | 9/12/97 | 11/11/97 |
| _ | CALDWELL COUNTY ABANDONED WASTE SITE | NCD980557870 | Fund Removal | 6 | 6/20/83 | 7/15/83 |
| NO. | CAMPBELL PROPERTY DRUM | NCD986166411 | Fund Removal | 99 | 11/4/88 | 12/18/89 |
| _ | CAPE FEAR WOOD PRESERVING | NCD003188828 | FF Removal | 9 | 9/12/86 | 9/13/86 |
| OF NC | CAPE FEAR WOOD PRESERVING | NCD003188828 | Fund Removal | 100 | 1/29/85 | 3/19/85 |

| 8 | Š | CAPE FEAR WOOD PRESERVING | NCD003188828 | Fund Removal | 005 | 1/29/87 | 2/10/87 |
|----|-----|---------------------------------------|--------------|--------------|-----|----------|----------|
| 8 | Š | CAPE FEAR WOOD PRESERVING | NCD003188828 | Fund Removal | 903 | 11/9/88 | 2/17/89 |
| S | Š | CAPE HATTERAS NATIONAL SEASHORE | NC1690308233 | Fund Removal | 6 | 11/9/85 | 11/22/85 |
| 8 | Š | CARRONTON ROAD DRUM SITE | NCD981929813 | Fund Removal | 8 | 5/24/88 | 11/11/88 |
| 8 | Š | CAROLINA ASSOCIATED MILL | NCSFN0406911 | Fund Removal | 8 | 3/16/99 | |
| ጀ | Š | CAROLINA CREOSOTING CORP | NCD003184710 | Fund Removal | 90 | 11/16/92 | 8/28/95 |
| S | Š | CAROLINA CREOSOTING CORP | NCD003184710 | Fund Removal | 005 | 8/28/95 | 11/10/95 |
| 8 | Š | CAROLINA PRODUCTION FINISHING | NCD981015886 | Fund Removal | 90 | 9/14/87 | 1/29/88 |
| 94 | Š | CAROLINA TRANSFORMER CO. | NCD003188844 | FF Removal | 100 | 3/5/84 | 3/31/84 |
| 8 | Š | CAROLINA TRANSFORMER CO. | NCD003188844 | Fund Removal | 00 | 8/13/84 | 8/22/84 |
| 8 | Š | CAROLINA TRANSFORMER CO. | NCD003188844 | Fund Removal | 005 | 3/14/90 | 5/16/90 |
| 9 | Š | CHADBOURN TIRE FIRE | NCD986166460 | Fund Removal | 00 | 11/24/88 | 11/24/88 |
| 04 | Š | CHARLES MACON LAGOON & DRUM STORAGE | NCD980840409 | Fund Removal | 00 | 11/23/83 | 1/17/84 |
| 8 | Ş | CHEMICAL CARTAGE COMPANY | NC0000183103 | Fund Removal | 9 | 4/13/94 | 2/3/95 |
| 8 | Š | CHEMTRONICS, INC. | NCD095459392 | Fund Removal | 6 | 2/1/85 | 2/5/85 |
| 9 | ğ | CHEROKEE OIL COMPANY | NCD980799019 | Fund Removal | 90 | 11/2/94 | 12/22/95 |
| 8 | Š | CHEROKEE OIL SITE | NCD986190239 | Fund Removal | 9 | 7/19/91 | 5/21/93 |
| 9 | Š | CHERRY POINT MARINE CORPS AIR STATION | NC1170027261 | PRP Removal | 6 | 12/21/95 | 6/9/97 |
| \$ | Š | CHERRY POINT MARINE CORPS AIR STATION | NC1170027261 | PRP Removal | 005 | 1/5/98 | 3/4/99 |
| 8 | Š | CHERRY POINT MARINE CORPS AIR STATION | NC1170027261 | PRP Removal | 803 | 8/11/8 | 12/14/98 |
| 8 | Š | CLAYTON BALL FIELD | NCD980844732 | Fund Removal | 00 | 3/31/86 | 4/4/86 |
| 2 | Š | CLEVELAND COUNTY DRUM | NCD981930019 | Fund Removal | 00 | 5/28/87 | 10/27/87 |
| 8 | Š | CLINE PCB WELL | NCD986185403 | Fund Removal | 00 | 1/8/91 | 1/31/91 |
| 8 | S | CORNELL-DUBLIER ELECTRONICS | NCD00321B161 | Fund Removal | 9 | 7/18/88 | 7/31/88 |
| \$ | Š | CRESTLINE CONTAMINATED WELL | NCD986172492 | Fund Removal | 00 | 06/8/9 | 9/7/94 |
| Š | ပ္ဆ | CRESTLINE CONTAMINATED WELL | NCD986172492 | Fund Removal | 005 | 11/6/95 | 11/10/95 |
| \$ | Š | CRISTEX DRUM SITE | NC0001606250 | Fund Removal | 8 | 1/9/97 | 3/28/97 |
| \$ | Š | CURRITUCK PHOSPHORUS | NCD986166726 | Fund Removal | 100 | 1/20/89 | 1/20/89 |
| 8 | Š | DAVENPORT CREOSOTE | NCD980838726 | Fund Removal | 00 | 8/17/83 | 8/19/83 |
| 2 | Š | DOCKERY PROPERTY | NCD980840342 | Fund Removal | 90 | 1/9/84 | 1/17/84 |
| ş | S | DYNTECH | NCD981014517 | Fund Removal | 00 | 3/5/92 | 8/19/93 |
| 8 | Š | DYNTECH | NCD981014517 | Fund Removal | 200 | 1/4/94 | 3/30/94 |
| 8 | Š | E. C. MANUFACTURING | NCD024740433 | Fund Removal | 60 | 717195 | 7/11/95 |
| \$ | Š | ELIZABETH CITY ABANDONED DRUMS | NCD981929318 | Fund Removal | 8 | 4/18/86 | 6/30/86 |
| 9 | Š | EVERHART LUMBER CO | NCD003190584 | Fund Removal | 00 | 5/23/84 | 5/23/84 |
| 8 | Š | FCX, INC. (STATESVILLE PLANT) | NCD095458527 | Fund Removal | 90 | 1/12/89 | 1/12/90 |
| ጀ | Š | FCX, INC. (STATESVILLE PLANT) | NCD095458527 | Fund Removal | 005 | 1/11/89 | 1/12/90 |
| 2 | Š | FCX, INC. (WASHINGTON PLANT) | NCD981475932 | Fund Removal | 001 | 9/30/88 | 2/10/92 |
| \$ | Š | FCX, INC. (WASHINGTON PLANT) | NCD981475932 | Fund Removal | 005 | 1/21/92 | 10/1/94 |
| 2 | Š | FCX, INC. (WASHINGTON PLANT) | NCD981475932 | Fund Removal | 603 | 10/1/94 | 8/15/96 |
| 20 | S | FORBUSH METAL FABRICATORS | NCD071579528 | Fund Removal | 90 | 10/14/87 | 4/27/88 |
| \$ | 2 | FURNACE ROAD ABANDONED DRUMS | NCD981929367 | Fund Removat | 00 | 4/15/87 | 9/17/87 |
| 8 | Š | GA-PACIFIC CORP HDWD SAW | NCD000813592 | Fund Removal | 100 | 3/5/88 | |
| | | | | | | | |

| 25 | S | GAMEWELL DRUM SITE | NCD986204758 | Fund Removal | 90 | 6/4/92 | 3/24/93 |
|-----|---|---------------------------------------|--------------|--------------|-----|----------|----------|
| 04 | Š | GASTON COUNTY DRUM | NCD981929300 | Fund Removal | 90 | 5/28/87 | 10/27/87 |
| B | S | GEIGY CHEMICAL CORP. (ABERDEEN PLANT) | NCD981927502 | FF Removaf | 100 | 2/23/89 | 12/14/89 |
| \$ | Š | GEIGY CHEMICAL CORP, (ABERDEEN PLANT) | NCD981927502 | FF Removal | 005 | 2/25/91 | 6/1/91 |
| ጀ | S | GIBBS ELECTROPLATING | NCD980848766 | FF Removal | 90 | 5/26/87 | 2/12/88 |
| 8 | Š | GIBSON MIDNIGHT DUMPING SITE | NCD982119620 | Fund Removal | 60 | 10/26/87 | 2/26/88 |
| 2 | ž | GILLCREST ROAD DRUM MIDNIGHT DUMPING | NCD981929243 | Fund Removal | 50 | 6/26/86 | 6/26/86 |
| 8 | Š | GOAT PASTURE ROAD | NCD986171924 | Fund Removal | 100 | 11/28/89 | 11/28/89 |
| 9 | Š | GRAVE'S PROPERTY | NC0001351212 | Fund Removal | 90 | 6/4/96 | 8/23/96 |
| 8 | Š | GUILFORD SPILL | NCD980798870 | Fund Removal | 6 | 7/14/81 | 7/17/81 |
| 90 | Š | GURLEY PESTICIDE BURIAL | NCD986172526 | FF Removal | 9 | 4/20/97 | 7/19/97 |
| 04 | Š | GURLEY PESTICIDE BURIAL | NCD986172526 | Fund Removal | 100 | 2/10/98 | 6/3/98 |
| \$ | Š | H & S PROCESSORS INC | NCD049772023 | Fund Removal | 90 | 5/10/90 | 7/31/90 |
| 8 | S | HARWELL ROAD SEPTIC PIT | NCD986166692 | FF Removal | 8 | 7/3/89 | 3/1/94 |
| \$6 | S | HARWELL ROAD TCE | NCD986176469 | Fund Removal | 8 | 11/2/90 | 11/12/91 |
| 2 | Ş | HELENA CHEMICAL CO | NCD082363102 | FF Removal | 9 | 4/22/93 | 7/22/93 |
| B | Š | HIGHWAY 29 DRUM DUMP SITE | NCD986188308 | Fund Removal | 00 | 4/22/91 | 5/22/91 |
| \$ | Š | HOLLINGS WORTH PROPERTY | NCD981928021 | Fund Removal | 6 | 3/31/87 | 78/8/7 |
| 98 | Š | HUMPBACK MOUNTAIN ROAD DRUM | NCD981929375 | Fund Removal | 8 | 10/21/86 | 4/15/87 |
| 8 | S | IDLEWILD DRUM SITE | NC0002456754 | Fund Removal | 90 | 8/5/98 | 10/9/98 |
| 8 | S | JADCO-HUGHES FACILITY | NCD980729602 | FF Removal | 00 | 8/27/90 | 3/15/91 |
| 8 | Ş | JIMMY GREEN METALS | NC0000195743 | Fund Removal | 8 | 5/21/96 | 10/26/96 |
| 28 | Š | JMC PLATING | NCD115990574 | Fund Removal | 00 | 2/4/88 | 8/12/88 |
| 90 | 2 | KANNAPOLIS DRUM SITE | NCSFN0406889 | Fund Removal | 90 | 11/17/98 | 11/17/98 |
| 04 | Š | KANNAPOLIS PCE SPILL | NCD986228054 | Fund Removal | 9 | 9/1/92 | 4/30/95 |
| 8 | Š | KAPLAN ETHYL ETHER DRUMS | NCD986228757 | Fund Removal | 8 | 10/10/92 | 12/15/92 |
| ¥ | Š | KINSTON TORNADO SITE | NCD986214989 | Fund Removal | 8 | 8/10/92 | 12/30/92 |
| \$ | Š | KOPPERS CO. INC. (MORRISVILLE PLANT) | NCD003200383 | FF Removal | 9 | 4/4/89 | 7/19/90 |
| ğ | Š | LAKE WYLIE - BROWNS COVE | NC0001329507 | FF Removal | 90 | 10/28/96 | 12/23/96 |
| ጀ | Š | LANCASTER PLATING SITE | NCD981863814 | Fund Removal | 60 | 2/20/97 | 6/20/97 |
| g | Š | LAUREL SPRINGS | NCD982119638 | Fund Removal | 8 | 5/12/87 | 6/15/87 |
| \$ | Ş | LENOIR CO LDFL /KINSTON | NCD083130151 | Fund Removal | 901 | 10/13/82 | 10/22/82 |
| 8 | Š | MARTIN BATTERY SALVAGE INC | NCD991278755 | Fund Removal | ğ | 96/6/6 | 10/30/96 |
| S | Š | MARTINS CREEK ROAD | NCD986166320 | Fund Removal | 8 | 10/4/88 | 5/31/89 |
| B | Š | MCLEAN BROTHERS FARM | NCD986172500 | Fund Removal | 8 | 7/15/91 | 9/23/91 |
| 8 | Š | MIDNIGHT DUMPING | NCD981929185 | Fund Removal | 901 | 3/29/85 | 3/29/85 |
| 20 | Š | MORNINGSIDE DRIVE DRUM | NCD986187110 | FF Removal | 90 | 11/30/90 | 8/14/91 |
| 8 | S | MUSIC CLUB PESTICIDE SITE | NCD981030893 | FF Removal | 8 | 7/18/88 | 1/12/89 |
| 9 | Š | MUSIC CLUB PESTICIDE SITE | NCD981030893 | FF Removal | 005 | 6/25/90 | 11/8/90 |
| 94 | Š | NATIONAL PIN SERVICE | NCD982174492 | Fund Removal | 90 | 1/6/91 | 4/1/92 |
| 5 | Š | NC DOT MAINTENANCE YARD PCB | NCD982119612 | Fund Removal | 8 | 8/13/86 | 8/13/86 |
| 8 | Š | NEW HANOVER CNTY AIRPORT BURN PIT | NCD981021157 | FF Removal | 00 | 3/9/90 | 12/4/90 |
| \$ | Š | NEW HAVEN DRIVE TCE SITE | NCD986171379 | Fund Removal | 100 | 9/20/89 | 7/27/90 |
| | | | | | | | |

| 8 | Š | NORTH BELMONT PCE SITE | NCD986187128 | Fund Removal | 00 | 3/1/91 | 5/30/92 |
|----|-----|-----------------------------------|--------------|--------------|---------|----------|----------|
| 8 | Š | NORTH BELMONT PCE SITE | NCD986187128 | Fund Removal | 005 | 4/10/96 | 4/10/96 |
| 8 | S | NORTH BELMONT PCE SITE | NCD986187128 | Fund Removal | 003 | 12/22/98 | |
| B | Š | NORTH BELMONT PCE SITE | NCD986187128 | Fund Removal | 8 | 12/3/98 | |
| B | Š | OAKHILL PCB (JOHN CHURCH SITE) | NCD986190858 | Fund Removal | 90 | 9/13/91 | 11/2/93 |
| B | Š | OLD ATC REFINERY | NCD986186518 | Fund Removal | 8 | 7/20/95 | 9/20/95 |
| \$ | Š | OLD ATC REFINERY | NCD986186518 | Fund Removal | 005 | 8/28/95 | 9/19/95 |
| 8 | SC | OLD MT, HOLLY ROAD PCE SITE | NCD986172518 | Fund Removal | 90 | 4/6/90 | 5/4/90 |
| 8 | Š | OLD MT. HOLLY ROAD PCE SITE | NCD986172518 | Fund Removal | 005 | 4/12/96 | 1/8/97 |
| 8 | SC | ONE HOUR KORETIZING | NCD980848667 | Fund Removal | 60 | 7/2/84 | 7/30/84 |
| ક | Š | OREGON INLET BEACH CONTAINERS | NCD986171304 | Fund Removal | 100 | 5/15/87 | 6/30/87 |
| 8 | Š | PCB CONTAMINATION WELLS | NCD981932932 | Fund Removal | 100 | 10/20/87 | 11/1/87 |
| 8 | Š | PIERCE (LYNN) PROPERTY | NCD986166171 | Fund Removal | 100 | 9/28/88 | 6/1/9 |
| ጀ | Š | PILOT MOUNTAIN TIRE FIRE | NCD986166379 | Fund Removal | 100 | 10/27/88 | 11/3/88 |
| z | Š | PINEWOOD DUMP SITE | NCD986188043 | Fund Removal | 90 | 4/14/91 | 12/31/91 |
| \$ | Š | PLYMOUTH WOOD TREATING COMPANY | NCD075570820 | Fund Removal | 90 | 6/25/84 | 7/11/84 |
| 8 | Š | POPLAR DRIVE DRUM DUMP | NCD986175610 | Fund Removal | 00 | 5/20/91 | 5/21/91 |
| z | Š | POTTER'S SEPTIC TANK SERVICE PITS | NCD981023260 | Fund Removal | 90 | 3/15/84 | 415/84 |
| 8 | Š | QUEENS PROPERTY | NCD079045027 | Fund Removal | 90 E | 2/10/87 | 2/10/87 |
| 8 | S | RAINBOW DRIVE BATTERY SITE | NCD981031578 | Fund Removal | 00 | 5/20/96 | 8/29/96 |
| 8 | Š | RAM LEATHER CARE SITE | NCD982096653 | Fund Removal | 001 | 5/4/96 | 5/4/97 |
| ક | S | RED CAP DOG FOOD | NCD986167104 | Fund Removal | 00 | 3/30/89 | 9/13/89 |
| Z | Š | RHODERA DRIVE WELLS | NCD986176030 | Fund Removal | 100 | 8/29/90 | 772/91 |
| 3 | Ş | RILEY BATTERY SITE | NCD986232700 | Fund Removal | 8 | 6/3/94 | 12/30/96 |
| 8 | 2 | RIVERDALE HOMES | NCD980839716 | Fund Removal | 00 T | 10/15/84 | 3/10/85 |
| 8 | Š | ROSS ROAD TIRE FIRE | NCD986191807 | Fund Removal | 90 | 9/27/91 | 11/1/91 |
| 8 | Š | ROWE'S CORNER DRUM DUMP | NCD981929854 | Fund Removal | 8 | 9/17/86 | 1/14/87 |
| B | Š | RT 211 ABERDEEN PESTICIDES | NCD981930167 | Fund Removal | 9 | 6/3/86 | 98/9/9 |
| 8 | Š | SALVAGE OIL OF AMERICA | NCD980602791 | Fund Removal | 90 | 2/19/85 | 3/2/85 |
| 8 | Š | SAMPSON COUNTY TRASH DUMPSTER | NCD981929797 | Fund Removal | 90 | 7/24/86 | 7/25/86 |
| 8 | S I | SANFORD PLATING CO. | NCD000261832 | Fund Removat | 9 | 8/11/86 | 10/10/86 |
| 8 | ပ္က | SAYLES-BILTMORE BLEACHERIES | NCD062552153 | Fund Removal | 90 | 5/2/94 | 1/13/95 |
| 8 | Š | SCOTT'S CREEK BATTERY SITE | NCD980848840 | Fund Removal | 9 | 1/21/85 | 1/25/85 |
| 8 | Š | SED INC | NCD980600449 | FF Removal | 8 | 1/6/86 | 6/8/86 |
| 3 | Š | SHACKLEFORD BANKS DRUMS | NC0000102228 | Fund Removal | 8 | 7/2/92 | 7/22/92 |
| 8 | Š | SHERWOOD TREATING CO INC | NCD003231545 | Fund Removal | 6 | 10/7/94 | 9/19/95 |
| 8 | ğ | SOUTHERN DESK DRUMS | NCD986166353 | FF Removal | 9 | 4/18/89 | 9/22/89 |
| 8 | Š | STALLINGS SALVAGE | NCSFN0406894 | Fund Removal | 8 | 12/29/98 | |
| 2 | Š | STONEY FORK CREEK DRUM DUMP SITE | NCD986211274 | Fund Removal | 90 | 5/9/92 | 9/16/92 |
| 8 | ğ | SUMMIT RESOURCE MANAGEMENT | NCD986232213 | Fund Removal | 90 | 9/8/93 | 5/3/94 |
| Z | Š | SUPERIOR ELECTRO FINISHES | NCD000006361 | FF Removal | 100 | 7/28/88 | 12/30/88 |
| ક | Š | SUPREME FINISHING | NCD986188878 | Fund Removal | 9 | 8/18/92 | 6/10/93 |
| 8 | Š | SURRY COUNTY TIRE FIRE | NCD986171254 | Fund Removal | 8 | 6/14/89 | 2/15/90 |
| | | | | | | | |

| \$ | ဋ | TOM SADLER ROAD WELLS | NCD986231967 | Fund Removal | 6 | 7/2/93 | 7/1/94 |
|-----|-----|--|--------------|--------------|-----|----------|----------|
| ষ্ঠ | Š | TOM SADLER ROAD WELLS | NCD986231967 | Fund Removal | 005 | 10/22/96 | 10/25/96 |
| 8 | S | TRIPLE PLATING | NCD982115370 | Fund Removal | 8 | 10/28/97 | 2/13/98 |
| 8 | Ş. | TRYON STREET UHAUL SITE | NC0001290667 | Fund Removal | 9 | 10/20/95 | 12/8/95 |
| 8 | S | ULAH BATTERY LEAD RECLAİMING | NCD981864614 | Fund Removal | 8 | 9/15/93 | 5/3/94 |
| 8 | Š | UNION COUNTY DRUM | NCD981930217 | Fund Removal | 00 | 5/29/87 | 10/27/87 |
| 3 | Š | UNITED HOUSE OF PRAYER DRUM SITE | NCD079054979 | Fund Removal | 90 | 11/4/88 | 12/22/88 |
| 8 | Š | US 70 DRUM DUMP | NCD981472624 | FF Removal | 90 | 3/9/87 | 4/15/87 |
| \$ | Š | USMC CAMP LEJEUNE | NC6170022580 | PRP Removal | 9 | 11/22/93 | 2/28/95 |
| \$ | S | USMC CAMP LEJEUNE | NC6170022580 | PRP Removal | 005 | 6/1/94 | 1/30/95 |
| 8 | Š | USMC CAMP LEJEUNE | NC6170022580 | PRP Removal | 603 | 5/19/95 | 7/15/95 |
| \$ | 2 | USMC CAMP LEJEUNE | NC6170022580 | PRP Removal | 90 | 11/19/95 | 96/06/6 |
| 8 | Š | USMC CAMP LEJEUNE | NC6170022580 | PRP Removal | 900 | 12/15/95 | 96/06/6 |
| \$ | Š | USMC CAMP LEJEUNE | NC6170022580 | PRP Removal | 900 | 3/22/96 | |
| 8 | Š | USMC CAMP LEJEUNE | NC6170022580 | PRP Removal | 200 | 9/4/97 | 9/29/97 |
| Ş | Š | VANCE COUNTY DRUM FIRE | NC0001122142 | Fund Removal | 001 | 8/2/95 | 12/15/95 |
| 8 | S | VASS TRUCK WRECK | NCD981929391 | Fund Removal | 00 | 3/14/86 | 5/20/86 |
| 8 | Š | WEST CAROLINA SMELTING | NCD981929979 | Fund Removal | 9 | 10/9/84 | 12/5/84 |
| 3 | Š | WHALEHEAD BEACH | NCD980803001 | Fund Removal | 90 | 12/7/97 | 4/11/98 |
| ጀ | Š | WINONA STREET DRUM SITE | NCSFN0406879 | Fund Removal | 9 | 10/2/98 | |
| 25 | S | WOODY WILSON BATTERY | NC0001279710 | Fund Removal | 00 | 1/6/98 | 3/11/98 |
| 8 | S | WOODY'S TIRE FIRE | NCD986166288 | Fund Removal | 8 | 9/12/88 | 9/14/88 |
| 2 | õ | ZOE LABS | NCD986231520 | Fund Removal | 9 | 7/20/93 | 9/10/93 |
| 2 | ပ္တ | ALLEN, EARL CHEMICAL SITE | SCD981024102 | Fund Removal | 90 | 3/24/86 | 5/15/86 |
| S | ပ္တ | ANDERSON RESIDENCE LEAD SITE | SC0001004050 | Fund Removal | 00 | 2/26/95 | 3/15/95 |
| ş | ပ္တ | AQUA-TECH ENVIRONMENTAL INC (GROCE LABS) | SCD058754789 | Fund Removal | 90 | 1/20/92 | 1/19/94 |
| 8 | သွ | B. MILLER SITE | SCD987571114 | Fund Removal | 6 | 7/31/89 | 8/56/89 |
| 8 | ပ္တ | BABB DRUMS | SCD981929672 | FF Removal | 100 | 5/8/88 | 5/14/88 |
| 8 | ပ္တ | BABB DRUMS | SCD981929672 | Fund Removal | 8 | 4/7/87 | 5/11/87 |
| 8 | ပ္တ | BARNWELL COUNTY LANDFILL | SCD981930696 | FF Removal | 8 | 7/30/91 | 9/30/91 |
| Z | ပ္တ | BOBBY MILLER JUNKYARD | SC0001097963 | Fund Removal | 9 | 7/19/95 | 4/30/96 |
| B | ပ္တ | BREWER GOLD MINE DAM FAILURE | SCD987577913 | FF Removal | 8 | 11/1/90 | 9/30/91 |
| B | တ္ထ | BUFF (CD) SITE | SCD980842629 | Fund Removal | 8 | 3/20/85 | 3/21/85 |
| 8 | တ္ထ | BURKETTE PROPERTIES | SCD981024094 | Fund Removal | 9 | 5/12/86 | 7/2/86 |
| B | သွ | CALHOUN PARK AREA | SCD987581337 | FF Removal | 9 | 8/10/98 | |
| 8 | ပ္တ | CAROLAWN, INC. | SCD980558316 | FF Removal | 9 | 9/11/85 | 2/24/86 |
| 8 | ပ္တ | CAROLAWN, INC. | SCD980558316 | Fund Removal | 00 | 12/1/81 | 2/1/82 |
| 8 | ပ္တ | CAROLAWN, INC. | SCD980558316 | Fund Removal | 005 | 9/21/85 | 2/24/86 |
| 8 | ပ္တ | CAROLAWN, INC. | SCD980558316 | Fund Removal | 803 | 5/13/86 | 6/4/86 |
| B | ပ္တ | CAROLINA CHEMICALS INC | SCD003339991 | Fund Removal | 8 | 10/16/89 | 9/9/91 |
| ጀ | ပ္တ | CAROLINA STEEL DRUM CORP | SCD980559926 | Fund Removal | 6 | 2/25/98 | 6/2/38 |
| 8 | ပ္တ | CAROLINA STEEL DRUM CORP | SCD980559826 | Fund Removal | 005 | 8/3/88 | 3/24/99 |
| Z | ပ္တ | CLEARWATER FINISHING SITE | SCD003303120 | Fund Removal | 100 | 8/3/94 | 8/4/95 |
| | | | | | | | |

| g | ပ္ပ | COLUMBIA ORGANICS CHEMICAL COMPANY | SCD981757149 | FF Removal | 8 | 4/28/89 | 2/8/90 |
|------------|-----|--|---------------|--------------|-----|----------|----------|
| Z | ပ္တ | CRAB BANK DRUMS | \$C7690390003 | Fund Removal | 8 | 9/28/90 | 9/28/90 |
| Z | ပ္ပ | CSX MCCORMICK TRAIN WRECK | SCD987577921 | FF Removal | 9 | 11/2/90 | 10/9/95 |
| 8 | ပ္တ | DAVIS & RODGERS PLATING COMPANY | SCD097634489 | Fund Removal | 8 | 5/13/91 | 11/14/91 |
| B | ပ္တ | DIVEX | SCD980710644 | Fund Removal | 90 | 10/22/93 | 8/30/94 |
| ጛ. | ပ္ပ | DONALDSON ROADSIDE SPILL | SCD981932718 | Fund Removal | 8 | 9/10/87 | 10/9/87 |
| z | ပ္တ | DREYFUS STREET SITE | SCD980839575 | Fund Removal | 90 | 9/22/81 | 10/30/81 |
| ጀ | ည္တ | DUNCAN DRUM BURIAL SITE | SC0001098292 | FF Removal | 60 | 6/17/96 | 8/7/97 |
| Z | သွ | EARL BREWER PROPERTY | SCD981757206 | Fund Removal | 90 | 5/19/97 | 7/24/97 |
| ક | သ | FED SERV, INC. | SCD981024193 | FF Removal | 9 | 3/6/85 | 2/30/85 |
| B | ပ္တ | GAYLE MILL PCB | SCD987582822 | Fund Removal | 100 | 6/20/91 | 4/24/92 |
| 8 | သွ | GEIGER (C & M OIL) | SCD980711279 | Fund Removal | 96 | 10/14/87 | 5/16/88 |
| Z | ß. | GLENN'S TRAPP DYNAMITE | SC0001442268 | Fund Removal | 90 | 7/17/96 | 7/18/96 |
| ጀ | သွ | GROCE FARM SITE | SCD987589371 | Fund Removal | 90 | 4/3/92 | 7/15/92 |
| ž | သွ | GROCE FARM SITE | SCD987589371 | Fund Removal | 005 | 8/7/95 | 9/29/95 |
| 8 | သွ | HINSON CHEMICAL | SCD987566726 | Fund Removal | 5 | 12/12/88 | 9/28/95 |
| 8 | ပ္တ | HORRY COUNTY FIREWORKS DISPOSAL | SCD981029093 | Fund Removal | 90 | 1/7/85 | 2/18/85 |
| ž | ပ္တ | INDEPENDENT NAIL CO. | SCD004773644 | Fund Removal | 9 | 3/28/88 | 5/26/88 |
| 8 | ပ္တ | INMAN WAREHOUSE | SCD982119596 | Fund Removal | 904 | 1/21/88 | 8/11/8 |
| Z | ပ္တ | JIMMYS TRUCK STOP | SCD980843692 | Fund Removal | 6 | 3/25/85 | 5/1/85 |
| 2 | ပ္ထ | KELLWOOD TIMBER PROD./CAROLINA WOOD PRES | SCD987570652 | Fund Removal | 901 | 3/22/89 | 8/11/8 |
| \$ | ပ္တ | KELLWOOD TIMBER PROD /CAROLINA WOOD PRES | SCD987570652 | Fund Removal | 005 | 3/5/90 | 11/23/90 |
| Z | ပ္တ | KERSHAW CNTY LDFL | SCD980512891 | Fund Removal | 6 | 98/9/6 | 10/8/86 |
| 3 . | သွ | KM RICHARDSON ESTATE | SCD987566576 | Fund Removal | 8 | 11/6/97 | 2/20/98 |
| 8. | ပ္တ | LANDO DRUMS SITE | SCD981929219 | Fund Removal | 90 | 7/13/86 | 12/5/86 |
| Z | ပ္တ | MACALLOY SITE | SCD003360476 | FF Removal | 6 | 7/6/98 | |
| \$ | ပ္တ | MEDLEY FARM DRUM DUMP | SCD980558142 | Fund Removal | 60 | 6/20/83 | 7/21/83 |
| 8 | ပ္တ | METALEX INC | SCD057551194 | Fund Removal | 99 | 10/14/97 | 10/18/97 |
| 8 | ပ္တ | NATIONAL GALVANIZING INC | SCD062640263 | Fund Removal | 90 | 9/26/85 | 11/26/85 |
| 8 | ပ္ပ | NAVAL SHIPYARD - CHARLESTON | SC0170022560 | PRP Removal | 9 | 9/10/98 | |
| Z | ပ္တ | NAVAL SHIPYARD - CHARLESTON | SC0170022560 | PRP Removal | 005 | 3/15/98 | |
| B | ပ္တ | NAVAL SHIPYARD - CHARLESTON | SC0170022560 | PRP Removal | 003 | 7/7/98 | |
| z | ပ္တ | NAVAL SHIPYARD - CHARLESTON | SC0170022560 | PRP Removal | 90 | 10/31/98 | |
| B | ပ္တ | NAVAL SHIPYARD - CHARLESTON | SC0170022560 | PRP Removal | 8 | 3/23/98 | |
| 3 | ပ္တ | NAVAL SHIPYARD - CHARLESTON | SC0170022560 | PRP Removal | 900 | 9/15/98 | |
| 8 | ပ္တ | NAVAL SHIPYARD - CHARLESTON | SC0170022560 | PRP Removal | 200 | 10/30/98 | |
| B | ပ္တ | NAVAL SHIPYARD - CHARLESTON | SC0170022560 | PRP Removal | 800 | 7/20/98 | |
| \$ | ပ္တ | NAVAL SHIPYARD - CHARLESTON | SC0170022560 | PRP Removal | 600 | 6/12/98 | |
| \$ | ပ္တ | NICHOLS AIRSTRIP | SCD980843759 | Fund Removal | 5 | 4/5/88 | 5/27/88 |
| B | ပ္တ | PALMETTO WOOD PRESERVING | SCD003362217 | Fund Removal | 9 | 7/30/85 | 8/23/85 |
| ž | ပ္တ | PALMETTO WOOD PRESERVING | SCD003362217 | Fund Removal | 005 | 5/17/88 | 1/23/90 |
| S | ပ္တ | PARRIS ISLAND MARINE CORPS RECRUIT DEPOT | SC6170022762 | PRP Removal | 6 | 3/4/98 | |
| \$ | ပ္တ | POINSETT HWY SITE | SC0002329860 | Fund Removal | 100 | 3/27/98 | 8/21/98 |
| | | | | | | | |

| Š | ပ္တ | REIMER DRUM SITE | SCD981024037 | FF Removal | 001 | 3/13/86 | 6/10/86 |
|----------|-----|---|--------------|--------------|-----|----------|----------|
| 8 | လွ | REYNOLDS ROAD CONTAMINATION AREA | SCD987566890 | FF Removal | 8 | 5/3/89 | 10/15/89 |
| 8 | ပ္တ | ROCHESTER PROPERTY | SCD980840698 | FF Removal | 90 | 1/8/90 | 2/15/90 |
| \$ | ပ္တ | ROCK HILL CHEMICAL CO. | SCD980844005 | Fund Removal | 60 | 10/1/86 | 5/3/90 |
| ጀ | ပ္တ | ROCK ROAD DRUMS SPILL | SCD982120347 | Fund Removal | 6 | 2/18/88 | 8/8/88 |
| 8 | ပ္တ | SANGAMO WESTON/TWELVE-MILE/HARTWELL PCB | SCD003354412 | FF Removal | 8 | 7/17/89 | 10/23/89 |
| 8 | ပ္တ | SHURON INC | SCD003357589 | Fund Removal | 9 | 4/12/94 | 1/13/95 |
| 8 | ပ္တ | SOUTHERN AGRICULTURAL CHEMICAL PLANT | SCD003352515 | Fund Removal | 9 | 5/12/92 | 8/16/93 |
| S | ပ္ထ | SOUTHERN ASBESTOS | SC0001986801 | Fund Removal | 100 | 10/8/97 | 2/26/99 |
| 25 | ပ္တ | SOUTHERN SLAG AGGREGATE OF SC | SCD987581253 | FF Removal | 100 | 3/28/94 | 6/30/95 |
| 3 | ပ္တ | STOLLER CHEMICAL CO CHARLESTON | SCD987591815 | FF Removal | 90 | 7/11/94 | 12/1/95 |
| 8 | ပ္တ | SUNNYSIDE DUMP | SCD987595980 | Fund Removal | 904 | 4/11/94 | 6/1/94 |
| \$ | ပ္တ | SWEET GUM VALLEY ROAD SITE | SC0001577048 | Fund Removal | 00 | 10/9/96 | |
| 3 | ပ္တ | TEXACO FACILITY | SC8690390002 | Fund Removal | 90 | 8/27/91 | 8/27/91 |
| 2 | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 9 | 6/1/91 | 9/1/91 |
| 8 | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 005 | 4/5/96 | 8/30/96 |
| ਝ | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 903 | 4/5/96 | 8/21/98 |
| 8 | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 9 | 4/4/96 | 4/15/97 |
| 3 | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 200 | 5/13/97 | 9/3/97 |
| 8 | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 800 | 5/13/97 | 9/3/97 |
| \$ | ပ္တ | US DOE SAVANNAH RIVER, SITE | SC1890008989 | PRP Removal | 600 | 5/13/97 | 9/3/97 |
| 8 | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 010 | 5/13/97 | 9/3/97 |
| 8 | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 110 | 9/1/97 | |
| \$ | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 012 | 7/20/98 | 10/20/98 |
| 2 | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 014 | 8/29/97 | |
| 2 | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 916 | 11/10/96 | 1/30/97 |
| \$ | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 017 | 1/8/97 | 6/2/97 |
| \$ | ပ္တ | US DOE SAVANNAH RIVER SITE | SC1890008989 | PRP Removal | 910 | 11/19/97 | |
| 2 | ပ္တ | US HIGHWAY 17A SOUTH DRUM | SCD987566999 | Fund Removal | 8 | 11/5/88 | 5/25/89 |
| 2 | ပ္ပ | US STEEL AGRICHEM/OLD BLUE CHEMICAL | SCD987591948 | Fund Removal | 00 | 6/13/94 | 7/22/94 |
| ş | ပ္တ | US STEEL AGRICHEM/OLD BLUE CHEMICAL | SCD987591948 | Fund Removal | 005 | 11/4/96 | 2/21/97 |
| \$ | ပ္တ | USAF MYRTLE BEACH AFB | SC7570024821 | PRP Removal | 100 | 10/10/94 | 11/16/94 |
| \$; | ပ္တ | USAF MYRTLE BEACH AFB | SC7570024821 | PRP Removal | 005 | 3/14/95 | |
| 5 | ပ္ပ | USAF MYRTLE BEACH AFB | SC7570024821 | PRP Removal | 003 | 6/1/98 | |
| \$ | ပ္သ | USAF MYRTLE BEACH AFB | SC7570024821 | PRP Removal | 90 | 12/4/97 | |
| 3 | ပ္တ | USAF MYRTLE BEACH AFB | SC7570024821 | PRP Removal | 900 | 2/11/98 | |
| 2 | ပ္ပ | USAF MYRTLE BEACH AFB | SC7570024821 | PRP Removal | 200 | 7/8/98 | |
| \$ | ပ္တ | USAF MYRTLE BEACH AFB | SC7570024821 | PRP Removal | 800 | 7/8/98 | |
| 3 | ပ္တ | USAF MYRTLE BEACH AFB | SC7570024821 | PRP Removal | 600 | 7/8/98 | |
| \$ | ပ္တ | USAF MYR'TLE BEACH AFB | SC7570024821 | PRP Removal | 010 | 4/11/96 | 8/20/97 |
| 04 | ပ္တ | WARE SHOALS DYEING AND PRINTING | SCD003512829 | Fund Removal | 90 | 9/2/82 | 12/21/95 |
| \$ | ပ္တ | WAYSIDE FARMS | SCD981029390 | Fund Removal | 90 | 4/1/89 | |
| ጀ | ပ္စ | WESTGATE MOBILE HOME | SC0000487678 | Fund Removal | 100 | 8/11/94 | 12/1/94 |
| | | | | | | | |

4/28/94

| 8 | ပ္တ | WISE FARM | SCD154204986 | Fund Removal | 500 | 9/12/88 | 271.001 |
|------|-----|--|--------------|--------------|-----|----------|----------|
| 8 | သွ | WOODBURN ANALYTICAL LAB 7/FIELDING CHEM | SCD073731721 | Fund Removal | 9 | 2/22/89 | 2/3/90 |
| ጀ | ပ္ပ | WOODWARD PROPERTY PAINT DRUMS | SCD982119604 | Fund Removal | 00 | 4/7/87 | 4/9/87 |
| ጀ | Z | 674 MAIN STREET DRUM | TND987790292 | Fund Removal | 8 | 4/27/93 | 10/15/93 |
| ક | Z | ALLIED BRAND CHEMICAL | TN0000354944 | Fund Removal | 6 | 6/6/94 | 6/13/95 |
| 8 | Ę | AMERICAN CREOSOTE WORKS, (JACKSON PLANT) | TND007018799 | Fund Removal | 8 | 6/3/83 | 8/12/83 |
| ક | ž | AMERICAN CREOSOTE WORKS, (JACKSON PLANT) | TND007018799 | Fund Removal | 005 | 4/24/86 | 5/8/86 |
| Z | Z | AMERICAN CREOSOTE WORKS, (JACKSON PLANT) | TND007018799 | Fund Removal | 803 | 10/10/88 | 7/31/89 |
| S | Z | AMERICAN CREOSOTE WORKS, (JACKSON PLANT) | TND007018799 | Fund Removal | 904 | 6/4/91 | 8/10/91 |
| ጅ | ĸ | ARLINGTON BLENDING & PACKAGING | TND980468557 | Fund Removal | 8 | 10/3/83 | 11/4/83 |
| B | N. | ARLINGTON BLENDING & PACKAGING | TND980468557 | Fund Removal | 005 | 7/5/90 | 77790 |
| 2 | Z | B&H TRANSFORMER | TND042111419 | Fund Removai | 8 | 10/8/96 | 1/22/98 |
| ই | ž | BEAR HOLLOW ROAD SITE | TND981865017 | Fund Removal | 60 | 8/1/96 | 11/12/96 |
| Z | Z | BRADLEY CO. MERCURY SPILL/ D.L. GEREN SI | TND987782265 | Fund Removal | 90 | 11/2/91 | 2/18/92 |
| Z | Z | CHEMET CO. | TND987768546 | Fund Removal | 99 | 8/29/94 | 3/24/95 |
| Z. | Z | CHILHOWEE LAKE PCB DRUMS | TND987768108 | Fund Removal | 8 | 9/16/89 | 12/20/89 |
| \$ | Z | COSCIA DRIVE PESTICIDES SITE | TND987767811 | Fund Removal | 90 | 4/27/89 | 11/9/89 |
| 2 | Z | CREOTOX CHEMICAL PRODUCTS CO. | TND047928221 | Fund Removal | 50 | 7/24/95 | 3/12/97 |
| 8 | Z | CSX/LEWISBURG DERAILMENT | TND987775568 | FF Removal | 60 | 10/15/90 | 10/15/91 |
| Ž | Z | CUNNINGHAM TRANSFORMERS | TN0001909548 | Fund Removal | 99 | 7/14/97 | 7/28/97 |
| \$ | Z | DEWEY TURNER FARM | TND987790870 | Fund Removal | 90 | 8/17/93 | 12/18/93 |
| 3 | Z | EAST TENNESSEE CHAIR COMPANY | TND981931421 | Fund Removal | 9 | 9/16/91 | 4/8/92 |
| 8 | Z | FIBERFINE OF MEMPHIS | TND007017056 | Fund Removal | 6 | 5/13/96 | |
| 8 | Z | GALLAWAY PITS | TND980728992 | FF Removal | 6 | 7/29/83 | 9/30/83 |
| 8 | Z | GALLAWAY PITS | TND980728992 | Fund Removal | 8 | 10/3/83 | 10/25/83 |
| 8 | Z | GALLAWAY PITS | TND980728992 | Fund Removal | 200 | 6/25/87 | 10/10/87 |
| z | ž | HAMILL ROAD DUMP NO.3 | TND980844419 | Fund Removal | 8 | 8/8/85 | 8/16/85 |
| \$ | Z | HOLDER PROPERTY SPILL | TNSFN0406892 | Fund Removal | 60 | 11/18/98 | 1/10/99 |
| 8 | ž | HORN LAKE ROAD PAILS SITE | TND987767571 | Fund Removal | 8 | 2/14/89 | 10/6/89 |
| \$ | Z | J & L DRUM CO/ EPIC #35 | TND980313910 | Fund Removal | 6 | 10/22/82 | 10/26/82 |
| 8 | Z | JACK GOINS WASTE OIL | TND981022385 | Fund Removal | 8 | 3/12/99 | |
| \$ 1 | 2 | JAQUES MILLER DRUM | TND981929755 | Fund Removal | 00 | 1/6/87 | 4/24/87 |
| \$; | Z | JELLICO MEDICAL WASTE | TN0002196681 | Fund Removal | 90 | 12/6/97 | 1/6/98 |
| \$ 3 | 2 | KELLER FOUNDRY AKA MIKE'S FOUNDRY | TND003380037 | Fund Removal | 9 | 10/15/97 | 8/19/98 |
| \$ 3 | Z | KIRKLAND PROPERTY MERCURY SPILL | TNSFN0406910 | Fund Removal | 6 | 2/20/99 | |
| 8 | Z | LAFOLLETTE TIRE | TN0001003771 | Fund Removal | 8 | 1/8/95 | 1/31/95 |
| ह : | Z | LUNDY LANE DRUM | TN0000590794 | Fund Removal | 90 | 6/13/95 | 9/21/95 |
| 8 | Z | MADISONVILLE HAZMAT SPILL SITE | TNSFN0406905 | Fund Removal | 90 | 2/9/99 | 2/10/99 |
| \$ | Z | MAJOR'S PROPERTY MERCURY SPILL | TN0001577261 | Fund Removal | 8 | 10/11/96 | 11/22/96 |
| \$ | ξ | MELHORN SILVER RECOVERY | TND987769494 | Fund Removal | 9 | 6/11/92 | 9/10/92 |
| 8 | Z | MEMPHIS CONTAINER CO | TND007029580 | Fund Removal | 100 | 6/10/83 | 3/15/95 |
| 3 | ξ | MEMPHIS/SHELBY CTY METHYL PARATHION SITE | TN0001900232 | Fund Removal | 8 | 6/2/97 | |
| ষ্ট | Z | MILAN ARMY AMMUNITION PLANT | TN0210020582 | PRP Removal | 001 | 3/2/94 | 4/28/94 |
| | | | | | | | |

| 2 | ķ | MILAN ARMY AMMUNITION PLANT | TN0210020582 | PRP Removal | 005 | 5/8/64 | 2/13/98 |
|----|---|--------------------------------|---------------|--------------|-----|----------|----------|
| 90 | Ľ | MILLER SITE | TND981929276 | Fund Removal | 00 | 11/30/84 | 5/27/86 |
| 90 | Z | MORNINGSIDE CHEMICAL CO | TND987766482 | Fund Removal | 100 | 6/16/93 | 3/5/94 |
| 8 | Z | MR. T. COZART'S TCE WELL | TND987775301 | Fund Removal | 600 | 9/2/91 | 4/19/95 |
| 8 | Z | OLIN CHEMICALS/GRP CHAS PLT | TND003337292 | FF Removal | 8 | 3/20/89 | 4/15/89 |
| 8 | ž | P & W ELECTRIC | TN0002369106 | Fund Removal | 904 | 6/15/98 | 8/13/98 |
| 2 | Z | PARIS DRUG LAB SITE | TN0002323350 | Fund Removal | 901 | 3/4/98 | 3/5/98 |
| 콩 | Ķ | PULVAIR CORP | TND042173104 | Fund Removal | 100 | 7/1/91 | 5/15/92 |
| 25 | Z | RAINES ROAD DRUM SITE | TND987786116 | Fund Removal | 00 | 10/24/89 | 3/2/90 |
| 2 | Z | ROSS METALS INC | TND096070396 | Fund Removal | 8 | 9/13/94 | 8/16/95 |
| 3 | ¥ | ROSS METALS INC | TND096070396 | Fund Removal | 005 | 5/20/98 | 9/2/98 |
| Š | Z | SAAD JOHN P & SON INC | TND065833543 | FF Removal | 904 | 3/15/90 | 10/10/94 |
| ጀ | Z | SAAD JOHN P & SON INC | TND065833543 | FF Removal | 005 | 10/10/94 | 4/1/96 |
| 2 | Z | SCRATCH ANKLE HOLLOW TIRE FIRE | TND987787611 | Fund Removal | 90 | 8/14/92 | 9/30/92 |
| 8 | ĸ | SEATON IRON & METAL CO INC | TND034547141 | FF Removal | 60 | 10/9/90 | 3/20/91 |
| 8 | Z | SIXTY ONE INDUSTRIAL PARK | TND987790300 | FF Removal | 50 | 4/19/95 | 96/8/8 |
| 8 | Z | SIXTY ONE INDUSTRIAL PARK | TND987790300 | FF Removal | 005 | 8/8/96 | 1/14/97 |
| 94 | Z | STRAWBERRY PLAINS DRUM DUMP | TND987788569 | Fund Removal | 90 | 10/27/92 | 2/28/93 |
| 40 | Z | TENNESSEE GAS PIPELINE CO | TN0000981977 | FF Removal | 8 | 6/1/98 | 6/12/98 |
| 25 | Z | TENNESSEE GAS PIPELINE CO | TN0000981977 | FF Removal | 005 | 8/20/88 | |
| 8 | Z | TENNESSEE GAS PIPELINE CO | TN0000981977 | FF Removal | 003 | 9/8/8 | 9/11/98 |
| 2 | Z | TENNESSEE GAS PIPELINE CO | TN0000981977 | FF Removal | 90 | 9/28/98 | 10/30/98 |
| 8 | Z | TENNESSEE GAS PIPELINE CO | TN0000981977 | FF Removal | 900 | 11/2/98 | 11/11/98 |
| 8 | Z | TENNESSEE PRODUCTS | TND071516959 | Fund Removal | 8 | 9/8/93 | 10/10/93 |
| S | Z | TN RIVER DRUM RESPONSE | TN0000199844 | Fund Removat | 90 | 4/8/94 | 4/8/94 |
| 2 | Z | TULLY ROAD RAIL CAR SPILL | TN0001410935 | Fund Removal | 8 | 6/15/96 | 8/12/96 |
| 8 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 9 | 96/9/8 | |
| 2 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 005 | 9/12/96 | 10/5/98 |
| 8 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 903 | 6/13/97 | 9/21/98 |
| Z | Z | US DOE DAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 90 | 10/17/97 | |
| 8 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 900 | 3/30/94 | 1/11/95 |
| Ż | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 900 | 7/26/94 | 1/11/95 |
| 25 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 200 | 11/10/94 | 8/2/95 |
| 2 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 900 | 2/16/95 | 8/1/95 |
| 9 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 600 | 5/12/95 | 8/11/97 |
| 8 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 010 | 7/28/95 | 12/2/96 |
| 8 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 110 | 2/12/96 | 1/16/97 |
| 8 | ¥ | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 012 | 11/18/96 | 9/10/97 |
| \$ | ¥ | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 013 | 3/4/97 | 12/5/97 |
| B | Ľ | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 910 | 9/3/97 | 10/5/98 |
| 2 | ž | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 210 | 9/29/97 | |
| 8 | Ľ | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 020 | 12/22/97 | |
| \$ | Ķ | US DOE OAK RIDGE RESERVATION | TN18900900003 | PRP Removal | 022 | 6/25/98 | |
| | | | | | | | |

| 8 | ž | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 900 | 70/06/7 | SP/SC/D |
|----|----------|------------------------------------|---------------|--------------|----------------|----------|----------|
| 8 | Z | US DOE OAK RIDGE RESERVATION | TN1890090003 | PRP Removal | 027 | 6/13/98 | |
| \$ | Z | USA DEFENSE DEPOT MEMPHIS | TN4210020570 | PRP Removal | 9 | 7/15/98 | 3/16/99 |
| B | Z | USA DEFENSE DEPOT MEMPHIS | TN4210020570 | PRP Removal | 905 | 10/15/98 | |
| 8 | Z | USN NAVAL AIR STA MEMPHIS | TN2170022600 | PRP Removal | 005 | 4/15/98 | 4/20/98 |
| ş | Ľ | USN NAVAL AIR STA MEMPHIS | TN2170022600 | PRP Removal | 88 | 2/24/98 | 2/25/98 |
| ž | Z | USN NAVAL AIR STA MEMPHIS | TN2170022600 | PRP Removal | 8 | 2/15/98 | 4/15/98 |
| Z | Z | USN NAVAL AIR STA MEMPHIS | TN2170022500 | PRP Removal | 906 | 11/5/97 | 11/21/97 |
| Ŗ | Z | USN NAVAL AIR STA MEMPHIS | TN2170022600 | PRP Removal | 900 | 11/5/97 | 11/5/97 |
| 2 | Z | USN NAVAL AIR STA MEMPHIS | TN2170022600 | PRP Removal | 200 | 1/15/98 | 2/15/98 |
| Ş | Z | USN NAVAL AIR STA MEMPHIS | TN2170022800 | PRP Removal | 800 | 8/20/98 | 9/15/98 |
| Z | ¥ | W & R DRUMS SITE | TND101811099 | Fund Removal | 9 | 6/16/94 | 4/1/95 |
| 8 | ž | WATTS FARM | TND987777968 | Fund Removal | 9 | 9/23/91 | 4/24/92 |
| 2 | ž | WOODBURY EXPLOSIVE RESPONSE SITE | TN0002008167 | Fund Removal | 90 | 9/11/97 | 9/11/97 |
| z | Z | WRIGLEY CHARCOAL PLANT | TND980844781 | Fund Removal | 8 | 8/24/88 | 2/15/89 |
| ş | × | WRIGLEY CHARCOAL PLANT | TND980844781 | Fund Removal | 200 | 3/19/91 | 7/15/91 |
| B | Z | YOUNT FARM DRUM | TND987788809 | Fund Removal | 90 | 11/18/92 | 2/28/93 |
| ន | = | 109TH PLACE TEAR GAS | IL0000027714 | Fund Removal | 8 | 9/30/93 | 1/12/94 |
| S | <u></u> | 4310 SOUTH INDIANA AVENUE | 11.0002009397 | Fund Removal | 8 | 10/18/97 | 12/31/97 |
| S | ⊒ | A & C PLATING | ILD984852327 | Fund Removal | 100 | 12/4/95 | 96/6/9 |
| 93 | = | A & F MATERIAL RECLAIMING, INC | ILD980397079 | FF Removal | 100 | 8/1/84 | 7/7/85 |
| 8 | _ | A & F MATERIAL RECLAIMING, INC | ILD980397079 | Fund Removal | 50 | 12/11/80 | 12/12/80 |
| 88 | <u></u> | | ILD980397079 | Fund Removal | 200 | 3/4/83 | 7/16/83 |
| 8 | <u></u> | A & F MATERIAL RECLAIMING, INC | ILD980397079 | Fund Removal | 600 | 4/22/84 | 4/24/84 |
| 왐 | _ | A CHEMICAL COMPANY | ILD981952534 | Fund Removal | 8 | 1/27/86 | 2/1/86 |
| 8 | ⊒ : | A CHEMICAL COMPANY | ILD981952534 | Fund Removal | 005 | 6/12/86 | 2/27/87 |
| 8 | = | AA WASTE OIL SERVICE INCORPORATION | ILD000810291 | Fund Removal | 6 | 1/14/94 | 6/21/94 |
| 8 | 닐 | ABANDONED DRUM | ILD980824866 | Fund Removal | 8 | 7/3/83 | 7/3/83 |
| 8 | = | ADDISON STREET TRAILER | ILSFN0507795 | Fund Removal | 5 0 | 11/20/98 | 12/4/98 |
| 8 | = | AG-PRO | ILD984779322 | Fund Removal | 5 | 6/6/91 | 1/14/92 |
| 8 | _ | ALBURN INCORPORATION | ILD000716852 | Fund Removal | 50 | 7/15/83 | 2/17/84 |
| 8 | ⊒.: | ALDENS INCORPORATED CHIPS | ILD980905277 | Fund Removal | 90 | 11/28/83 | 2/6/84 |
| 8 | _ | AMERICAN PLATING SITE | IL0001172642 | Fund Removal | 9 | 10/16/95 | 1/10/96 |
| ន | <u></u> | AMERICAN POUCH | ILD984807669 | Fund Removal | 001 | 11/19/90 | 4/5/91 |
| 8 | <u>!</u> | AUTO DEPOSITIONS INCORPORATED | ILD005150578 | Fund Removal | 100 | 6/29/95 | 1/17/96 |
| ક | _ | AUTOCRAT CORPORATION | LD981953615 | Fund Removal | 90 | 3/25/87 | 12/22/87 |
| 8 | = | AUTOMATIC INDUSTRIAL PLATING | 1LD099200206 | Fund Removal | 6 | 12/26/91 | 7/9/92 |
| S | _ | BELVIDERE MUNICIPAL LANDFILL | ILD980497663 | Fund Removal | 8 | 9/11/86 | 12/9/86 |
| 8 | 닖 | BISBEE LINSEED COMPANY | IL0001329713 | Fund Removal | 50 | 2/13/96 | 4/23/96 |
| 8 | = | BORDNER MANUFACTURING COMPANY | ILD984907451 | Fund Removal | 90 | 2/10/93 | 1/13/94 |
| 8 | _ | BURGESS INCORPORATION | ILD074562315 | FF Removal | 005 | 9/28/88 | 1/15/99 |
| 8 | <u></u> | BYRON SALVAGE YARD | ILD010236230 | Fund Removal | 8 | 6/19/84 | 5/15/85 |
| ß | = | BYRON SALVAGE YARD | ILD010236230 | Fund Removal | 005 | 10/1/86 | 10/27/86 |
| | | | | | | | |

| 9 | = | BYRON SALVAGE YARD | ILD010236230 | Fund Removal | 903 | 12/15/88 | |
|----|----------|---|---------------|--------------|-----|----------|----------|
| 8 | ⊒ | CELOTEX CORPORATED DUMP | ILD981961634 | Fund Removal | 00 | 8/25/98 | 10/2/98 |
| 8 | = | CHEM PAC SITE | ILD050564277 | Fund Removal | 100 | 6/4/87 | 3/31/88 |
| 8 | = | CHICAGO CITY OF CYANIDE INCIDENT | ILD981959216 | Fund Removal | 100 | 7/25/84 | 8/11/84 |
| 8 | = | CHICAGO DRUMS | ILD982071847 | Fund Removal | 001 | 7/20/84 | 7/22/84 |
| 8 | = | CHICAGO INDUSTRIAL WASTE HAULERS | ILD981538689 | FF Removal | 100 | 1/19/89 | 5/19/89 |
| ક્ | 4 | CHICAGO METRO MP SITE | IL0001907583 | Fund Removal | 90 | 4/28/97 | 3/1/99 |
| ક | = | CHILDS PROPERTY | IL0000146977 | Fund Removal | 90 | 4/11/94 | 7/15/94 |
| 92 | = | CIRCLE SMELTING CORPORATION | ILD050231976 | FF Removal | 90 | 9/3/97 | |
| જ | = | CIRCLE SMELTING CORPORATION | ILD050231976 | Fund Removal | 90 | 10/1/93 | 11/30/94 |
| 99 | = | CJR PROCESSING/Q-VOE CHEMICAL | ILD046569117 | Fund Removal | 90 | 3/22/94 | 8/4/95 |
| ß | 坦 | CLARK PROPERTY | ILD984883397 | Fund Removal | 00 | 11/29/93 | 5/6/94 |
| 8 | ⊒ | CUNEO PRESS | ILD990786261 | Fund Removal | 00 | 9/12/94 | 4/15/95 |
| 8 | = | CUSTOM BLENDED OILS | ILD069503944 | Fund Removal | 00 | 1/7/98 | 6/19/98 |
| ន | = | D.C. FRANCHE METAL COATINGS | ILD005121736 | Fund Removal | 00 | 8/15/95 | 11/9/95 |
| છ | # | DALY DRUM SERVICE, INC. | ILD025791690 | Fund Removal | 9 | 8/23/94 | 5/18/95 |
| છ | = | DAN FORTH CORPORATION | ILD984826453 | Fund Removal | 8 | 1/4/93 | 9/1/93 |
| છ | = | DANVILLE PLATING COMPANY | ILD005239348 | Fund Removal | 90 | 11/25/82 | 12/15/82 |
| 8 | = | DAVID CHEMICAL SITE | IL0000382119 | Fund Removal | 9 | 10/18/94 | 10/10/95 |
| 8 | = | DIXIE AUTO SALVAGE | 11,0001086842 | FF Removal | 90 | 7/10/95 | 5/1/96 |
| 8 | = | DIXIE AUTO SALVAGE | IL0001086842 | FF Removal | 005 | 10/12/98 | |
| 8 | = | DIXON/JOHNSON WRECKING | ILSFN0507785 | Fund Removal | 00 | 12/7/98 | 2/1/99 |
| 8 | 닐 | DONOVAN PROPERTIES | IL0000027722 | Fund Removal | 90 | 5/2/94 | |
| 8 | = | DOUBLE A METALS | ILD025352139 | Fund Removal | 90 | 1/23/97 | 4/16/97 |
| 8 | = | DRISCOLL & COMPANY, INC. | ILD005090196 | Fund Removal | 90 | 8/15/91 | 3/12/92 |
| છ | = | DUNAVAN OIL | ILD980794929 | Fund Removal | 00 | 12/11/92 | 7/8/94 |
| 8 | ⊒ | DUPAGE COUNTY LDFL/BLACKWELL FOREST PRES | ILD980606305 | FF Removal | 00 | 3/31/96 | 9/30/98 |
| 8 | ⊒ | EAST MOLINE MERCURY | IL0000088807 | Fund Removal | 00 | 2/2/94 | 6/30/94 |
| 8 | = | ELGIN SALVAGE & SUPPLY | ILD025444837 | FF Removal | 001 | 7/7/93 | 3/15/95 |
| æ | = | ELIZABETH STREET FOUNDRY | ILD005086822 | Fund Removal | 9 | 5/27/97 | 7/30/97 |
| 8 | _ | EMPIRE INDUSTRIES | ILD984809236 | Fund Removal | 100 | 10/7/91 | 12/17/91 |
| 8 | ⊒' | ESTECH GENERAL CHEMICAL COMPANY | ILD099213498 | Fund Removal | 00 | 3/22/99 | |
| 8 | ᆚ | ETHYL CORP ETHYL PETROLEUM ADDITIVES DIVISION | ILD055871370 | FF Removal | 00 | 5/1/84 | |
| ક | = | FLOSSMOOR DRUM | IL0001411891 | Fund Removal | 6 | 6/21/96 | 7/10/96 |
| 8 | = | GALESBURG PAINTCRAFT | ILD984808493 | Fund Removal | 9 | 12/5/90 | 8/23/91 |
| 92 | = | GEBHART FERTILIZER COMPANY | ILD980824874 | Fund Removal | 90 | 6/20/83 | 8/13/83 |
| 92 | = | GEBHART FERTILIZER COMPANY | ILD980824874 | Fund Removal | 005 | 5/9/94 | |
| 8 | = | HARRISON SHEET STEEL CO. | IL0001048834 | Fund Removal | 9 | 2/22/95 | 6/13/95 |
| 8 | = | HARVEY GRQ | ILD001128024 | Fund Removal | 00 | 9/21/95 | 2/23/96 |
| 8 | ᅼ | HAWKINS PROPERTY | IL0000108464 | Fund Removal | 00 | 12/11/95 | 1/24/96 |
| 8 | ⊒ | HIXON PLATING COMPANY | ILD980820195 | Fund Removal | 100 | 10/29/82 | 3/9/83 |
| 8 | = | HUTTER OIL SPILL INCIDENT | ILD981952880 | Fund Removal | 90 | 5/25/84 | 6/10/84 |
| ž | = | IRS DIOXIN SITE | II DOCESSAROS | Demonstra | Š | 78/1/01 | 6115/97 |

| 9 | 닏 | IBS DIOXIN SITE | ILD065238503 | FF Removal | 005 | 12/3/87 | |
|-----|-----------|--------------------------------------|---------------|--------------|-----|----------|-----------|
| 8 | 닖 | ILADA ENERGY CO | ILD980996789 | FF Removal | 8 | 2/8/89 | 8/7/92 |
| 92 | 2 | ILLEGAL DUMP SHOAL CREEK | ILD981952526 | Fund Removal | 90 | 3/14/84 | 3/31/84 |
| 90 | 교 | INDIAN REFINERY-TEXACO LAWRENCEVILLE | ILD042671248 | FF Removal | 8 | 10/28/97 | |
| 92 | = | INTERSTATE POLLUTION CONTROL INC | ILT180011975 | FF Removal | 90 | 1/7/92 | 11/9/93 |
| 98 | = | IPC-TDF TIRE FIRE | IL0001892447 | Fund Removal | 9 | 2/14/97 | 2/16/97 |
| 88 | ⊒ | JENNSION WRIGHT CORPORATION | ILD006282479 | Fund Removal | 8 | 11/8/94 | 3/31/95 |
| 92 | ۲ | JOLIET ARMY AMMO PLT LAP AREA | IL.0210090049 | PRP Removal | 9 | 6/1/96 | 2/1/97 |
| 8 | 닏 | JOLIET ARMY AMMO PLT LAP AREA | 11.0210090049 | PRP Removal | 003 | 8/18/97 | |
| \$0 | ⊒ | JOLIET ARMY AMMO PLT MFG | IL7213820460 | PRP Removal | 50 | 8/1/96 | 9/30/96 |
| 93 | = | KENDALL CORP MEDICAL SUPPLIES | ILD984888586 | FF Removal | 8 | 1127/93 | 8/13/93 |
| 82 | ≓ | KENNY MORRISON | IL0002457190 | Fund Removal | 6 | 86/8/6 | 11/12/98 |
| 92 | = | KERR-MCGEE REED KEPPLER PARK | ILD980824007 | FF Removal | 50 | 3/27/96 | |
| 8 | = | KERR-MCGEE RESIDENTIAL AREAS | ILD980624015 | FF Removal | 96 | 5/3/95 | |
| 8 | = | L.R. KERNS INDUSTRIAL LUBRICANTS | IL0001401223 | Fund Removal | 90 | 6/17/96 | 96/9/6 |
| 80 | ≟ | LAKE SALVAGE COMPANY | ILD076875285 | FF Removal | 8 | 6/12/95 | 6/21/95 |
| 92 | 뻝 | LAKE SALVAGE COMPANY | ILD076875285 | Fund Removal | 60 | 4/19/94 | 4/22/94 |
| 98 | 7 | LANSON CHEMICAL/PUREX CORPORATION | (LD984883678 | Fund Removal | 8 | 6/1/92 | 5/27/94 |
| S | = | LASALLE CAPACITOR | IL.D984906685 | FF Removal | 60 | 7726/93 | 8/11/93 |
| 90 | 7 | LASALLE ELECTRICAL UTILITIES | ILD980794333 | Fund Removal | 8 | 7/16/83 | 12/1/83 |
| 98 | ≝ | LASALLE ELECTRICAL UTILITIES | ILD980794333 | Fund Removal | 005 | 6/5/84 | 6/22/84 |
| 99 | 2 | LASALLE ELECTRICAL UTILITIES | ILD980794333 | Fund Removal | 83 | 4/15/85 | 12/26/85 |
| 8 | ≟ | LEWIS TERRY RESIDENCE | IL0001139252 | Fund Removal | 8 | 7/26/95 | 10/31/95 |
| 98 | = | LINDSAY LIGHT II | 11.0000002212 | FF Removal | 96 | 5/14/94 | 3/13/96 |
| 98 | = | LINDSAY LIGHT II | 1,0000002212 | FF Removal | 005 | 10/21/96 | |
| 8 | = | LIQUID DYNAMICS | ILD980824882 | Fund Removal | 50 | 4/23/83 | 6/9/83 |
| 8 | 랟 | LIQUID DYNAMICS | ILD980824882 | Fund Removal | 005 | 6/18/90 | 8/20/90 |
| 8 | -2 | LYNWOOD RESIDENCE | IL0001889864 | Fund Removal | 8 | 1/16/97 | 1/18/97 |
| 8 | پ | MANITOHALL MERCURY SITE | IL0001319276 | Fund Removal | 8 | 12/18/95 | 1/18/96 |
| કુ | 2 | MAPLE LAKE DRUMS | ILSFN0507800 | Fund Removal | 100 | 12/23/98 | |
| 92 | ! | MARK TWAIN INDUSTRIES | ILD042665877 | FF Removal | 8 | 9/27/93 | 6/15/94 |
| ક | 2 | MCC CONSTRUCTION | 10000098302 | Fund Removal | 90 | 1/4/95 | 27/195 |
| 8 | . | MENARD AVENUE DRUMS | 1LD984810366 | Fund Removal | 8 | 1/17/91 | 7/11/91 |
| 8 | 2 | MIDWEST BODY CORPORATION | IL0002325330 | Fund Removal | 8 | 9/29/98 | 11/13/98 |
| 8 | = | MIG/DEWANE LANDFILL | II.D980497788 | Fund Removal | 8 | 6/19/90 | 6/21/90 |
| 88 | 2 | MIKA TIMBER | ILD054955547 | Fund Removal | 8 | 11/3/94 | 12/14/95 |
| 8 | = | MOLINE FOUNDARY BELVIDERE | IL0000110064 | Fund Removal | 8 | 5/16/94 | 3/18/95 |
| 8 | _ | MOLINE FOUNDRY ST. CHARLES | 11,0000109306 | Fund Removal | 8 | 1/11/94 | 11/17/94 |
| 8 | = | MORRIS PAINTS AND VARNISH | ILD096721063 | Fund Removal | 90 | 3/16/90 | 06/9/9 |
| SO | = | MOSCHIANO PLATING COMPANY | ILD062471081 | Fund Removal | 8 | 10/13/97 | 11/11/197 |
| 92 | ᆔ | MR CHROME BUMPER | IL0001401215 | Fund Removal | 8 | 2/26/96 | 3/13/96 |
| 98 | = | MT RICHARDS OIL CO | ILD006305130 | Fund Removal | 8 | 7/25/89 | 4/4/90 |
| 8 | ¥ | MUSSLE- AG | IL0001405141 | Fund Removal | 8 | 3/27/196 | 11/25/96 |
| | | | | | | | |

| 95 | = | NALCO CHEMICAL COMPANY | ILD005092572 | FF Removal | 9 | 6/30/86 | |
|----|----------|--|---------------|--------------|----------|----------|----------|
| 92 | _ | NATIONAL SHEET METAL (NSM) | ILD005073093 | Fund Removal | 8 | 1/9/92 | 4/23/92 |
| 92 | 닖 | NORTH SHORE GROUP | II.0001206150 | Fund Removal | <u>.</u> | 10/17/95 | 2/7/96 |
| 02 | 굍 | OAKWOOD GASOLINE SPILL | ILD982070807 | Fund Removal | 9 | 4/8/87 | 4/17/87 |
| 92 | _ | OTTAWA MECURY SITE | ILD984847616 | Fund Removal | 8 | 12/7/91 | 5/13/92 |
| 92 | 4 | OTTAWA RADIATION AREAS | ILD980606750 | Fund Removal | 8 | 1/14/88 | 6/14/91 |
| 92 | = | OTTAWA RADIATION AREAS | ILD980606750 | Fund Removal | 005 | 1/20/88 | 9/11/88 |
| 92 | 1 | OTTAWA RADIATION AREAS | ILD980606750 | Fund Removal | 903 | 9/28/94 | 7/31/97 |
| 90 | ۲ | OTTAWA RADIATION AREAS | ILD980606750 | Fund Removal | 90 | 9/28/94 | 7/31/97 |
| 90 | ᆚ | OTTAWA RADIATION AREAS | ILD980606750 | Fund Removal | 900 | 1/4/88 | 6/14/91 |
| 92 | = | OTTAWA RADIATION AREAS | ILD980606750 | Fund Removal | 900 | 6/27/96 | 7/31/97 |
| 92 | = | PARK PLATING COMPANY | ILD005431101 | Fund Removal | 00 | 6/22/92 | 1/13/93 |
| 90 | = | PAXTON AVENUE LAGOONS | ILD981960404 | Fund Removal | 00 | 9/11/89 | 1/26/90 |
| 92 | = | PERFORMANCE ONE PLATING | ILD984862375 | Fund Removal | 100 | 11/10/93 | 2/16/94 |
| 90 | 긛 | PIERCE WASTE OIL SERV INC | 1LD041538687 | Fund Removal | 6 | 7/30/92 | 7/2/93 |
| 92 | ᆜ | PRAIRIE PAINT & ADHESIVES | ILD097325351 | FF Removal | 9 | 4/30/84 | 6/10/85 |
| 92 | 긛 | PRAIRIELAND STEEL COMPANY | ILD005229497 | Fund Removal | 6 | 8/19/96 | 10/18/96 |
| 02 | = | QUALITY PLATING | ILD005474572 | Fund Removal | 6 | 11/1/94 | 5/10/95 |
| 02 | = | QUINCY DRUMS | ILD984778464 | Fund Removal | 6 | 10/2/89 | 11/2/89 |
| 92 | = | RIVERDALE CHEMICAL | ILD059446153 | FF Removal | 00 | 10/4/84 | 10/4/84 |
| 8 | = | ROCK ISLAND PLATING WORKS | ILD005262555 | Fund Removal | 9 | 96/06/6 | |
| 92 | = | ROSS MERCURY SPILL | ILSFN0507787 | Fund Removal | 6 | 3/16/98 | 3/30/98 |
| 02 | = | RTD INDUSTRIES | ILD082943911 | Fund Removal | 9 | 1/24/92 | 1/24/92 |
| 8 | يـ | SANGAMO ELECTRIC DUMP/CRAB ORCHARD NAT. | IL8143609487 | PRP Removal | 9 | 2/29/92 | 8/31/93 |
| 92 | 교 | SAUGET & COUNTY LANDFILL (SITE Q) | ILD000605790 | Fund Removal | 8 | 2/21/95 | 3/31/95 |
| 92 | 긛 | SAUGET AREA I - DEAD CREEK | ILD980792006 | Fund Removal | 6 | 8/12/82 | 11/5/82 |
| 92 | ᆜ | SAUGET AREA I - DEAD CREEK AREA G (SAUGE | ILD981953623 | Fund Removal | 6 | 3/28/95 | 8/9/95 |
| 92 | 귚 | SAVANNA ARMY DEPOT | IL3210020803 | PRP Removal | 90 | 6/15/95 | 9/18/97 |
| 90 | = | SE ROCKFORD GROUNDWATER CONT | ILD981000417 | Fund Removal | 6 | 10/3/89 | 12/1/90 |
| 90 | = | SOUTHWEST HIGHWAY DRUMS | ILD984779132 | FF Removal | 6 | 11/21/89 | 6/11/96 |
| 90 | 坦 | STANDARD SCRAP METAL COMPANY | 1LD045698263 | Fund Removal | 8 | 10/28/94 | 1/30/96 |
| 8 | = | STEGER INDUSTRIAL PAINT | IL0001408921 | Fund Removal | 8 | 1/6/97 | 3/7/97 |
| 90 | = | STEWART ST ACID DRUM SITE | ILD981952906 | Fund Removal | 8 | 4/17/86 | 4/29/86 |
| 92 | ≟ | SUBURBAN FINISHING CO | ILD982070815 | FF Removal | 8 | 8/14/87 | 11/8/87 |
| 92 | = | SUN MACHINE PARTS | ILD001994722 | Fund Removal | 9 | 12/5/97 | 9/21/98 |
| 92 | = | SUNKYONG INTERNATIONAL | ILD113090765 | FF Removal | 6 | 2/18/88 | 3/10/88 |
| 92 | ⊒ | TILTON PLATING | ILSFN0507790 | Fund Removal | 9 | 9/25/98 | |
| 05 | 1 | UNION MECHLING COMPANY | ILD984775460 | FF Removal | 8 | 8/4/97 | |
| 90 | 굍 | US SCRAP | ILD980679484 | Fund Removal | 6 | 8/16/85 | 7/25/86 |
| 92 | ۳ | VULCAN-LOUISVILLE SMELTING COMPANY | ILD097271563 | Fund Removal | 005 | 8/4/98 | |
| 90 | = | WASTEX #1 RESEARCH | ILD980606966 | FF Removal | 9 | 9/15/97 | 12/4/97 |
| 02 | = | WAUKEGAN PAINT & LACQUER | ILD984797498 | Fund Removal | 8 | 3/31/92 | 12/28/92 |
| 92 | 굍 | WAUKEGAN TAR PITS | ILD984807990 | FF Removal | 90 | 3/11/91 | 11/9/93 |
| | | | | | | | |

| S | 7 | WELTMEYER AUTO | 110002093144 | Fund Removal | 50 | 10/23/97 | |
|--------------|--------------|---|---------------|--------------|-----|----------|----------|
| 92 | 굍 | WEST ROOSEVELT DRUM SITE | 11.0001039056 | Fund Removal | 90 | 5/22/95 | 9/18/95 |
| 8 | ᆜ | WOOD DALE DRUM | ILD984787994 | Fund Remoyal | 100 | 6/21/90 | 10/15/90 |
| છ | ⊒ | YEOMAN CREEK LANDFILL | ILD980500102 | FF Removal | 8 | 9/15/90 | 12/30/94 |
| 8 | ᆜ | YEOMAN CREEK LANDFILL | ILD980500102 | FF Removal | 002 | 11/16/92 | 6/13/95 |
| 8 | = | YEOMAN CREEK LANDFILL | ILD98q5001q2 | FF Removal | 003 | 6/23/98 | |
| 92 | 坦 | YONKELOWITZ JUNKYARD | ILD984766444 | Fund Removal | 9 | 5/12/97 | 9/3/97 |
| 8 | Z | A O SMITH ELECTRIC MOTOR COMPANY | IND000819904 | FF Removal | 100 | 5/22/95 | |
| S | z | ABANDON DRUMS | IND984867242 | Fund Removal | 00 | 6/28/82 | 7/16/82 |
| 92 | Z | ACCRA PAC INC (SIA) | IND042080614 | FF Removal | 6 | 8/6/86 | 5/15/87 |
| 8 | Z | ACCRA PAC INC (SIA) | ND042080614 | FF Removal | 005 | 6/30/88 | |
| 8 | Z | AUGUSTUS HOOK PROPERTY | IND984895045 | Fund Removal | 00 | 1/25/96 | 1/24/97 |
| 8 | Z | AVANTI CORPORATION | IND985102425 | FF Removal | 00 | 6/29/94 | 6/3/98 |
| 8 | Z | AVANTI CORPORATION | IND985102425 | FF Removal | 200 | 7127/98 | |
| 92 | Z | AVANTI CORPORATION | IND985102425 | Fund Removal | 60 | 8/10/94 | 8/16/94 |
| 92 | Z | BAKER PROPERTY | IND981194079 | Fund Removal | 904 | 11/20/89 | 2/13/90 |
| 8 | Z | BEAR BRAND HOSIERY COMPANY | IN0001411883 | Fund Removal | 500 | 11/26/96 | 12/16/96 |
| S | Z | BELMONT-HURON STREETS | IN0001119999 | Fund Removal | 90 | 8/1/95 | 1/25/96 |
| 82 | z | BENNETT STONE QUARRY | IND006418651 | Fund Removal | 00 | 5/30/83 | 7/13/83 |
| 8 | Z | BLACK OAKS DUMP | IND984895243 | Fund Removal | 8 | 4/8/91 | 9/19/91 |
| 92 | Z | C & M PLATING | IND005451752 | FF Removel | 00 | 8/53/88 | 10/21/88 |
| 8 | Z | C & M PLATING | IND005451752 | Fund Removal | 005 | 7/27/95 | 96/1/9 |
| 9 | Z | CALUMET CONTAINER | IND980500193 | Fund Removal | 90 | 4/27/82 | 5/24/82 |
| 8 | Z | CALUMET CONTAINER | IND980500193 | Fund Removal | 005 | 1/9/84 | 2/17/84 |
| ន | Z | CAM-OR, INCORPORATED | (ND005480462 | Fund Removal | 90 | 3/20/87 | 12/9/87 |
| S | Z | CAM-OR, INCORPORATED | IND005480462 | Fund Removal | 005 | 10/7/88 | 12/12/88 |
| 8 | Z : | CAM-OR, INCORPORATED | IND005480462 | Fund Removal | 903 | 6/2/89 | 5/17/90 |
| 8 | z | CANTU FAMILY RESIDENTIAL WELLS | IND981952872 | Fund Removal | 9 | 7/21/86 | 11/14/86 |
| 8 | Z | CHDD, INCORPORATION | IND173416876 | Fund Removal | 8 | 1/8/92 | 6/5/92 |
| 8 | Z | CONFAIL RAILYARD ELKHART | IND000715490 | Fund Removal | 90 | 4/9/91 | 5/12/91 |
| 8 | Z: | CONSERVATION CHEMICAL COMPANY | IND040888982 | Fund Removal | 8 | 10/4/85 | |
| 8 8 | Z | CONTINENTAL CHEMICAL COMPANY | IND984866772 | FF Removal | 9 | 4/10/89 | 3/21/90 |
| 3 8 | Z 2 | CONTINENTAL CHEMICAL COMPANY - BEECH STREET | IN0001763150 | FF Removal | 10 | 8/18/97 | 10/4/97 |
| 9 8 | 2 : | CONTINENTAL CHEMICAL COMPANY - BEECH STREET | IN0001763150 | Fund Removal | 5 | 8/18/97 | 10/4/97 |
| 8 8 | 2 : | CONTINENTAL STEEL CORP | IND001213503 | Fund Removal | 6 | 2/28/90 | 10/1/93 |
| 8 8 | Z : | CONTINENTAL STEEL CORP | IND001213503 | Fund Removal | 005 | 5/4/98 | |
| 8.8 | Z ? | CONTINENTAL WASTE SYSTEMS INC | IND088737275 | Fund Removal | 5 | 11/21/86 | 6/19/87 |
| 9 1 | ₹ ; | CONTINENTAL WASTE SYSTEMS INC | IND088737275 | Fund Removal | 8 | 9/27/87 | 11/18/88 |
| s . : | 2 | CUSTOM FINISHING INC | IND092014851 | Fund Removal | 9 | 10/12/94 | 12/20/94 |
| 8 | Z. | DIMAR CORP | (ND981088156 | FF Removal | 60 | 2/15/85 | 7/11/85 |
| 8 | Z : | DOUGLAS ROAD UNIROYAL INC LDFL | IND980607881 | Fund Removal | 90 | 8/12/94 | 6/11/96 |
| 8 | z . : | DOWDEN LDFL | IND981952864 | Fund Removal | 8 | 2/21/86 | 6/12/86 |
| S | Z | ELMER CARRICO DRUM SITE | IND984901124 | Fund Removal | 100 | 9/18/91 | 1/11/92 |
| | | | | | | | |

| | | IN0001913110 | Fund Removal | 00 | 6/17/97 | 6/20/97 |
|----------|----------------------------|--------------|--------------|-----|----------|----------|
| | _ | IND084259951 | Fund Removal | 100 | 4/8/83 | 5/25/83 |
| OS IN | _ | IND084259951 | Fund Removal | 005 | 7/8/83 | 9/27/83 |
| | _ | IND084259951 | Fund Removal | 003 | 8/1/84 | 3/15/85 |
| | _ | IND084259951 | Fund Removal | 900 | 4/22/85 | 7/18/85 |
| N S | _ | IND084259951 | Fund Removal | 900 | 6/24/96 | 96/06/6 |
| | | IND985048529 | Fund Removal | 90 | 1/8/98 | 2/27/98 |
| | _ | IND984877050 | Fund Removal | 00 | 6/29/90 | 1/12/93 |
| S S | _ | IND016208795 | FF Removal | 100 | 7/6/88 | 1/26/96 |
| _ | _ | IND074315896 | FF Removal | 00 | 4/10/89 | 7/17/89 |
| | _ | IND074315896 | FF Removal | 005 | 7/18/89 | 9/30/90 |
| _ | _ | IND074315896 | FF Removal | 003 | 2/10/92 | 12/30/95 |
| _ | _ | IND074315896 | FF Removal | 904 | 9/30/92 | 12/30/95 |
| _ | _ | IND074315896 | Fund Removal | 90 | 11/18/91 | 7/6/92 |
| | FORT WAYNE TIRE RECYCLERS | IN0002008001 | Fund Removal | 00 | 8/30/97 | 9/2/97 |
| | - | IND147077770 | FF Removal | 00 | 5/22/97 | |
| <u>№</u> | - | IND980999635 | Fund Removal | 90 | 2/11/85 | 5/10/85 |
| | - | IND98099635 | Fund Removal | 005 | 2/9/87 | 8/31/87 |
| <u>z</u> | • | IND980999635 | Fund Removal | 003 | 4/22/94 | 2/3/97 |
| | | IND981193709 | Fund Removal | 00 | 12/13/85 | 3/25/86 |
| | | IND984873455 | Fund Removal | 6 | 8/13/96 | 4/21/97 |
| N S | _ | IND984873455 | Fund Removal | 005 | 8/13/96 | 5/21/97 |
| | _ | IND054644323 | FF Removal | 9 | 1/23/90 | |
| | - | IND054644323 | Fund Removal | 90 | 8/6/84 | 3/25/85 |
| ¥ 92 | - | IND980990816 | Fund Removal | 00 | 5/16/89 | 10/10/90 |
| | _ | IND985047919 | Fund Removal | 90 | 12/9/92 | 2/19/93 |
| S IN | _ | IND985068329 | FF Removal | 00 | 12/21/94 | |
| | _ | IND985068329 | Fund Removal | 90 | 2/19/93 | |
| _ | _ | IND984891705 | Fund Removal | 90 | 12/7/90 | 1/23/91 |
| S S | _ | IND980500292 | FF Removal | 00 | 5/1/92 | 6/5/92 |
| | _ | IND981001167 | Fund Removal | 00 | 11/9/84 | 3/6/85 |
| <u>≅</u> | _ | IND980501811 | FF Removal | 90 | 1/2/90 | |
| ≅ | _ | INSFN0507791 | Fund Removal | 90 | 10/6/98 | |
| | _ | IND082293143 | Fund Removal | 90 | 5/6/92 | |
| N 20 | INDUSTRIAL FUELS & ASPHALT | IND984898684 | Fund Removal | 00 | 7/11/91 | 4/5/96 |
| ¥ 90 | _ | IND082287632 | Fund Removal | 001 | 5/23/90 | 06/9/2 |
| _ | INGRAM RICHARDSON COMPANY | IND082287632 | Fund Removal | 005 | 10/26/92 | 9/29/94 |
| <u>≅</u> | _ | IND006039937 | Fund Removal | 00 | 12/16/92 | 2/26/93 |
| | _ | IND980500524 | Fund Removal | 001 | 3/19/86 | 4/19/86 |
| | _ | IND980500524 | Fund Removal | 005 | 5/1/86 | 5/2/86 |
| <u>×</u> | LAKELAND AUTO SALVAGE | IN0001401462 | Fund Removal | 00 | 9/19/96 | 10/9/96 |
| 1 | | | | | | |

| 3 | THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TRANSPORT NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TRANSPORT NAMED IN COLUMN TWO IS NAMED IN COL | | | | | |
|---|--|--------------|---------------|-----|----------|----------|
| 2 | LUSHER STREET GROUNDWATER CONFAMINATION | IND982073785 | Fund Removal | 8 | 11/27/87 | 8/31/88 |
| Z | LUSHER STREET GROUNDWATER CONTAMINATION | IND982073785 | Fund Removal | 005 | 98/8/9 | 8/31/88 |
| Z | MAXMETALS | IND982071532 | Fund Removal | 8 | 11/14/94 | 6/5/97 |
| Z | M. METAL COMPANY INCORPORATED | IND102237773 | Fund Removal | 90 | 10/2/98 | 11/6/98 |
| Z | MAIN STREET WELL FIELD | IND980794358 | Fund Removal | 8 | 6/13/85 | A/3/87 |
| Z | MICHIGAN CITY DRUM SITE | IND982071060 | Fund Removal | 00 | 6/28/86 | 7/1/86 |
| Z | MIDCO I SITE | IND980615421 | PRP Removal | 8 | 6/1/81 | 6/30/81 |
| Z | MIDCOISITE | IND980615421 | Fund Removal | 00 | 2/25/82 | 11/182 |
| Z | MIDCO II | IND980679559 | Fund Removal | 90 | 4/23/84 | 5/14/84 |
| Z | MIDCO II | IND980679559 | Fund Removal | 005 | 12/19/84 | 5/26/89 |
| Z | MIDWEST PLATING & CHEMICAL PLANT #2 | IND005446471 | Fund Removal | 8 | 4/16/85 | 8/23/85 |
| Z | MIDWEST PLATING & CHEMICAL PLANT #2 | IND005446471 | Fund Removal | 005 | 5/9/91 | 8/17/92 |
| 2 | MIDWEST PLATING CORPORATED | (ND006059117 | Fund Removal | 8 | 4/21/86 | 11/21/86 |
| Z | MIDWEST PLATING CORPORATED | IND006059117 | Fund Removal | 200 | 12/1/97 | 12/21/97 |
| Z | MONON WATER UTILITY | IND981101322 | Fund Removal | 6 | 12/3/85 | 6/19/87 |
| Z | MUNCIE RACE TRACK | IND984895870 | FF Removal | 9 | 3/23/92 | |
| Z | MUNSTER DUMP SITE | IND982071789 | FF Removal | 5 | 1/5/87 | 4/28/68 |
| Z | NEAL'S DUMP (SPENCER) | IND980794549 | FF Removal | 8 | 8/15/84 | |
| Z | NEALS LDFL BLOOMINGTON | (ND98061455§ | FF Removal | 8 | 8/15/84 | 12/31/84 |
| Z | NINTH AVENUE DUMP | IND980794432 | FF Removal | 8 | 1/6/82 | 1/6/85 |
| Z | NINTH AVENUE DUMP | IND980794432 | Fund Removal | 9 | 9/14/87 | 10/14/87 |
| Z | OK MARKETING INCORPORATION | IND984974055 | Fund Removal | 99 | 7/8/92 | 3/2/93 |
| Z | PETRO STATION TRUCK STOP | IN0001892454 | FF Removal | 8 | 1/22/98 | 1/22/98 |
| Z | POER FARM | IND980684583 | Fund Removal | 8 | 6/13/83 | 7/25/83 |
| Z | PORTAGE DRUM SITE | IND962071076 | Fund Removal | 90 | 6/30/86 | 12/30/86 |
| Z | PR MALLORY | IND981526387 | FF Removal | 9 | 5/28/88 | 6/23/88 |
| Z | PR MALLORY | IND981526387 | FF Removal | 005 | 6/23/88 | |
| Z | PRESTOLITE BATTERY DIV | IND006377048 | FF Removal | 99 | 5/11/89 | 6/19/89 |
| Z | R & J TRANSPORT COMPANY | IND981538663 | Fund Removal | 8 | 5/10/85 | 7/8/85 |
| Z | R & J TRANSPORT COMPANY | (ND981538663 | Fund Removal | 005 | 9/14/90 | 12/12/90 |
| Z | SEYMOUR RECYCLING CORP | (ND040313017 | FF Removal | 8 | 12/1/82 | 1/31/84 |
| Z | SEYMOUR RECYCLING CORP | IND040313017 | Fund Removal | 9 | 12/11/80 | 6/4/81 |
| Z | SHELTON DELVIN R | IND880905236 | Fund Removal | ğ | 10/19/84 | 71/1/87 |
| Z | SOLVENT RELEASE/BISHER BAND | IND984891580 | Fund Removal | 9 | 10/6/90 | 5/3/91 |
| Z | ST. JOSEPH COUNTY GROUNDWATER-MAYFLOWER | IN0000943415 | FF Removal | 90 | 12/22/95 | 1/15/97 |
| Z | SYCAMORE STREET | IND982425415 | Fund Removal | 8 | 5/18/87 | 6/16/87 |
| Z | THIRD SITE | IND984876177 | FF Removal | 8 | 6/25/96 | 10/9/98 |
| Z | TRI-STATE PLATING | IND006038764 | Fund Removal | 00 | 6/2/87 | 9/25/87 |
| Z | TRI-STATE PLATING | IND006038764 | Fund Removal | 200 | 11/6/87 | 12/18/87 |
| Z | TRI-STATE PLATING | IND006038764 | Fund Removal | 003 | 2/27/89 | 6/27/89 |
| Z | TRIPLE J MOTORS SITE | IND984869958 | Fund Removal | 60 | 9/14/89 | 12/6/89 |
| 2 | TISSEY YEAR STORES | 1ND984877134 | Sund Democraf | Š | 244700 | 000000 |

| 12/30/86 | | 11/5/98 | | 9/17/87 | 12/31/93 | 9/30/87 | 10/5/98 | 3/16/80 | 11/2/95 | | 10/77/97 | | | 10/27/97 | 2/13/98 | 12/20/96 | 6/10/98 | 12/8/92 | 11/18/97 | 11/4/91 | 5/14/91 | | 9/1/95 | 11/1/90 | 8/16/90 | 7/17/91 | | | 1/31/91 | 11/22/91 | 8/8/85 | 8/15/95 | 11/22/95 | | 3/15/85 | 7/31/92 | 3/30/93 | 12/2/82 | 6/21/06 | 4/4/07 | 1/16/86 | 10/1/81 |
|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--|-------------------|-------------------|-----------------------------|---------------------------|---------------------------|---------------|-------------------------|-----------------------------|--------------------|---------------------------------------|--------------|--------------------|----------------|----------------|
| 6/30/86 | 5/26/98 | 6/24/96 | 12/13/89 | 7/10/86 | 2/17/88 | 4/13/87 | 10/3/98 | 7/9/86 | 5/30/89 | 5/30/89 | 8/26/97 | 8/25/97 | 5/26/98 | 8/25/97 | 11/21/97 | 6/13/96 | 5/7/98 | 2/21/92 | 8/11/97 | 8/13/90 | 10/15/90 | 9/16/96 | 7/6/95 | 10/16/90 | 9/1/80 | 11/1/90 | 8/3/98 | 8/3/98 | 12/5/88 | 2/15/91 | 4/29/85 | 6/14/95 | 917195 | 3/15/94 | 12/26/84 | 4/29/92 | 11/4/92 | 9/12/82 | 7/31/95 | 11/4/06 | 9/13/84 | 5/11/81 |
| | 9 | 90 | 00 | 100 | 005 | 90 | 90 | 6 | 6 | 00 | 60 | 90 | 005 | 003 | 900 | 100 | 001 | 8 | 00 | 00 | 100 | 603 | 900 | 8 | 6 | 00 | 005 | 100 | 60 | 005 | 00 | 90 | 90 | 904 | 60 | 8 | 9 | 001 | 50 | Ş | Ş | 100 |
| Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removal | Fund Removal | FF Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal |
| IND962071086 | IND005449830 | IND981089170 | IND005430244 | IND048989479 | IND048989479 | IND980794374 | INSFN0507789 | IND095258075 | IND006062467 | IND006062582 | IN0001982164 | IND981200322 | IND981200322 | IND981200322 | IND981200322 | IN0001411875 | MI0002322477 | MID985635143 | MIT270012107 | MID985584549 | MID985598978 | MI0001119106 | MI0001119106 | MID985595768 | MID980504450 | MID006007306 | MID006007306 | MID006007306 | MID980608673 | MID980608673 | MID104775895 | MI0001118694 | MID065608739 | MID094799954 | MID980794382 | MIDD43355807 | MID088751300 | MID980791461 | MI0001098698 | MID052500261 | MID000605717 | MID000605717 |
| | _ | | | | | | _ | | _ | _ | - | | | - | | | | | | | | - | • | | • | _ | | ALLIED PAPER/PORTAGE CREEK/KALAMAZOO RIV | ALMA IRON & METAL | ALMA IRON & METAL | AMERICAN STEEL WORK COMPANY | AMERICAN SYNTHE IICS SITE | ANACONDA INDUSTRIES BRASS | AND ENTERIORS | AUTO TON CHEMICALS, INC | AUTO SPECIAL TIES/RIVERSIDE | AUTOMATIC DIE CAST | AVENUE 'E' GROUND WATER CONTAMINATION | BEAR LAKE | BERGER CORPORATION | BERLIN & FARRO | BERLIN & FARRO |
| Z: | Z | Z ∶ | Z | Z : | Ž | Z | Z | Z | Z | Z | Z | Z | Z | Z | 2 | <u>z</u> : | Ž. | Σ | 2 | ž | ∑ : | Σ. | Σ | Σ | 2 | 2 | ₹ : | ž | ₹ : | ξ : | Ē | 2 | 3 | 2 | Ξ: | \$: | Σ | ž | ž | Ξ | Ξ | Z |
| 90 | 8 | 8 | 8 | 8 | 3 | 8 | 8 | 9 | 8 | S | 92 | 5 | 93 | 8 | 8 8 | 8 | 8 | 8 | 8 | 8 | 8 | 9 | 8 | 8 1 | 8 8 | 92 | ខ | 9 8 | 8 8 | 8 8 | 8 8 | 3 8 | 3 8 | 3 8 | 8 8 | 8 8 | 8 | 9 | g | 8 | 8 | S |

| 8 | Ī | BERLIN & FARRO | MID000605717 | Fund Removal | 005 | 10/5/81 | 10/21/81 |
|----|---|--------------------------------------|--------------|--------------|-----|----------|----------|
| 92 | Ξ | BERLIN & FARRO | MID000605717 | Fund Removal | 003 | 6/11/82 | 7/27/82 |
| 92 | Σ | BERLIN & FARRO | MID000605717 | Fund Removal | 90 | 8/18/83 | 10/28/83 |
| 8 | Σ | BOSTWICK DRUMS | MI0001764984 | FF Removal | 6 | 3/12/97 | 10/9/97 |
| 8 | Σ | BOSTWICK DRUMS | MI0001764984 | FF Removal | 005 | 11/26/97 | 86/8/9 |
| 5 | Ī | BRIGHTON TOWNSHIP DUMP | MID980504526 | Fund Removal | 90 | 5/14/90 | 10/29/90 |
| 8 | ≌ | BROOKS FOUNDRY LAGOONS | MID005392303 | Fund Removal | 9 | 4/27/89 | 2/8/90 |
| 8 | Σ | BRUCE PRODUCTS | MID005317862 | Fund Removal | 90 | 8/20/93 | 1/27/95 |
| 8 | Σ | BRUCE PRODUCTS | MID005317862 | Fund Removal | 005 | 5/12/97 | 8/8/97 |
| 92 | Ξ | BURROWS SANITATION | MID980410617 | FF Removal | 90 | 7/6/84 | 3/15/85 |
| 92 | Ξ | BUSCARINO SITE | MID985579184 | FF Removal | 90 | 5/3/90 | 5/10/90 |
| 93 | Ξ | BUTTERWORTH #2 LDFL SITE | MID062222997 | FF Removal | 99 | 8/1/89 | 11/7/89 |
| 92 | Σ | BUTTERWORTH #2 LDFL SITE | MID062222997 | FF Removal | 005 | 11/27/89 | 1/6/90 |
| 92 | Σ | CAN FLOW INTERNATIONAL INCORPORATION | MID095404281 | FF Removal | 6 | 12/12/88 | 11/29/91 |
| 92 | Σ | CANNELTON INDUSTRIES | MID980678627 | FF Removal | 100 | 5/28/89 | 4/24/90 |
| 92 | Ξ | CANNELTON INDUSTRIES | MID980678627 | FF Removal | 005 | 9/23/91 | 1/6/92 |
| 92 | Ξ | CANNELTON INDUSTRIES | MID980678627 | FF Removal | 903 | 10/4/94 | 9/27/95 |
| 92 | Ī | CANNELTON INDUSTRIES | MID980678627 | Fund Removal | 6 | 6/11/88 | 7/1/88 |
| 92 | Ī | CARLS TIRE RETREADING SITE | MI0001401918 | Fund Removal | 90 | 12/30/95 | 1/20/96 |
| 92 | Ξ | CARTER INDUSTRIALS, INC | MID980274179 | Fund Removal | 001 | 98/9/9 | 10/11/88 |
| 92 | Ξ | CARTER INDUSTRIALS, INC | MID980274179 | Fund Removal | 002 | 10/11/88 | 5/31/89 |
| 92 | Σ | CARTER SIDING | MI0001571868 | Fund Removal | 6 | 5/5/97 | 71/1/97 |
| ೪ | Σ | CENTREVILLE MERCURY | MISFN0507803 | Fund Removal | 6 | 1/28/99 | 3/30/89 |
| 8 | Σ | CHASE MFG CO | MID980409890 | FF Removal | 9 | 10/8/87 | 5/13/88 |
| 8 | Ž | CHEMICAL DRUM | MID985567643 | Fund Removal | 90 | 6/29/82 | 7/1/82 |
| દ | ≅ | CHRYSAN INDUSTRIES | MID088328356 | FF Removal | 9 | 3/21/97 | 10/6/97 |
| 8 | Σ | COLLOIDAL PAINT PRODUCTS | MI0002264646 | FF Removal | 00 | 10/22/98 | |
| 92 | ₹ | COMET CHROME PLATING | MI0001412469 | Fund Removal | 00 | 6/25/96 | 4/4/97 |
| 92 | ₹ | CRYSTAL REFINING COMPANY | MID006028914 | Fund Removal | 9 | 3/31/98 | 9/30/98 |
| છ | Ξ | DETROIT DRUM CLEAN-UP | MID980824916 | Fund Removal | 8 | 6/9/81 | 10/1/81 |
| 8 | Ξ | DETROIT PESTICIDE PROJECT | MI0001273473 | Fund Removal | 9 | 1/16/96 | 4/15/96 |
| 8 | Σ | DUELL & GARDNER LDFL | MID980504716 | Fund Removal | 9 | 9/25/85 | 3/2/86 |
| 8 | Ê | DURAKO PAINT | MID005326673 | Fund Removal | 9 | 10/14/97 | 1/29/98 |
| 8 | Ī | EASTON ESTATES METHANE SITE | MI0001326602 | FF Removal | 6 | 2/14/97 | |
| 8 | ī | EASTON ESTATES METHANE SITE | MI0001326602 | Fund Removal | 6 | 1/10/96 | 10/4/96 |
| 8 | Σ | ENTERPRISE OIL | MID985622778 | Fund Removal | 005 | 4/22/93 | 10/1/93 |
| 92 | Ξ | ERIE COATING & CHEMICALS INC | MID020263877 | Fund Removal | 8 | 6/1/92 | 12/1/92 |
| છ | Ξ | EVANS PRODUCTS DITCH | MI0001401660 | Fund Removal | 8 | 96/06/6 | 4/29/97 |
| 8 | ž | FAIRWAY SURPLUS | MI0002364826 | Fund Removal | 9 | 11/16/98 | |
| 8 | Σ | FORD MOTOR CO | MID005057005 | FF Removal | 00 | 5/10/93 | |
| 92 | Σ | FOREST HUMBOLDT DUMPING | MID985580471 | Fund Removal | 8 | 5/18/90 | 6/1/90 |
| 8 | ž | FORT & SCOTTEN STREET | MID985567650 | Fund Removal | 8 | 3/28/84 | 4/16/84 |
| 92 | Ξ | FRIGID FOODS | MID047152970 | FF Removai | 8 | 2/6/90 | 3/26/91 |
| | | | | | | | |

| 92 | ₹ | G&HLDFL | MID980410823 | Fund Removal | 90 | 1/30/82 | 8/11/82 |
|----|---|------------------------------------|--------------|--------------|-----|----------|----------|
| 8 | ≅ | G&HLDFL | MID980410823 | Fund Removal | 005 | 6/20/83 | 7/18/83 |
| 92 | Ē | G&HLDFL | MID980410823 | Fund Removal | 88 | 5/12/86 | 9/30/86 |
| 8 | Ξ | GAHLOFL | MID980410823 | Fund Removal | 8 | 3/18/87 | 3/18/87 |
| 8 | Ξ | G&HLDFL | MID980410823 | Fund Removal | 900 | 78/08/7 | 3/15/91 |
| 88 | Ī | GRATIOT IRON & METAL | MID985581867 | Fund Removai | 6 | 6/25/90 | 7/31/91 |
| 8 | ₹ | GREAT LAKES SHIPWRECK MUSEUM | MID985619881 | FF Removal | 001 | 8/16/91 | 10/28/91 |
| 8 | Ξ | GROUP EIGHT TECHNOLOGY | MID985568039 | Fund Removal | 100 | 8/11/89 | 9/19/89 |
| જ | ž | H & K SALES (MICHIGAN RADIOLOGIC) | MI0001271535 | Fund Removal | 8 | 1/6/97 | 11/4/97 |
| 8 | Ξ | H. BROWN CO., INC. | MID017075136 | FF Removal | 8 | 8/20/91 | 9/30/92 |
| 98 | ž | HARBOR PLATING WORKS | MID985601061 | Fund Removal | 90 | 12/16/90 | 10/29/92 |
| 8 | Ē | HOOVER CHEMICAL REEVES PRODUCTS | MID056998198 | Fund Removal | 901 | 6/18/97 | 8/25/97 |
| 8 | Ξ | INTERNATIONAL DISC CORPORATION | MID097808752 | Fund Removal | 00 | 3/17/86 | 8/1/86 |
| 92 | Ξ | INTERNATIONAL DISC CORPORATION | MID097808752 | Fund Removal | 005 | 7/10/87 | 10/11/87 |
| 8 | Ξ | IONIA CITY LANDFILL | MID980794416 | FF Removal | 9 | 5/19/84 | 6/15/85 |
| 92 | Ī | IONIA CITY LANDFILL | MID980794416 | FF Removal | 200 | 10/24/94 | 9/20/95 |
| 8 | Z | IONIA CITY LANDFILL | MID980794416 | FF Removal | 903 | 10/17/97 | |
| 8 | Ē | JACKSON DROP FORGE | MI0000056457 | FF Removal | 50 | 5/1/96 | 3/13/97 |
| 8 | Ξ | JACKSON DROP FORGE | MI0000056457 | FF Removal | 005 | 8/26/96 | 6/30/97 |
| 90 | Ī | JACKSON DROP FORGE | MI0000056457 | Fund Removal | 8 | 2/22/94 | |
| 92 | ž | JACO PLATING | MID103511465 | Fund Removal | 00 | 2611/61 | 7/28/97 |
| 90 | Σ | JOHNSON IRON INDUSTRIES | MtD006023022 | Fund Removal | 00 | 10/6/94 | 7/31/95 |
| 8 | ž | JOHNSON PRODUCTS SITE | MI0001889310 | Fund Removal | 8 | 5/1/97 | 6/20/97 |
| 90 | Ξ | KARECKAS FARM | MID981088198 | FF Removal | 8 | 12/21/84 | 5/15/85 |
| 8 | Σ | KINROSS MANUFACTURING CORP SITE | MID985606219 | Fund Removal | 8 | 6/27/91 | 9/27/91 |
| 8 | ž | KUEHN BROTHERS INC. | MID095410395 | Fund Removal | 90 | 9/23/91 | 2/26/92 |
| 8 | Σ | LAKE HURON DRUM SITE | MID985585769 | Fund Removat | 8 | 8/27/90 | 10/4/91 |
| 92 | Ē | LAKE ST. CLAIRE DRUM | MID985651058 | Fund Removal | 90 | 4/8/92 | 4/8/92 |
| 83 | ž | LAKESIDE REFINING COMPANY | MID005380019 | Fund Removal | 90 | 6/24/96 | 7/28/97 |
| ន | Ξ | LAWTON PROPERTY | MID065573495 | Fund Removal | 00 | 5/20/96 | 11/21/96 |
| 8 | Σ | LEAR-SIEGLER PLANT | MID985653278 | Fund Removal | 90 | 3/8/93 | 9/30/94 |
| 8 | Ξ | LIQUID DISPOSAL INC | MID067340711 | Fund Removal | 90 | 5/24/82 | 7/9/82 |
| 9 | Σ | LIQUID DISPOSAL INC | MID067340711 | Fund Removal | 005 | 7/26/82 | 9/10/82 |
| 92 | Ē | LIQUID DISPOSAL INC | MID067340711 | Fund Removal | 003 | 4/21/83 | 4/25/84 |
| ន | Σ | LIQUID DISPOSAL INC | MID067340711 | Fund Removal | 904 | 7/8/85 | 4/18/86 |
| 92 | Ξ | LOWER ECORSE CREEK DUMP | MID985574227 | Fund Removal | 90 | 12/4/89 | 8/5/91 |
| 8 | Ē | LOWER ECORSE CREEK DUMP | MID985574227 | Fund Removal | 005 | 11/15/93 | 8/9/94 |
| 92 | Ξ | LUFKIN RULE | MID985584598 | Fund Removal | ē | 7/22/95 | 11/19/95 |
| 92 | Ξ | M & M CASTING | MID005319694 | Fund Removal | 00 | 11/1/93 | 6/6/94 |
| 8 | Ž | M & M CASTING | MID005319694 | Fund Removal | 005 | 7/12/97 | 7/25/97 |
| 92 | Σ | MACK AVENUE DRUMS | MID985574094 | Fund Removal | 9 | 11/22/89 | 2/19/90 |
| 92 | Z | MACOMB COUNTY MIDNIGHT DUMP | MISFN0507802 | Fund Removal | 8 | 3/8/88 | 3/29/89 |
| 8 | ž | MAINTENANCE MACHINE PRODUCTS, INC. | MID985575804 | Fund Removal | 100 | 2/15/90 | 7/16/90 |

| 98 | Ī | MANISTEE PLATING COMPANY | MID006018620 | Fund Removal | 100 | 7/16/93 | 11/24/93 |
|----|----|---|--------------|--------------|-----|----------|----------|
| 92 | ₹ | MANISTIQUE RIVER/HARBOR AREA OF CONCERN | MID981192628 | Fund Removal | 90 | 6/28/82 | 712/82 |
| 92 | Σ | MANISTIQUE RIVER/HARBOR AREA OF CONCERN | MID981192628 | Fund Removal | 200 | 10/24/93 | 11/11/93 |
| 92 | Ī | MANISTIQUE RIVER/HARBOR AREA OF CONCERN | MID981192628 | Fund Removal | 903 | 5/25/95 | |
| 92 | ž | MARTIN VOGT PLATING COMPANY | MID005395389 | Fund Removal | 00 | 6/25/90 | 1/9/92 |
| S | Ξ | MASTER METALS INCORPORATION #2 | MID039108824 | FF Removal | 90 | 9/15/98 | |
| 92 | 3 | MCI, INCORPORATION | MID981190531 | Fund Removal | 8 | 6/15/90 | 12/18/90 |
| 90 | ₹ | MERCURY HOUSE-DEARBORN | MI0002457216 | Fund Removal | 90 | 7/31/98 | |
| 90 | ž | METRO PLATING INCORPORATED | MID985656800 | Fund Removal | 9 | 9/22/97 | 11/14/97 |
| 92 | Ξ | MICHIGAN AVENUE DUMP | MID985653997 | FF Removal | 90 | 5/3/93 | 9/11/97 |
| 92 | Ī | MICHIGAN CHROME & CHEMICAL COMPANY | MID005378161 | Fund Removal | 90 | 12/10/98 | |
| 92 | Ē | MILLPOINT PARK SITE | MID982071094 | Fund Removal | 90 | 6/7/84 | 7/6/84 |
| 90 | ž | MONTIE DRUMS | MID985622265 | Fund Removal | 100 | 11/9/91 | 5/21/92 |
| 92 | Σ | MT ELLIOTT STREET DRUM SITE | MID982071102 | Fund Removal | 90 | 10/30/86 | 10/31/86 |
| 92 | ≨ | NAGEL RESIDENCE SITE | MID985569854 | Fund Removal | 90 | 9/21/89 | 11/14/89 |
| 92 | ž | NEO-TECH (IST) | MID980903009 | Fund Removal | 100 | 12/8/93 | |
| 92 | Σ | NILES TWP DUMP 3RD STREET RESIDENTIAL WELLS | MID980994248 | Fund Removal | 9 | 3/1/84 | 3/20/85 |
| 88 | Ē | NORTH PORT DRUM | MID985584812 | Fund Removal | 8 | 6/3/91 | 10/30/91 |
| 92 | Ξ | NORTHERNAIRE PLATING | MID020883609 | Fund Removal | 6 | 7/11/83 | 8/3/83 |
| 92 | Ξ | NORTHLINE DRUM SITE | MID985642123 | FF Removal | 90 | 12/28/92 | 2/17/94 |
| 98 | Z | OAK STREET SITE | Mi0001118959 | Fund Removal | 93 | 5/10/95 | 11/20/96 |
| 90 | Ξ | OLD KOPPERS SITE/HENRY RIVER | MID980609473 | FF Removal | 90 | 3/18/91 | 8/15/91 |
| 95 | Ī | OLD MACK AVE STAMPING PLANT | MID005357959 | FF Removal | 8 | 6/19/90 | 8/23/96 |
| 90 | Ī. | OTT/STORY/CORDOVA CHEM | MID060174240 | Fund Removal | 904 | 12/11/80 | 12/30/80 |
| 98 | Σ | PANELYTE | MID982070195 | Fund Removal | 8 | 8/28/90 | 12/17/90 |
| 92 | Ž | PARSONS CHEMICAL WORKS INC | MID980476907 | Fund Removal | 90 | 10/15/90 | 6/28/96 |
| 8 | Σ | PARSONS CHEMICAL WORKS INC | MID980476907 | Fund Removal | 200 | 12/10/98 | 3/28/88 |
| SS | Σ | PARTZ CORPORATION | MID985659903 | Fund Removal | 8 | 4/26/93 | 7/29/93 |
| ક | \$ | PEERLESS PLATING CO INC | MID006031348 | FF Removal | 90 | 8/5/91 | 8/15/91 |
| 92 | Ī | PEERLESS PLATING CO INC | MID006031348 | Fund Removal | 6 | 9/8/83 | 10/7/83 |
| 90 | Σ | PEERLESS PLATING CO INC | MID006031348 | Fund Removal | 002 | 1/15/91 | 3/13/91 |
| 90 | 3 | PIONEER EQUIPMENT COMPANY | MiD981539109 | Fund Removal | 8 | 1/22/87 | 12/2/88 |
| 8 | Ē | PLATING EQUIPMENT USED INC | MID088334537 | Fund Removal | 90 | 8/6/87 | 12/31/87 |
| ક | Ī | PLATING EQUIPMENT USED INC | MID088334537 | Fund Removal | 005 | 5/8/90 | 5/29/90 |
| 92 | Ē | RASMUSSEN'S DUMP | MID095402210 | FF Removal | 8 | 10/31/89 | 7/31/90 |
| 90 | ₹ | RASMUSSEN'S DUMP | MID095402210 | Fund Removal | 8 | 10/28/84 | 1/11/85 |
| 98 | ₹ | RECLAMATION OIL COMPANY | MISFN0507807 | Fund Removal | 99 | 4/7/89 | |
| 99 | Ī | RELIABLE EQUIPMENT | MID006407969 | Fund Removal | 6 | 6/18/92 | 8/3/92 |
| 99 | ₹ | REVERE COPPER & BRASS | MID005509997 | Fund Removal | 8 | 3/15/88 | 4/17/88 |
| 92 | Ī | RIVER ROUGE | MID981532955 | FF Removal | 8 | 5/3/90 | 6/8/90 |
| 98 | ₹ | ROMAN BLEACH CLEANSER | MID005319066 | Fund Removal | 9 | 9/23/96 | 11/7/98 |
| 92 | Σ | ROSE TOWNSHIP DUMP | MID980499842 | Fund Removal | 9 | 11/22/85 | 5/31/86 |
| 92 | Ž. | ROTO-FINISH CO | MID005340088 | Fund Removal | 901 | 1/30/95 | 7720/95 |
| | | | | | | | |

| ₹ | ROYSTER COMPANY (MIDWEST) | MID985613447 | Fund Removal | 8 | 4/6/92 | 10/8/92 |
|----------|---|--------------|--------------|-----|----------|----------|
| ₹ | SAGINAW PAINT/CONSUMER POWER/GRAND TRUCK | MID980991715 | Fund Removal | 8 | 8/20/84 | 9/14/84 |
| ₹ | SAGINAW RIVER DRUM | MID985651066 | Fund Removal | 901 | 4/23/92 | 4/23/92 |
| 5 | SALCO INDUSTRIAL SERVICE | MID000722728 | FF Removal | 001 | 2/26/96 | 1/26/97 |
| ₹ | SALCO INDUSTRIAL SERVICE | MID000722728 | FF Removal | 005 | 1/28/97 | 11/13/97 |
| = | SALCO INDUSTRIAL SERVICE | MID000722728 | Fund Removal | 90 | 4/19/95 | 2/25/96 |
| ₹ | SARAN INDUSTRIAL COATINGS | MID010872638 | Fund Removal | 90 | 6/21/96 | 8/30/96 |
| ₹ | SATTERLEE SUMPTER LANDFILL LYLES TRUCKING | MID091958603 | Fund Removal | 90 | 9/11/90 | 2/6/91 |
| ₹ | SCD CHEMICAL | MI0002366847 | Fund Removal | 00 | 6/23/98 | 9/16/98 |
| 5 | SCHAFER MANUFACTURING/HAWKENS FURNITURE | MID980992523 | FF Removal | 00 | 5/25/88 | 8/12/88 |
| ₹ | SCHREIBER-CARAVAN DRUMS | MID985630185 | FF Removal | 00 | 6/15/92 | 3/31/93 |
| ₹ | SEARS TIRE FIRE | MI0001954783 | Fund Removal | 90 | 4/17/97 | 4/18/97 |
| 5 | SELKIRK & BENHAM STREET SITE | MID982071110 | Fund Removal | 00 | 5/23/87 | 10/2/87 |
| ₹ | SER-PLATING COMPANY | MID980989321 | Fund Removal | 00 | 4/29/87 | 10/12/87 |
| ₹ | SER-PLATING COMPANY | MID980989321 | Fund Removal | 005 | 3/19/92 | 6/10/92 |
| ₹ | SILVERTONE PLATING COMPANY | MID006526859 | Fund Removal | 00 | 5/30/96 | 7/24/96 |
| ₹ | SOUTH GREEN AVENUE | MID981190002 | FF Removal | 9 | 8/4/98 | |
| 5 | SOUTH GREEN AVENUE | MID981190002 | Fund Removal | 00 | 6/8/98 | |
| ₹ | SOUTH LAKE SHORE ROAD DRUM | MID985651041 | Fund Removal | 90 | 712/91 | |
| ₹ | SOUTH MACOMB DISPOSAL AUTHORITY (LDFL 9) | MID069826170 | Fund Removal | 00 | 5/31/90 | 8/7/90 |
| ₹ | SPEARFLEX CORPORATION | MID985601186 | Fund Removal | 90 | 5/3/83 | 7/30/93 |
| 5 | ST. JOHN'S INCORPORATED | MID980703771 | FF Removal | 6 | 5/16/89 | 8/27/91 |
| ₹ | STEVENSON ROAD DRUM | MID982075293 | Fund Removal | 6 | 9/4/87 | 10/2/87 |
| 5 | SUPERIOR POLISHING | MID005503693 | Fund Removal | 8 | 5/27/94 | 8/17/94 |
| 5 | TAR LAKE | MID980794655 | Fund Removal | 8 | 7/30/98 | |
| ₹ | TAYLOR SITE | MID985574086 | Fund Removal | 00 | 12/6/89 | 12/12/89 |
| ₹ | TEXTILE ROAD SITE | MID980825558 | FF Removal | 90 | 9/19/91 | 11/13/91 |
| ≢ | TEXTILE ROAD SITE | MID980825558 | FF Removal | 005 | 5/11/93 | |
| ¥ | TEXTILE ROAD SITE | MID980825558 | FF Removal | 003 | 11/2/95 | |
| <u>=</u> | TEXTILE ROAD SITE | MID980825558 | Fund Removal | 90 | 3/27/89 | 3/29/89 |
| 5 | THE NANKIN TOWNSHIP DUMP | MI0000092569 | Fund Removal | 90 | 9/12/94 | 6/13/95 |
| ₹ | THERMO CHEM INC | MID044567162 | Fund Removal | 9 | 9/12/88 | 12/20/88 |
| ₹ | THERMO CHEM INC | MID044567162 | Fund Removal | 005 | 4/18/91 | 9/26/91 |
| ₹ | THOMPSON BOAT SITE | MISFN0507793 | Fund Removal | 90 | 12/14/98 | 1/21/99 |
| ₹ | THUNDER BAY RIVER SITE | MID985640630 | Fund Removal | 00 | 4/15/92 | 4/15/92 |
| ₹ | TORCHLAKE | MID980901946 | FF Removal | 00 | 8/16/91 | 3/30/92 |
| ž | TWO RIVERS SITE | MI0985572544 | Fund Removal | 90 | 6/26/89 | 6/21/89 |
| Ξ | UNION LAKE RADIATION SITE | MI0001091214 | Fund Removal | 00 | 6/26/95 | 6/28/95 |
| 5 | UNION STEEL PRODUCTS INC. PLANT 1 | MID005318522 | Fund Removal | 9 | 7/8/92 | 12/10/92 |
| Ē | UNIVERSAL COMPONENTS | MID985664978 | Fund Removal | 9 | 10/5/94 | 9/18/95 |
| ₹ | VAN BUREN TOWNSHIP DRUMS | MISFN0507786 | Fund Removal | 6 | 8/14/98 | |
| | | | | | | |

| 8 | Z | VELSICOL CHEMICAL MICH | MID000722439 | Fund Removal | 500 | 8/3/98 | |
|----|----|---|--------------|--------------|-----|----------|----------|
| 02 | ž | VENTURE RIM PRODUCTS | MID981197262 | Fund Removal | 8 | 6/10/94 | |
| 92 | ž | VERONA WELL FIELD | MID980793806 | FF Removal | 60 | 7/15/84 | 9/18/84 |
| છ | Z | VERONA WELL PIELD | MID980793806 | Fund Removal | 90 | 6/22/83 | 12/5/83 |
| 92 | Ξ | VERONA WELL FIELD | MID980793806 | Fund Removal | 200 | 4/20/84 | 10/31/84 |
| 93 | ž | VERONA WELL FIELD | MID980793806 | Fund Removal | 003 | 6/11/86 | 1/6/87 |
| 8 | Σ | VERONA WELL FIELD | MID980793806 | Fund Removal | 904 | 71/21/87 | 9/18/87 |
| 92 | Ξ | VULCAN CINCINNATI INC | MID000808293 | FF Removal | 00 | 7/31/90 | 3/1/92 |
| 92 | Ē | VULCAN CINCINNATI INC | MID000809293 | Fund Removal | 9 | 4/23/91 | 71/191 |
| 92 | Ξ | WALLED LAKE MERCURY SITE | MID985578418 | Fund Removal | 8 | 4/23/90 | 2/1/90 |
| 8 | Σ | WESLEY DRUMS REMOVAL | MID985633791 | Fund Removal | 90 | 8/3/92 | 10/16/92 |
| 92 | M | WEST JEFFERSON STREET ABANDONED DRUM | MID985576008 | Fund Removal | 100 | 4/13/84 | 6/27/84 |
| 8 | ŝ | WEST LAFAYETTE STREET STURGIS | MID005174339 | Fund Removal | 00 | 4/13/84 | 6/27/84 |
| ક | ž | WILSON DRAIN | MID985569250 | Fund Removal | 9 | 7/12/89 | 8/16/89 |
| 93 | Ž | WILSON SITE | MID985622166 | Fund Removal | 90 | 8/22/91 | 1/5/93 |
| 8 | Ē | WORLD TRADE CENTER | MI0001094465 | Fund Removal | 8 | 6/10/96 | |
| 92 | ž | ZEPHYR INCORPORATION | MID006019020 | Fund Removal | 9 | 96/08/6 | 2/16/98 |
| 8 | ž | ZIEMAN & GRAMES ROAD DUMP SITE | MID981093883 | Fund Removal | 9 | 10/5/87 | 12/22/88 |
| 90 | Ξ | ZIEMAN & GRAMES ROAD DUMP SITE | MID981093883 | Fund Removal | 005 | 8/28/89 | 5/2/90 |
| 92 | Z | 2808 40TH AVENUE SOUTH HOUSE | MN0002367043 | Fund Removal | 9 | 8/58/98 | 6/19/98 |
| 8 | 2 | AGATE LAKE SCRAPYARD | MND980898068 | FF Removal | 90 | 1/5/83 | 1/28/83 |
| 8 | Σ | AGATE LAKE SCRAPYARD | MND980898068 | FF Removal | 005 | 1/5/83 | 1/30/83 |
| 8 | Z | BERNARD RUMPLE PROPERTY | MND980904734 | Fund Removal | 9 | 2/29/84 | 5/1/84 |
| 8 | Z | BOW CHEM COMPANY | MND980822217 | Fund Removal | 9 | 6/12/85 | 11/18/85 |
| 8 | Z | BROOKLYN PARK DUMP SITE | MND985671874 | Fund Removal | 9 | 9/19/90 | 12/21/90 |
| 92 | Z | BROOKLYN PARK DUMP SITE | MND985671874 | Fund Removal | 005 | 2/10/92 | 3/11/92 |
| 95 | Ž | BROOKLYN PARK DUMP SITE | MND985671874 | Fund Removal | 83 | 10/26/92 | 10/30/92 |
| 92 | Z | CEDAR SERVICE INCORPORATION | MND062830674 | Fund Removal | 9 | 9/29/97 | 10/23/97 |
| 92 | Z | DULUTH HARBOR DRUM SITE | MND982071771 | Fund Removal | 9 | 8/27/84 | 8/27/84 |
| 02 | Z | FMC CORP | MND006481543 | FF Removal | 005 | 6/8/83 | 10/12/84 |
| 92 | Z | ISANTI FARMERS CREAMERY | MND980904726 | Fund Removal | 00 | 12/1/81 | 5/28/82 |
| ß | 2 | LEHILLIER MANKATO SITE | MND980792469 | Fund Removal | 8 | 12/19/83 | 12/12/84 |
| 32 | Ž. | MACGILLIS & GIBBS CO/BELL LUMBER & POLE | MND006192694 | FF Removal | 8 | 4/4/88 | 8/12/89 |
| 92 | Z | MACGILLIS & GIBBS CO/BELL LUMBER & POLE | MND006192694 | Fund Removal | 8 | 9/7/93 | 10/28/93 |
| 92 | ž | NEW BRIGHTON / ARDEN HILLS | MN7213820908 | PRP Removal | 8 | 7/1/86 | 9/30/89 |
| 92 | ž | NEW BRIGHTON / ARDEN HILLS | MN7213820908 | PRP Removal | 005 | 7/1/86 | 9/30/89 |
| છ | Z | NEW BRIGHTON / ARDEN HILLS | MN7213820908 | PRP Removal | 903 | 7/1/86 | 9/30/89 |
| 8 | ž | NEW BRIGHTON / ARDEN HILLS | MN7213820908 | PRP Removal | 904 | 7/1/86 | 8/30/88 |
| 92 | Ž | NEW BRIGHTON / ARDEN HILLS | MN7213820908 | PRP Removal | 900 | 6/1/87 | 68/30/89 |
| 8 | Z | NEW BRIGHTON / ARDEN HILLS | MN7213820908 | PRP Removal | 900 | 6/1/87 | 6/30/88 |
| 8 | ž | NEW BRIGHTON / ARDEN HILLS | MN7213820908 | PRP Removal | 200 | 4/1/88 | 12/31/86 |
| 89 | ž | NEW BRIGHTON / ARDEN HILLS | MN7213820908 | PRP Removal | 800 | 4/1/88 | 12/31/88 |
| 92 | Z | NEW BRIGHTON / ARDEN HILLS | MN7213820908 | PRP Removai | 600 | 2/22/99 | |
| | | | | | | | |

| RIAD POST & POLE MINDSB0090005 FIRE IN FRONT & METAL AUTOSB0090005 FIRE IN RESIDENCE MINDSB0090005 MINDSB0090005 MINDSB009 | 8 8 | N N | NEW BRIGHTON / ARDEN HILLS NEW BRIGHTON / ARDEN HILLS | MN7213820908 MN7213820908 | PRP Removal | 910 | 2/22/99 | |
|--|-----|-----|--|------------------------------|--------------|-----|----------|----------|
| MIN SOUTH ANDOVER SITES MINDS9669814 Fund Removal OTI 17/999 MIN SOUTH ANDOVER SITES MINDS9662581 Fund Removal OTI 17/999 MIN UNION SCRAP IRON & METAL CO. MINDS2648192 Fund Removal OTI 17/999 MIN UNION SCRAP IRON & METAL CO. MINDS2648192 Fund Removal OTI 17/999 MIN UNION SCRAP IRON & METAL CO. MINDS2648192 Fund Removal OTI 17/999 MIN UNION SCRAP IRON & METAL CO. MINDS2648192 Fund Removal OTI 17/999 MIN UNION SCRAP IRON & METAL CO. MINDS9157751 Fund Removal OTI 17/999 OH PROPERTIES CHORD PROPERTIES OH AMERICAN ALLED ADDITIVES CHORD PROPERTIES OH AMERICAN STELL DRUM SERVICE INCORPORATION CHORDOSTOSTOS Fund Removal OTI 17/1983 OH AMERICAN STELL DRUM SERVICE INCORPORATION CHORDOSTOSTOS Fund Removal OTI 17/1983 OH AMERICAN STELL DRUM SERVICE INCORPORATION CHORDOSTOSTOS Fund Removal OTI 17/1983 OH ANDOVALLAKE METAL STELL DRUM SERVICE INCORPORATION CHORDOSTOSTOS Fund Removal OTI 17/1983 OH ANDOVALLAKE METAL STALL | 92 | Z | RITARI POST & POLE | MND980904064 | Find Removal | 5 5 | 47/97 | 4/10/97 |
| MNO STYLESTER PYZEMSKI RESIDENCE MNODOS401717 Fund Removal 001 771587 MNO SCRAP PILINO SCRAP PILINO MNODOS40175 Fund Removal 001 717885 MNO SCRAP PIRON & METAL CO. MNDOS204312 Fund Removal 001 172787 MNO SCRAP PIRON & METAL CO. MNDOS407245 Fund Removal 001 172787 MN ALENTHE CLARK CORP MNDOS407245 Fund Removal 001 172787 OH ALLED OFMEMOAL & RECHALOGO CORPORATION CHODO377327 Fund Removal 001 2/1587 OH ALLED OFMEMOAL & RECHALOR SERVICE INCORPORATION CHODO377140 Fund Removal 001 2/1587 OH AMERICAN STEEL DRUM SERVICE INCORPORATION CHODO377135 Fund Removal 001 2/1587 OH AMEDICAN STEEL DRUM SERVICE INCORPORATION CHODO377135 Fund Removal 001 2/1587 OH AMEDICAN STEEL DRUM SERVICE INCORPORATION CHODO377137 Fund Removal 001 1/1783 OH ALDA/F IERDAN SERVICE INCORPORATION CHODO377137 Fund Removal 001 1/1783 OH ALDA/F IERDAN SERVICE INCORPORATION CHODO377140 | 92 | Σ | SOUTH ANDOVER SITES | MND980609614 | Fund Removal | 8 6 | 6/19/89 | 8/11/89 |
| MNION SCRAP (NON & METAL CO.) MNIODESGRAPORATION MNIODESGRAPORATION MNIODESGRAPORATION ON TOTAL STATE CO. | 90 | Ž | SYLVESTER BYZEWSKI RESIDENCE | MN0001410117 | Fund Removal | 8 | 7/15/97 | 7/30/97 |
| MM UNION SCRAP IRON & METAL CO. MND02296192 Find Removal 001 12895 MM VALINDA SCRAP IRON & METAL CO. MND03296192 Find Removal 001 34286 MM VALENTINE CLARK CORP MND031528468 Find Removal 001 34286 0H ADVANCED TECHNOLOGY CORPORATION CH00019730271 Find Removal 001 21/587 0H ALLIED CHEMICAL & IRONITON COKE CH0001930271 Find Removal 001 21/587 0H AMERICAN STRELL DRUM SERVICE INCORPORATION CH0000370325 Find Removal 001 21/587 0H AMERICAN STRELL DRUM SERVICE INCORPORATION CH0000370325 Find Removal 001 21/587 0H AMERICAN STRELL DRUM SERVICE INCORPATED CH000037032 Find Removal 001 41/1893 0H ANGON LAKE MERCURY SPILL #1 CH000035008 Find Removal 001 41/1893 0H ANGON LAKE MERCURY SPILL #2 CH0000350308 Fire Removal 001 41/1893 0H ANGON LAKE MERCURY SPILL #2 CH0000327037 | 92 | Z | UNION SCRAP III | MND985685296 | Fund Removal | 00 | 9/4/90 | 7/28/91 |
| MM DUDOZGAGEN POR & METAL CO. MNDDZGGGGGB Frun Removal 001 3/469 OH GO FRODERTIES OHOGOTOGRAP FINAL CO. OHOGOTOGRAP FINAL CO. OHOGOTOGRAP FINAL CO. 001 4/295 OH GO FRODERTIES OHOGOTOGRAP FINAL CO. OHOGOTOGRAP FINAL CO. 001 4/295 OH AMERICAN RALLED ADDITIVES OHOGOTOGRAP FINAL FINAL CO. 001 2/295 OH AMERICAN STEEL DRUM SERVICE INCORPORATION 0HODOGOTOGOS 001 2/295 OH AMERICAN STEEL DRUM SERVICE INCORPORATION 0HODOGOTOGOS 001 2/295 OH AMERICAN STEEL DRUM SERVICE INCORPORATION 0HODOGOTOGOS 001 2/295 OH AMCONDA ANEULE GEORGEOFF SITE 0HODOGOTOGOS 010 4/2067 OH ANCONDA ANEULE GEORGEOFF SITE 0HODOGOGOTOGOS 010 4/2067 OH ANCONDA ANEULE GEORGEOFF SITE 0HODOGOGOTOGOS 011 6/2064 OH ANCON LAKE MERCURY SPILL #1 0HODOGOGOTOGOS 011 1/17983 OH ANCON LAKE MERCURY SPILL #2 0HOGOGOGOSOS 0HOGOGOGOSOS 011/17983 OH BASSET SIREET WAREHOUSE 0HOGOGOSOSOS 0HOGOGOGOSOSOS 011/1 | 92 | ž | UNION SCRAP IRON & METAL CO. | MND022949192 | Fund Removal | 90 | 12/9/85 | 1/7/86 |
| MINDARISORABIS Frun Removal OTI 12/19/19 OH SOF PROPERTIES CHOROSTISTIS Frun Removal OTI 12/19/19 OH SOF PROPERTIES CHOROSTISTIS Framoval OTI 12/19/19 OH ALDVANCED TECCHNICOLG & RONTON COKE CHOROSTISTIS Framoval OTI 12/19/19 OH AMERICAN STEEL DRUM SERVICE INCORPORATION CHOROSTISTIS Framoval OTI 12/19/19 OH AMERICAN STEEL DRUM SERVICE INCORPORATION CHOROSTISTIS Framoval OTI 11/19/19 OH AMERICAN STEEL DRUM SERVICE INCORPORATION CHOROSTISTIS Framoval OTI 11/19/19 OH AMACONDA AVENUE GEORGEOFF SITE CHOROSTISTIS Framoval OTI 11/19/19 OH ANGENDRA AVENUE GEORGEOFF SITE CHOROSTISTIS Framoval OTI 11/19/19 OH ANGENDRA AVENUE GEORGEOFF SITE CHOROSTISTISTISTISTISTISTISTISTISTISTISTISTIS | 8 | Σ | UNION SCRAP IRON & METAL CO. | MND022949192 | Fund Removal | 005 | 11/27/87 | 12/12/88 |
| OH 601 FADERANCE DECHAROLGEY CORPORATION OH00016971751 Fund Removal 001 4/295 OH ALINED CHEMICAL & RONTON CORE OH000169249 FF Removal 001 21/367 OH ALINED CHEMICAL & RONTON CORE OH000169249 FF Removal 001 21/367 OH AMERICANA ALLED CADRANY OH000169249 FF Removal 001 21/367 OH AMERICAN STRELL DRUM SERVICE INCORPORATION OH0001750617 FF Removal 001 21/367 OH AMERICAN STRELL DRUM SERVICE INCORPORATION OH00001750617 FF Removal 001 21/208 OH AMERICAN STRELL DRUM SERVICE INCORPORATION OH00001750617 FF Removal 001 21/208 OH AMERICAN STRELL STREET VARIENCE GENERAL #F OH0000702328 FF Removal 001 21/208 OH ANDALANDRILL OH0000703208 FF Removal 001 21/208 OH ANDAL LEGAD STREE OH0000703208 FF Removal 001 21/208 OH ANDAL LEGAD STREE OH0000703208 FF Removal | 8 | ž | VALENTINE CLARK CORP | MND981526486 | Fund Removal | 9 | 3/4/96 | 10/18/96 |
| OH ADVANCED TECHNOLOGY CORPORATION OHODOTOGRA FERMONAL OHODOTOGRA FERMONAL OTIVE STATES TECHNOLOGY CORPORATION OHODOTOGRA FERMONAL OTIVE STATES TECHNOLOGY CORPORATION OHODOTOGRA FERMONAL OTIVE STATES TECHNOLOGY CONTROLOGY | 8 | 동 | 601 PROPERTIES | OH0001571751 | Fund Removal | 00 | 4/2/97 | 5/21/97 |
| OH AMERICAN ALLED CHEMICAL & IRONTON COKE OHD043730217 FF Removal 001 2.15687 OH AMERICAN ALLED ADDITIVES OHD000371439 Fund Removal 001 12/1689 OH AMERICAN ALLED CADDITIVES OHD000371439 Fund Removal 001 12/1689 OH AMERICAN STEEL DRUM SERVICE INCORPORATION OHD000371635 Fund Removal 001 12/1689 OH AMERICAN STEEL DRUM SERVICE INCORPORATION OHD00371035 Fund Removal 001 12/1863 OH ARCANIUM IRON & METAL OHD00371035 Fund Removal 001 12/1863 OH ARCANIUM IRON & METAL OHD0045055917 FF Removal 001 11/1993 OH ALTOMATIC CONTAINERS INCORPATED OHD098071321 Fund Removal 001 11/1993 OH AUTOMATIC CONTAINERS INCORPATED OHD098071322 Fund Removal 001 11/1993 OH B & E LANDFILL OHD098071324 FF Removal 001 11/1993 OH B & E LANDFILL OHD980704349 FF Removal 001 11/1993 OH B SSET STREET WARFOURS OHD980704394 FF Removal 001 11/ | 92 | 동 | ADVANCED TECHNOLOGY CORPORATION | OH0001098748 | FF Removal | 00 | 4/2/95 | |
| OH AMERICAN ALLIED ADDITIVES OH000184949 Fund Removal 001 12/8/96 OH AMERICAN RALLED ADDITIVES OH000037133 Fund Removal 001 14/1983 OH AMERICAN STEEL DRUM SERVICE INCORPORATION OH0000370333 Fund Removal 001 14/1983 OH AMERICAN STEEL DRUM SERVICE INCORPORATION OH0000370333 Fund Removal 001 12/868 OH ANCONDA AVENUE GEORGEFE SITE OH0000370333 Fund Removal 001 12/868 OH ARCANUM IRON & METAL CH0000370333 Fund Removal 001 47/3087 OH ATF FIREWORKS CH000098390 Fund Removal 001 47/3087 OH AVON LAKE METCHRY SPILL #? CH000098390 Fr Removal 001 11/1933 OH AVON LAKE METCHRY SPILL #? CH089074190 CH089074180 PL089074190 OH000988990 PL089074190 OH BALDAUF LEAD SITE CH089074966 FF Removal 001 11/1933 OH BASET TS RELEAR METCHRY SPILL #? CH089074968 FF R | 5 | ₹ | ALLIED CHEMICAL & IRONTON COKE | OHD043730217 | FF Removal | 90 | 2/15/87 | |
| OH AMERICAN STEEL DRUM SERVICE INCORPORATION OHD000717140 Fund Removal 001 14/1983 OH AMERICAN STEEL DRUM SERVICE INCORPORATION OHD000370333 Fund Removal 002 12/485 OH AMERICAN STEEL DRUM SERVICE INCORPORATION OHD000370333 Fund Removal 001 2/485 OH AMACONDA AVENUE GEORGEOFF SITE OHD000370333 Fund Removal 001 4/12/82 OH ANCONDAN SERVICE INCORPATED OHD0807709177 Fund Removal 001 4/12/82 OH ATF FIREWORKS OHD000038306 Fund Removal 001 1/1/933 OH AVON LAKE MERCURY SPILL #1 OH000038306 FIRE Removal 001 1/1/933 OH BASSETT STREET WAREHOUSE OH000038306 FIR Removal 001 1/1/933 OH BASSETT STREET WAREHOUSE OHD080749646 FF Removal 001 1/1/933 OH BASSETT STREET WAREHOUSE OHD080749646 FF Removal 001 1/1/934 OH BASSET STREET WAREHOUSE OHD080749646 FF Removal 001 1/1/935 OH BASSET STREET WAREHOUSE OHD0807403734 Fund Removal 001 | 92 | P | AMERICAN ALLIED ADDITIVES | OH0001684349 | Fund Removal | 90 | 12/8/96 | 2/9/97 |
| OH AMERICAN STEEL DRUM SERVICE INCORPORATION OHD000370333 Fund Removal 001 24485 OH AMERICAN STEEL DRUM SERVICE INCORPORATION OHD000370333 Fund Removal 001 12/867 OH AMACAUNDA AVENUE GEORGEOFF SITE OHD000370333 Fund Removal 001 473087 OH ARCANIUM IRON & METAL OHD000370337 Fund Removal 001 473087 OH ASBESTOS BAGS OHD00038380 Fund Removal 001 11/1993 OH AUTOMATIC CONTAINERS INCORPATED OHD00068380 Franch Removal 001 11/1993 OH AUTOMATIC CONTAINERS INCORPATED OHD00068380 Fr Removal 001 11/1993 OH B & ELANDFILL OHD00068380 Fr Removal 001 11/1993 OH B & ELANDFILL OHD001732246 Fr Removal 001 11/1993 OH B & ELANDFILL OHD0817439 Fr Removal 001 11/1993 OH B ASSETT STREE WELCURY SPILL #T OHD08174394 Fr Removal 001 11/1993 OH B ASSET STREE WELCURY SPILL #T OHD08174394 Fr Removal 001 11/1993 <t< td=""><td>92</td><td>Н</td><td>AMERICAN RAILROAD TIE COMPANY</td><td>OHD000717140</td><td>Fund Removal</td><td>90</td><td>11/19/83</td><td>5/18/84</td></t<> | 92 | Н | AMERICAN RAILROAD TIE COMPANY | OHD000717140 | Fund Removal | 90 | 11/19/83 | 5/18/84 |
| OH AMERICAN STEEL DRUM SERVICE INCORPORATION OHD000370333 Fund Removal 002 12/887 OH ANGCONDA AVENUE GEORGECFF SITE OHD08207137 Fird Removal 001 9/12/887 OH ARCANUAN IRON & METAL OHD08207137 Fird Removal 001 4/30/87 OH ATF FIREWORKS OHD08207137 Fird Removal 001 4/30/87 OH ATF FIREWORKS OHD08207137 Fird Removal 001 1/1/1983 OH AVON LAKE MECURY SPILL #1 OHD08207137 Fird Removal 001 1/1/1983 OH AVON LAKE MECURY SPILL #2 OHD080971346 FF Removal 001 1/1/1983 OH BALDAJF LEAD SITE OHD080971496 FF Removal 001 1/1/1983 OH BALDAJF LEAD SITE OHD080714349 FF Removal 001 1/1/1983 OH BALDAJF LEAD SITE OHD0807143249 FF Removal 001 1/1/1983 OH BALDAJF LEAD SITE OHD0807143249 FF Removal 001 1/1/1983 OH BESSIE WILLLAMS LAND OHD0807143249 FIR Removal 001 1/1/1983 OH BOLIN OIL | 92 | F | AMERICAN STEEL DRUM SERVICE INCORPORATION | OHD000370353 | Fund Removal | 90 | 2/4/85 | 7/1/85 |
| OH ANACONIDA AVENUE GEORGEOFF SITE OHD8805 (1005) Fund Removal 001 61/1282 OH ARCANUMI RON & METAL OHD8805 (1005) Fund Removal 001 4/32087 OH ATF FIREWORKS OHD8907 (1797) Fund Removal 001 1/17933 OH ATF FIREWORKS OHD8907 (1797) Fund Removal 001 1/17933 OH AVON LAKE MERCURY SPILL #1 OHD000532465 FF Removal 001 2/1266 OH AVON LAKE MERCURY SPILL #1 OHD090732465 FF Removal 001 2/1266 OH BALDAUF LEAD SITE OHD09073466 FF Removal 001 1/1793 OH BASSETT SIREET WAREHOUSE OHD0870460 FF Removal 001 1/1793 OH BASSET SIREET WAREHOUSE OHD08703343 Find Removal 001 1/1793 OH BASSET SIREE WELDING OHD08704369 FF Removal 001 1/1759 OH BATIANA DRUMS AND OHD000024989 FF Removal 001 1/1759 <td< td=""><td>92</td><td>F</td><td>AMERICAN STEEL DRUM SERVICE INCORPORATION</td><td>OHD000370353</td><td>Fund Removal</td><td>005</td><td>12/8/87</td><td>7/1/88</td></td<> | 92 | F | AMERICAN STEEL DRUM SERVICE INCORPORATION | OHD000370353 | Fund Removal | 005 | 12/8/87 | 7/1/88 |
| OH ASBESTOS BAGS OHD017506171 FF Removal 001 9/28/93 OH ARENANUM IRON & METAL OHD000569397 Fund Removal 001 4/30/94 OH ATF FIREWORKS OHD000669397 Fund Removal 001 1/1/19/93 OH AVON LAKE MERCURY SPILL #1 OHD00066397 Fund Removal 001 1/1/19/93 OH AVON LAKE MERCURY SPILL #1 OHD000639808 FF Removal 001 1/1/19/93 OH BA E LANDFILL OHD0007322468 FF Removal 001 1/1/19/93 OH BASSETT STREET WAREHOUSE OHD98074648 FF Removal 001 1/1/19/96 OH BASSETT STREET WAREHOUSE OHD980745049 FF Removal 001 1/1/19/96 OH BASSETT STREET WAREHOUSE OHD980745049 FF Removal 001 1/1/19/96 OH BASSETT STREET WAREHOUSE OHD980745049 FF Removal 001 1/1/19/96 OH BASSETT STREET WAREHOUSE OHD980745049 FF Removal 001 1/1/19/96 < | 92 | F | ANACONDA AVENUE GEORGEOFF SITE | OHD980510085 | Fund Removal | 100 | 6/12/82 | 7/1/82 |
| OH ATF FIREWORKS OHD862071797 Fund Removal 001 473087 OH ATTF FIREWORKS OHD000693390 Fund Removal 001 11/19933 OH AVON LAKE MERCURY SPILL #1 OHD000993390 Fund Removal 001 11/19933 OH AVON LAKE MERCURY SPILL #2 OHD000993390 Fund Removal 001 972694 OH AVON LAKE MERCURY SPILL #2 OHD00019990719468 FF Removal 001 972694 OH BALDAUF LEAD SITE OHD0019990719468 FF Removal 001 12/1999 OH BALDAUF LEAD SITE OHD09174324 FF Removal 001 12/1999 OH BATAVIA DRUMS OHD098704905 FF Removal 001 11/1993 OH BESSIE WILLIAMS LANT OHD0987045085 FING Removal 001 11/1993 OH BOLIN OIL OHD887045095 FING Removal 001 11/1993 OH CECIL'S TRANSMISSION REPAIR OHD09000277373 FING Removal 001 11/1999 OH | 92 | F | ARCANUM IRON & METAL | OHD017506171 | FF Removal | 90 | 8/29/83 | 8/15/84 |
| OH ATT FREWORKS CH0000656597 Fund Removal 001 67264 OH AUTOMATIC CONTAINERS INCORPATED OH0000983908 Fund Removal 001 1/1/993 OH AVON LAKE MERCURY SPILL #1 CH0000983908 Find Removal 001 2/1298 OH AVON LAKE MERCURY SPILL #1 CH098079468 FF Removal 001 2/1298 OH BALDAHT EAD SITE CH098079468 FF Removal 001 2/1298 OH BASSETT STREET WAREHOUSE CH098079468 FF Removal 001 12/1996 OH BASSETT STREET WAREHOUSE CH098079469 FF Removal 001 12/1996 OH BASSIE WILLAMS LANDFILL CH098079469 FF Removal 001 11/1996 OH BASSIE WILLAMS LANDFILL CH0980703743 Fund Removal 001 11/1992 OH BOHATY DRUMS CH00000049895 Fund Removal 001 11/1992 OH CENTRAL WASTES INC CH000010049897 Fund Removal 001 11/1992 OH | 92 | F | ASBESTOS BAGS | OHD982071797 | Fund Removal | 9 | 4/30/87 | 5/6/87 |
| OH AVON LAKE MERCURY SPILL#1 OHD860511221 Fund Removal 001 11/1983 OH AVON LAKE MERCURY SPILL#2 OHD0002932485 FF Removal 001 2/12.086 OH AVON LAKE MERCURY SPILL#2 OHD0002324485 FF Removal 001 2/12.086 OH BA E LANDFILL OHD0960744646 FF Removal 001 2/12.086 OH BASSETT STREET WAREHOUSE OHD096074464 FF Removal 001 2/12.086 OH BASSETT STREET WAREHOUSE OHD08704346 FF Removal 001 12/19/96 OH BASSETT STREET WAREHOUSE OHD08704304 FF Removal 001 11/19/96 OH BASSETT STREET WAREHOUSE OHD087045045 FF Removal 001 11/19/96 OH BATTANA DRUMS OHD087045045 FINA Removal 001 11/19/96 OH BATTA BALLANG OHD080027727 FF Removal 001 11/19/96 OH CECIL'S TANISMISSION REPAIR OHD0143707 FF Removal 001 12/19/96 OH CHEM-DYNE CORP OHD07427739 Fund Removal 001 12/19/96 OH CHEM-DYNE CORP | 92 | ᆼ | ATF FIREWORKS | OH0000656397 | Fund Removal | 90 | 6/2/94 | 6/4/94 |
| OH AVON LAKE MERCURY SPILL #1 OH000089380B Find Removal 001 912694 OH AVON LAKE MERCURY SPILL #1 OH000032244B FF Removal 001 2/129B OH BAZELT STREET WAREHOUSE OH08907344B FF Removal 001 12/189B OH BASSETT STREET WAREHOUSE OH0890741902 FF Removal 001 12/189B OH BASSETT STREET WAREHOUSE OH08970741902 FF Removal 001 12/189B OH BATAVIA DRUMS OH08970741902 FF Removal 001 12/189B OH BESSIE WILLIAMS LANDFILL OH0897034324 Find Removal 001 11/189Z OH BOLIN OIL OH08000273734 Find Removal 001 11/189Z OH CECIL'S TRANSMISSION REPAIR OH00000273734 Find Removal 001 12/18B OH CECIL'S TRANSMISSION REPAIR OH0004143778 Find Removal 001 12/18B OH CHENTALWONE CORP OH007472778 Find Removal 001 12/18B OH </td <td>9</td> <td>동</td> <td>AUTOMATIC CONTAINERS INCORPATED</td> <td>OHD980611321</td> <td>Fund Removal</td> <td>00</td> <td>11/19/93</td> <td>11/2/94</td> | 9 | 동 | AUTOMATIC CONTAINERS INCORPATED | OHD980611321 | Fund Removal | 00 | 11/19/93 | 11/2/94 |
| OH AVON LAKE MERCURY SPILL #2 OH0002322464 FF Removel 001 21/296 OH BALDAUF LEAD SITE OH0003794648 FF Removel 001 21/296 OH BASSETT STREET WAREHOUSE OH0001788949 FF Removel 001 12/1996 OH BASSETT STREET WAREHOUSE OH00987013349 FF Removel 001 12/1996 OH BASYANA DRUMS OH00987013349 Find Removel 001 11/1993 OH BIGT THREE WELDING OH00987013349 Find Removel 001 11/1993 OH BOLANTY DRUMS OH0098703724 Find Removel 001 11/1993 OH BOLANTY DRUMS OH0098703727 Find Removel 001 11/1993 OH BOLANTY DRUMS OH0098703727 Find Removel 001 11/1993 OH CAREY ELECTRONICS RADIUM SITE OH0000004989 Find Removel 001 11/1996 OH CENTTRY 21 PAINT, INCORPORATION OH003402703 Find Removel 001 11/1996 OH < | 8 | ₹ | AVON LAKE MERCURY SPILL #1 | OH0000993808 | Fund Removal | 00 | 9/26/94 | 9/26/94 |
| OH B & ELANDFILL CHD880794646 FF Removal 001 81/198 OH BAZSETT STREET WAREHOUSE CHD897041802 FF Removal 001 12/1986 OH BAZSETT STREET WAREHOUSE CHD897041802 FL Removal 001 12/1986 OH BAZSETT STREET WAREHOUSE CHD89704304 FL Removal 001 12/1986 OH BASSETT STREET WAREHOUSE CHD89704304 FL Removal 001 11/183 OH BOLD STATE WELDING CHD89704304 FL Removal 001 11/189 OH BOLHATY DRUMS CHD89704303 Fund Removal 001 11/189 OH BOLHATY DRUMS CHD89704074 Fund Removal 001 11/189 OH CAREY ELECTRONICS RADIUM SITE OH50018089277 Fund Removal 001 12/189 OH CENTRAL WASTES INC OH0001808968 Fund Removal 001 12/11/190 OH CHEM-DYNE CORP OH007412779 Fund Removal 001 12/11/190 OH CHEM-COA | 8 | £ | AVON LAKE MERCURY SPILL #2 | OH0002322485 | FF Removal | 9 | 2/12/98 | 2/12/98 |
| OH BASSETT STREET WARFHOUSE OH0001889849 FF Removal 001 13/18/96 OH BASSETT STREET WARFHOUSE OH009104393 FT Removal 001 14/18/92 OH BATAVA DRUMS OH0987045065 FF Removal 001 14/18/93 OH BIGTHREE WELDING OH0987045065 FF Removal 001 14/18/93 OH BIGTHREE WELDING OH098703743 Fund Removal 001 14/18/93 OH BOCHAN DRUMS OH0900027373 Fund Removal 001 14/18/93 OH CECIL'S TRANSMISSION REPAIR OH0000027373 Fund Removal 001 12/18/96 OH CECIL'S TRANSMISSION REPAIR OH0001899277 FF Removal 001 12/18/96 OH CHENTAL WARTER INC OH005443078 Fund Removal 001 12/18/96 OH CHENTALWANE CORP OH0074727793 Fund Removal 001 12/18/96 OH CHENICAL CARPICAL REMOVAL OH0074727793 Fund Removal 001 11/18/96 <t< td=""><td>છ</td><td>등</td><td>B & E LANDFILL</td><td>OHD980794648</td><td>FF Removal</td><td>00</td><td>8/11/98</td><td></td></t<> | છ | 등 | B & E LANDFILL | OHD980794648 | FF Removal | 00 | 8/11/98 | |
| OH BASSETT STREET WAREHOUSE CHD887041802 Fund Removal 001 64/82 OH BATAVA DRUMS CHD887041834 CHD887041834 001 14/83 OH BIG THREE WELDING CHD887043345 Frind Removal 001 14/83 OH BIG THREE WELDING CHD88704304 Frind Removal 001 14/15/82 OH BIG THREE WELDING CHD88703373 Fund Removal 001 14/15/82 OH BOLIN OIL CHDRATY DRUMS CHD88703373 Fund Removal 001 14/15/82 OH CRAFF ELECTRONICS RADIUM SITE CHGRONICS RADIUM SITE OHGRONICS RADIUM SITE < | S | ᆼ | BALDAUF LEAD SITE | OH0001889849 | FF Removal | 904 | 12/19/96 | 5/12/97 |
| OH BESNIAWA DRUMS CHD887013349 Find Removal 001 64/671 OH BESNIE WILLIAMS LANDFILL OHD087013369 FF Removal 001 1/1/189 OH BIG THREE WELDING OHD08070350 FF Removal 001 1/1/1892 OH BOHATY DRUMS OHD0800004985 Fund Removal 001 1/1/1892 OH CAREY ELECTRONICS RADIUM SITE OH0000004985 Fund Removal 001 1/1/1892 OH CAREY ELECTRONICS RADIUM SITE OH000189277 Fund Removal 001 1/1/1892 OH CENTRAL WASTES INC OH000189277 Fund Removal 001 1/1/1892 OH CENTRAL WASTES INC OH00014/3078 Fund Removal 001 1/1/1892 OH CHEM-DYNE CORP OH0074/3779 Fund Removal 001 1/1/1892 OH CHEM-DYNE CORP OH0074/3779 Fund Removal 001 1/1/1892 OH CHEM-DYNE CORP OH0074/3779 Fund Removal 001 1/1/1892 OH CHEM-CON | 92 | ĕ | BASSETT STREET WAREHOUSE | OHD987041902 | Fund Removal | 8 | 6/1/92 | 8/6/92 |
| OH BESSIE WILLIAMS LANDFILL CHD897045065 FF Removel 001 11/193 OH BIGTHREE WELDING CHD897045065 Find Removal 001 11/1632 OH BOLANY DRUMS CHD89703743 Find Removal 001 11/1692 OH BOLIN OIL CHOROSO027373 Find Removal 001 11/1692 OH BRITE METAL SALT CHOROSO0727373 Find Removal 001 12/1692 OH CECIL'S TRANSMISSION REPAIR CHOROSO0727372 FF Removal 001 12/1692 OH CECIL'S TRANSMISSION REPAIR CHOROSO06806889 CHOROSO06806899 OHODO143779 FF Removal 001 12/1692 OH CHENTALWARTER INC CHOROSO06806889 CHOROSO06806899 CHOROSO06806899 OHODO143779 Find Removal 001 12/11/160 OH CHEM-DYNE CORP CHOROSO06806899 CHOROSO06806999 OHODO1437779 Find Removal 001 11/1496 OH CHEM-CON CHEMICAL CHOROSO069069459 Find Removal 001 11/2969 </td <td>8</td> <td>동</td> <td>BATAVIA DRUMS</td> <td>OHD987013349</td> <td>Fund Removal</td> <td>5</td> <td>6/4/91</td> <td>3/5/92</td> | 8 | 동 | BATAVIA DRUMS | OHD987013349 | Fund Removal | 5 | 6/4/91 | 3/5/92 |
| OH BIG THREE WELDING OHD898977801 Fund Removal 001 10/4833 OH BOLATY DRUMS OHD8989703343 Fund Removal 001 1/1582 OH BOLLIN DIL OH0000004895 Fund Removal 001 1/1582 OH BRITE METAL SALT OH0000077373 Fund Removal 001 1/1583 OH CECIL'S TRANSMISSION REPAIR OH00001899277 Fr Removal 001 1/1694 OH CECIL'S TRANSMISSION REPAIR OH000189927 Fr Removal 001 1/1694 OH CENITALINY 21 PAINT, INCORPORATION OH0034127793 Fund Removal 001 1/17180 OH CHEM-DYNE CORP OH0074727793 Fund Removal 001 1/17180 OH CHEM-DYNE CORP OHD074727793 Fund Removal 001 1/17180 OH CHEM-EDYNE CORP OHD074727793 Fund Removal 001 1/1496 OH CHEM-EDYNE CORP OHD08067427793 Fund Removal 001 1/1496 OH CHEM-EDYNE CORP </td <td>8</td> <td>ᆼ</td> <td>BESSIE WILLIAMS LANDFILL</td> <td>OHD987045085</td> <td>FF Removal</td> <td>9</td> <td>11/1/93</td> <td>7/30/94</td> | 8 | ᆼ | BESSIE WILLIAMS LANDFILL | OHD987045085 | FF Removal | 9 | 11/1/93 | 7/30/94 |
| OH BOLANTY DRUMS OHD98/033743 Fund Removal 071 1/15/92 OH BOLIN OIL CAREY ELCTRONICS RADIUM SITE OH0000024983 Fund Removal 001 10/18/93 OH CAREY ELCTRONICS RADIUM SITE OH0000178937 Fund Removal 001 12/18/98 OH CAREY ELCTRONICS RADIUM SITE OH000189377 Fund Removal 001 12/18/98 OH CENITAL WASTES INC OH0054059669 Fund Removal 001 9/17/98 OH CENITAL WASTES INC OH005413778 Fund Removal 001 12/11/90 OH CHEM-DYNE CORP OH007427778 Fund Removal 001 12/11/90 OH CHEM-EDYNE CORP OH007427778 Fund Removal 001 12/11/90 OH CHEM-EDYNE CORP OH007427778 Fund Removal 001 12/11/90 OH CHE | 9 | 동 | BIG THREE WELDING | OHD986977601 | Fund Removal | 90 | 10/4/93 | 12/2/93 |
| OH BRITE METAL SALT OH0000004895 Fund Removal 001 4/18/93 OH BRITE METAL SALT OH0000027737 Fund Removal 001 14/18/94 OH CECLIS TRANSMISSION REPAIR OH0001899277 FF Removal 001 12/09/98 OH CECLIS TRANSMISSION REPAIR OH0001899277 FF Removal 001 12/09/98 OH CENTRAL WASTES INC OH0001899277 FF Removal 001 5/1/97 OH CHEM-DYNE CORP OH007472779 Fund Removal 001 12/1/190 OH CHEM-DYNE CORP OH007472779 Fund Removal 001 12/1/190 OH CHEM-DYNE CORP OH007472779 Fund Removal 001 12/1/190 OH CHEM-DYNE CORP OH007472779 Fund Removal 001 11/1/190 OH CHEM-DYNE CORP OH007472779 Fund Removal 001 11/1/190 OH CHEM-DYNE CORP OH007472779 Fund Removal 001 11/1/190 OH CHEMICAL OHEMICAL AURITE REMOVAL 001 11/1/190 OH CHEMICAL OH00980614549 Find Removal | 9 | ĕ | BOHATY DRUMS | OHD987033743 | Fund Removal | 9 | 1/15/92 | 5/1/92 |
| OH BRITE METAL SALT OH0000272723 Fund Removal OO1 4/18/94 OH CRAREY ELECTRONICS RADJUM SITE OH00018927 Fund Removal OO1 12/9/98 OH CECIL/S TRANSMISSION REPAIR OH00018927 FF Removal OO1 17/9/9 OH CENTURY 21 PAUNT, INCORPORATION OH005491307 Find Removal OO1 9/1/86 OH CHEM-DYNE CORP OH007412779 Fund Removal OO1 3/1/80 OH CHEM-DYNE CORP OH007472779 Fund Removal OO2 3/1/80 OH CHEM-DYNE CORP OH007472779 Fund Removal OO1 1/1/486 OH CHEM-DYNE CORP OH00800742779 Fund Removal OO1 1/1/486 OH CHEMICAL <t< td=""><td>92</td><td>ŏ</td><td>BOLIN OIL</td><td>OH0000004895</td><td>Fund Removal</td><td>100</td><td>10/18/93</td><td>2/3/94</td></t<> | 92 | ŏ | BOLIN OIL | OH0000004895 | Fund Removal | 100 | 10/18/93 | 2/3/94 |
| OH CECIL STRANSMISSION REPAIR OHSTRANSMISSION REPAIR OHSTRANSMISSION REPAIR OHSTRANSMISSION REPAIR OHSTRANSMISSION REPAIR OHDOSTRANSMISSION REPAIR | 90 | Ь | BRITE METAL SALT | OH0000272732 | Fund Removal | 8 | 4/18/94 | |
| OH CENTRAL WASTES INC OH0001889277 FF Removel 001 57/787 OH CENTRAL WASTES INC OH005413078 Fund Removal 001 9/71/86 OH CENTURY 21 PAINT. INCORPORATION OH005413778 Fund Removal 001 12/11/80 OH CHEM-DYNE CORP OH007472779 Fund Removal 001 12/11/80 OH CHEM-DYNE CORP OH007472779 Fund Removal 002 3/17/82 OH CHEMICAL & MIRERALS RECLAMATION OH0980614549 Fund Removal 001 1/2/3/81 OH CHEMICAL & MIRERALS RECLAMATION OH0980614549 Fund Removal 001 1/2/3/81 OH CLEVERAND COMMERCIAL PLATING OH06406847 Fund Removal 001 1/2/3/84 | 8 | ē | CAREY ELECTRONICS RADIUM SITE | OHSFN0507797 | Fund Removal | 8 | 12/9/98 | |
| OH CENTRAL WASTES INC OHD059056698 Fund Removal 001 9/17/85 OH CENTURY 2 PAUNT, INCORPORATION OHD054/30778 Fund Removal 001 8/10/89 OH CHEM-DYNE CORP OHD074/27779 Fund Removal 002 3/17/82 OH CHEM-DYNE CORP OHD074/27779 Fund Removal 002 3/17/82 OH CHEM-DYNE CORP OHD074/27779 Fund Removal 001 1/14/86 OH CHEM-DYNE CORP OHD08/2071756 Fund Removal 001 1/14/86 OH CHEM-DYNE CORP OHD08/0084175 Fund Removal 001 1/14/86 OH CHEM-DYNE CORP OHD08/008414 Fr Removal 001 1/14/86 OH CHEMICALA & MINERAL RECLAMATION OHD08/008404 FF Removal 007 1/12/94 OH CLEVELAND COMMERCIAL PLATING OHD08/008404 FF Removal 001 1/12/94 | 8 | F | CECIL'S TRANSMISSION REPAIR | OH0001899277 | FF Removal | 8 | 5/7/97 | 5/7/97 |
| OH CENTURY 2 PAINT, INCORPORATION OHD05141307B Fund Removal 001 8/1098 OH CHEM-DYNE CORP OHD074727793 Fund Removal 001 12/11/80 OH CHEM-DYNE CORP OHD074727793 Fund Removal 002 3/17/80 OH CHEM-DYNE CORP OHD074727793 Fund Removal 003 4/15/83 OH CHEM-DYNE CORP OHD092071756 Fund Removal 001 1/14/86 OH CHEMICALA, MINERALS RECLAMATION OHD096071756 Fund Removal 001 1/14/86 OH CHEMICAL, MINERALS RITE OHD096074840 FF Removal 002 7/27/89 OH CLEVELAND COMMERCIAL PLATING OHD096072847 FIGR Removal 002 7/27/94 | 92 | F | CENTRAL WASTES INC | OHD059056689 | Fund Removal | 00 | 9/17/85 | 1/30/87 |
| OH CHEM-DYNE CORP OHD074727793 Fund Removal 027 12/11/80 OH CHEM-DYNE CORP OHD074727793 Fund Removal 002 31/782 OH CHEM-DYNE CORP OHD074727793 Fund Removal 003 41/4878 OH CHEMICAL & MINERALS RECLAMATION OHD980614549 Fund Removal 001 12/21/81 OH CITY BUMPER SITE OHD980614549 Find Removal 001 12/21/81 OH CLEVERAND COMMERCIAL PLATING OHD08409847 Find Removal 001 11/2294 | 92 | Ą | CENTURY 21 PAINT, INCORPORATION | OHD051413078 | Fund Removal | 6 | 8/10/98 | 10/8/98 |
| OH CHEM-DYNE CORP OHD074127793 Fund Removal 002 3/17/82 OH CHEM-CORP CHEM-CORP CHEM-CORP CHEM-CORP 4/15/83 OH CHEMECO CHEMECO CHEMECO 1/4/48 OH CHEMICAL & MINERALS RECLAMATION CHD080614549 FILM Removal 001 1/2/3161 OH CITY BUMPER SITE CHD0807028404 FF Removal 002 7/12/98 OH CLEVELAND COMMERCIAL PLATING CHD0804028477 FILM Removal 001 1/12/94 | 8 | R | CHEM-DYNE CORP | OHD074727793 | Fund Removal | 90 | 12/11/80 | 12/12/80 |
| OH CHEM-DYNE CORP OHD074727793 Fund Removal 003 4/15/83 OH CHEMECO CHEMECO CHEMECO OHD08907175 Fund Removal 001 1/4/86 OH CHEMICAL& MINERALS RECLAMATION CHD089071846 Fund Removal 007 1/2/161 OH CHEVELAND COMMERCIAL PLATING CHD084028404 FF Removal 002 7/12/86 OH CLEVELAND COMMERCIAL PLATING CHD084028407 FF Removal 001 1/12/94 | 92 | 동 | CHEM-DYNE CORP | OHD074727793 | Fund Removal | 005 | 3/17/82 | 4/15/82 |
| OH CHEMECO OH0982071756 Fund Removal 001 11/4/96 OH CHEMICAL & MINERALS RECLAMATION OH0980614649 Fund Removal 001 1/201/81 OH CITY BUMPER SITE OH09807028404 F R Removal 002 7/27/98 OH CLEVELAND COMMERCIAL PLATING OH0084098472 Fund Removal 001 1/12/294 | 92 | ₽ | CHEM-DYNE CORP | OHD074727793 | Fund Removal | 903 | 4/15/83 | 5/6/83 |
| OH CHEMICAL & MINERALS RECLAMATION OHD990614649 Fund Removal (0)1 12/31/81 OH CITY BUMPER SITE OHD987028404 FF Removal 002 7/27/98 OH CLEVELAND COMMERCIAL PLATING OHD064096472 Fund Removal 001 11/2/94 | 92 | 동 | CHEMECO | OHD982071755 | Fund Removal | 9 | 11/4/86 | 3/31/88 |
| OH CITY BUMPER SITE OHDS97029404 FF Removal 002 7127/98 OH CLEVELAND COMMERCIAL PLATING OHDO64036472 Fund Removal 001 11/2/94 | 92 | Н | CHEMICAL & MINERALS RECLAMATION | OHD980614549 | Fund Removal | 8 | 12/31/81 | 5/25/82 |
| OH CLEVELAND COMMERCIAL PLATING OHD064096472 Fund Removal 001 11/2/94 | 92 | 동 | CITY BUMPER SITE | OHD987028404 | FF Removal | 805 | 7/27/98 | |
| | 8 | F | CLEVELAND COMMERCIAL PLATING | OHD064096472 | Fund Removal | 8 | 11/2/94 | 1/25/95 |

| 8 | ₽ | CLEVELAND CYANIDE DRUM | OHD987034642 | Fund Removal | Š | 12/13/91 | 12/12/92 |
|------------|--------|--|--------------|--------------|-----|----------|----------|
| છ | ₹ | COLUMBUS AUTO PARTS | OH0000563114 | Fund Removal | 60 | 9/29/94 | 2/21/95 |
| 8 | 픙 | COLUMBUS SCRAP | OHD131884348 | FF Removal | 00 | 6/10/91 | |
| 8 | ĕ | COMMERICIAL OIL SERV INC | OHD000816843 | Fund Removal | 8 | 6/7/86 | 9/15/87 |
| 8 | ₽ | COMMERICIAL OIL SERV INC | OHD000816843 | Fund Removal | 005 | 2/1/88 | 8/6/9 |
| 8 | ĕ | COPI.EY SQUARE PLAZA | OH0000563122 | Fund Removal | 00 | 8/22/94 | 4/1/95 |
| 8 | 5 | COSHOCTON CITY LDFL | OHD980509830 | FF Removal | 100 | 3/30/84 | 10/11/85 |
| 8 | ᇹ | CUYAHOGA RIVER DRUM | OHD987046653 | Fund Removal | 100 | 11/8/90 | 4/15/91 |
| 8 | ō | CUYAHOGA RIVER SPILL | OHD987046661 | Fund Removal | 100 | 5/24/91 | 5/25/91 |
| 8 | 8 | DAYTON CUSTOM POLISHING AND PLATING | OHD987032927 | FF Removal | 001 | 12/9/97 | 7/21/98 |
| 8 | 5 | DAYTON ELECTROPLATE, INC. | OHD004278628 | Fund Removal | 00 | 1/3/97 | 6/18/97 |
| 8 | 5 | DAYTON TIRE & RUBBER CO | OHD003925187 | Fund Removal | 90 | 4/3/87 | 8/6/87 |
| ક | Б | DAYTON TIRE & RUBBER CO | OHD003925187 | Fund Removal | 200 | 12/7/87 | 8/8/89 |
| 8 | 8 | DENUNEWEST FALL | OHD986971315 | Fund Removal | 00 | 6/23/89 | 2/19/90 |
| 8 | 8 | DESHLER LEAD | OH0001475144 | FF Removal | 100 | 12/16/96 | 16/1/8 |
| 8 | 등 : | DIAL SERVICES AND MANUFACTURING | OH0000429803 | Fund Removal | 00 | 5/31/94 | 9/30/94 |
| ខ | 5 | DIVCO SITE | OH0002333821 | Fund Removal | 6 | 5/18/98 | 7/8/98 |
| 8 8 | F : | DOVER CHEM CORP | OHD004210563 | FF Removal | 9 | 9/3/91 | 11/12/92 |
| 3 3 | 5 8 | DOVER CHEM CORP | OHD004210563 | FF Removal | 005 | 11/17/92 | 9/28/93 |
| 8 | 5 | DYER BROTHERS | OHD079438081 | Fund Removal | 9 | 3/23/93 | 7/19/93 |
| 8 | F | EAST 9TH STREET DRUM | OHD987046695 | Fund Removal | 9 | 8/11/92 | 8/11/92 |
| 8 | ō | EDK IRON WORKS | OHD004176145 | Fund Removal | 9 | 5/20/96 | 6/18/96 |
| 8 1 | ē | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 90 | 12/17/90 | 12/19/90 |
| 8 | ē i | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 005 | 1/10/91 | 6/15/92 |
| 8 | ₽ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 003 | 2/1/91 | 4/26/91 |
| 8 | ₽ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 90 | 5/6/91 | 11/15/95 |
| 8 | ₽ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 900 | 6/1/91 | |
| 9 | ō | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 900 | 8/16/91 | 3/1/95 |
| 8 | 5 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 200 | 11/10/91 | 12/23/91 |
| 8 8 | ਰ ਰ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 800 | 11/24/91 | 11/28/91 |
| S : | 5 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 600 | 12/20/91 | 1/8/92 |
| 8 8 | E 6 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 010 | 12/24/91 | 3/20/92 |
| 8 8 | 5 8 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 110 | 1/3/92 | 3/22/99 |
| 8 8 | 5 8 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 012 | 1/6/92 | 6/24/92 |
| s : | 5 8 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 913 | 3/25/92 | 6/29/92 |
| s : | 5 8 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 014 | 4/10/92 | 7/2/96 |
| ខ | 5 i | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 015 | 5/20/92 | 3/30/94 |
| 8 | ₽. | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 910 | 5/20/92 | 12/31/94 |
| 8 | E : | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 110 | 5/20/92 | 12/13/94 |
| 60 | ₹ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 018 | 7/8/92 | 8/30/83 |
| 8 | 5 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 910 | 8/17/92 | 12/31/92 |
| 8 | 5 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 070 | 9/25/92 | |
| 92 | ĕ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 021 | 12/9/92 | 7/30/93 |
| | | | | | | | |

| 92 | ₹ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6690008976 | PRP Removal | 052 | 12/31/82 | 5/22/97 |
|----|----|--|--------------|--------------|-----|----------|----------|
| 8 | B | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 023 | 2/22/93 | 9/30/93 |
| ક | ₹ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 024 | 3/4/93 | 8/30/93 |
| 80 | 픙 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 025 | 6/16/93 | 5/23/97 |
| 92 | 동 | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 026 | 7/2/93 | 9/24/93 |
| 99 | ē | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 027 | 7/30/93 | 11/18/94 |
| 92 | ō | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6690008976 | PRP Removal | 028 | 8/27/93 | |
| 8 | ᇹ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 620 | 9/30/93 | 10/19/95 |
| 8 | ₹ | FEED MATERIALS PRODUCTION CENTER (USDOE) | OH6890008976 | PRP Removal | 030 | 4/6/95 | 12/5/95 |
| 98 | ō | FORMULATED PRODUCTS | OHD000318690 | Fund Removal | 100 | 6/14/94 | 8/17/94 |
| 92 | ₽ | FRANKFORT AUTO PARTS | OH0000234112 | Fund Removal | 901 | 8/8/95 | 11/30/95 |
| 8 | ₽ | GHRFOUNDRY | OHD099020133 | FF Removal | 9 | 5/22/97 | 1/6/98 |
| 92 | 퓽 | GARLAND ROAD LANDFILL | OHD901960545 | FF Removal | 90 | 9/29/94 | |
| 8 | ō | GENEVA CITY DUMP | OHD980611891 | FF Removal | 8 | 1/5/98 | |
| 92 | ē | GENEVA CITY DUMP | OHD980611891 | Fund Removal | 90 | 10/5/98 | 10/15/98 |
| 96 | ₹ | GLAZE PLATING | OHD986967263 | Fund Removal | 100 | 3/7/89 | 2/7/90 |
| 92 | ē | GP & K INCORPORATION | OHD079797924 | Fund Removal | 90 | 5/31/85 | 6/10/85 |
| ŝ | ₽ | GREEN INDUSTRIES | CHD004260709 | Fund Removal | 00 | 3/18/96 | 8/21/97 |
| 8 | F | GREENE! LANDFILL | OHD980510101 | Fund Removal | 005 | 9/13/93 | |
| 92 | ē | GREINER'S LAGOONS | OHD980794622 | Fund Removal | 100 | 6/13/81 | 9/24/81 |
| 92 | ₽ | GREINER'S LAGOONS | OHD980794622 | Fund Removal | 002 | 12/21/81 | 6/18/82 |
| 98 | ₹ | GREINER'S LAGOONS | OHD880794622 | Fund Removal | 003 | 5/21/86 | 7///86 |
| 92 | ĕ | GREINER'S LAGOONS | OHD980794622 | Fund Removal | 90 | 8/19/87 | 6/10/88 |
| B | ᆼ | GRISWOLD SITE | OHD987035714 | Fund Removal | 00 | 4/7/92 | 12/9/92 |
| 8 | ₹ | HANNA CHEMICAL | OH0002426138 | Fund Removal | 90 | 9/16/98 | 12/18/98 |
| 92 | 동 | HI-TECH CHROMING | OHD982071748 | Fund Removal | 901 | 6/23/86 | 8/1/86 |
| 8 | 픙 | HUTH OIL SERVICE | OHD017770389 | FF Removal | 60 | 11/13/90 | |
| 88 | ₽ | IMTHURN DRUM SITE | OH0001887454 | FF Removal | 90 | 3/24/97 | 5/13/98 |
| 8 | 픙 | INDUSTRIAL EXCESS LOFL | OHD000377911 | Fund Removal | 9 | 12/2/85 | 12/31/88 |
| 92 | ₹ | INDUSTRIAL EXCESS LDFL | OHD000377911 | Fund Removal | 805 | 1/3/89 | 3/31/93 |
| 92 | ō | INDUSTRIAL PLATING COMPANY | OHD986975050 | Fund Removal | 90 | 1/25/91 | 10/18/91 |
| 68 | ₹ | INTEGRITY DRIVE SOUTH DRUM DUMP | OH0000592626 | Fund Removal | 90 | 2/24/95 | 6/2/95 |
| 8 | ₹ | J C HAYNES LABORATORY | OHD981537509 | Fund Removal | 00 | 4/8/85 | 7/26/85 |
| 95 | 동 | K & S CIRCUITS | OHD982075301 | Fund Removal | 9 | 3/23/88 | 7/1/88 |
| 93 | õ | K & S CIRCUITS(CLAYTON) | OHD986966653 | Fund Removal | 9 | 6/1/89 | 2/15/90 |
| S | ₽ | KELLY KOETT INSTRUMENT COMPANY | CHD981953102 | Fund Removal | 8 | 7/13/88 | 2/22/91 |
| 92 | ₽ | KING RIVER LIMITED INC. | OHD987043940 | FF Removal | 60 | 4/4/94 | 9/26/95 |
| 92 | Ð | KREJCI DUMP | OHD981785074 | Fund Removal | 8 | 6/9/87 | 11/4/88 |
| S | 픙 | LAKE UNDERGROUND STORAGE | CH0001308535 | Fund Removal | 90 | 11/30/95 | 12/18/95 |
| \$ | ਰੋ | LAKE UNDERGROUND STORAGE | OH0001308535 | Fund Removal | 200 | 4/23/96 | 5/28/96 |
| 8 | 픙 | LAMMARS BARREL FACTORY | OHD981537582 | Fund Removal | 90 | 11/22/85 | 1/8/86 |
| 90 | ₽ | LANCASTER TIRE FIRE SITE | OHD986981173 | Fund Removal | 8 | 5/14/90 | 5/16/90 |
| 93 | Ö | LASKIN/POPLAR OIL | OHD061722211 | FF Removal | 100 | 10/1/85 | 2/4/86 |
| | | | | | | | |

| 6/15/87 | 7/4/81 | 11/2/82 | 7/30/83 | 10/21/87 | 11/27/95 | | 6/4/93 | 5/5/95 | 2/5/98 | 9/30/98 | | 5/8/87 | 5/8/87 | 1/12/93 | 9/14/93 | | 2/23/96 | 1/25/91 | 11/14/89 | 7/10/91 | 11/6/92 | 11/30/89 | 12/6/97 | 1/6/98 | 4/13/92 | 9/2/94 | 8/14/97 | 1/16/85 | 4/28/83 | 10/15/97 | 1/20/98 | 8/9/90 | | 5/24/93 | | 11/16/92 | | 1/18/94 | | 6/7/93 | 12/7/89 | 4/27/93 |
|--------------|-------------------|-------------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|---------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|-----------------------|--------------|--------------|---------------------------|--------------|--------------|--|-------------------------|-------------------------|----------------|------------------------------|-----------------------|---------------|----------------------------------|--------------------|-------------------|--------------------|
| 7/23/86 | 12/11/80 | 7/6/82 | 7/26/83 | 10/21/87 | 12/15/94 | 9/2/97 | 1/18/93 | 4/12/95 | 1/5/98 | 96/2/6 | 9/28/98 | 4/8/87 | 4/8/87 | 10/24/91 | 8/23/93 | 4/13/94 | 12/12/94 | 10/20/89 | 1/25/89 | 9/30/90 | 11/11/91 | 11/30/89 | 11/10/97 | 6/9/97 | 5/11/88 | 3/17/94 | 8/4/97 | 5/15/84 | 4/13/83 | 6/9/97 | 11/24/97 | 10/15/88 | 2/16/90 | 5/11/92 | 12/12/95 | 10/5/92 | 7/19/93 | 1/13/94 | 6/23/98 | 10/30/92 | 6/30/88 | 1/26/93 |
| 005 | 90 | 005 | 003 | 400 | 100 | 00 | 90 | 90 | 005 | 003 | 9 | 00 | 005 | 90 | 00 | 9 | 90 | 00 | 90 | 9 | 90 | 904 | 9 | 005 | 8 | 904 | 00 | 90 | 8 | 00 | 8 | 00 | 8 | 005 | 9 | 90 | 8 | 9 | 8 | 8 | 8 | 8 |
| FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | FF Removal | Fund Removal | FF Removal | FF Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | FF Removal | Fund Removal |
| OHD061722211 | OHD061722211 | OHD061722211 | OHD061722211 | OHD061722211 | OHD980613566 | OH0001954791 | OHD980586671 | OHD000020487 | OHD000020487 | OHD0000020487 | OHD000020487 | OHD980682777 | OHD980682777 | OHD987014081 | OH0000012633 | OHD002948347 | OH0000971093 | OHD986975159 | OHD986966273 | OHD108627571 | OHD987033511 | OHD987046687 | OHD097613871 | OHD097613871 | OHD981198146 | OH0000186031 | OH0001998335 | OHD980993539 | OHD986967883 | OHD075020842 | OHD075020842 | OHD980569354 | OHD000720227 | OHD000720227 | OHD980610018 | OHD004288783 | OHD987046273 | OHD980794614 | OHD980611875 | OHD987048261 | OHD004248613 | OHD004159083 |
| _ | LASKIN/POPLAR OIL | LASKIN/POPLAR OIL | _ | _ | | _ | _ | _ | _ | _ | _ | _ | _ | _ | _ | _ | _ | _ | _ | _ | _ | - | _ | _ | _ | MC CALL MAGAZINE SITE | _ | _ | MIDNIGHT DUMP/58TH STREET | _ | | MIDWEST UNITED INDUSTRIES/HOBART CORP. | MOBILE TANK CAR SERVICE | MOBILE TANK CAR SERVICE | NEASE CHEMICAL | NELSON MCCOY POTTERY COMPANY | NEW CARLISLE TRAILERS | NEW LYME LDFL | NORTH SANITARY LANDFILL - DAYTON | NOVA MERCURY SPILL | NU-GLO LABORATORY | OHIO BRASS COMPANY |
| P | Ö | P | Б | Б | ᆼ | F | ĕ | ᆼ | ĕ | Ö | ĕ | ĕ | ē | ĕ | F : | 5 | £ | Ö | ē | 동 | P | P | Ö | P | F | Ð | 동 | Ð | F | 5 | 5 | F 6 | 5 | 5 | 5 | 동 | ₽ | F | 동 | ₹ | 동 | P |
| 92 | છ | 92 | 92 | 32 | 02 | 99 | 92 | 92 | 92 | 92 | 92 | 92 | 92 | S | 9 | 8 | 8 | S | 9 | 92 | ક | 92 | 9 | 92 | 8 | 8 | 92 | 90 | 92 | 8 | 3 | 8 8 | 3 : | 99 | 8 | 9 | 9 | 90 | 92 | 92 | 9 | 90 |

| | 4748700 | 40,30,04 | 12/30/94 | 3/12/93 | 10/19/82 | 11/12/82 | 4/16/84 | 3/21/95 | 8/8/92 | 6711/02 | 473/87 | 375,00 | 2/12/08 | 6/1/85 | 1/30/92 | 1/17/92 | 1/8/98 | 1/24/82 | 11/11/88 | 8/1/90 | 9/19/88 | 9/2/86 | 11/9/90 | 8/1/96 | 2/12/91 | 7/17/84 | 1/2/91 | 4/17/94 | | 10/10/97 | | 7/21/83 | 56/5/5 | 5/25/94 | 3/26/98 | 11/26/97 | 12/22/97 | | | 9/25/87 | 5/3/91 | 12/2/81 | 5/19/88 |
|--------------------------|--------------------------|--------------------|--------------------|--------------|--------------|--------------|--------------|---------------------|-----------------------------|--------------------------------|-------------------------------|-----------------------------|-----------------------------|--------------|--------------|----------------|------------------|-----------------------|--|--|--------------------------|-------------------|-----------------------|--------------------------------------|--------------------------------|----------------------------|----------------|-----------------|---------------------------------------|-----------------------------|---------------------------------------|--|--|---------------------------|----------------------|--------------------------|-------------------|---|---|---|---|---|---|
| 1/18/99 | 8/12/06 | 10.00 | 115/93 | 6/11/92 | 11/9/81 | 7/19/82 | 3/18/84 | 10/13/94 | 7774/92 | 6/14/01 | 0/10/86 | 97,570 | 2/10/08 | 4/4/85 | 1/28/92 | 11/12/91 | 1/4/98 | 10/5/81 | 8/1/88 | 5/18/90 | 3/31/88 | 4/29/85 | 2/14/90 | 5/8/82 | 7/17/90 | 6/5/84 | 10/23/90 | 1/14/94 | \$/27/94 | 10/10/97 | 4/1/91 | 4/21/83 | 5/31/94 | 3/28/94 | 2/27/98 | 10/28/97 | 12/10/97 | 2/27/98 | 7/23/91 | 3/10/87 | 4/25/91 | 12/11/80 | 3/26/87 |
| 004 | ξ | 3 8 | 3 8 | 200 | 8 | 005 | 003 | 9 | 100 | Ş | Š | 8 6 | 8 8 | į | 00 | 00 | 9 | 60 | 00 | 005 | 60 | 8 | 00 | 90 | 9 | 100 | 90 | 5 | 00 | 90 | 90 | 90 | 005 | 90 | 8 | 9 | 90 | 001 | 60 | 100 | 200 | 100 | 002 |
| FF Removal | Find Removal | EC Democral | rr Kemova | Fund Kemoval | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Damovat | Find Bernoval | Fund Damourat | Fund Removat | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | PRP Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removat | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal |
| OHD017757303 | OHD017757303 | OHD081708560 | Outpos (10550) | OHD961/80360 | OHD980510200 | OHD980510200 | OHD980510200 | OHD982220626 | OHD987045077 | OHD981786304 | OHD051630051 | CHD987036076 | OHD987036076 | OHD076773712 | OHD987026499 | OHD966971372 | OH0002270106 | OHD980684526 | OHD980610042 | OHD980610042 | OHD063701841 | OHD093931038 | OHD980903447 | OH3571924544 | OHD986982940 | OHD982071730 | OHD987046679 | OH0000114140 | OHD004343117 | OH0000337295 | OHD042319244 | OHD980679237 | OHD980679237 | OH0000092817 | OH0002264653 | OH0002093102 | OH0002005940 | OHD000605956 | OHD055523401 | OHD055523401 | OHD055523401 | OHD980609994 | OHD980609994 |
| OHIO DRUM RECONDITIONING | OHIO DRUM RECONDITIONING | OLD KENT CITY DUMP | OID KENT CITY DUMP | | OCD WILL | OED MILL | OLD MILL | ORBITRON INDUSTRIES | PAINSVILLE ASBESTOS DUMPING | PANDORA DRY CLEANING & LAUNDRY | PETROLEUM & POWER MAINTENANCE | PRESTO CHEMICAL CORPORATION | PRESTO CHEMICAL CORPORATION | PRISTINE INC | PROSPECT | PRUITT & GRACE | RARDEN TIRE FIRE | RASER TANNING COMPANY | REILLY TAR & CHEMICAL CORP (DOVER PLANT) | REILLY TAR & CHEMICAL CORP (DOVER PLANT) | RELIABLE PLATING COMPANY | REPUBLIC HOSE MFG | REPUBLIC STEEL QUARRY | RICKENBACKER AIR NATIONAL GUARD BASE | ROBERT STEAM SPECIALTY COMPANY | SEAWAY WOODS OLD WAREHOUSE | SHEFFIELD LAKE | SHELBY STANDARD | SHELL CHEMICAL COMPANY MARIETTA PLANT | SHERRINGTON SCRAP RADIATION | SHIELDALLOY METALLURGICAL CORPORATION | SKILJAN RESIDENCE/DIAL SERVICE MFG COMPANY | SKILJAN RESIDENCE/DIAL SERVICE MFG COMPANY | SOLAR USAGE, INCORPORATED | SPANGLER PAVING SITE | SPRINGFIELD MERCURY SITE | STICKLE DRUM SITE | STICKNEY AVENUE LANDFILL AKA TOLEDO CITY LANDFILL | SUMMIT EQUIPMENT & SUPPLIES INCORPORATION | SUMMIT EQUIPMENT & SUPPLIES INCORPORATION | SUMMIT EQUIPMENT & SUPPLIES INCORPORATION | SUMMIT NATIONAL LIQUID DISPOSAL SERVICE | SUMMIT NATIONAL LIQUID DISPOSAL SERVICE |
| £ | 8 | ō | Ē | 5 5 | 5 8 | 5 | F | 5 | Š | ₹ | R | P | P | Ö | Ð | ᆼ | Ð | Ö | ₽ | ₽ | ŏ | ē | ĕ | ē | ē | ₹ | 픙 | 5 | ₽ | 5 | ₹ | ō | 5 | 5 | 5 | ē | ĕ | F | F | ₽ | Б | ē | 동 |
| 90 | 8 | 92 | S | 3 8 | 3 8 | ŝ | 8 | 8 | 93 | 92 | 8 | 90 | 90 | 90 | 8 | 93 | 8 | 92 | છ | 99 | S | 92 | 8 | 92 | 92 | \$ | 9 | 8 | 92 | 8 | 92 | 8 | 8 | 8 | 8 | 8 | 8 | ន | 9 | S | 92 | 92 | 90 |

| 6/17/89 | 4/1/92 | 12/14/82 | 10/29/92 | 9/18/98 | 4/12/94 | 10/26/92 | | | 1/17/94 | 10/15/87 | | | | | 3/25/92 | 9/30/86 | 12/31/89 | 761107 | 12/31/92 | 5/31/92 | 5/13/92 | 10/3/94 | 3/9/91 | 12/31/93 | 8/9/96 | 5/27/98 | 10/15/97 | 7/10/98 | 6/2/98 | 16/03/2 | 10/1/96 | | 9/30/90 | 4/18/83 | 5/11/93 | 12/16/91 | 2/6/6/2 | 2/8/85 | 8/12/93 | 2/23/89 |
|---|--------------|--------------|--------------|-----------------------------------|-----------------------------------|--------------|--------------|--------------|--------------------------------|------------------|-------------------|--------------|--|-------------------------|--------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|------------------------------------|-----------------------------------|-----------------------------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------------------------|--------------|---------------------------|
| 6/15/89 | 4/8/91 | 9/3/82 | 8/24/92 | 3/15/97 | 12/12/93 | 5/4/92 | 1/27/98 | 12/6/93 | 7/16/93 | 98/06/9 | 11/17/97 | 2/4/99 | 2/27/98 | 3/4/97 | 1/13/92 | 12/2/85 | 12/10/01 | 1/11/92 | 1/13/92 | 1/23/92 | 3/17/92 | 6/11/92 | 3/9/91 | 10/6/92 | 4/3/95 | 9/18/96 | 26/9/9 | 6/24/96 | 10/24/97 | 07290 | 9/15/95 | 10/28/96 | 9/30/90 | 2/14/83 | 1/19/93 | 1/8/90 | 12/1/92 | 1/31/85 | 8/22/92 | 7/13/88 |
| 003 | 001 | 9 | 00 | 8 | 90 | 90 | 9 | 90 | 8 | 60 | 90 | 6 | 00 | 9 | 6 5 | 3 8 | 3 8 | 003 | 00 | 900 | 900 | 200 | 800 | 600 | 010 | 011 | 012 | 013 | c10 | 2 6 | 00 | 005 | 90 | 00 | 00 | 100 | 00 | 6 | 100 | 100 |
| Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | Puro Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PKP Kemoval | PRP Removal | PRP Removal | PRP Removal | PRP Removal | Fund Removal | Fund Removal | Fund Removal | FF Removat | Fund Removal | Fund Removal | Fund Removal | Fund Removal |
| OHD980609994 | OHD987015526 | OHD017926189 | OHD987038791 | OHD004294625 | OHD004294625 | OHD005035670 | OHD987049202 | OHD981092695 | OHD009841214 | OHD981537574 | OHD004166740 | OHSFN0507792 | OHD980510523 | OHD980612147 | OHD018392928 | OH2571724312 | OH7571724312 | 0115/11/24312 | OH7571724312 | OH7571724312 | OH6890008984 | OH6890008984 | OH6690311042 | OHD980824924 | OHD980586804 | OHD981093115 | WID988629879 | WID982071839 | WID066857731 | WID052815446 |
| SUMMIT NATIONAL LIQUID DISPOSAL SERVICE | | NC | OMPANY | FIGER METAL SERVICES INCORPORATED | FIGER METAL SERVICES INCORPORATED | WINDOW GLASS | TMENT PLANT | 9 | RESIDENT CLEANING INCORPORATED | NOT KALKOAD SITE | OKIS INCORPORATED | | THE STATE OF THE S | CONTROL SILE B LANDFILL | AD CO. INC. | JS AIR FORCE WRIGHT-PATTERSON AFB | US AIR FORCE WRIGHT-PATTERSON AFB | US AIR FORCE WRIGHT-PATTERSON AFB | JS AIR FORCE WRIGHT-PATTERSON AFB | US AIR FORCE WARGHT-PALIERSON AFB | US AIR FORCE WAIGHT-PATTERSON AFB | US AIR FORCE WRIGHT, PATTERSON AFR | US AIR FORCE WRIGHT-PATTERSON AFB | US AIR FORCE WRIGHT-PATTERSON AFB | PLANT | PLANT | | MICAL | Y, INC SITE | | | ALLIS CHALMERS DUPONT LANDFILL | | CORPORATION |
| | | | | , | • | | - ' | - ' | - , | | | ľ | - | _ | | _ | _ | | _ | | | | | | | | _ | _ | | _ | _ | _ | _ | _ | _ | • | _ | | _ | ALPHA CAST, INCORPORATION |
| ₹ | Ē | | ₽ | £ | ₹ | # : | - · | - ' | 5 8 | 5 3 | 5 8 | 5 5 | - 5 5 | | | 8 | 픙 | _ | - ₹ | 픙 | | 5 8 | 5 8 | 5 8 | 5 8 | 5 3 | 5 5 | - - | 퓽 | 05 OH USAIR FORCE W | 픙 | - 5 | _ | - | ₹ | Б | ₹ | × | _ | \$ |

| ¥ | × | A DESCRIPTION YARD | WI0000272807 | Fund Removal | 004 | 11/1/95 | 11/1/95 |
|-----|----|--|--------------|--------------|----------|----------|----------|
| 3 5 | 3 | BEAVER WRECKING & SALVAGE BEAVER DAM | WI0000272765 | Fund Removal | 90 | 11/1/95 | 5/22/96 |
| 8 8 | 3 | BETTER BRITE II/CHIPPEWA FALLS | WID057611758 | Fund Removal | 60 | 5/4/87 | 4/1/88 |
| 3 8 | 3 | RETTER BRITE III/CHIPPEWA FALLS | WID057611758 | Fund Removal | 005 | 9/18/97 | 11/12/97 |
| 3 8 | 3 | BETTER BRITE PLATING CHROME & ZINC | WIT560010118 | Fund Removal | 100 | 11/8/85 | 12/18/85 |
| 8 8 | 3 | BETTER BRITE PLATING CHROME & ZINC | WIT560010118 | Fund Removal | 005 | 11/14/89 | 10/22/93 |
| 8 5 | 3 | BETTER BRITE PLATING CHROME & ZINC | WIT560010118 | Fund Removal | 003 | 11/15/89 | 11/23/91 |
| 8 8 | 3 | BUSHER TIRE | WID152905485 | Fund Removal | 9 | 11/16/90 | 1/28/92 |
| 8 8 | 3 | C-WAY INC | WID981000961 | Fund Removal | 00 | 11/15/84 | 11/26/84 |
| 8 | ₹ | CHEM SCIENCE | WID981525694 | Fund Removal | 90 | 4/6/87 | 3/10/88 |
| 92 | \$ | CUSTOM PLATING AND POLISHING COMPANY | WID988595575 | Fund Removal | 004 | 5/22/95 | 4/12/96 |
| 8 | ₹ | DOBERSTEIN LUMBER & FENCE | WID023345333 | Fund Removal | 90 | 8/25/82 | 3/19/93 |
| ક | Š | EAU CLAIRE MUNI WELL FIELD | WID980820054 | Fund Removal | 90 | 12/29/87 | |
| 92 | 3 | FALL CREEK RAVINE | WI0002327807 | Fund Removal | 6 | 9/15/98 | 10/24/98 |
| 5 | 3 | FORMER PETROLEUM CONSERVATION INC TANK | WI0000855478 | Fund Removal | 8 | 7/22/95 | 4/29/96 |
| 8 | \$ | FORMER TANNERY | WI0001407717 | Fund Removal | 9 | 7/29/96 | 86/06/6 |
| 8 8 | ₹ | FROST MANUFACTURING COMPANY | WID006090286 | Fund Removal | 60 | 3/10/97 | |
| : 5 | 3 | GEUDER PARSCHKE & FRYE CO GPF | WID006080741 | FF Removal | 9 | 12/12/84 | 1/7/85 |
| 5 | 3 | GRAFTON WISCONSIN RESIDENTIAL WELL CONTAMINATION | WI0001906981 | FF Removal | 90 | 7122/97 | 9/17/98 |
| 8 8 | \$ | GRAFTON WISCONSIN RESIDENTIAL WELL CONTAMINATION | WI0001906981 | Fund Removal | 90 | 5/8/97 | 12/26/97 |
| 8 8 | 3 | HAWTHORNE MELODY | WID988626560 | Fund Removal | 90 | 7/28/94 | 9/29/94 |
| 5 5 | 3 | MURCH XI | WID988570891 | Fund Removal | 90 | 8/16/89 | 2/13/92 |
| 92 | ₹ | J.K. DRUM | WID988570891 | Fund Removal | 005 | 7/25/90 | 2/12/92 |
| 90 | \$ | KASSON CHEESE SITE | WID988612453 | Fund Removal | 8 | 9/23/92 | 2/5/94 |
| 8 | 3 | KENOSHA IRON AND METAL | WID988574257 | Fund Removal | 8 | 7/28/94 | 5/19/95 |
| 8 | 3 | KENOSHA TRAILER | WI0000002436 | FF Removal | 8 | 5/13/94 | 9/28/94 |
| 8 | 3 | LAKEWOOD DX STATION | WID988566220 | Fund Removal | 6 | 6/27/88 | 7/21/88 |
| 8 | 3 | LEMBERGER TRANSPORT & RECYCLING INC | WID056247208 | FF Removal | 90 | 7/15/93 | 10/22/96 |
| 8.8 | 3 | LUBRICANTS INCORPORATION | WID020467783 | Fund Removal | 6 | 8/28/87 | 11/18/87 |
| 5 | 3 | MALLABLE IRON RANGE | WID006070114 | Fund Removal | 6 | 6/3/87 | 9/24/87 |
| 8 | 3 | MARINA CLIFFS BARREL DUMP | WID981095995 | FF Removal | 9 | 7/20/98 | |
| 8 | \$ | MARVIN PROCKNOW CEDARBURG LANDFILL | WID981189186 | Fund Removal | 100 | 1/16/92 | 8/7/92 |
| 8 | Š | MR CHROME DELTED PLANT | WID988575858 | Fund Removal | 8 | 11/2/90 | 10/24/91 |
| 90 | 3 | MURRAY MACHINERY INCORPORATED | WID988639050 | Fund Removal | 60 | 10/12/94 | |
| 92 | 3 | MUSKEGO SANITARY LANDFILL | WID000713180 | FF Removal | <u>8</u> | 4/3/91 | |
| 92 | \$ | NATIONAL PRESTO INDUSTRIES | WID006196174 | FF Removal | 8 | 2/2/89 | |
| 92 | \$ | NATIONAL PRESTO INDUSTRIES | WID006196174 | FF Removal | 005 | 10/15/93 | 9/19/94 |
| 8 | ₹ | NATIONAL PRESTO INDUSTRIES | WID006196174 | FF Removal | 8 | 9/30/98 | |
| 80 | \$ | NW MAUTHE COMPANY, INC. | WID083290981 | Fund Removal | 90 | 7/30/91 | 8/12/91 |
| 8 | ₹ | OCONOMOWOC ELECTROPLATING CO INC | WID006100275 | Fund Removal | 9 | 7/20/87 | 7122/87 |
| 8 | ₹ | OCONOMOWOC ELECTROPLATING CO INC | WID006100275 | Fund Removal | 005 | 4/27/91 | 11/5/92 |
| 8 | 3 | PENTA WOOD PRODUCTS INCORPORATED | WID006176945 | Fund Removal | 8 | 4/4/94 | 5/17/98 |
| 8 | 3 | PETROLEUM CONSTRUCTION, INC. | WID981795651 | Fund Removal | 8 | 7/31/95 | 4/29/96 |

| 92 | ₹ | R-WAY FURNITURE SITE | WI0002455285 | FF Removal | 001 | 2/22/99 | |
|-----|-----|--|--------------|--------------|-----|----------|----------|
| 8 | ₹ | R-WAY FURNITURE SITE | WI0002455285 | Fund Removal | 00 | 2/22/99 | 99/20/6 |
| 02 | ₹ | RIVERSIDE PLATING CO INC | WID006072268 | Fund Removal | 00 | 3/28/95 | 7/10/95 |
| 8 | ₹ | ROCK PAINT & CHEM CO | WID006118459 | Fund Removal | ē | 7/17/89 | 4/10/00 |
| 92 | ₹ | ROCK PAINT & CHEM CO | WID006118459 | Fund Removal | 000 | 6/11/91 | 12/3/92 |
| 92 | ₹ | ROCKVALE PLATING | WID988575866 | Fund Removal | 6 | 11/2/90 | 2/14/04 |
| 92 | ₹ | ROGERS LABORATORY | WID006098636 | Fund Removal | Š | 9/15/83 | 11/14/83 |
| 99 | ₹ | ROGERS LABORATORY | WID006098636 | Fund Removal | 005 | 5/17/90 | 3/18/94 |
| 8 | ₹ | ROSEN METAL INC/PHOENIX METALS | WID023145592 | Fund Removal | 8 | 2/17/93 | i |
| 8 | ₹ | ROSEN METALS/KEN LEE PROPERTY | WID980615553 | Fund Removal | 9 | 1/15/85 | |
| 8 | ₹ | RUEPING LEATHER COMPANY | WID006069652 | Fund Removal | 90 | 10/17/86 | 10/17/86 |
| 8 | ₹ | RUEPING LEATHER COMPANY | WID006069652 | Fund Removal | 005 | 1/22/87 | 5/20/87 |
| 92 | ₹ | SCHMALZ DUMP | WID980820096 | Fund Removal | 90 | 7/11/85 | 7/22/85 |
| 92 | ₹ | SCHMIDT HOLE NO 2 | WID980610174 | Fund Removal | 100 | 6/29/89 | 4/25/91 |
| ક | ₹ | SCHNEIDER AE & SON | WID105187991 | Fund Removal | 6 | 12/6/93 | 6/24/94 |
| 8 | ₹ | SCRAP PROCESSIING COMPANY, INC. | WID046536785 | Fund Removal | 004 | 9/1/93 | 12/22/94 |
| 92 | ₹ | SHEBOYGAN HARBOR & RIVER | WID98096367 | FF Removal | 8 | 12/12/90 | 12/6/91 |
| 92 | ₹ | SOLAR PAINTS VARNISH, INCORPORATED | WID006094197 | Fund Removal | 100 | 8/14/95 | 12/8/95 |
| 02 | ₹ | SOUTHERN LAKES TRAP & SKEET CLUB | WID988637278 | Fund Removal | 90 | 10/14/96 | 7/29/97 |
| 8 | ₹ | SPECTRA CHEMICAL INC | WID066890047 | Fund Removal | 100 | 12/20/85 | 2/1/86 |
| 8 | ₹ | TOWNSHIP OF GRAFTON WELL CONTAMINATION | WI0002319978 | FF Removal | 00 | 9/28/98 | |
| 95 | ₹ : | TOWNSHIP OF GRAFTON WELL CONTAMINATION | WI0002319978 | Fund Removal | 100 | 2/6/98 | 12/1/98 |
| S ; | ₹ | TRY CHEMICAL CORPORATION | WID048034300 | Fund Removal | 9 | 11/16/87 | 5/25/88 |
| 8 | \$ | WAUSAU GROUNDWATER CONTAMINATION | WID980993521 | Fund Removal | 9 | 6/19/84 | 11/11/84 |
| 92 | ₹. | WCL DERAILMENT | WI0001401900 | FF Removal | 90 | 3/4/96 | |
| 02 | ₹ | WEST BEND PLATING | WID006584197 | Fund Removal | 00 | 9/26/97 | 10/23/97 |
| 90 | AR | ALLEN TRANSFORMER | ARD006356497 | Fund Removal | 00 | 3/12/86 | 4/9/87 |
| 90 | Ä | ARKANSAS MP SITES | AR0001898683 | Fund Removal | 00 | 5/5/97 | 8/30/98 |
| 90 | A. | ARKWOOD, INC. | ARD084930148 | FF Removal | 100 | 8/12/87 | 8/13/87 |
| 90 | AR. | BATESVILLE RUBBER FIRE SITE | ARD982299521 | Fund Removal | 90 | 4/1/87 | 4/7/87 |
| 8 8 | A G | BENTON SALVAGE | ARD980812846 | FF Removal | 00 | 9/25/85 | 10/9/85 |
| 3 8 | ¥ . | BENTON SALVAGE | ARD980812846 | FF Removal | 005 | 5/23/91 | 5/31/91 |
| 8 8 | ¥ | BENION SALVAGE | ARD980812846 | Fund Removal | 00 | 10/21/96 | 5/15/97 |
| 8 1 | ¥ | BPS, INC. | ARD983288572 | Fund Removal | | 5/8/97 | 5/23/97 |
| 8 8 | ¥ i | COTTON PLANT DRUM WAREHOUSE | ARD983267089 | Fund Removal | 6 | 3/22/90 | 1/28/92 |
| 8 1 | ¥. | DIVERSITECH GENERAL INC. | ARD006511588 | Fund Removal | 004 | 4/1/87 | 4/7/87 |
| 8 | AR | ELLIOTTS AUTO PARTS | ARD981058829 | FF Removal | 901 | 9/23/85 | 10/12/85 |
| 90 | AR | ELLIOTTS AUTO PARTS | ARD981058829 | FF Removal | 005 | 11/27/91 | 11/23/92 |
| 90 | AR | GRAMLICH RESIDENCE SITE | ARD980748644 | Fund Removal | 90 | 7/6/88 | 11/16/88 |
| 90 | AR | GREEN'S PCB DRUM SITE | ARD981517774 | Fund Removal | 90 | 5/5/87 | 6/12/87 |
| 90 | AR | GRIFFING RAILWAY | ARD981055494 | Fund Removal | 00 | 9/21/94 | 9/23/94 |
| 8 | AR | GURLEY PIT | ARD035862469 | FF Removal | 100 | 4/19/84 | 5/9/R4 |
| 8 | AR | HADCO OF ARKANSAS ONC | ARD021354493 | Fund Removal | 60 | 12/15/92 | 5 |
| | | | | | 3 | 1000 | |

| 98 | AR | HOT SPRINGS MERCURY | AR0002007870 | Fund Removal | 8 | 9/10/97 | 12/23/97 |
|----|----|--|--------------|--------------|-----|----------|----------|
| 8 | AR | JACKSONVILLE CRANE SITE | ARD983266362 | Fund Removal | 00 | 4/21/89 | 2/6/88 |
| 8 | AR | JACKSONVILLE RESIDENTIAL AREAS | AR0002190445 | FF Removal | 8 | 1/15/98 | 5/27/98 |
| 8 | AR | LEACHVILLE METAL PLATING | AR0000012955 | Fund Removal | 8 | 977194 | 9/12/94 |
| 8 | AR | LEACHVILLE METAL PLATING | AR0000012955 | Fund Removal | 805 | 3/8/99 | |
| 98 | AR | MACMILLAN RING FREE OIL CO INC | ARD008049207 | Fund Removal | 8 | 11/16/92 | 8/17/93 |
| 98 | AR | MACMILLAN RING FREE OIL CO INC | ARD008049207 | Fund Removal | 905 | 12/12/83 | 1/14/94 |
| 8 | AR | MACMILLAN RING FREE OIL CO INC | ARD008049207 | Fund Removal | 903 | 3/14/94 | 6/28/97 |
| 96 | AR | MID-SOUTH TIRE FIRE | AR0002409373 | Fund Removal | 8 | 7/14/98 | |
| 8 | AR | MOUNTAIN PINE PRESSURE TREATING | ARD049658628 | Fund Removal | 100 | 12/11/87 | 4/13/86 |
| 8 | AR | MOUNTAIN PINE PRESSURE TREATING | ARD049658628 | Fund Removal | 005 | 3/20/90 | 2/5/91 |
| 8 | AR | MOUNTAIN PINE PRESSURE TREATING | ARD049658628 | Fund Removal | 903 | 3/7/94 | 4/2/94 |
| 8 | AR | OLD HENLEY OIL REPROCESSING CO | ARD981051766 | Fund Removal | 90 | 12/7/87 | 12/15/87 |
| 8 | AR | OLD HENLEY OIL REPROCESSING CO | ARD981051766 | Fund Removal | 005 | 10/31/88 | 3/10/91 |
| 8 | AR | POPILE, INC | ARD008052508 | Fund Removal | 8 | 9/4/90 | 8/1/91 |
| 8 | AR | POPILE, INC | ARD008052508 | Fund Removal | 902 | 2/7/94 | 2/8/94 |
| 8 | AR | R & P ELECTROPLATING | ARD051961829 | Fund Removal | 8 | 1/28/99 | |
| 8 | AR | SOUTH 8TH STREET LANDFILL | ARD980496723 | FF Removel | 90 | 6/15/92 | 9/2/92 |
| 8 | AR | SOUTH 8TH STREET LANDFILL | ARD980496723 | Fund Removal | 8 | 10/20/92 | 11/11/92 |
| 8 | AR | TEXARKANA MERCURY | AR0002263275 | Fund Removal | 8 | 12/31/97 | 3/11/98 |
| 8 | AR | VERTAC, INC | ARD000023440 | FF Removal | 001 | 12/18/86 | 2/4/87 |
| 8 | AR | VERTAC, INC | ARD000023440 | FF Removal | 805 | 9/14/88 | 6/20/88 |
| 8 | AR | VERTAC, INC | ARD000023440 | Fund Removal | 9 | 1/26/87 | 6/30/93 |
| 98 | AR | VERTAC, INC | ARD000023440 | Fund Removal | 005 | 1/10/90 | 2/28/97 |
| 8 | Ä | VERTAC, INC | ARD000023440 | Fund Removal | 603 | 9/10/93 | 9/12/93 |
| 8 | ΑR | WEATHERFORD RESIDENCE | ARD983266347 | Fund Removal | 8 | 4/20/89 | 6/14/89 |
| 8 | 5 | 11TH STREET DRUM | LA0001906569 | Fund Removal | 8 | 4/2/98 | 9/28/98 |
| 8 | ≤ | AGRICULTURE STREET LANDFILL | LAD981056997 | Fund Removal | 8 | 2/9/95 | 3/1/85 |
| 8 | 5 | AGRICULTURE STREET LANDFILL | LAD981056997 | Fund Removal | 005 | 3/7/94 | 1/23/95 |
| 8 | 5 | AGRICULTURE STREET LANDFILL | LAD981056997 | Fund Removal | 903 | 3/8/96 | 3/8/96 |
| 8 | ≤ | AGRICULTURE STREET LANDFILL | LAD981056997 | Fund Removal | 004 | 10/19/98 | |
| 8 | 5 | AGRICULTURE STREET LANDFILL | LAD981056997 | Fund Removal | 902 | 10/19/98 | |
| 98 | 5 | AGRICULTURE STREET LANDFILL | LAD981056997 | Fund Removal | 900 | 10/19/98 | |
| 8 | \$ | AMERICAN CRECSOTE WORKS, INC (WINNFIELD) | LAD000239814 | FF Removal | 8 | 8/9/9 | 9/15/88 |
| 8 | 5 | AMERICAN CRECSOTE WORKS, INC (WINNFIELD) | LAD000239814 | Fund Removal | 8 | 4/4/88 | 5/24/88 |
| 8 | ≤ | AMERICAN CREOSOTE WORKS, INC (WINNFIELD) | LAD000239814 | Fund Removal | 005 | 5/31/88 | 6/5/88 |
| 8 | \$ | AMERICAN CREOSOTE WORKS, INC (WINNFIELD) | LAD000239814 | Fund Removal | 903 | 4/10/89 | 8/9/8 |
| 98 | 5 | AMERICAN CREOSOTE WORKS, INC (WINNFIELD) | LAD000239814 | Fund Removal | 8 | 10/19/93 | 1/30/94 |
| 98 | Š | ANN T. KLINE PROPERTY | LAD985221308 | Fund Removal | 9 | 12/14/92 | 10/28/93 |
| 8 | 5 | ANTIFREEZE, INC. | LAD082004136 | Fund Removal | 8 | 5/10/96 | 96/2/9 |
| 8 | ≤ | ANTIFREEZE, INC. | LAD082004138 | Fund Removal | 005 | 1/12/98 | 4/8/88 |
| 8 | ≤ | BARGE STAR 7 | LAD981145550 | Fund Removal | 8 | 5/17/83 | 6/27/83 |
| 8 | 5 | BAYOU BONFOUCA | LAD980745632 | FF Removal | 6 | 7/15/85 | 8/15/85 |
| | | | | | | | |

| BROUSSARD CHEMICAL CO. |
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| |
| CENTRAL WOOD PRESERVING COMPANY |
| CLEARWATER FLUIDS RECYCLING INC. |
| CLEARWATER FLUIDS RECYCLING INC. |
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| LOUISIANA OIL RECYCLE & REUSE |
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| WADISONVILLE CREOSOTE WORKS, INC |
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| MARION PRESSURE TREATING COMPANY |
| |
| NEW ORLEANS AREA PARATHION SITES |
| |

| 8 | 5 | OLD INGER OIL REFINERY | LAD980745533 | Fund Removal | 005 | 7/14/83 | 7/18/83 |
|----|-----|--|--------------|--------------|---------|----------|----------|
| 8 | 5 | OLD INGER OIL REFINERY | LAD980745533 | Fund Removal | 003 | 5/7/85 | 5/10/85 |
| 8 | 5 | OLD INGER OIL REFINERY | LAD980745533 | Fund Removal | 8 | 11/9/85 | 11/14/85 |
| 8 | 2 | OLD INGER OIL REFINERY | LAD980745533 | Fund Removal | 902 | 8/23/88 | 8/26/88 |
| 8 | ≤ | PAB OIL & CHEMICAL SERVICE, INC | LAD980749139 | FF Removal | 90 | 10/8/91 | 9/30/95 |
| 8 | 5 | PATTERSON-EDMONSON CONSTRUCTION CO. PITS | LAD985202399 | Fund Removal | 001 | 8/1/91 | 8/4/91 |
| g | 5 | PATTERSON-EDMONSON CONSTRUCTION CO. PITS | LAD985202399 | Fund Removal | 200 | 8/5/91 | 2/25/92 |
| 9 | \$ | PONCHATOULA BATTERY COMPANY | LAD062644232 | Fund Removal | 100 | 8/14/96 | 9/26/97 |
| 8 | 5 | RED RIVER TREATING CO. | LAD985171305 | Fund Removal | 00 | 8/27/90 | 8/8/91 |
| 8 | 5 | RICHLAND OIL SALVAGE, INC. | LA0001583798 | Fund Removat | 90 | 10/7/97 | 11/11/97 |
| 8 | ≤ | SEAWALL | LAD985169671 | Fund Removal | 90 | 7/10/89 | 7/10/89 |
| ଞ | 5 | SOUTHERN SHIPBUILDING | LAD008149015 | Fund Removal | 00 | 7/26/93 | 9/3/93 |
| 8 | 2 | SOUTHERN SHIPBUILDING | LAD008149015 | Fund Removal | 903 | 11/28/94 | 5/25/95 |
| 8 | ≤ | SOUTHERN SHIPBUILDING | LAD008149015 | Fund Removal | 004 | 3/27/95 | 9/10/97 |
| 8 | 5 | STONEWALL DRUG DUMP | LAD981054091 | Fund Removal | 90 | 6/12/85 | 6/13/85 |
| 8 | 5 | T/B GAIL L | LAD988169754 | Fund Removal | 8 | 9/18/90 | 5/12/92 |
| 8 | ≤ | TALEN'S LANDING BULK PLANT | LA0000187518 | Fund Removal | 00 1 | 11/3/98 | |
| g | ≤ | TENNESSEE GAS PIPELINE-NATCHITOCHES | LAD081648966 | FF Removal | 90 | 2/1/90 | |
| 98 | ≤ | TIGER MARINE | LA0000568238 | Fund Removal | 8 | 5/4/95 | 9/21/95 |
| 8 | 5 | W J OIL CO | LAD980501787 | Fund Removal | 9 | 1/24/84 | 2/3/64 |
| 8 | ≤ | WESTBANK ASBESTOS | LAD985170711 | Fund Removal | 100 | 10/14/96 | |
| g | Σ | ARGENT CORPORATION | NMD980750111 | Fund Removal | 90 | 3/11/82 | 3/13/82 |
| 9 | Ž | AT&SF (ALBUQUERQUE) | NMD980622864 | FF Removal | 8 | 4/22/99 | |
| 8 | Ž | BILLING SMELTER | NMD981912389 | Fund Removal | 90 | 2/5/90 | 6/26/91 |
| 8 | Σ | CARNUE-DEADMAN'S CURVE | NMD986667392 | Fund Removal | 6 | 5/3/89 | 5/2/90 |
| 8 | Ž | CIMARRON MINING CORP | NMD980749378 | Fund Removal | 9 | 8/11/87 | 8/31/87 |
| 9 | Ž | CIMARRON MINING CORP | NMD980749378 | Fund Removai | 005 | 7/15/91 | 5/28/92 |
| 8 | Ž | CLEVELAND MILL | NMD981155930 | FF Removal | 00 | 26/8/6 | 12/10/98 |
| 8 | ž | CUBA SMELTER SITE | NMD986668457 | Fund Removal | 901 | 9/27/93 | 5/26/94 |
| g | Σ | FRUITLAND DRUM SITE | NMD986667731 | Fund Removal | 8 | 9/25/90 | 3/22/94 |
| 90 | ž | HEARST MILL | NM0000037408 | Fund Removal | 6 | 8/24/94 | 11/12/94 |
| g | Ž | KING SALES COMPANY | NMD085267854 | Fund Removal | 90 | 7/8/92 | 7/9/93 |
| g | ž | LEE ACRES LANDFILL (USDOI) | NMD980750020 | PRP Removal | 8 | 11/5/86 | 12/24/86 |
| 8 | W | LEE ACRES LANDFILL (USDOI) | NMD980750020 | PRP Removal | 200 | 12/15/86 | 12/17/86 |
| 8 | Σ | MAMMOTH MILL | NM0001097716 | Fund Removal | 001 | 10/3/96 | 10/3/97 |
| 8 | Σ | MESA OIL CO | NMD007109085 | Fund Removal | 90 F | 1/31/84 | 2/5/84 |
| 8 | Ž | NAVAJO SHIPROCK DRUM SITE | NMD980798169 | Fund Removal | 90 | 8/28/89 | 4/6/90 |
| 98 | Σ | OJO CALIENTE DIP VAT | NM0000666131 | Fund Removal | 100 | 8/10/98 | 9/4/98 |
| 90 | Ž | PAGANO SALVAGE | NMD980749980 | Fund Removal | 90 | 6/21/89 | 6/18/90 |
| 8 | × | PREWITT ABANDONED REFINERY | NMD980622773 | FF Removal | 00 | 7/24/89 | 4/18/90 |
| 8 | Σ̈́ | PRONTO SERVICE B & B AUTO SALE | NMD000332916 | Fund Removal | 90 | 9/12/83 | 9/18/83 |
| 8 | Ž | SERVICE CIRCUITS, INC | NMD007108558 | Fund Removal | 100 | 2/20/91 | 1/20/92 |
| ć | | | | | | | |

| STEPHINGER WOOD TREATER NMD98/147218 Fund Removal 001 10/18/88 STEPHENSON - BENNETT MINE NMD98/664231 Fund Removal 001 10/18/38 AUTOMATON TECHNIQUES INC. CNCD89/7094623 Fund Removal 001 5/4/89 CATODOSA CATODOSA CNCD89/7094623 Fund Removal 001 5/4/89 CATODOSA CONTE DRUMS CNCD89/7094623 Fund Removal 001 1/16/86 COYLE DRUMS CNCD80/109471 Fund Removal 001 1/16/86 001 1/16/86 COYLE DRUMS CNCD80/108/17 Fund Removal 001 1/16/86 001 1/16/86 CONTE DRUMS CNCD80/108/17 Fund Removal 001 1/16/86 001 1/16/86 DUINCAN TRANSFORMER CNCD80/108/17 Fund Removal 001 1/16/86 001 1/16/86 FORDARY STREET AGANDONED REFINERY CNCD80/108/11 Fund Removal 001 1/16/86 001 1/16/86 FORDARY STREET AGANDONED REFINERY CNCD80/108/11 Fund Removal 001 | ; | 6/18/89 | 11/7/98 | 3/1/91 | 9/30/92 | 5/6/93 | 6/29/88 | 7/26/90 | 12/13/96 | 2/16/89 | 4/3/94 | 8/31/84 | | 12/20/94 | 9/27/89 | 9/13/97 | 2/5/85 | 11/3/87 | 3/31/88 | | | 3/18/83 | 11/16/90 | 4/23/92 | | 10/1/97 | 2/2/94 | 3/15/96 | 8/20/94 | 8/29/85 | 6/30/93 | 9/2/91 | 9/30/95 | 11/3/96 | 4/23/30 | E/24/03 | 00000 | 2/24/95 | 10/16/96 | 8/10/84 | 3/17/97 | 9/22/95 | 2013710 |
|--|-----------------------|--------------------------|---------------------------|--------------------|--------------|------------------------------------|--------------|---------------------|--------------------|--------------------------|--------------------------|--------------------|------------------------|------------------|----------------------------------|------------------|-----------------|----------------|----------------|----------------------------|---------------------------------|---------------------------------|------------------|------------------|-------------------------|------------------|----------------------|-------------------|----------------------|------------------|----------------------|----------------------|-----------------|-----------------|----------------------------|----------------------------|----------------------------|----------------|---------------------|------------------------------------|-----------------|-----------------------|---------------------------|
| NMD98664231 Fund Removal OKD089764617 Fund Removal OKD089764617 Fund Removal OKD089764617 Fund Removal OKD0807188717 Fund Removal OKD091032365 Fund Removal OKD091032365 Fund Removal OKD0910811155 Fund Removal OKD091011155 Fund Removal OKD091011155 Fund Removal OKD091011155 Fund Removal OKD091011155 Fund Removal OKD0902471986 Fund Removal OKD090400033 FF Removal OKD090400039 FF Removal OKD0807188717 Fund Removal OKD09101969147 Fund Removal OKD09101969147 Fund Removal OKD091099947 Fund Removal OKD091099947 Fund Removal OKD091099948 Fund Removal OKD091099948 Fund Removal OKD0910999949 Fund Removal OKD091198997 Fund Removal | | 88/51/9 | 10/1/97 | 7/23/90 | 7/10/92 | 5/4/93 | 5/26/88 | 4/9/90 | 11/5/96 | 1/23/89 | 3/29/94 | 7/18/84 | 8/10/96 | 9/6/94 | 68/2/6 | 6/26/97 | 2/4/85 | 9/23/87 | 3/16/88 | 9/16/98 | 10/25/82 | 3/16/83 | 11/14/90 | 2/12/92 | 10/8/98 | 16/1/8 | 8/3/92 | 1/26/96 | 5/14/92 | 8/29/85 | 3/24/93 | 06/9/6 | 9/27/93 | 11/2/96 | 10/10/10 | 4/15/03 | 7/8/04 | 10/31/94 | 7/17/96 | 3/21/84 | 8/22/96 | 9/29/94 | |
| NMD961147218 NMD96684231 OKD089764617 OKD089764617 OKD08708420 OKD08709633 OKD080132367 OKD080132367 OKD08011155 OKD08047439 OKD08042411988 OKD08043144 OKD081043144 OKD081048144 OKD0810481444 OKD0810481444 | Š | 5 | 8 | 8 | 8 | 9 | 8 | 8 | 8 | 8 | 9 | 9 | 90 | 90 | 8 | 8 | 90 | 8 | 005 | 90 | 90 | 005 | 90 | 005 | 90 | 90 | 9 | 004 | 8 | 9 | 9 | 9 9 | 200 | 5 6 | Š | 3 5 | 6 | 6 | 6 | 6 | 00 | 0 | ; ; |
| | | rund Kemoval | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Kemoval | Fund Removal | EF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | |
| STEPHENSON - BENNETT MINE AUTOMATION TECHNIQUES INC. BISON TRANSFORMERS CANOGSA COMPASS INDUSTRIES (AVERY DRIVE) DOUBLE EAGLE REFINERY CO DUNCAN TRANSFORMER EAGLE-PICHER HENRYETTA ARRANA FARM SITE FOURTH STREET ABANDONED REFINERY GRAY AG-AIR SITE HARDAGECRINER HARDAGECRINER HARDAGECRINER HARDAGECRINER HARDAGECRINER HARDAGECRINER HARDAGECRINER HARDAGECRINER CONTROL LAKEN WEED CONTROL LIMESTONE LANDFILL FIRE MILL CREEK DRUMS MILL SREINING CO OUINTON SMELTER OKLAHOMA FURHITURE OKLAHOMA FURHITURE OKLAHOMA FURHITURE OKLAHOMA FERHINING CO OUINTON SMELTER COKLAHOMA FERHINING RAB VALLEY WOOD PRESERVING RAS VA | OMA DOCUMENT | 017/#110000#N | NMD986684231 | OKD089764617 | OKD98/094620 | OKD987097631 | OKD980620983 | OKD987067758 | OK0001323567 | OKD007188717 | OKD007188717 | OKD980696918 | OKD980696785 | OKD980748438 | OKD980696470 | OK0001911155 | OKD980880223 | OKD000400093 | OKD000400093 | OKD082471988 | OKD980696884 | OKD980696884 | OKD987079860 | OKD987079860 | OKSFN0605149 | OK0001999747 | OKD000829440 | OK0001327451 | OKD987082526 | OKD981054109 | OKD007194467 | OKD091598870 | ONDOB1380670 | OKD987088366 | OKD987068749 | OKD987068749 | OKD987068749 | OK0000897322 | OK0001409507 | OKD98074846 | OKD987096591 | OKD070040589 | N. Donocasa |
| | SPRINGER WOOD TREATER | STEPHENSON - RENNET MINE | AUTOMATION TECHNIQUES INC | BISON TRANSFORMERS | CATOOSA | COMPASS INDICATED S (AVED S DRIVE) | CONTENDEMAS | OCI CZIED TANK FADA | DELOZIER IANK FARM | DOUBLE EAGLE REFINERY CO | DOUBLE EAGLE REFINERY CO | DUNCAN IRANSFORMER | EAGLE-PICHER HENRYETTA | FARNAN FARM SITE | FOURTH STREET ABANDONED REFINERY | GRAY AG-AIR SITE | HADDOCK AIRPORT | HARDAGE/CRINER | HARDAGE/CRINER | HUDSON OIL REFINING CO INC | JACK DENNIS PESTICIDE BURN SITE | JACK DENNIS PESTICIDE BURN SITE | KEM WEED CONTROL | KEM WEED CONTROL | LIMESTONE LANDFILL FIRE | MILL CREEK DROMS | IN THOUSE ZING CORP. | NO-CHROWE PLATING | OKTIVALI DELINE SITE | ONE MAD BY CHIEF | OKLAHOMA BETIMING OD | OKLAHOMA REFINING CO | OCINTON SMELTER | QUINTON SMELTER | RAB VALLEY WOOD PRESERVING | RAB VALLEY WOOD PRESERVING | RAB VALLEY WOOD PRESERVING | RAY QUINN DRUM | S.E. 15TH ST. DRUMS | SAND SPRINGS PETROCHEMICAL COMPLEX | SOONER DIAL CO. | T.R.I. CONTAINER INC. | TAR CREEK (OTTAWA COUNTY) |
| | 8 | 8 | 8 | 8 | 8 | 3 8 | 2 8 | 3 8 | 3 8 | 8 8 | و م | 9 8 | 88 | 8 8 | 9 8 | 9 8 | 8 8 | 9 8 | 9 8 | 9 8 | 8 8 | | 3 8 | 3 8 | 9 8 | 9 8 | 9 8 | 3 8 | | | | 8 8 | | | | 8 | | 99 | | 8 | 98 | 8 | " |

| OKD980620967 Fund Removal OKD001208923 Fund Removal OKD007208923 Fund Removal TXD987982294 Fund Removal TXD987982204 Fund Removal |
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| 0001097732 D007206923 D982292328 D987982204 |
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| TXD980340889 |
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| IXD987981974 |
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| TXD980625453 |
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| XD982311557 |
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| TXD981598725 |
| XD053131223 |
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|---|--|--------------|--------------|-----|----------|----------|
| × | CRYSTAL CHEMICAL CO | TXD990707010 | Fund Removal | 005 | 9/12/83 | 10/6/83 |
| × | CRYSTAL CHEMICAL CO | TXD990707010 | Fund Removal | 903 | 8/30/88 | 10/13/88 |
| × | CRYSTAL CITY AIRPORT | TXD980864763 | Fund Removal | 100 | 10/31/83 | 11/8/83 |
| × | CRYSTAL CITY AIRPORT | TXD980864763 | Fund Removal | 002 | 4/17/84 | 4/28/84 |
| × | CRYSTAL CITY AIRPORT | TXD980864763 | Fund Removal | 003 | 6/1/88 | 6/3/88 |
| × | DALLAS PLATING CO. | TXD007317811 | Fund Removal | 00 | 1/9/98 | 3/2/98 |
| × | DAVIS ROAD DRUM SITE | TXD987966892 | Fund Removal | 00 | 3/21/89 | 4/24/89 |
| × | DEMPCO PAINT & MANUFACTURING CO., INC. | TXD988033049 | Fund Removal | 00 | 3/20/92 | 9/18/92 |
| ≚ | DEMPSEY RESIDENCE | TXD981058894 | Fund Removal | 00 | 3/5/87 | 8/13/87 |
| ĭ | DICKERSON DRUMS | TXD988076931 | Fund Removal | 001 | 2/8/90 | 2/8/30 |
| × | DRUM AT CG BASE | TXD988076923 | Fund Removal | 001 | 9/30/90 | 9/30/90 |
| ĭ | DRUM INCIDENT/HOUSTON | TXD982291734 | Fund Removal | 00 | 9/12/83 | 1/4/84 |
| ≚ | EL PASO DRUM SITE | TXD987983418 | Fund Removal | 00 | 10/23/89 | 3/23/90 |
| × | EL PASO PLATING WORKS | TXD987993201 | Fund Removal | 001 | 10/1/96 | 3/3/97 |
| ĭ | ELLA WAREHOUSE DRUMS | TXD988021416 | Fund Removal | 001 | 11/30/90 | 11/29/91 |
| ĭ | ERI TIRE FIRE | TX0002463313 | Fund Removal | 001 | 8/24/98 | |
| × | FLOATING DRUM/SHIP CHANNEL | TXD982291791 | Fund Removal | 100 | 11/28/84 | 1/2/85 |
| × | FM 14 DRUM SITE | TX0001981356 | Fund Removal | 00 | 5/27/98 | |
| ĭ | FRAZIER RESIDENCE | TXD987981404 | Fund Removal | 001 | 3/19/90 | 6/26/90 |
| × | FRENCH, LTD | TXD980514814 | Fund Removal | 00 | 2/4/80 | 6/1/81 |
| ≚ | FRENCH, LTD | TXD980514814 | Fund Removal | 005 | 7/19/82 | 7/27/82 |
| × | FRENCH, LTD | TXD980514814 | Fund Removal | 003 | 6/4/83 | 6/12/83 |
| × | FRENCH, LTD | TXD980514814 | Fund Removal | 904 | 5/25/89 | 6/2/88 |
| × | FRIENDLY STREET DRUM | TX0000196667 | Fund Removal | 90 | 3/30/94 | 7/22/94 |
| × | FRIENDSWOOD 518 SITE | TXD981147168 | Fund Removal | 00 | 6/24/86 | |
| ≚ | G.P. DRUM | TX0000843508 | Fund Removal | 60 | 9/26/94 | 9/27/94 |
| × | GAC WELLS | TX0000843177 | Fund Removal | 100 | 9/23/94 | 2/28/95 |
| ≥ | GALENA PARK | TXD988076915 | Fund Removal | 001 | 9/5/91 | |
| ĭ | GALENA PARK DRUM | TXD988077236 | Fund Removal | 00 | 3/5/92 | 3/5/92 |
| ĭ | GALVESTON BEACH | TXD987981958 | Fund Removal | 00 | 8/21/89 | 8/21/89 |
| × | GALVESTON FERRY LANDING | TXD988077210 | Fund Removal | 00 | 1/19/91 | 1/19/91 |
| ≚ | GALVESTON ISLAND | TXD988077202 | Fund Removal | 90 | 7/6/91 | 7/6/91 |
| × | GARLAND DRUMS | TX0001952779 | Fund Removal | 100 | 6/25/97 | 6/30/97 |
| × | GENEVA INDUSTRIES/FUHRMANN ENERGY | TXD980748453 | FF Removal | 100 | 9/27/84 | 10/26/84 |
| × | GENEVA INDUSTRIES/FUHRMANN ENERGY | TXD980748453 | Fund Removal | 100 | 6/3/83 | 6/6/83 |
| × | GENEVA INDUSTRIES/FUHRMANN ENERGY | TXD980748453 | Fund Removal | 005 | 6/22/83 | 6/28/83 |
| × | GENEVA INDUSTRIES/FUHRMANN ENERGY | TXD980748453 | Fund Removal | 003 | 10/17/83 | 2/4/84 |
| × | GENEVA INDUSTRIES/FUHRMANN ENERGY | TXD980748453 | Fund Removal | 004 | 5/30/84 | 7/3/84 |
| ĭ | GENEVA INDUSTRIES/FUHRMANN ENERGY | TXD980748453 | Fund Removal | 900 | 9/6/84 | 11/2/84 |
| × | GILCREST DRUM | TXD988077194 | Fund Removal | 001 | 2/3/80 | 5/2/90 |
| ≚ | GILCREST DRUM II | TXD988077186 | Fund Removal | 00 | 5/27/90 | 5/27/90 |
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|--|--|
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| 8 | × | KOPPERS CO. INC (TEXARKANA PLANT) | TXD980623904 | FF Removal | 005 | 12/28/84 | 1/7/85 |
|----|----------|--|--------------|--------------|-----|----------|----------|
| 90 | Ķ | KRESTCO ALUMINUM | TXD988004396 | Fund Removal | 9 | 3/29/95 | 5/3/95 |
| 98 | ĭ | LAKE CHARLES DRUM | TXD988077129 | Fund Remoyal | 00 | 7/26/90 | 7/26/90 |
| 86 | × | LAMAR COUNTY CLEMENT RD SITE | TXD980866081 | FF Removal | 90 | 10/26/84 | 1/23/85 |
| 96 | ĭ | LEIGH METAL PLATING INC. | TXD070069661 | Fund Removal | 100 | 96/2/6 | 10/2/96 |
| 90 | ř | LEY ROAD DRUMS | TX0000190223 | FF Removal | 00 | 5/2/94 | 8/8/94 |
| 90 | ĭ | LITHIUM OF LUBBOCK | TXD988072757 | Fund Removal | 100 | 6/18/92 | 11/19/92 |
| 8 | ¥ | LOVE RESIDENCE | TXD981058928 | Fund Removal | 9 | 3/12/87 | 10/16/87 |
| 8 | ¥ | LUTHER SMITH PROPERTY | TX0000843250 | Fund Removal | 8 | 10/8/94 | 5/3/98 |
| 8 | × | MADISONVILLE TIRE/DRUM FIRE | TXSFN0605147 | Fund Removal | 100 | 10/4/98 | |
| 8 | ĭ | MANY DIVERSIFIED INTERESTS | TXD008083404 | Fund Removal | 00 | 3/10/99 | |
| 98 | ¥ | MANY DIVERSIFIED RESIDENTIAL AREAS | TX0002288082 | Fund Removal | 00 | 7/20/98 | |
| 98 | ٢ | MATAGORDA BEACH | TXD987982238 | Fund Removal | 100 | 8/21/89 | 8/25/89 |
| 98 | ĭ | MATAGORDA ISLAND | TXD982292377 | Fund Removal | 99 | 7/1/85 | 1/28/86 |
| 98 | ¥ | MATAGORDA ROUND-UP | TX0000138602 | Fund Removal | 90 | 5/23/94 | 8/24/94 |
| 90 | ĭ | MAYNARD DRUMS OF LAREDO | TXD988090189 | Fund Removal | 100 | 8/12/93 | 8/16/93 |
| 8 | ř | MC FADDEN BEACH | TXD988077111 | Fund Removal | 9 | 7/17/91 | 7/25/91 |
| g | ¥ | MC FADDEN BEACH II | TXD988077103 | Fund Removal | 8 | 5/15/92 | 5/15/92 |
| 90 | ĭ | MC FADDEN BEACH III | TXD986077095 | Fund Removal | 00 | 6/5/92 | 6/5/92 |
| 98 | × | MIDNIGHT DUMP | TXD982282096 | Fund Removal | 90 | 2/2/84 | 4/20/84 |
| 98 | × | MILLINGTON ADDITION | TX5200535529 | Fund Removal | 8 | 8/17/88 | 10/3/88 |
| 90 | ĭ | MOTCO, INC | TXD980629851 | Fund Removal | 90 | 12/11/80 | 7/19/81 |
| 98 | × | MOTCO, INC | TXD980629851 | Fund Removal | 200 | 2/4/83 | 2/22/83 |
| 8 | ĭ | MOTCO, INC | TXD980629851 | Fund Removal | 903 | 9/1/83 | 9/23/83 |
| 8 | ~ | MOTCO, INC | TXD980629851 | Fund Removal | 004 | 4/2/85 | 4/15/85 |
| 8 | ¥ | MOTCO, INC | TXD980629851 | Fund Removal | 909 | 12/8/86 | 12/17/86 |
| 8 | ĭ | MOTOR FUELS CORPORATION | TX0001093152 | Fund Removal | 9 | 4/20/99 | |
| 90 | ¥ | MUSTANG ISLAND | TXD988077087 | Fund Removal | 100 | 4/13/92 | 4/13/92 |
| 8 | × | MUSTANG ISLAND BEACH | TXD988077061 | Fund Removal | 9 | 12/13/91 | 12/13/91 |
| 8 | × | MUSTANG ISLAND II | TXD988077079 | Fund Removal | 8 | 8/24/92 | 8/24/92 |
| 90 | × | MYLAR FIRE | TX0001898691 | Fund Removal | 6 | 3/27/97 | 9/30/97 |
| 96 | ĭ | NATIONAL CHROMIUM CORP ODESSA IND PARK | TXD096211777 | Fund Removal | 8 | 6/3/96 | 96/6/8 |
| 98 | × | NIAGARA CHEMICAL CO | TXD980697130 | FF Removal | 9 | 12/22/86 | 1/3/87 |
| 98 | ¥ | NINTH STREET DRUMS | TXD987996477 | Fund Removal | 90 | 4/2/90 | 4/3/90 |
| 8 | ¥ | ODESSA DRUM COMPANY INC | TXD008012254 | FF Removal | 100 | 1/9/95 | 9/17/97 |
| 8 | ĭ | ODESSA DRUM COMPANY INC | TXD008012254 | Fund Removal | 6 | 8/8/90 | 7/20/91 |
| 8 | ¥ | OFFATTS BAYOU | TXD987981966 | Fund Removal | 8 | 6/20/89 | 6/21/89 |
| 8 | × | OSCAR DOMINQUEZ PROPERTY (ODPPCB) | TXD988079141 | FF Removal | 9 | 10/18/93 | 1/10/94 |
| 8 | ¥ | PAC TANK/HOUSTON SHIP CHANNEL | TXD000807982 | Fund Removal | 100 | 10/29/87 | 11/2/87 |
| 98 | × | PADRE & MUSTANG ISLAND 87 | TXD982298473 | Fund Removal | 8 | 2/26/87 | |
| 8 | ¥ | PADRE & MUSTANG ISLANDS | TXD982291858 | Fund Removal | 90 | 12/10/84 | 3/27/85 |
| 8 | ĭ | PADRE & MUSTANG ISLANDS 86 | TXD982291973 | Fund Removal | 8 | 11/1/85 | 2/26/87 |
| g. | × | PADRE & MUSTANG ISLANDS II | TXD982291916 | Fund Removal | 90 | 2/19/85 | 1/29/86 |
| | | | | | | | |

| 9 | ĭ | PADRE & MUSTANG ISLANDS III | TXD982292039 | Fund Removal | 8 | 4/29/85 | 1/29/86 |
|----|---|--|--------------|--------------|-----|----------|----------|
| 98 | ĭ | PADRE & MUSTANG ISLANDS IV | TXD982292336 | Fund Removal | 00 | 9/12/85 | 4/15/86 |
| 90 | ĭ | PALM BEACH - GALVESTON ISLAND | TXD988077053 | Fund Removal | 6 | 5/5/91 | 5/5/91 |
| 8 | ¥ | PALMER PACK WAREHOUSE | TXD006806582 | FF Removal | 901 | 6/22/88 | 11/16/88 |
| 90 | ¥ | PANTHER CREEK/GALENA PARK | TXD982292211 | Fund Removal | 90 | 3/10/82 | 3/11/82 |
| 8 | ¥ | PARKER COUNTY DRUMS | TXD988039947 | Fund Removal | 100 | 6/18/91 | 2/19/92 |
| 90 | ĭ | PENROD DRUMS | TX0002270452 | Fund Removal | 00 | 6/2/98 | 8/28/98 |
| 90 | ¥ | PESSES CHEMICAL CO | TXD980699656 | FF Removal | 100 | 7/29/88 | 9/2/88 |
| 8 | ¥ | PESSES CHEMICAL CO | TXD980699656 | Fund Removal | 001 | 4/19/83 | 6/30/83 |
| 98 | ¥ | PESSES CHEMICAL CO | TXD980699656 | Fund Removal | 005 | 2/9/90 | 7/12/90 |
| 8 | ĭ | PETRO-CHEMICAL SYSTEMS, (TURTLE BAYOU) | TXD980873350 | Fund Removal | 001 | 5/12/86 | 5/16/86 |
| 8 | ĭ | PIRATE'S BEACH | TXD982292278 | Fund Removal | 001 | 6/15/87 | 6/26/87 |
| 8 | ¥ | PIRATE'S BEACH | TXD982292278 | Fund Removal | 005 | 4/6/89 | 4/6/89 |
| 90 | ¥ | PLANO MERCURY | TX0002323277 | Fund Removal | 00 | 3/4/98 | 4/21/98 |
| 90 | ¥ | POCKET PARK | TXD987982212 | Fund Removal | 001 | 8/18/89 | 8/18/89 |
| 98 | ř | POCKET PARK II | TXD988077046 | Fund Removal | 00 | 6/1/90 | 6/1/90 |
| 96 | ĭ | POLY CYCLE INDUSTRIES-TECULA | TXT490012689 | Fund Removal | 6 | 3/12/91 | 1/1/92 |
| 8 | ¥ | POLY CYCLE INDUSTRIES-TECULA | TXT490012689 | Fund Removal | 005 | 11/14/94 | 11/21/94 |
| 8 | ¥ | POLY CYCLE INDUSTRIES-TECULA | TXT490012689 | Fund Removal | 003 | 10/28/97 | |
| 8 | ¥ | PORETTO BEACH - GALVESTON | TXD988077038 | Fund Removal | 90 | 5/7/91 | 5/7/91 |
| 8 | ¥ | PORT ARANSAS BEACH | TXD988077020 | Fund Removal | 90 | 3/23/92 | 3/23/92 |
| 90 | ¥ | PORT ARTHUR DRUM | TXD987996394 | Fund Removal | 100 | 4/2/90 | 4/2/90 |
| 90 | ¥ | PORT BOLIVAR | TXD987979804 | Fund Removal | 100 | 10/7/88 | 10/7/88 |
| 8 | ř | PORT BOLIVAR II | TXD987996410 | Fund Removal | 100 | 10/19/89 | 10/19/89 |
| 90 | ĭ | QUINTANA BEACH | TXD988077012 | Fund Removal | 100 | 4/22/91 | 4/23/91 |
| 98 | ĭ | RELIABLE COATINGS INC. | TXD054375027 | Fund Removal | 00 | 7/20/94 | 11/2/94 |
| 8 | ĭ | RIO NEUQUEN/ALUMINUM PHOSPHIDE | TXD980878664 | Fund Removal | 1 | 7/27/84 | 8/8/84 |
| 98 | ĭ | ROBIN BOULEVARD DRUMS | TX0000593830 | Fund Removal | 00 | 2/13/95 | 2/13/96 |
| 98 | ĭ | ROLLOVER PASS | TXD987982220 | Fund Removal | 00 | 9/13/89 | 9/13/89 |
| 98 | ¥ | ROLLOVER PASS DRUMS | TXD988076998 | Fund Removal | 100 | 6/17/90 | 6/17/90 |
| 8 | ¥ | ROLLOVER PASS DRUMS II | TXD988077004 | Fund Removal | 90 | 6/23/90 | 6/23/90 |
| 98 | ř | RSR CORP. | TXD079348397 | Fund Removal | 00 | 10/1/91 | 3/21/95 |
| 90 | Ķ | RSR CORP. | TXD079348397 | Fund Removal | 005 | 5/30/95 | 7/14/95 |
| 90 | ř | RSR CORP. | TXD079348397 | Fund Removal | 903 | 5/30/95 | 7/14/95 |
| 98 | ¥ | RUSSELL FARR SITE | TXD988074449 | Fund Removal | 00 | 7/27/92 | 4/13/93 |
| 96 | ř | SABINE PASS DRUM | TXD987996386 | Fund Removal | 00 | 4/2/90 | 4/2/90 |
| 8 | ř | SAFE TIRE DISPOSAL FIRE | TX0001315878 | Fund Removal | 901 | 12/1/95 | 12/22/95 |
| 8 | ř | SAN LUIS BEACH | TXD987996469 | Fund Removal | 901 | 1/31/90 | 1/31/90 |
| 99 | ř | SEA ISLE-AMENDMENT | TXD987996428 | Fund Removal | 00 | 7/9/89 | 1/9/89 |
| 90 | ř | SEABROOK DRUMS | TXD988077343 | Fund Removal | 00 | 2/1/90 | 2/1/90 |
| 98 | ¥ | SEAWALL AND 10TH ST. DRUM | TXD988077335 | Fund Removal | 001 | 7/31/90 | 7/31/90 |
| 8 | ¥ | SEAWALL DRUMS | TXD988077327 | Fund Removal | 90 | 2/8/90 | 2/8/90 |
| 98 | ¥ | SEAWALL DRUMS II | TXD988077319 | Fund Removal | 100 | 7/8/90 | 7/8/90 |
| | | | | | | | |

| 1 | ì | | *************************************** | | ž | 0010110 | Otherste |
|-----|----------|---------------------------------------|---|--------------|-----|----------|----------|
| 8 8 | <u> </u> | SEAWALL, IX | 1AU98/990451 | Fund Removal | § § | 47.187 | 10/16/87 |
| 8 8 | 4 ≥ | SHOOLED FRAN | TX0001575968 | Find Removel | 5 5 | 3/5/97 | 47/97 |
| 8 8 | <u> </u> | SHEBIDAN DISBOSAL SERVICES | TXD062132147 | FF Removal | ē | 7/13/87 | 9/17/87 |
| 8 8 | <u> </u> | SHORE REFINERY | TXD026709196 | Fund Removal | 8 | 2/6/95 | |
| 8 | × | SHORE REFINERY | TXD026709196 | Fund Removal | 200 | 8/12/96 | |
| 8 | ¥ | SIKES DISPOSAL PITS | TXD980513956 | Fund Removal | 8 | 6/11/83 | 6/14/83 |
| 8 | ţ | SIKES DISPOSAL PITS | TXD980513956 | Fund Removal | 003 | 3/7/88 | 4/9/88 |
| 8 | ¥ | SIKES DISPOSAL PITS | TXD980513956 | Fund Removal | 003 | 5/24/89 | 6/2/88 |
| 8 | ĭ | SIKES DISPOSAL PITS | TXD980513956 | Fund Removal | 004 | 7/5/89 | 7/31/89 |
| 98 | ĭ | SMITH COMPANY OF UVALDE | TXD026039909 | Fund Removal | 90 | 5/2/89 | 1/12/90 |
| 98 | ř | SMITH COMPANY OF UVALDE | TXD026039909 | Fund Removal | 005 | 3/4/94 | 4/28/94 |
| 90 | ¥ | SMITH SMELTER | TXD988079299 | Fund Removal | 001 | 3/3/93 | 8/8/83 |
| 98 | ĭ | SOL LYNN/INDUSTRIAL TRANSFORMERS | TXD980873327 | FF Removal | 9 | 2/20/89 | 4/19/89 |
| 8 | ¥ | SOUTH HOUSTON DRUMS - WINKLER BLVD. | TXD981054117 | Fund Removal | 5 | 4/28/86 | 5/23/86 |
| 8 | ¥ | SOUTH HOUSTON DRUMS-G & R AUTO REPAIR | TXD981058969 | Fund Removal | 8 | 9/27/85 | 6/30/86 |
| 8 | ĭ | SOUTH HOUSTON DRUMS-SOUTH ACRES | TXD981058951 | Fund Removal | 00 | 5/12/86 | 7/2/86 |
| 8 | ĭ | SOUTH OF WACO, MCLENNAN COUNTY, TEXAS | TXD981154123 | Fund Removal | 8 | 5/4/83 | 5/5/83 |
| 90 | ¥ | SPANISH GRANT BEACH | TXD987981933 | Fund Removal | 9 | 8/4/89 | 8/4/89 |
| 8 | ĭ | SPANISH GRANT BEACH | TXD988077293 | Fund Removal | 8 | 2/15/90 | 2/15/90 |
| 8 | ¥ | SPRAGUE ROAD GROUND WATER PLUME | TX0001407444 | Fund Removal | 9 | 1/29/99 | |
| 8 | ¥ | STEWART BEACH | TXD987981925 | Fund Removal | 90 | 8/1/89 | 8/1/89 |
| 98 | Ķ | STEWART BEACH | TXD988077301 | Fund Removal | 99 | 6/11/90 | 6/11/90 |
| 8 | ¥ | STEWCO, INC | TXD055337281 | Fund Removal | §. | 3/31/84 | 5/1/84 |
| 8 | ጟ | STEWCO, INC | TXD055337281 | Fund Removal | 005 | 5/5/84 | 5/7/84 |
| 8 | ¥ | SUNBELT ENVIRONMENTAL SOLUTIONS | TXD988027207 | Fund Removal | 8 | 3/14/92 | 1/5/93 |
| 90 | Ķ | SURFSIDE BEACH | TXD988077277 | Fund Removal | 9 | 7/4/91 | 7/4/91 |
| 8 | ¥ | SURFSIDE BEACH II | TXD988077285 | Fund Removal | 6 | 12/16/91 | 12/16/91 |
| 8 | ¥ | T/B HARVEY CANEL | 1XD988077251 | Fund Removal | 8 | 5/15/90 | |
| 90 | ĭ | TANK BARGE PSY-102 | TXD988077269 | Fund Removal | 6 | 5/19/91 | |
| 90 | ጟ | TEICHMAN DRUMS | TXD988077244 | Fund Removal | 90 | 5/25/90 | 5/25/90 |
| 90 | ĭ | TERRAMAR BEACH | TXD987996444 | Fund Removal | 90 | 2/12/90 | 2/12/90 |
| 90 | ĭ | TERRELL PLATING | TXD988084869 | Fund Removal | 8 | 4/21/94 | 6/21/94 |
| 8 | ĭ | TEX-TIN CORP | TXD062113329 | Fund Removal | 60 | 9/29/83 | 10/6/89 |
| 90 | ¥ | TEX-TIN CORP | TXD062113329 | Fund Removal | 005 | 11/4/98 | |
| 8 | ř | TEXARKANA MILLING & SUPPLY | TX0001097369 | Fund Removal | 90 | 10/30/95 | 10/1/96 |
| 8 | ¥ | TEXARKANA WOOD PRESERVING CO | TXD008056152 | Fund Removal | 90 | 12/23/86 | 1/30/87 |
| 96 | ¥ | TEXARKANA WOOD PRESERVING CO | TXD008056152 | Fund Removal | 005 | 7/28/87 | 8/25/87 |
| 98 | ¥ | TEXARKANA WOOD PRESERVING CO | TXD008056152 | Fund Removal | 003 | 12/8/88 | 12/9/88 |
| 88 | ĭ | TEXARKANA WOOD PRESERVING CO | TXD008056152 | Fund Removal | 80 | 8/1/89 | 8/8/89 |
| 90 | ķ | TEXARKANA WOOD PRESERVING CO | TXD008056152 | Fund Removal | 900 | 2/17/90 | 10/2/90 |
| 8 | ¥ | TEXAS CITY TURNING BASIN | TXD982292153 | Fund Removal | 60 | 2/21/84 | 2/22/84 |
| g | ĭ | TOMLINSON DRUMS | TXD987966918 | Fund Removal | 8 | 5/13/91 | 5/1/92 |
| | | | | | | | |

| Fund Removal 002 8/16/82 Fund Removal 003 49/85 Fund Removal 003 49/85 Fund Removal 001 1/12/9/83 Fund Removal 001 1/12/9/83 Fund Removal 001 3/19/9 Fund Removal 001 3/19/9 Fund Removal 001 1/14/9 Fund Removal 001 1/11/9 Fund Removal 001 1/11/9 Fund Removal 001 1/11/9 Fund Removal 001 1/11/9 Fr Removal 001 1/11/9 Fr Removal 001 1/19/9 Fr Removal 001 1/19/9 Fr Removal 001 3/19/9 | • | TX TRIANGLE CHEMICAL CO | 1XD055143705 | '05 Fund Removal | 100 | 4/2/82 | 4/6/82 |
|--|----------|-------------------------|--------------|------------------|-----|----------|----------|
| TX TRANCE CONTROLOR ALES OF TABLES AND TABL | | _ | TXD0551437 | _ | | 8/16/82 | 8/27/82 |
| TX UNITION AMERICA, INC. TXD11403699 Fund Removal 001 372890 TX UNITION OFMERICA, INC. TXD14044081457 FF Removal 001 137289 TX UNITION CHECKSOTING CON TXD180445374 FF Removal 001 137289 TX VODA PETROLELIA, INC. TXD061287916 Fund Removal 001 3/1828 TX VODA PETROLELIA, INC. TXD061287916 Fund Removal 001 3/1826 TX VODA PETROLELIA, INC. TXD061287916 Fund Removal 001 3/1826 TX WANNE FEEDS TXD061287916 Fund Removal 001 3/1826 TX WANNE FEEDS TXD0612889362 Fund Removal 001 1/14494 TX WALLE HARDO DRUM SITE TXD0612889362 Fund Removal 001 1/14494 TX WALLE HARDO DRUM SITE TXD0612889362 Fund Removal 001 1/14494 TX MALLE HARDO DRUM SITE TXD0612889362 Fund Removal 001 1/14494 TX AL | | _ | TXD0551437 | | | 4/9/85 | 4/12/85 |
| TX UNTGO-GRETA TXD88974557 F Removal OIT 172983 TX VANA ZANDT COUNTY TXD69874557 F Removal OIT 172983 TX VANA ZANDT COUNTY TXD691287915 F Removal OIT 173383 TX VOAD RETROLLEUM, INC. TXD691287915 F Ind Removal OIT 173383 TX VOAD RETROLLEUM, INC. TXD691287915 F Ind Removal OIT 173383 TX VOAD RETROLLEUM, INC. TXD691287915 F Ind Removal OIT 171383 TX VANANE FEEDS TXD69128935 F Ind Removal OIT 171494 TX VANANE FEEDS TXD69128932 F Ind Removal OIT 171494 TX VANDAGERES INC ANDAGERES INC | | | TXD1174036 | _ | | 3/28/90 | 12/4/90 |
| TX VANDO-GRETA TXD16488415 F.F.Removal 001 1/1050-00 TX VODA PETROCLEUM, INC. TXD081289045 Fund Removal 001 3/1383 TX VODA PETROCLEUM, INC. TXD081287916 Fund Removal 002 3/1383 TX VODA PETROCLEUM, INC. TXD081287916 Fund Removal 002 3/1383 TX VODA PETROCLEUM, INC. TXD081287916 Fund Removal 002 3/1383 TX WANDER ERSIDENCE SITE TXD0812883465 Fund Removal 001 3/1383 TX WALLE HARD DRUM SITE TXD081288326 Fund Removal 001 1/14444 TX MALLE HARD DRUM SITE TXD081288326 Fund Removal 001 1/14444 TX MALLE HARD DRUM SITE TXD081288282 Fund Removal 001 1/14444 TX MALD SARADA MALD SARADA MALD SARADA MALD SARADA 1/14444 TX MALD SARADA MALD SARADA MALD SARADA 1/14444 1/14444 TX MALD SAR | | _ | TXD9807455 | | | 12/29/83 | 9/11/84 |
| TX VANA ANDER CONTETA TXD061289935 Fund Removal 001 517363 TX VAND ANDER COUNTY TXD06128916 Fund Removal 002 917266 TX VODA PETROLEUM, INC. TXD06128916 Fund Removal 001 31769 TX VANNE FEEDS TXD061289346 Fund Removal 001 31769 TX VANNE FEEDS TXD081089334 Fund Removal 001 174040 TX VALLE HEARD DRUM SITE TXD081089395 Fund Removal 001 174144 TX VALLE HEARD DRUM SITE TXD081089395 Fund Removal 001 174164 TX VALLE HEARD DRUM SITE TXD081089395 Fund Removal 001 174164 A STA MCDONALD INDUSTRIES. INC IAD042881286 Fremoval 001 174164 A ADEX CORPORATION AD042881286 Fremoval 001 174164 A ADEX CORPORATION AD042881287284 Fremoval 001 174164 A ALDEX CORPORATION AD042881287284 Fremoval 001 174169 A CLINTON CAL CASA BATTERY EXCHANGE AD0428817284 | | _ | TXD1648841 | | | 10/30/90 | 11/1/90 |
| TX VODA PETROCLEM, INC. TXD051287916 Fund Removal 001 31/95 TX VODA PETROCLEM, INC. TXD051287916 Fund Removal 001 31/95 TX VANCO DRUM, (ANCO CENTER) TXD051295348 FT Removal 001 17/14/34 TX VANCHE EEEDS TXD051295348 FT Removal 001 17/14/34 TX VANCHE EEEDS TXD051295348 FT Removal 001 17/14/34 TX VATER EEEDCHEVER TXD051702495 Fund Removal 001 17/14/34 TX VATER EEEDCHEVER TXT98215465 FT Removal 001 17/14/34 TX ATT STRCDIALD INDUSTRIES, INC IAD05170495 FT Removal 001 12/14/34 A AT MEDIONALD INDUSTRIES, INC IAD05170495 FT Removal 001 12/14/34 A AT MESTORALD INDUSTRIES, INC IAD05170495 FT Removal 001 12/14/34 A AT MESTORALD INDUSTRIES, INC IAD051720495 FT Removal 001 12/14/34 A | | - | TXD9815990 | _ | | 5/13/83 | 5/14/83 |
| TX VOODA PETROLEEMA INC. TXD061287918 Fund Removal 002 61/394 TX VMACO DRUM (ANCO CENTER) TXD061287918 Fund Removal 001 61/394 TX WAYNE FEEDS TXD0817968348 FREEDOWN 001 71/3090 TX WAYNE FEEDS TXD0817968348 FREEDOWN 001 71/3090 TX YATES RESIDENCE SITE TXD0817968348 FREEDOWN 001 71/404 A YATES RESIDENCE SITE TXD081708993 Fund Removal 001 17/109 A ATH STREET LEAD SITE TXD08170893 FREMOVAL 001 17/109 A ATH STREET LEAD SITE TXD08170893 FREMOVAL 001 17/109 A ATH STREET LEAD SITE TXD08170893 FREMOVAL 001 17/109 A ATH STREET LEAD SITE TXD08170842 FREMOVAL 001 17/109 A ATH STREET LEAD SITE TXD081708125 FF Removal 001 17/109 A ALUMINUM COMPACA METAL INC TXD081 | | - | TXD0612878 | - | | 3/1/95 | 26/62/6 |
| TX WAND DRUM (ANCO CENTER) TXX0000200600 Fund Removal 001 3/1692 TX WAYNE FEEDS TXX0000200600 Fund Removal 001 3/1692 TX WAYNE FEEDS TXX182814055 Fund Removal 001 1/14404 TX YATES RESIDENCE SITE TXX182814055 Fund Removal 001 1/14404 TX YATES RESIDENCE SITE TXX182814055 Fund Removal 001 1/14404 A AMENDER MERCURY TXX182814055 Fund Removal 001 1/14404 A AMDEX CORPORATION AMDEX CORPORATION IAD042381236 FF Removal 001 1/1460 A ALD STITERY EXCHANGE AMD042381236 FF Removal 001 1/1460 A ALDEX CORPORATION ALD042381236 FF Removal 001 1/1460 A ALD STREW EXCHANGE ALD042381236 FF Removal 001 1/1460 A ALD STREW EXCHANGE ALD042381236 FF Removal 001 1/1460 A BLACK HAWK HONE R BRATAL INC IAD0817223436 <t< td=""><td></td><td>•</td><td>TXD0612875</td><td></td><td></td><td>8/12/96</td><td>79/97/97</td></t<> | | • | TXD0612875 | | | 8/12/96 | 79/97/97 |
| TX WAYNER FEEDS TXD0897968348 FF Removal OI 37/6/92 TX WAYNER FEEDS TXD08105969548 Find Removal OI 73/6/92 TX WILLE HEARD GRUM SITE TXT088104695 Find Removal OI 1/14/494 TX WILLE HEARD GRUM SITE TXT088104695 Find Removal OI 1/14/494 A TYTH STREET LEAD SITE LAD08104089 Find Removal OI 1/14/1494 A TYTH STREET LEAD SITE LAD0810382 Find Removal OI 1/14/1494 A ALDEX CORPORATION LAD0810382 Find Removal OI 1/14/1494 A ALDEX CORPORATION LAD064261725 Find Removal OI 1/14/1494 A ALDEX CORPORATION LAD081172473 FF Removal OI 1/14/1494 A ALDEX CORPORATION LAD081172474 FF Removal OI 1/14/1494 A ALDORGASTOR LAD081172444 FF Removal OI 1/14/1494 A BLACK HAWK RIOM & METAL INC | | _ | 1X00002006 | _ | | 6/13/94 | 10/22/94 |
| TX WILLE HERDS TXD981968348 Fund Removal 001 7/30/90 TX WILLE HERDDS TXD981086833 Fund Removal 001 1/4/494 TX YATES RESIDENCE SITE TXD981086893 Fund Removal 001 1/4/494 A 7H STREET LEAD SITE IND094108893 Fund Removal 001 1/21/198 A A TM STREET LEAD SITE IND09410882 Fund Removal 001 1/21/198 A A TM STREET LEAD SITE IND09410 IND04TRIES, INC IAD064281256 FF Removal 001 1/1/181 A A DECX CORPORATION IAD0842812596 FF Removal 001 1/1/182 A ALLMAINUM COMPANY OF AMERICA - DAVENFORT IAD084172794 FF Removal 001 1/1/182 A ALLMAINUM COMPANY OF AMERICA - DAVENFORT IAD084172794 FF Removal 001 1/1/182 A BACK HAWK IRON & METAL INC IAD08172794 FF Removal 001 1/1/183 A BLACK HAWK IRON & METAL INC IAD08177794 FF Removal 001 < | | _ | TXD9879663 | | | 3/16/92 | 6/10/92 |
| TX VALLE READDRACE SITE TXT082814055 Fund Removal 001 1/14/94 1X VATES RESIDENCE SITE TXT082814055 Fund Removal 001 9/14/94 1X YMLLE HEAD SITE IADDRUGS91058982 Fund Removal 001 12/14/94 1A ATH STREET LEAD SITE IADDRUGS103885 Fund Removal 001 12/14/94 1A ATH STREET LEAD SITE IADDRUGS103885 Fund Removal 001 12/14/94 1A ALDEX CORPORATION IADDRUGS201966 FT Removal 001 12/14/81 1A ALUMINUM COMPANY OF AMERICA - DAVENDORT IADDRUGS201969 FT Removal 001 12/14/81 1A ALUMINUM COMPANY OF AMERICA - DAVENDORT IADDRUGS201969 FT Removal 001 12/14/82 1A BATIERY EXCHANGE IADBRUGS201969 FT Removal 001 12/14/82 1A BLACK HAWK IRON & METAL INC IADDRUGS204899 IADDRUGS204899 IADDRUGS204899 IADDRUGS204899 IADDRUGS204899 IADDRUGS204899 IADDRUGS204899 IADDRUGS204899 IADDRUGS204899 | | _ | TXD9879663 | | | 7/30/90 | 8/2/90 |
| TX YATES RESIDENCE SITE TXD981058933 Fund Removal OI 98/96 IA 3TROAVERUE MERCURY IASS NUTO3496 IASS NUTO3496 IASS NUTO3496 OI 12/11/98 IA 7TH STREET LEAD STREET A ALD STREET LEAD STREET IADD061038250 Fund Removal OI 12/11/98 IA ALD STREET LEAD STREET A ALD STREET LEAD STREET IADD06103826 FF Removal OI 12/11/98 IA ALD STREET LEAD STREET A ALD STREET LEAD STREET IADD0617295 FF Removal OI 12/11/99 IA ALD STREET LEAD STREET A ALD STREET LEAD STREET IADD06172794 FF Removal OI 17/1690 IA BATTERY EXCHANGE IADO02230493 FF Removal OI 17/1690 OI 92/93 IA BACK HAWK RON & METAL INC IADO02230493 FF Removal OI 91/199 OI 91/199 IA CACK HAWK RON & METAL INC IADO02230493 FF Removal OI 91/199 IA CACK HAWK RON & METAL INC IADO02230493 FF Removal OI 91/199 IA CACK HAWK RON & METAL INC IADO02230493 FF Remo | | | TXT9828140 | | | 1/14/94 | 8/17/94 |
| A 71H STREET LEAD SITE A 71H STREET LEAD S | | | TXD9810588 | _ | | 9/8/86 | 4/15/87 |
| A Y MCDONALD INDUSTRIES, INC | | | IASFN07034 | _ | | 12/11/98 | |
| A ALDEX CORPORATION | | | IAD9845982 | | | 12/18/92 | 2/17/93 |
| IA AIDEX CORPORATION | | | IAD0051038 | | | 8/21/87 | 6/15/88 |
| A ALLIMNUM COMPANY OF AMERICA - DAVENPORT ADD042561556 Fund Removal 001 13/1681 | | | IAD0425812 | | | 3/31/89 | 6/30/92 |
| A AMES LABORATORY OF AMERICA - DAVENPORT IADDO02270160 FF Removal DO1 7/1990 | | | _ | _ | _ | 12/1/81 | 12/3/81 |
| A BATTERY EXCHANGE | | | | | | 7/19/90 | |
| A BATTERY EXCHANGE | | - | 1A66900089: | _ | Ī | 8/8/94 | 3/17/95 |
| A BELLE PLAINE COAL GASIFICATION ADD891727944 Fund Removal DO1 92/93 | | | IAD9817279 | | | 1/7/92 | 1/9/92 |
| A BALCK HAWK IRON & METAL INC AD022364897 FIT Removal 001 8/1660 A BALCK HAWK IRON & METAL INC AD022364897 Fund Removal 002 9/1/1696 A BALCK HAWK IRON & METAL INC AD022364897 Fund Removal 002 9/1/1696 A BLACK HAWK WASTE DISPOSAL DUMP AD081497522 FT Removal 002 9/1/1696 A BLACK HAWK WASTE DISPOSAL DUMP AD081497782 FT Removal 001 9/1/1696 A CLEAR LAKE COAL GAS AD0817/1895 FT Removal 001 9/1/1894 A CURTIS ANIMAL HEALTH PRODUCTS AD086481/1896 FT Removal 001 9/1/1994 A DAVENPORT MERCURY SITE AD0803641/1496 FT Removal 001 9/1/1996 A DECORAH FMGP AD080471/1896 FT Removal 001 1/1/1099 A DECORAH FMGP AD080471/1896 FT Removal 001 1/1/1099 A DES MOINES BARREL & DRUM CO AD080471/1896 FT Removal 001 1/1/1099 A DES MOINES BARREL & DRUM CO AD080687933 FT Removal 001 3/1/1996 A DES MOINES TOE AD080687933 FT Removal 001 3/1/1996 A DES MOINES TOE AD080687933 FT Removal 001 3/1/1996 A DES MOINES TOE AD080688793 FT Removal 001 3/1/1996 A ELI DU PONT DE NEMOURS (COUNTY RD X23) AD080687933 FT Removal 001 3/1/1996 A ELI DU PONT DE NEMOURS (COUNTY RD X23) AD080687933 FT Removal 001 3/1/1996 A ELI DU PONT DE NEMOURS (COUNTY RD X23) AD080687933 FT Removal 001 3/1/1996 A ESTHERNULLE MOONT THEATER AD080687936 FT Removal 001 4/1/1996 A ESTHERNULLE MOONT THEATER AD080687936 FT Removal 001 4/1/1996 A ESTHERNULLE MOONT THEATER AD080687936 FT Removal 001 4/1/1996 A D01 FONT DE NEMOVE THEATER AD08068793 FT Removal 001 4/1/1996 A D01 FONT DE NEMOVE THEATER AD08068793 FT Removal 001 4/1/1996 A D01 FONT DE NEMOVE THEATER AD08068793 FT Removal 001 4/1/1996 A D01 FONT DE NEMOVE THEATER AD08068793 FT Removal 001 4/1/1996 A D01 FONT DE NEMOVE THEATER AD08068793 FT Removal 001 4/1/1996 A D01 FONT DE NEMOVE THEATER AD08068793 FT Removal 001 4/1/1996 A D01 FONT DE NEMOVE THEATER AD0806 | | | IAD9817279 | | _ | 9/2/93 | 10/20/93 |
| A BLACK HAWK RON & METAL INC | | | IAD9811241 | | | 8/16/90 | 9/30/95 |
| A BLACK HAWK WASTE DISPOSAL DUMP | | | IAD0223648 | _ | | 6/6/94 | 6/30/94 |
| MACK FAWK WASTE DISPOSAL DUMP | | | _ | _ | | 9/11/95 | 6/13/96 |
| A CLIMTON COAL GAS ALDBER17 1990 | | | - | | | 5/10/93 | 7/25/97 |
| A CURTIS ANIMAL HEALTH PRODUCTS ALOBBA551438 FF Removal 003 51/87 A CURTIS ANIMAL HEALTH PRODUCTS ALOBBA551438 FF Removal 001 91/84 A DAVENPORT LEAD SITE ALOBBA5615615 Fund Removal 001 14/10/98 A DECORAH FINGP ALOBBA521316 FF Removal 001 14/10/98 A DECORAH FINGP ALOBBA521316 FF Removal 001 14/10/98 A DES MOINES BARREL & DRUM CO ALOBBA521316 FF Removal 001 14/10/98 A DES MOINES TOE ALOBBA5333 FF Removal 001 14/10/98 A DES MOINES TOE ALOBBA5333 FF Removal 001 14/94 A DES MOINES TOE ALOBB0585333 FF Removal 001 14/94 A DES MOINES TOE ALOBBA5333 FF REMOVAL 001 14/94 A DES MOINES TOE ALOBBA5333 FF REMOVAL 001 14/94 A DES MOINES TOE ALOBBA5333 FF REMOVAL 001 14/94 A DES MOINES TOE ALOBBA5333 FF REMOVAL 001 14/94 A DES MOINES TOE | | | IAD9817169 | | | 9/19/94 | 12/6/94 |
| A DAVENPORT LEAD SITE ADDB0085164 Fund Removal DOI 91/184 A DAVENPORT LEAD SITE ADDB0085164 Fund Removal DOI 91/184 A DAVENPORT MERCURY SITE ADDB008619316 Fund Removal DOI 91/184 A DECORAH FMAP ADDB008821316 FF Removal DOI 91/196 A DECORAH FMAP ADDB008821316 FF Removal DOI 91/196 A DES MOINES BARREL & DRUM CO ADD00283387 FF Removal DOI 91/296 A DES MOINES BARREL & DRUM CO ADD00283387 FF Removal DOI 91/296 A DES MOINES TOE ADD008823387 FF Removal DOI 91/296 A DES MOINES TOE ADD0088293387 FF Removal DOI 91/296 A DES MOINES TOE ADD0088293387 FF Removal DOI 91/296 A DES MOINES TOE ADD0088293387 FF Removal DOI 91/296 A DES MOINES TOE ADD0088293387 FF Removal DOI 91/296 A DES MOINES TOE ADD008829388 FF Removal DOI 91/296 A DES MOINES TOE ADD008929388 FF Removal DOI 91/296 A DES MOINES TOE ADD008929388 FF Removal DOI 91/296 A DES MOINES TOE ADD008929388 FF Removal DOI 91/296 A DES MOINES TOE ADD008929388 FF Removal DOI 91/296 A DES MOINES TOE ADD008929388 FF Removal DOI 91/296 A DES MOINES TOE ADD008929388 FF REMOVER DOI 91/296 A DES MOINES TOE ADD008929388 FF REMOVER DOI 91/296 A DES MOINES TOE ADD008929388 FF REMOVER DOI 91/296 A DES MOINES TOE ADD008929388 FF REMOVER DOI 91/296 A DES MOINES TOE ADD008929388 FF REMOVER DOI 91/296 A DES MOINES TOE ADD008929388 DOI 91/296 A DES MOINES TOE ADD008929398 DOI 91/296 A DES MOINES | | | | | | 5/1/97 | |
| ADAVENPORT MERCLER SITE ALDSBAGE19406 Fund Removal DOI 427/93 ADAVENPORT MERCLER SITE ALDSBAGE19406 Fund Removal DOI 427/93 ADAVENPORT MERCLER SITE ADDBAGE19416 FIR Removal DOI 11/10/096 ADDBAGE19416 FIR Removal DOI 10/0991 ADDBAGE19416 FIR Removal DOI 10/0991 ADDBAGE19419 FIR Removal DOI 10/0991 ADDBAGE19419 ADDBAGE19419 FIR Removal DOI 10/0991 ADDBAGE19419 ADDBAGE19419 FIR Removal DOI 11/10/091 ADDBAGE19419 FIR REMOVER TOE ADDBAGE19419 FIR Removal DOI 11/10/091 ADDBAGE19419 FIR REMOVER TOE ADDBAGE19419 FIR REMOVAL DOI 11/10/091 ADDBAGE19419 ADDBAGE194 | | _ | _ | 7 | | 9/1/84 | 9/25/84 |
| ADMONTON DESIDE MANUEL MIX. CANATION DESIDES ADMONTON DESIDE MANUEL & DRUM CO. ADMONTON DE MANUEL & DR | | | IAD9846184 | | | 4/27/93 | 9/30/93 |
| ADDITION | | _ | iA00003316; | _ | | 5/27/94 | 9/8/94 |
| A DES MONNES BARREL & DRUM CO ADD00263233 FF Removal 002 972399 A DES MONNES BARREL & DRUM CO ADD0026333 FF Removal 001 10981 A DES MONNES TOE ADB0068733 FF Removal 001 34494 A DES MONNES TOE ADB0068733 FF Removal 001 34494 A DES MONNES TOE ADB0068733 FF Removal 001 34494 A DES MONNES TOE ADB0068733 FF Removal 001 34494 A DES MONNES TOE ADB0068733 FF Removal 002 1141061 A ELI DU PONT DE NEMOURS (COUNTY RD X23) ADB00685804 FF Removal 002 1141061 A EGINGIRE FERRILIZER INC ADB0068733 FF Removal 001 34387 A ESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 442863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723486 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723480 Fund Removal 001 943863 A DESTHERVILLE MOVIE THEATER AD006723480 A DESTHERVILLE MOVIE THEATER AD00672348 A DESTHERVILLE | | | IAD9846213 | | | 11/10/96 | 2/19/98 |
| A DES MONNES BARREL & DRUM CO ADDOCS28339T FF Removal 001 109891 | | _ | IAD9846213 | | _ | 9/23/98 | |
| A DES MONNES BARREL & DRUM CO IADO05283387 Fund Removal 612292 A DES MONNES TGE IAD006869393 FF Removal 61444 A DES MONNES TGE IAD066867933 FF Removal 614444 A DES MONNES TGE IAD066867933 FF Removal 614444 A ELI DU POUT DE NEMOURS (COUNTY RD X23) IAD066868930 FF Removal 603 317286 A ELI DU POUT DE NEMOURS (COUNTY RD X23) IAD066870931 FF Removal 601 31387 A EMORY PLATING IAD067803489 Fund Removal 601 31387 A EMORY PLATING IAD067803489 Fund Removal 601 472693 A ESTHERVILLE MOVIE THEATER IAD067803489 Fund Removal 601 472693 A ESTHERVILLE MOVIE THEATER IAD067813865 Fund Removal 601 913986 A DES MONNES TGE IAD06687933 FF Removal 601 913986 A DES MONNES TGE IAD06687933 FF Removal 601 913986 A DES MONNES TGE IAD06687933 FF Removal 601 913986 A DES MONNES TGE IAD06687933 FF Removal 601 913986 A DES MONNES TGE IAD06687933 FF Removal 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD06687933 FF REMOVAL 601 913986 A DES MONNES TGE IAD0668793 FF REMOVAL 601 913986 A DES MONNES TGE IAD0668793 FF REMOVAL 601 913986 A DES MONNES TGE IAD0668793 FF REMOVAL 601 913986 A DES MONNES TGE IAD0668793 FF REMOVAL 601 913986 A DES MONNES TGE IAD0668793 FF REMOVAL 601 913986 A DES MONNES TGE IAD0668793 FF REMOVAL 601 913986 A DES MONNES TGE IAD0668793 FF REMOVAL 601 913986 A DES MONNES TGE IAD0668793 FF REMOVAL 601 913986 A DES MONNES TGE IAD0 | | _ | IAD0052833 | | | 10/9/91 | 5/1/95 |
| A DES MONNES TOE AD980687933 FF Removal 001 34464 A DES MONNES TOE AD980687933 FF Removal 002 614444 A DES MONNES TOE AD980687933 FF Removal 003 147266 A EL DU PONT DE NEMOURS (COUNTY RD X23) AD980685804 FF Removal 002 11710691 A EGINOINE FERRILIZER INC AD980687091 FF Removal 001 31387 A ENGRY PLATING AD00629348 FLIND Removal 001 472693 A ESTHERVILLE MOVIE THEATER AD006293486 FLIND Removal 001 472693 A ESTHERVILLE MOVIE THEATER AD006293486 FLIND Removal 001 913986 A ESTHERVILLE MOVIE THEATER AD006293486 FLIND Removal 001 913986 A D006293480 FLIND REMOVILLE MOVIE THEATER AD006293480 FLIND REMOVAL A D006293480 FLIND REMOVILLE MOVIE THEATER AD006293480 FLIND REMOVAL A D006293480 FLIN | | _ | IAD0052833 | _ | | 5/22/92 | 5/22/92 |
| A DES MONNES TGE ALDBOBGGGGGGGGGGGGGGGGGGGGGGGGGGGGGGGGGGG | | | IAD9806879 | | 904 | 3/4/94 | 5/8/97 |
| A DES MONES TOE | | | IAD9806879: | | | 6/14/94 | 2/5/97 |
| IA EGINOITE FERTILIZER INC IAD9808858D4 FF Removal 002 11/10/91 IA EGINOIRE FERTILIZER INC IAD98170916 IAD88170916 IAD88170916 IAD88170916 IAD88170916 IAD88170916 IAD88282469 Fund Removal 001 47,26/39 IAD88282469 Fund Removal 001 91/396 IAD88282469 Fund Removal 001 91/396 IAD88282469 IAD88282469 </td <td></td> <td>_</td> <td>_</td> <td></td> <td></td> <td>3/12/96</td> <td>78/1/7</td> | | _ | _ | | | 3/12/96 | 78/1/7 |
| EGNIONE ERRILLZER INC EMORY PLATING EMORY PL | 3 | _ | • | | | 11/10/91 | 10/1/92 |
| EMORY PLATING IAD005293469 Fund Removal 001 4/28/93 ESTHERVILLE MOVIE THEATER IA0001413665 Fund Removal 001 9/19/96 f | * | _ | IAD9817091 | | | 3/13/87 | 3/3/88 |
| ESTHERVILLE MOVIE THEATER 1A0001413665 Fund Removal 001 9/13/96 (| | _ | IAD0052934 | _ | | 4/26/93 | 12/2/93 |
| | * | _ | IA00014136 | _ | | 9/13/96 | 9/13/96 |

| 0. | ₹ | FAIRFIELD COAL GASIFICATION PLANT | IAD981124167 | FF Removal | 100 | 3/31/89 | 9/30/91 |
|------------|-----|------------------------------------|--------------|--------------|-----|----------|----------|
| 04 | ⋖ | FRANCHE PAINT CO | IAD005265418 | Fund Removal | 90 | 3/14/95 | 5/23/95 |
| 02 | ⊴ | FREMONT PESTICIDES - THURMAN | IAD984617522 | FF Removal | 90 | 5/18/95 | 7/17/96 |
| 02 | ≰ | HEW | IA0000034793 | Fund Removal | 90 | 9/14/94 | 11/29/94 |
| 02 | ⊈ | INTERCHEM INC | IAD007495328 | FF Removal | 8 | 6/18/91 | 10/6/92 |
| 02 | ≤ | INTERCHEM INC | IAD007495328 | FF Removal | 005 | 9/20/94 | 10/2/96 |
| 07 | ≰ | IOWA ARMY AMMUNITION PLANT | IA7213820445 | PRP Removal | 100 | 12/10/92 | 11/8/93 |
| 0. | ≰ : | IOWA ARMY AMMUNITION PLANT | IA7213820445 | PRP Removal | 005 | 3/4/93 | 3/11/93 |
| /0 | ≰ : | IOWA ARMY AMMUNITION PLANT | IA7213820445 | PRP Removal | 003 | 8/10/93 | 3/7/94 |
| ò | ≰ : | IOWA ARMY AMMUNITION PLANT | IA7213820445 | PRP Removal | 004 | 3/20/95 | 7/24/96 |
| ò ! | ≰ : | IOWA ARMY AMMUNITION PLANT | IA7213820445 | PRP Removal | 900 | 3/27/95 | 6/30/95 |
| 20 | ≰ : | IOWA ARMY AMMUNITION PLANT | IA7213820445 | PRP Removal | 900 | 3/13/96 | |
| 20 | ⊈ : | IOWA ARMY AMMUNITION PLANT | IA7213820445 | PRP Removal | 200 | 3/13/96 | |
| 04 | ≤ | IOWA MALLEABLE IRON CO | IAD005286414 | Fund Removal | 00 | 3/3/97 | 6/26/97 |
| 02 | ≤ | IOWA SANITATION, INC | IAD984566042 | Fund Removal | 100 | 7/28/98 | 7/29/98 |
| 07 | ≰ | IOWA SANITATION, INC | IAD984566042 | Fund Removal | 005 | 11/11/98 | 12/23/98 |
| 03 | ₹ | IRWIN CHEMICAL CO | IAD984590034 | FF Removal | 100 | 3/28/91 | 4/8/91 |
| 02 | ₹ | KALONA BATTERY COMPANY | IAD981727886 | Fund Removal | 90 | 3/25/92 | 4/20/92 |
| 40 | ₹ | KEY CITY GAS CO | IAD981716970 | Fund Removal | 90 | 2/4/92 | 10/31/95 |
| 07 | ≰ | MASON CITY COAL GASIFICATION PLANT | IAD980969190 | FF Removal | 100 | 10/24/88 | 10/26/88 |
| 02 | ≤ | MASON CITY COAL GASIFICATION PLANT | IAD980969190 | FF Removal | 005 | 8/29/95 | |
| 04 | ≤ | MCGRAW EDISON SITE | IAD981711989 | FF Removal | 00 | 10/3/88 | 7/16/89 |
| 20 | ⊴ : | MCGRAW EDISON SITE | IAD981711989 | FF Removal | 005 | 9/18/90 | 7/8/92 |
| 20 | ⊴ : | MICHAEL BATTERY (ROCKINGHAM) | IAD981707367 | FF Removal | 8 | 12/4/87 | 8/30/88 |
| 02 | ⊻ | MICHAEL BATTERY (ROCKINGHAM) | IAD981707367 | Fund Removal | 90 | 11/8/90 | 4/18/91 |
| 04 | ≰ | MICHAEL BATTERY (ROLFF) | IAD981707243 | FF Removal | 005 | 8/25/93 | 2/24/94 |
| 0 | ≰ | MICHAEL BATTERY (ROLFF) | IAD981707243 | FF Removal | 003 | 8/31/95 | 3/7/96 |
| 40 | ≰ | MICHAEL CO (BETTENDORF) | IAD021693338 | FF Removal | 90 | 8/26/86 | 11/17/86 |
| 02 | ⊻ | MID-AMERICA TANNING CO | IAD085824688 | FF Removal | 100 | 12/29/89 | 2/15/90 |
| 04 | ≰ | MID-AMERICA TANNING CO | IAD085824688 | FF Removal | 005 | 11/22/94 | 7/13/95 |
| 04 | ≰ | NAHANT MARSH | IA0001909498 | Fund Removal | 00 | 10/27/98 | |
| 20 | ≰ . | NGPCA - EMERSON - 107 | IAD984566406 | FF Removal | 901 | 11/28/88 | 3/9/92 |
| <i>t</i> 0 | ≰ : | NGPCA - EMERSON - 107 | IAD984566406 | FF Removal | 005 | 7/17/92 | 12/15/92 |
| 20 | ≰ : | NGPCA - KNOXVILLE - 198 | IAD984568535 | FF Removal | 100 | 12/18/90 | 8/1/91 |
| 0 | ⊴ : | NGPCA - KNOXVILLE - 198 | IAD984568535 | FF Removal | 005 | 5/13/92 | 12/14/92 |
| 20 | ⊴ : | NGPCA - KNOXVILLE - 198 | IAD984568535 | FF Removal | 903 | 8/12/96 | |
| 6 | ⊴ : | NGPCA - LETTS - 199 | IAD984602607 | FF Removal | 100 | 6/16/92 | 10/14/92 |
| 04 | ⊴ : | ORKIN - CEDAR RAPIDS | IA0000024489 | FF Removal | 8 | 1/26/98 | 7/31/98 |
| 20 | ≤ | PACIFIC ACTIVITIES LIMITED | IAD005481197 | FF Removal | 00 | 6/17/96 | 8/9/96 |
| 20 | ≰ | PEOPLES NATURAL GAS CO | IAD980852578 | FF Removal | 100 | 4/19/89 | 1/26/95 |
| 04 | ≰ | RAILROAD DRUM | IA0000096560 | Fund Removal | 90 | 12/9/93 | 4/4/94 |
| 04 | ≰ | RALSTON SITE | IAD980632491 | FF Removal | 90 | 7/13/94 | |
| 02 | ≰ | RELIANCE BATTERY MANUFACTURING CO | IAD007262959 | FF Removal | 90 | 06/52/90 | 6/29/90 |
| | | | | | | | |

| 5 | Š | SINCE CACAMIS | IA0000054023 | Fund Removal | 8 | 2/3/94 | 7/14/94 |
|----|--------|---|--------------|--------------|-----|----------|----------|
| 03 | ≤ | STATE WIDE METAL RECYCLING | IA0001898907 | Fund Removal | 00 | 11/3/97 | 12/24/97 |
| 0 | ≰ | TRIGGS TRAILER - KANAWAH | IAD050687730 | FF Removal | 100 | 5/11/95 | 5/11/95 |
| 6 | ¥ | TRU-FIT BATTERY | IAD984599282 | Fund Removal | 00 | 12/7/98 | |
| 0 | ⊻ | TURNER SEED CO | IAD022037964 | Fund Removal | 00 | 5/5/94 | 2/24/95 |
| 02 | ≰ | U.S. NAMEPLATE CO | IAD054758958 | FF Removal | 90 | 6/20/90 | |
| 20 | ≤ | WARREN COUNTY DRUM SITE | IAD984592378 | Fund Removal | 001 | 8/2/91 | 12/11/91 |
| 20 | ≰ | WATERLOO COAL GASIFICATION PLANT | IAD984566356 | FF Removal | 90 | 7/18/94 | |
| 20 | Ϋ́ | 100 S. 1ST ST. DRUMS | KSSFN0703493 | Fund Removal | 8 | 1/19/99 | 2/10/99 |
| 20 | Š | 119TH & K7 DRUMS | KS0000008334 | Fund Removal | 00 | 8/26/93 | 5/3/94 |
| 20 | χ | 57TH AND N. BROADWAY STREETS SITE | KSD981710247 | Fund Removal | 90 | 8/27/90 | 5/31/92 |
| 20 | χ. | 57TH AND N. BROADWAY STREETS SITE | KSD981710247 | Fund Removal | 005 | 5/23/94 | 6/27/94 |
| 04 | Š | 57TH AND N. BROADWAY STREETS SITE | KSD981710247 | Fund Removal | 903 | 2/20/98 | |
| 02 | Ş | ACE SERVICES | KSD046746731 | Fund Removal | 100 | 5/2/94 | 7/14/94 |
| 6 | Ş | ARKLA-HUNNEWELL | KSD984967422 | FF Removal | 00 | 6/26/90 | 1/15/92 |
| 20 | Š | BEAUTY ROSE COSMETICS | KSD981711997 | Fund Removal | 90 | 2/27/87 | 3/31/87 |
| 04 | Š | BIG RIVER SAND CO. | KSD980686174 | FF Removal | 99 | 9/20/82 | 8/2/84 |
| 6 | Š | CHEMCO INDUSTRIES | KS0001118850 | Fund Removal | 00 | 6/24/96 | 7/8/96 |
| 0 | Ş | CHEMICAL COMMODITIES INC | KSD031349624 | FF Removal | 90 | 5/10/85 | 6/10/85 |
| 6 | Ş | CHEMICAL COMMODITIES INC | KSD031349624 | FF Removal | 005 | 4/24/89 | 6/12/89 |
| 04 | S S | CHEMICAL COMMODITIES INC | KSD031349624 | Fund Removat | 200 | 3/25/91 | 9/30/98 |
| 6 | Š | CHEMICAL COMMODITIES INC - DE SOTO | KSD984971481 | FF Removal | 90 | 5/29/91 | 10/29/93 |
| 6 | 8 | CHEMICAL COMMODITIES INC - DE SOTO | KSD984971481 | Fund Removal | 99 | 3/20/90 | 2/15/91 |
| 20 | Š | CHEMICAL COMMODITIES INC - KANSAS AVE | KSD984987339 | Fund Removal | 00 | 2/12/92 | 11/20/92 |
| 60 | S. | CHEMICAL COMMODITIES INC - LEAVENWORTH RD | KSD984966978 | Fund Removal | 8 | 12/7/88 | 12/9/88 |
| 0 | S. | CHEMICAL COMMODITIES INC - SHAWNEE | KSD980632962 | Fund Removal | 8 | 2/18/92 | 11/20/92 |
| 04 | Ş | CHEROKEE COUNTY | KSD980741862 | Fund Removal | 00 | 5/29/86 | 2/27/87 |
| 6 | ŝ | CHEROKEE COUNTY | KSD980741862 | Fund Removal | 005 | 9/25/87 | 9/20/88 |
| 6 | Š | CHEROKEE COUNTY | KSD980741862 | Fund Removal | 003 | 2/28/90 | 2/16/91 |
| 6 | Š | CHEROKEE COUNTY | KSD980741862 | Fund Removal | 90 | 2/28/95 | 2/28/96 |
| 04 | S. | CORTLAND CONTAINER | KSD007146525 | FF Removal | 60 | 6/12/84 | 8/4/84 |
| 20 | ¥ ! | ECONOMY CHROME | KSD058923368 | FF Removat | 99 | 2/25/91 | 3/7/91 |
| ò | ŝ | FAIRLANE FORMER SALVAGE YARD | KSD985016328 | Fund Removal | 90 | 8/24/93 | 10/8/93 |
| 6 | Š. | FORBES FIELD (EX) AIR FORCE BASE | KS7570090020 | PRP Removal | 001 | 10/11/95 | 2/1/96 |
| 04 | Ŷ | FORBES FIELD (EX) AIR FORCE BASE | KS7570090020 | PRP Removal | 005 | 6/28/96 | 11/15/97 |
| 04 | Š | FORBES FIELD (EX) AIR FORCE BASE | KS7570090020 | PRP Removal | 003 | 6/30/97 | |
| 6 | ŝ | FORT RILEY | KS6214020756 | PRP Removal | 8 | 2/1/94 | 4/12/94 |
| 03 | Š | FORT RILEY | KS6214020756 | PRP Removal | 200 | 2/1/94 | 5/27/94 |
| 0 | Š | FORT RILEY | KS6214020756 | PRP Removal | 003 | 2/1/94 | 6/17/94 |
| 6 | Ş | FORT RILEY | KS6214020756 | PRP Removal | 904 | 12/5/94 | 12/1/95 |
| 02 | Š | GARLAND PARK DRUMS | KSD984969865 | Fund Removal | 001 | 11/27/89 | 1/23/90 |
| 6 | Š | HI-PLAINS CHEMICAL CO | KSD980633408 | Fund Removal | 90 | 4/2/92 | 8/1/92 |
| 04 | ¥8 | HILLSBORD DRUG LAB | KS0002190221 | Fund Removal | 90 | 2/23/98 | 4/14/98 |
| | | | | | | | |

| 6 | Š | HONEY DO PAINT CO INC | KSD984990770 | Find Removel | Š | 1000 | 00,000 |
|-----|-----|--|---------------|--------------|-----|----------|----------|
| 02 | XS | HOXIE CRASH SITE | KSSENDTOSATR | Euro Demonst | 3 8 | 18/11/ | 2/20/92 |
| 01 | S | J.W. INDUSTRIES | KSD984994350 | Find Demonst | 3 8 | 86/61/01 | |
| 40 | Š | JEFFERSON ST DRUM SITE | CCCCCCCCCCC | BAOHIO PINE | 3 | 26/91/2 | 2/20/92 |
| 0 | Š | JOHNS REFINERY | KCD090853639 | Lund Kemoval | 5 5 | 4/10/96 | 9/4/96 |
| 40 | Š | JOHNS' SLUDGE POND | NSD000634000 | and Removal | 5 | 11/2/84 | 4/13/85 |
| 40 | Š | KANSAS CITY STRUCTURAL STEEL | VSD000031900 | T Kemoval | 8 | 4/1/85 | 5/1/86 |
| 04 | Š | KANSAS CITY STRUCTURAL STEEL | NSD000843187 | FF Kemoval | 8 | 2/1/90 | 9/15/95 |
| 20 | Š | KANSAS POWER & JIGHT CO | KSD006943187 | FF Removal | 005 | 12/11/91 | 9/15/95 |
| 0 | Š | KANTEX - DE SOTO | KSD981123029 | FF Removal | 6 | 11/15/85 | 6/19/87 |
| 40 | Ş | KEMPER COMPANY | KSD039413562 | Fund Removal | 8 | 12/9/93 | 4/19/94 |
| 07 | S | KUHI MAN DIECASTING COMBANY | KSD056027311 | Fund Removal | 6 | 06/6/2 | 11/13/90 |
| 20 | S | KUHI MAN DIECASTING COMPANY | KSD006325013 | FF Removal | 9 | 6/26/91 | 6/28/91 |
| 20 | S | LAKE PARK DRIVE IN THEATDE | KSD006325013 | Fund Removal | 005 | 10/9/96 | 1/10/97 |
| 0 | S | LAKEPOINT MERCHEY SITE | KSD980962864 | FF Removal | 6 | 11/1/84 | 1/1/85 |
| 6 | Š | LABNED AIRPORT SITE | KS0002439016 | Fund Removal | 6 | 7/22/98 | 7/25/98 |
| 6 | ¥ | I AWRENCE RESIDENTIAL LEAD | KSD030622974 | FF Removal | 8 | 10/19/98 | 3/2/88 |
| 0 | 2 2 | LEAVENWORTH ALITO DARTS | KS0001758044 | FF Removal | 8 | 2/25/97 | 3/5/97 |
| 6 | 2 | LEAVENING THE MEDICINE | KSD984966630 | Fund Removal | 6 | 7/10/95 | 6/25/97 |
| 6 | 2 9 | SINDA DI GARA | KS0002188498 | Fund Removal | 9 | 11/17/97 | 1/30/98 |
| 5 6 | 2 5 | MIC AMEDICA DITILITIES | KSD984967059 | FF Removal | 8 | 12/20/84 | 3/12/85 |
| 3 6 | 2 5 | MICHANICA KETINEKY | KSD084091545 | Fund Removal | 90 | 8/15/94 | 3/8/85 |
| 5 6 | 2 5 | MID-AMERICA REFINERY | KSD084091545 | Fund Removal | 005 | 7/7/98 | |
| 5 6 | 2 9 | NATIONAL INDUSTRIAL ENVIRON SERV | KSD070902952 | FF Removal | 8 | 5/31/85 | 6/28/88 |
| 3 6 | 2 9 | NGPCA - GLASCO - 105 | KSD073305237 | FF Removal | 60 | 10/1/91 | 2/15/93 |
| 3 6 | 2 5 | MOPCA - GLASCO - 105 | KSD073305237 | FF Removal | 005 | 10/21/91 | 2/15/93 |
| 5 6 | 2 9 | NGFCA - MIRNECLA - 103 | KSD056581432 | FF Removal | 8 | 9/9/92 | 3/15/93 |
| 5 6 | 2 9 | ON OIL & INEALING INC | KSD985015312 | FF Removal | 9 | 1/30/95 | |
| 3 6 | 2 2 | ON OIL & INEALING INC | K\$D985015312 | Fund Removal | 9 | 3/31/93 | 3/31/93 |
| 3 6 | 2 2 | OSKA OOSA ATTOLISH | KSD031295660 | Fund Removal | 8 | 3/8/95 | 10/20/95 |
| 6 6 | 2 % | DEBOY I COMPTON MITSOLD | KS0001589324 | Fund Removal | 8 | 10/22/96 | 12/5/96 |
| ; 6 | 2 2 | DEBOX. ECOMPTON MERCORY STE | KS0002021111 | Fund Removal | 8 | 9/30/97 | 2/14/98 |
| 6 | 2 2 | DEBUTA COMPLICA MERCORY OFF | KS0002021111 | Fund Removal | 005 | 10/1/97 | 2/14/98 |
| 0 | Š | RAMONA GROUNDIANTED CONTANTIANTON | KS0002021111 | Fund Removal | 88 | 1/30/98 | 11/2/98 |
| 04 | Š | RENNER BOAD SUCCESSOR DAVIOL | KSD985012186 | Fund Removal | 8 | 1/7/93 | 7/15/94 |
| 20 | × | REVIOUS DO IM SITE | KSD984967414 | Fund Removal | 5 | 66/6/6 | 8/12/94 |
| 6 | Š | RICHARDAND ST | KSD984989673 | Fund Removal | 100 | 1/17/91 | 12/8/91 |
| . 0 | Ş | BOBINSON DRIM SITE | KSD981718109 | Fund Removal | 6 | 6/13/86 | 6/13/86 |
| 0 | S | ROE I ANE TANK | KSD984966812 | Fund Removal | 6 | 9/23/88 | 10/20/88 |
| 07 | 8 | S BICKNED CT & CHATCH CT CONTACTION | KSD981719727 | Fund Removal | 8 | 10/29/87 | 2/5/88 |
| : 6 | 2 | COOKING OF WAIRS OF CONTAMINATION | KSD984967539 | Fund Removal | 8 | 8/18/93 | 8/19/93 |
| 5 6 | 2 2 | SCHILLING AND AND EDDOT ATT AD THE A | KSD984992826 | FF Removal | 5 | 2/3/93 | 6/10/93 |
| 5 6 | 2 4 | SCHILLING (EX) AIR FORCE ATLAS FAC S-5 | | PRP Removal | 6 | 277/94 | 4/15/94 |
| ; | } | SCHILLING (EA) AIR PURCE BASE | KS0000597922 | PRP Removal | 005 | 9/24/97 | 3/17/98 |
| | | | | | | | |

| ò | 2 | SOUTH MOUND PESTICIDES | KSD985013135 | FF Removal | 00 | 2/14/94 | 9/21/96 |
|----|----------|--|---------------|--------------|-----|----------|----------|
| 0 | Ϋ́ | SOUTHEAST MANUFACTURING | KSD984966895 | Fund Removal | 8 | 9/27/89 | 1/29/90 |
| 03 | Š | SOUTHWEST PLATING CO INC | KSD045098589 | Fund Removal | 100 | 9/24/93 | 1/11/94 |
| 01 | Ş | STRAUSS PESTICIDES | KSD985013127 | FF Removal | 00 | 9/30/93 | 12/11/95 |
| 02 | χ | SUTCLIFFE DRUMS | KSSFN0703483 | Fund Removal | 90 | 11/2/98 | 3/12/99 |
| 04 | Š | TRI COUNTY PUBLIC AIRPORT | KS0001402320 | Fund Removal | 100 | 11/10/97 | |
| 0 | Š | TROUP/THOMPSON DRUM SITE | KSD984969673 | Fund Removal | 90 | 11/27/89 | 7/11/90 |
| 20 | KS | US PENITENTIARY - LEAVENWORTH | KS4151909120 | PRP Removal | 001 | 2/29/96 | |
| 07 | XS XS | USDA (EX) GRAIN BIN - EVEREST | KS0002024727 | FF Removal | 00 | 10/7/97 | 10/7/97 |
| 20 | Š | WEAVER DRUM SITE | KSD981718117 | Fund Removal | 90 | 5/7/87 | 5/29/87 |
| 03 | ΚS | WILLIAMS COMPRESSOR STATION - AMERICUS | KSD984990655 | FF Removal | 200 | 9/21/93 | 1/13/94 |
| 04 | Ş | WILLIAMS COMPRESSOR STATION - CORWIN | KSD984990507 | FF Removal | 001 | 1/4/96 | 9/25/97 |
| 20 | Š | WILLIAMS COMPRESSOR STATION - CORWIN | KSD984990507 | FF Removal | 005 | 8/3/98 | 8/11/98 |
| 04 | XS. | WILLIAMS COMPRESSOR STATION - GRABHAM | KSD984990630 | FF Removal | 005 | 3/30/95 | 6/15/95 |
| 04 | Š | WILLIAMS COMPRESSOR STATION - HESSTON | KSD984990374 | FF Removal | 00 | 12/3/98 | 2/26/99 |
| 20 | Š | WILLIAMS COMPRESSOR STATION - MATFIELD | KSD984990549 | FF Removal | 005 | 4/15/94 | 9/28/94 |
| 04 | Ş | WILLIAMS COMPRESSOR STATION - STAFFORD | KSD984990606 | FF Removal | 005 | 1/13/94 | 3/15/94 |
| 03 | X X | WILLIAMS COMPRESSOR STATION - TONGANOXIE | KSD984990713 | FF Removal | 005 | 3/1/94 | 4/20/94 |
| 20 | S. | WILLIAMS COMPRESSOR STATION - WELDA | KSD984990697 | FF Removat | 005 | 6/7/95 | 9/25/97 |
| 20 | Š | WILLIAMS COMPRESSOR STATION - WELDA | KSD984990697 | FF Removal | 003 | 8/14/98 | 8/25/98 |
| 04 | ¥2 | WRIGHT GROUNDWATER CONTAMINATION | KSD984985929 | Fund Removal | 901 | 10/25/94 | 5/14/97 |
| 20 | Š | WRIGHT GROUNDWATER CONTAMINATION | KSD984985929 | Fund Removal | 005 | 96/1/8 | 9/24/97 |
| 03 | XS. | YODER VOC'S | KSD981713696 | Fund Removal | 00 | 11/16/87 | 4/30/89 |
| 07 | ğ | 95 FLOOD CERCLA DRUMS | MO0001401710 | Fund Removal | 00 | 4/12/96 | 6/28/96 |
| 04 | õ | A-1 PLATING COMPANY INC | MOD080702657 | FF Removal | 90 | 6/25/91 | 6/28/91 |
| 20 | Q : | ACCESS ROAD TO OLD HWY 141 | MOD980502553 | FF Removal | 90 | 9/25/96 | 3/10/97 |
| 20 | Q : | ACCESS ROAD TO OLD HWY 141 | MOD980502553 | Fund Removal | 9 | 9/23/88 | 7/29/89 |
| 02 | Š | ACME BATTERY MFG | MOD006280804 | FF Removal | 90 | 11/4/91 | 10/6/92 |
| 20 | Q N | ACME BATTERY MFG | MOD006280804 | FF Removal | 800 | 6/27/94 | 8/5/94 |
| 20 | <u>Q</u> | ANNAPOLIS LEAD MINE | MO00000958611 | Fund Removal | 803 | 5/5/97 | 6/26/97 |
| 04 | <u>Q</u> | ARMOUR ROAD SITE | MOD046750253 | Fund Removal | 9 | 5/22/96 | |
| 04 | <u>S</u> | ATKINS FARM | MO0121590079 | Fund Removal | 90 | 8/10/92 | 10/15/92 |
| 20 | Q : | B & B SALVAGE | MOD080703275 | Fund Removal | 8 | 5/26/87 | 3/31/88 |
| 04 | Ω : | BALDWIN PARK DUMP | MOD980633158 | Fund Removal | 90 | 11/16/87 | 3/2/88 |
| 70 | § : | BALDWIN PARK DUMP | MOD980533168 | Fund Removal | 005 | 4/25/88 | 6/22/88 |
| 04 | Q E | BANNISTER RD SITE | MOD981116650 | Fund Removal | 90 | 6/14/93 | 11/19/93 |
| 05 | Q | BANNISTER RD SITE | MOD981116650 | Fund Removal | 005 | 4/5/95 | 6/16/95 |
| 04 | Q | BARRY HARBOR SUB-DIVISION LAKE | MO0002463263 | Fund Removal | 90 | 8/8/88 | 8/8/8 |
| 04 | Š | BARTON STREET DRUM | MOD985772920 | Fund Removal | 90 | 6/12/90 | 8/14/90 |
| 02 | õ | BAXTER GARDENS | MOD054952940 | FF Removal | 8 | 2/6/96 | 7/17/96 |
| 20 | Q N | BEE CEE MANUFACTURING CO | MOD980860522 | Fund Removat | 90 | 8/3/92 | 8/20/92 |
| 04 | 2 | BEE TREE PARK DRUMS | MOD985772912 | Fund Removal | 90 | 6/12/90 | 3/13/91 |
| 40 | Q M | BELLE AVE SITE | MO0001276831 | Fund Removal | 100 | 5/29/97 | 6/24/97 |
| | | | | | | | |

| 20 | Q | BIG RIVER MINE TAILINGS/ST, JOE MINERALS | MOD981126899 | FF Removal | 100 | 7/20/94 | |
|----|--------|--|--------------|--------------|-----|----------|----------|
| 40 | Q. | BIRMINGHAM ROAD DRUMS | MOD985820802 | Fund Removal | 00 | 5/15/93 | 6/11/93 |
| 20 | Q | BLISS TANK FARM | MOD980633200 | FF Removal | 901 | 9/12/96 | 11/11/86 |
| 07 | Š | BLISS TANK FARM | MOD980633200 | Fund Removal | 9 | 5/29/84 | 7/18/84 |
| 20 | QW | BLUE RIVER FLOOD DRUM SITE | MOD981120959 | Fund Removal | 90 | 6/20/84 | 6/30/84 |
| 70 | Q | BLUFF ELECTRIC WORKS | MOD985767821 | FF Removat | 100 | 6/29/90 | 7/25/90 |
| 20 | õ | BLUFF ELECTRIC WORKS | MOD985767821 | FF Removal | 200 | 10/3/91 | 10/6/92 |
| 20 | δ | BLUFF ELECTRIC WORKS | MOD985767821 | FF Removal | 003 | 6/1/92 | 10/16/92 |
| 20 | Q M | BM-ROLLA RESEARCH CENTER | MOSFN0703485 | PRP Removal | 003 | 10/20/98 | 11/30/98 |
| 02 | MO | BONIFIELD BROTHERS TRUCKING | MOD980861884 | Fund Removal | 00 | 10/10/95 | 5/23/96 |
| 20 | MO | BRANCH STREET DRUM SITE | MOD985767649 | Fund Removal | 9 | 4/5/89 | 10/18/89 |
| 20 | Š. | BRISTOL STEEL | MOD106564750 | FF Removal | 100 | 8/10/90 | 5/23/91 |
| 20 | WO | BRISTOL STEEL | MOD106564750 | FF Removal | 200 | 8/21/96 | 9/21/96 |
| 20 | Q | BROADWAY SALVAGE OIL DISPOSAL SITE #1 | MOD981713217 | Fund Removal | 60 | 11/16/87 | 2/16/88 |
| 20 | Ş | BROADWAY SALVAGE OIL DISPOSAL SITE #3 | MOD981713233 | Fund Removal | 9 | 5/12/92 | 6/27/92 |
| 04 | οŽ | BUBBLING SPRINGS ARENA | MOD980741888 | FF Removal | 90 | 2/25/97 | 3/31/97 |
| 25 | Ø | BUCHANAN COUNTY DRUM SITE | MOD985774025 | Fund Removal | 100 | 1/22/91 | 3/13/91 |
| 10 | Š | BUFFALO TOWNSHIP CYLINDER | MOD985811413 | Fund Removal | 5 | 4/28/92 | 4729/92 |
| 02 | Š | BULL MOOSE TUBE COMPANY | MOD062432315 | FF Removal | 005 | 1117/96 | 11/15/96 |
| 20 | õ | BUTLER ORUM | MOD985775105 | Fund Removal | 50 | 8/26/91 | 1/22/92 |
| 07 | Õ | BYERS COMMERCIAL STORAGE | MOD981706427 | FF Removal | 100 | 8/1/86 | 3/23/87 |
| 20 | õ | BYERS COMMERCIAL STORAGE | MOD981706427 | FF Removal | 005 | 3/23/87 | 1/20/95 |
| 20 | W | BYERS COMMERCIAL STORAGE | MOD981706427 | Fund Removal | 90 | 3/2/88 | 2/6/92 |
| 04 | Q M | CALLOWAY MINING | MOD091427625 | FF Removal | 005 | 9/30/88 | 2/9/90 |
| 20 | Š | CARTER CARBURETOR | MOD000822601 | FF Removal | 6 | 5/28/97 | 8/2/8 |
| 20 | Ş | CASTLEWOOD SWIM CLUB SUBSITE (SONTAG RD) | MOD981715675 | FF Removal | 00 | 11/12/96 | 8/2/88 |
| 6 | Q | CASTLEWOOD SWIM CLUB SUBSITE (SONTAG RD) | MOD981715675 | Fund Removal | 6 | 8/3/83 | 4/9/84 |
| 20 | Q | CASTLEWOOD SWIM CLUB SUBSITE (SONTAG RD) | MOD981715675 | Fund Removal | 700 | 7/1/85 | 5/20/88 |
| 20 | S N | CHEMICAL RANCH | MOD985768803 | FF Removal | 8 | 5/2/95 | 7/31/95 |
| 20 | Q. | CHESTERFIELD TANK | MOD981715915 | Fund Removal | 90 | 3/24/87 | 3/27/87 |
| 20 | õ | CHEVRON CHEMICAL CO - MARYLAND HEIGHTS | MOD006272355 | FF Removal | 90 | 7/15/87 | |
| 04 | Q | CHRISTIAN COUNTY GROUNDWATER | MOD985798347 | Fund Removal | 5 | 5/5/83 | |
| 6 | Ş | CLAYTON AND BOYLE DRUMS | MO0000381889 | Fund Removal | 6 | 12/5/94 | 2/23/95 |
| 20 | S N | COLONY ROAD BATTERY | MOD981508187 | Fund Removal | 60 | 4/2/91 | 7/28/91 |
| 20 | Q M | COLUMBIA COAL GAS | MOD985808088 | FF Removal | 8 | 2/22/94 | 11/2/94 |
| 20 | Q | COMMUNITY CHRISTIAN CHURCH | MOD020348819 | FF Removal | 90 | 10/3/96 | 10/16/96 |
| 0 | õ | COMMUNITY CHRISTIAN CHURCH | MOD020348819 | Fund Removal | 5 | 6/19/84 | 7/19/64 |
| 70 | Q | COUNTY MAINTENANCE DRUM | MO0000032037 | Fund Removal | 6 | 2/11/94 | 2/11/94 |
| 20 | Q | CROOKED RIVER DRUM | MOD985767763 | Fund Removal | 901 | 9/2/88 | 9/2/88 |
| 6 | Q | CROWN PLATING | MOD006287130 | Fund Removal | 8 | 9/19/89 | 2/19/91 |
| 20 | Ş. | CROWN PLATING | MOD006287130 | Fund Removal | 005 | 4/12/95 | 12/18/95 |
| 0 | Θ | DEARBORN DRUMS | MOD981715865 | Fund Removal | 5 | 1/30/87 | 2/16/87 |
| 01 | Ş | DEFENSE MAPPING AGENCY - ST. LOUIS STORAGE ANNEX | MQ5570090022 | PRP Removal | 00 | 3/30/92 | |
| | | | | | | | |

| 20 | õ | DEFIANCE DUMP SITES | MOD98050272 | Fund Removal | 9 | 4/21/97 | 6/26/97 |
|----|--------|---|--------------|--------------|-----|----------|----------|
| 40 | MO | DEFIANCE DUMP SITES | MOD980502272 | Fund Removal | 005 | 10/27/98 | 12/18/98 |
| 20 | Ø | DELMAR ST DRUMS | MOD981715972 | Fund Removal | 90 | 6/22/87 | 6/2/88 |
| 20 | QW | DICKHOENER PROPERTY | MOD981116122 | Fund Removal | 100 | 4/18/88 | 6/1/88 |
| 20 | Q | DORMAN'S INDUSTRY | MOD981117443 | Fund Removal | 001 | 9/30/97 | 10/24/97 |
| 20 | QW | DUGAN & HELTERBRAND | MOD086919248 | Fund Removal | 60 | 9/17/90 | 10/25/91 |
| 20 | W | EAST NORTH STREET - EUREKA | MOD980853428 | FF Removal | 100 | 11/15/84 | 11/15/84 |
| 20 | Ø | EAST NORTH STREET - EUREKA | MOD980853428 | FF Removal | 005 | 96/06/6 | 11/13/96 |
| 20 | MO | EAST NORTH STREET - EUREKA | MOD980853428 | Fund Removal | 90 | 6/19/84 | 7/23/84 |
| 40 | MO | EAST NORTH STREET - EUREKA | MOD980853428 | Fund Removal | 005 | 10/30/90 | 10/31/90 |
| 20 | MO | EAST NORTH STREET - EUREKA | MOD980853428 | Fund Removal | 003 | 11/1/94 | 1/10/95 |
| 20 | MO | EAST NORTH STREET - EUREKA | MOD980853428 | Fund Removal | 904 | 12/22/95 | 1/2/96 |
| 20 | MO | EAST TEXAS MOTOR FREIGHT | MOD980968390 | FF Removal | 00 | 10/15/87 | 1/14/88 |
| 20 | Ø | EAST TEXAS MOTOR FREIGHT | MOD980968390 | Fund Removal | 00 | 9/14/94 | 6/18/96 |
| 20 | Ø | EGGEMAN DRUM SITE | MOD980969992 | Fund Removal | 100 | 9/12/89 | 1/30/90 |
| 20 | MO | ELLISVILLE SITE | MOD980633010 | Fund Removal | 001 | 3/1/82 | 3/31/82 |
| 20 | Q | ELLISVILLE SITE | MOD980633010 | Fund Removal | 005 | 06/1/90 | 7/31/90 |
| 20 | Ø | ELLISVILLE SITE | MOD980633010 | Fund Removal | 003 | 3/9/92 | 8/24/94 |
| 20 | Ø | ELLISVILLE SITE | MOD980633010 | Fund Removal | 904 | 9/26/97 | 9/30/97 |
| 20 | õ | ERWIN FARM | MOD980741920 | Fund Removal | 00 | 8/18/85 | 10/3/85 |
| 20 | Q ¥ | FARMLAND INDUSTRIES OLD INSECTICIDE PLT | MOD980502322 | FF Removal | 100 | 11/15/89 | 12/14/90 |
| 20 | õ | FENTON CREEK DUMP | MOD985817493 | FF Removal | 100 | 1/20/97 | |
| 20 | Q | FERGUSON FUMIGANTS INC | MOD006272736 | FF Removal | 90 | 5/28/87 | 3/13/89 |
| 07 | Q | FERRELL GAS CHLORIDE CYLINDER | MO0001900612 | Fund Removal | 100 | 4/10/97 | 4/11/97 |
| 07 | Q | FERRY STREET DRUMS | MOD985806553 | Fund Removal | 00 | 4/16/92 | 7/22/92 |
| 0 | Θ | FOLSOM STREET DRUMS | MOD985806546 | Fund Removal | 9 | 7/7/92 | 10/30/92 |
| 0 | Θ | FORMER WITTER CO SITE | MO0001271824 | Fund Removal | 9 | 3/6/97 | 4/29/97 |
| 07 | õ | FOUR RIDGE RD DRUM SITE | MO0000735985 | Fund Removal | 90 | 12/5/94 | 6/28/95 |
| 0 | Ø | FRUIT STANDS | MOD980973036 | FF Removal | 00 | 2/24/97 | 8/2/8 |
| 0 | Ø | FRUIT STANDS | MOD980973036 | Fund Removal | 9 | 9/2/90 | 7/30/91 |
| 20 | Q | FYLER ROAD DRUMS | MOD041301086 | Fund Removal | 100 | 12/5/94 | 3/2/95 |
| 20 | Ø | GARFIELD STREET DRUMS | MOD985772938 | Fund Removai | 100 | 6/12/90 | 8/14/90 |
| 04 | Ø | GATEWAY (EX) ARMY AMMUNITION PLANT | MO1210020813 | PRP Removal | 6 | 8/22/83 | 11/1/83 |
| 03 | õ | GENERAL ELECTRIC CO - SPRINGFIELD | MOD030709539 | Fund Removal | 00 | 10/13/86 | 12/18/87 |
| 07 | õ | GENERALLY HAULING SANITARY LDF | MOD981126113 | FF Removal | 60 | 12/11/90 | 2/6/92 |
| 20 | Ø | GIST ROAD DRUMS | MO0000383232 | Fund Removal | 9 | 12/5/94 | 2/23/95 |
| 20 | Ø | GREAT LAKES CONTAINER CORP - ST LOUIS | MOD086827359 | Fund Removal | 90 | 1/23/96 | 2/16/96 |
| 20 | Q | GREAT LAKES CONTAINER CORP - ST LOUIS | MOD086827359 | Fund Removal | 005 | 26/6/6 | 10/15/98 |
| 01 | õ | HADLEY STREET | MOD053969119 | Fund Removal | 90 | 8/3/92 | 1/8/93 |
| 20 | Θ | HAMILL TRANSFER CO | MOD009855669 | FF Removal | 904 | 4/15/96 | 8/31/96 |
| 20 | Θ | HANDY STREET CALCIUM ARSENATE SITE | MO0000001651 | Fund Removal | 90 | 1/18/94 | 2/4/94 |
| 20 | Q | HAPPY HOLLOW PAINT | MOD985797521 | Fund Removal | 9 | 7/12/91 | 11/14/91 |
| 20 | Q | HARLEM DRUM | MOD985769710 | Fund Removal | 00 | 9/29/89 | 3/1/90 |

| 3/12/86 | 10/3/94 12/15/89 8/22/91 | 9/8/98 | 9/25/87 | 12/7/95 | | 3/12/96 | | 3/15/95 | 10/8/93 | 12/3/98 | 11/29/96 | 12/14/90 | 5/4/89 | } : : | | | 3/1/95 | 96/30/68 | 12/15/87 | 11/2/95 | 9/15/92 | 4/10/92 | 7/17/97 | 3/13/80 | 1/27/95 | 9/2/88 | 8/22/93 | 7/23/84 |
|--|---|------------------------------|------------------------------|------------------------------|---|--------------|-------------------------|--------------------|--------------|--------------|---------------------|--------------|--------------|--------------|------------------|-----------------------|--------------|--------------|--------------|---------------------------|--------------------|--------------|--------------|--------------------------|------------------------|--------------|--------------|--|
| 10/22/85 6/21/96 4/13/98 6/8/98 | 8/15/91 9/11/89 11/16/90 | 4/6/98 | 9/14/87 | 10/18/95 | 12/22/93 | 3/13/95 | 2/4/99 | 1/25/95 10/8/97 | 6/10/93 | 12/3/98 | 3/25/96 | 9/2/83 | 3/28/88 | 3/6/98 | 9/16/98 | 10/1/98 | 3/11/94 | 9/4/96 | 5/16/83 | 11/27/89 | 8/24/92 | 11/4/91 | 3/24/97 | 9/16/88 | 7/10/87 | 9/2/88 | 2/23/93 | 6/19/84 |
| 001 001 002 | 00 00 00 00 00 | 8 6 8 | 00 00 | 9 6 | 6 | 002 | 100 | <u> </u> | 9 | 100 | 00 | 5 8 | 8 8 | 100 | 900 | 90 | 9 6 | 100 | 00 | 005 | 90 | 8 | 6 6 | 8 8 | 001 | 100 | 100 | 00 |
| Fund Removal FF Removal Fund Removal Fund Removal | Fund Removal FF Removal FF Removal | FF Removal | Fund Removal Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | PRP Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removai |
| MOD980633127 MOD981507585 MOD981507585 MOD981507585 | MOD985798339 MOD985769801 MOD985769801 MOD985769801 | MO0002000909 MOD985768134 | MOD981708696 MOD007163108 | MO0001245604 MOD985767771 | MOD980686281 | MOD980686281 | MOSFN0703498 | MO0001038744 | MOD006291678 | MOSFN0703484 | MOD980688618 | MOD980688618 | MOD980685689 | MO0000958835 | MO00000958835 | MO0000958835 | MO0000230052 | MOD980688634 | MOD980688634 | MOD980688634 | MOD980860555 | MOD980687073 | MOD980853931 | MOD980850960 | MOD980631618 | MOD985767789 | MOT300010808 | MOD981715667 |
| | MO NEPUTON COUNTY WELLS MO NEPCA -JACKSON - 309 MO NEPCA -JACKSON - 309 MO NEPCA -JACKSON - 309 | | - | | MO ORONOGO-DUENWEG MINING BELT MO ORONOGO-DUENWEG MINING BELT | _ | MO OSCEOLA MERCURY SITE | - | | | MO PIAZZA ROAD SITE | | | | MO POOLS PRAIRIE | MO PRIER BRASS MEG CO | _ | _ | _ | MO QUAIL RUN MOBILE MANOR | MO GUALITY PLATING | | | MO RESOURCE SERVICES INC | MO RIVERFRONT LANDFILL | _ | | MO ROCKWOOD SCHOOL DIST SUBSITE - EUREKA |
| | | | 200 | | | | | | _ | | 2 2 | | | | 20 | | | | | Σ: àà | | | | | | | | 04 M |
| | | 00 | 000 | _ | - | | 0 0 | , 0 | 0 | 0 0 | | , 0 | 0 | 0 | 0 0 | 0 | 0 | 0 | 0 (| ~ 0 | , , | , , | , 0 | 0 | 0 | 07 | 0 | 0 |

| 20 | Ş | ROCKWOOD SCHOOL DIST SUBSITE - EUREKA | MOD981715667 | Fund Removal | 005 | 10/31/90 | 10/31/90 |
|----|----------|---|--------------|--------------|-----|----------|----------|
| 20 | Ş | RON EMMONS POST & LUMBER | MOD985797547 | Fund Removal | 8 | 6/8/93 | 12/23/93 |
| 20 | õ | ROSE, MARTHA CHEMICAL CO | MOD980633069 | FF Removal | 9 | 4/1/86 | 5/23/86 |
| 20 | õ | ROSE, MARTHA CHEMICAL CO | MOD980633069 | FF Removal | 005 | 10/20/86 | 11/12/87 |
| 20 | Ø | ROSE, MARTHA CHEMICAL CO | MOD980633069 | FF Removal | 88 | 11/12/87 | 10/25/88 |
| 20 | Q M | RUSHA, BOB FARM | MOD980633150 | Fund Removal | 9 | 8/18/85 | 11/1/85 |
| 20 | Q | SADDLE & SPUR ARENA | MOD980685036 | Fund Removal | 00 | 8/22/88 | 8/12/89 |
| 20 | Q | SALINE CREEK SITE | MOD980502470 | FF Removal | 9 | 2/9/84 | 2/28/84 |
| 20 | õ | SCHOOL STREET DRUM SITE | MOD985767631 | Fund Removal | 00 | 5/11/89 | 3/22/90 |
| 20 | Q W | SCHUSTER FARM | MO4120090069 | Fund Removal | 6 | 5/29/90 | 11/2/90 |
| 20 | Q | SCOTT LUMBER CO INC | MOD068531003 | FF Removal | 6 | 7/16/87 | 8/24/87 |
| 20 | Ŏ N | SECOND STREET DRUMS | MO0001092139 | Fund Removal | 100 | 4/27/95 | 7/13/95 |
| 20 | Ø | SHELTON PROPERTY | MO0001276930 | Fund Removal | 60 | 96/9/8 | 2/24/97 |
| 20 | QW | SHENANDOAH STABLES | MOD980685838 | FF Removal | 8 | 4/27/83 | 8/18/88 |
| 20 | QM | SOLID STATE CIRCUITS, INC | MOD980854111 | FF Removaí | 9 | 3/1/84 | 3/6/85 |
| 07 | Q | SOUTH CITY INCINERATOR | MOD985767623 | Fund Removal | 100 | 4/6/89 | 12/13/89 |
| 20 | Ş | SOUTHERN CROSS LUMBER | MOD980685176 | FF Removal | 100 | 11/1/96 | 8/19/97 |
| 20 | Ø | SOUTHWESTERN BELL EUREKA SITE | MOD981497514 | FF Removal | 9 | 10/27/87 | 5/9/88 |
| 07 | Θ | SOUTHWESTERN BELL EUREKA SITE | MOD981497514 | FF Removal | 005 | 9/26/96 | 11/11/96 |
| 07 | Š | SOUTHWOOD LAGOON SITE | MOD985773183 | FF Removal | 9 | 3/15/91 | 7/21/92 |
| 20 | Q | SPRUCE STREET DRUMS | MOD985792225 | Fund Removal | 6 | 10/6/90 | 3/13/91 |
| 20 | Q | ST JOSEPH CITY LANDFILL - MACARTHUR DR | MOD980502306 | FF Removal | 9 | 7/20/86 | 3/30/88 |
| 20 | Ø | ST JOSEPH CITY LANDFILL - MACARTHUR DR | MOD980502306 | FF Removal | 005 | 1/27/97 | 9/16/98 |
| 20 | Ø | ST LOUIS AIRPORT DRUM SITE | MOD985767615 | FF Removal | 90 | 21/6/88 | 10/26/88 |
| 07 | Q | ST LOUIS AIRPORT/HIS/FUTURA COATINGS CO | MOD980633176 | FF Removal | 005 | 4/3/95 | 9/29/95 |
| 20 | õ | ST LOUIS AIRPORT/HIS/FUTURA COATINGS CO | MOD980633176 | FF Removal | 903 | 10/17/94 | 3/15/95 |
| 20 | Q | ST LOUIS AIRPORT/HIS/FUTURA COATINGS CO | MOD980633176 | PRP Removal | 90 | 5/1/96 | 11/22/96 |
| 20 | Ø | ST LOUIS AIRPORT/HIS/FUTURA COATINGS CO | MOD980633176 | PRP Removal | 005 | 8/20/96 | 12/1/98 |
| 07 | õ | ST LOUIS AIRPORT/HIS/FUTURA COATINGS CO | MOD980633176 | PRP Removal | 903 | 9/22/97 | 1/15/98 |
| 20 | Ø | ST LOUIS AIRPORT/HIS/FUTURA COATINGS CO | MOD980633176 | PRP Removal | 90 | 7/1/98 | |
| 07 | õ | ST LOUIS AIRPORT/HIS/FUTURA COATINGS CO | MOD980633176 | PRP Removal | 900 | 7/1/98 | |
| 07 | Q | ST LOUIS FLOOD | MOD981723380 | Fund Removal | 9 | 12/8/82 | 3/22/83 |
| 20 | Q | ST VINCENT AVENUE DRUMS | MO0001038751 | Fund Removal | 9 | 2/7/95 | 2/10/95 |
| 07 | Ø | STANDARD ASBESTOS CO | MOD007146889 | FF Removal | 6 | 12/19/96 | 12/19/96 |
| 20 | Q | STEWART SANITARY SUPPLY | MOD082265364 | FF Removal | 9 | 2/2/84 | 2/9/84 |
| 20 | Ø | STORE SAFE EXPLOSIVES | MOD985766013 | Fund Removal | 9 | 4/23/88 | 8/6/8 |
| 20 | W | STRINGBERG DRUM | MOD985772516 | Fund Removal | 90 | 4/24/90 | 8/14/90 |
| 20 | Ø | SUPERIOR SOLVENTS & CHEMICALS INC | MOD079910600 | FF Removal | 8 | 12/4/87 | 12/18/87 |
| 20 | Ş | SUPERIOR SOLVENTS & CHEMICALS INC | MOD079910600 | FF Removal | 005 | 10/3/90 | 1/23/92 |
| 20 | ě | SYNTEX FACILITY | MOD007452154 | FF Removal | 8 | 8/20/97 | 9/29/98 |
| 07 | W | SYNTEX FACILITY LAGOON | MOD095038329 | FF Removal | 8 | 8/23/88 | 1/31/89 |
| 20 | õ | TALLEY, ROYAL FARM | MOD980853360 | Fund Removal | 9 | 8/18/85 | 11/14/85 |
| 2 | Q | TILLIMAN HOUSE SITE | MO0002458149 | Fund Removal | 90 | 8/1/98 | 8/14/98 |

| 11/3/88 | 7/2/95 | 7129/97 | 6/9/97 | 2/19/98 | 12/7/98 | 3/20/97 | 6/4/98 | 7/2/98 | 1/27/97 | 5/15/85 | 4/10/89 | 9/27/87 | 4/27/87 | 713/85 | 2/15/85 | 26/06/6 | 5/2/84 | 5/2/84 | 1/31/95 | 8/17/88 | | 7/2/89 | 1/10/96 | 2/23/95 | 10/30/91 | 6/18/92 | 9/30/93 | 12/28/90 | 10/2/90 | 1/15/88 | 11/22/91 | 68/8/9 | 4/28/89 | 11/15/92 | 2/15/93 | 3/15/92 | 1/15/95 | 5/15/98 | 2/20/87 | 4/28/87 | 4/10/97 | 4/17/97 |
|--------------------|--------------|--------------|--------------|--------------|--------------|------------------|------------------|------------------|--------------|--------------|-----------------------------|--------------|--------------|--------------------|--------------|--------------|--------------|-----------------------------------|-----------------------|--------------|--------------|-------------------------------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--|--------------|--------------|--------------|--------------|--------------|--|--------------|--------------|--------------------------------------|-------------------------|--|--|
| 4/16/88 | 6/30/85 | 2/10/92 | 4/12/95 | 10/27/97 | 4/17/98 | 3/20/97 | 4/28/98 | 6/4/98 | 7/12/96 | 5/15/85 | 8/16/88 | 5/28/85 | 11/15/84 | 3/21/85 | 2/1/85 | 8/1/90 | 3/29/84 | 3/28/84 | 12/5/94 | 3/27/85 | 6/17/83 | 8/24/88 | 12/12/94 | 12/5/94 | 10/17/91 | 6/12/92 | 11/19/92 | 5/20/87 | 10/9/87 | 11/1/87 | 11/1/87 | 11/9/87 | 10/1/88 | 8/27/90 | 8/27/90 | 11/1/87 | 5/15/91 | 10/30/97 | 2/18/87 | 4/16/97 | 3/17/97 | 3/12/97 |
| 00 | 005 | 6 | 005 | 003 | 8 | 90 | 005 | 003 | 9 | 9 | 100 | 00 | 9 | 00 | 100 | 200 | 50 | 00 | 8 | 8 | 00 | 005 | 6 | 90 | 99 | 005 | 003 | 00 | 005 | 003 | 904 | 900 | 900 | 200 | 800 | 800 | 910 | 91 | 5 | 9 | 005 | 00 |
| Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | PRP Removal | Fund Removal | Fund Removed | FF Removal | FF Removal |
| MOD980685853 | MOD980685853 | MOD980685226 | MOD980685226 | MOD980685226 | MOD029718038 | MO0001897917 | MO0001897917 | MO0001897917 | MO0001411982 | MOD000805499 | MOD981715899 | MOD980973630 | MOD096728373 | MOD981718042 | MOD980968341 | MOD980968341 | MOD980855589 | MOD981715949 | MO0000752675 | MOD980970032 | MOD981715709 | MOD981715709 | MO0000969998 | MO0000383240 | MO5210021288 | MO5210021288 | MO5210021288 | MO3210090004 | MO3210090004 | MO3210090004 | MO3210090004 | MO3210090004 | MO3210090004 | MO3210090004 | MO3210090004 | MO3210090004 | MO3210090004 | MO3210090004 | MOD981715477 | MOD981118664 | MOD985798271 | MOD985798263 |
| TIMBERLINE STABLES | - ' | | _ | _ | | TROY RADIUM SITE | TROY RADIUM SITE | TROY RADIUM SITE | , | _ | UNION ELECTRIC CO - DORSETT | - | _ | VALLEY GARDEN ROAD | - | | - | VICTOR PRODUCTS INC - FRANKLIN ST | VOLNER LANE DRUM SITE | _ | _ | WALLS RESIDENCE SUBSITE (PIAZZA RD) | - | _ | _ | _ | _ | | _ | WELDON SPRING QUARRY/PLANT/PITTS (USDOE) | | _ | | _ | _ | WELDON SPRING QUARRY/PLANT/PITTS (USDOE) | _ | _ | WESTERN CHEMICAL DRUM NODAWAY/WESTON | WILCOX, MURRAY PROPERTY | WILLIAMS COMPRESSOR STATION - PECULIAR | WILLIAMS COMPRESSOR STATION - PIERCE CTY |
| ₩ £ | 2 : | Ş | Q N | ğ | Ş | Š | Q | Q M | MO | Θ | Q Q | δ | Š | Q M | WO | QW | Ş | Θ | õ | Š | Q | Š | Ω | Ø | Q N | Q. | δ | Q X | õ | Q M | Ş | Q | Q | Q | Q W | ğ | MO | Š | Š | 9 | Ø ¥ | W |
| 70 | 5 1 | 04 | 6 | 20 | 03 | 07 | 04 | 02 | 20 | 20 | 20 | 20 | 04 | 40 | 20 | 0 | 6 | 0 | 20 | 20 | 0 | 8 | 20 | 0 | 04 | 20 | 6 | 20 | 20 | 40 | 04 | 20 | 20 | 20 | 0 | 6 | 07 | 04 | 0 | 6 | 20 | 20 |

| 07 | ¥ | SUNOL LYE SPILL | NED986369742 | Fund Removal | 500 | 2/8/30 | 6/21/90 |
|-----|-----|---|--------------|--------------|-----|----------|----------|
| 20 | Ä | SUPERIOR STREET DRUM | NE0001312222 | Fund Removal | 90 | 1/22/96 | 4/29/98 |
| 0 | 뿔 | TAMORA GW CONTAMINATION | NED996394626 | Fund Removal | 100 | 9/8/92 | 12/31/96 |
| 04 | 빚 | UTICA PUBLIC WATER SUPPLY | NED981712383 | Fund Removal | 8 | 9/30/87 | 3/1/89 |
| 20 | Ä | WALTON GROUND WATER CONTAMINATION | NED986368926 | Fund Removal | 8 | 5/29/90 | 12/18/91 |
| 03 | ¥ | WESTERN AREA POWER ADMIN - FOUNDRY SITE | NE3890090043 | Fund Removal | 90 | 2/13/95 | 2/25/95 |
| 60 | 빌 | WILLIS PYROLIZER CO | NED051947695 | FF Removal | 8 | 1/1/85 | 10/1/86 |
| 04 | Ä | WYMORE EXPLOSIVES | NE0001201136 | Fund Removal | 9 | 9/1/95 | 9/1/95 |
| 20 | 빚 | YORK PUBLIC WATER SUPPLY | NED986369981 | Fund Removal | 00 | 4/1/91 | 10/31/91 |
| 88 | 8 | 119TH ROAD DRUMS | COD983802992 | Fund Removal | 90 | 2/9/94 | 3/17/94 |
| 8 | 8 | 54TH STREET DRUMS | CO0002364131 | Fund Removal | 90 | 4/17/98 | 6/24/98 |
| 88 | 8 | AERRCO | COD000818146 | FF Removal | 90 | 9/19/88 | 12/28/90 |
| 8 | 8 | ALLISON STREET DRUMS | CO0001924208 | Fund Removal | 100 | 6/2/97 | 10/15/97 |
| 8 | 8 | ALPINE MATERIALS | COD983794686 | FF Removal | 8 | 2/4/93 | 4/7/93 |
| 8 | 8 | ARKANSAS RIVER LAGOON | CO0002342251 | Fund Removal | 100 | 8/19/98 | 8/31/98 |
| 8 | 8 | AUSTIN BLUFFS DRUMS | COD982572224 | Fund Removal | 8 | 8/23/89 | 10/13/89 |
| 8 | 8 | BADGER MERCURY | CO0001992593 | Fund Removal | 8 | 6/25/97 | 7/24/97 |
| 8 | 8 | BLACK FOREST DRUMS | COD982572166 | FF Removal | 90 | 7/10/89 | 9/20/80 |
| 8 | 8 | BRIGHTON DRUM | COD983766056 | Fund Removal | 9 | 8/36/88 | 11/21/88 |
| 8 | 8 | BUFFALO CREEK DRUMS | COD983774779 | Fund Removal | 90 | 2/20/91 | 7722/91 |
| 8 | 8 | BYERS DRUM SITE | COD983790486 | Fund Removal | 8 | 11/10/92 | 12/29/92 |
| 8 | ဗ | CALIFORNIA GULCH | COD980717938 | FF Removal | 005 | 12/14/90 | 8/31/92 |
| 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 803 | 8/4/95 | 6/30/98 |
| 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 90 | 7/19/96 | 6/30/98 |
| 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 908 | 8/4/95 | 8/30/98 |
| 8 | 8 | CALIFORNIA GUI.CH | COD980717938 | FF Removal | 200 | 6/10/97 | 5/26/98 |
| 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 800 | 6/10/97 | 5/26/98 |
| 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 800 | 9/12/97 | 5/26/98 |
| 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 010 | 9/12/97 | 5/25/98 |
| 8 9 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 5 | 9/12/97 | 5/26/98 |
| 8 1 | 8. | CALIFORNIA GULCH | COD980717938 | FF Removal | 012 | 9/12/97 | 5/25/98 |
| 8 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 613 | 9/12/97 | 5/28/98 |
| 8 8 | 8 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 914 | 9/12/97 | 7/22/98 |
| 8 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 015 | 7730/97 | 5/26/98 |
| 8 3 | 8. | CALIFORNIA GULCH | COD960717938 | FF Removal | 016 | 10/1/97 | 5/26/98 |
| 8 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 210 | 12/1/97 | 12/15/98 |
| 8 | ဗ | CALIFORNIA GULCH | COD980717938 | FF Removal | 810 | 6/8/38 | 12/15/98 |
| 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 919 | 10/21/97 | 5/26/98 |
| 8 : | දු | CALIFORNIA GULCH | COD980717938 | FF Removal | 022 | 1/8/97 | 5/26/98 |
| 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 023 | 4/1/97 | 5/26/98 |
| 8 | 8 | CALIFORNIA GULCH | COD980717938 | FF Removal | 054 | 717/96 | 5/26/98 |
| 8 | දු | CALIFORNIA GULCH | COD980717938 | FF Removal | 025 | 5/30/96 | 5/26/98 |
| 8 | S | CALIFORNIA GULCH | COD980717938 | FF Removal | 970 | 36/1/2 | 5/26/98 |
| | | | | | | | |

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| 8 | 8 | CAPTAIN JACK MILL | COD981661427 | Prince Demonstrate | , | 10.00 | |
|-----|-----|--|--------------|--------------------|-----|----------|----------|
| 88 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | FF Removal | 3 5 | 12/8/8/ | 1/28/88 |
| 88 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | FF Removal | 8 8 | 8/23/93 | 0/10/95 |
| 80 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | FF Removal | 8 8 | 12/B/03 | 46/07/6 |
| 80 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | FF Removal | 3 8 | 12/45/03 | 40004 |
| 80 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | FF Removal | 5 5 | 14404 | 466674 |
| 80 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | EF Demovel | 3 8 | 10/20/05 | 466674 |
| 80 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | EE Domousi | 8 8 | CRIDE | 96/18/19 |
| 98 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | FF Removel | 3 8 | 0/0/95 | 0/9/95 |
| 90 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | Find Demond | 8 8 | 26/17/6 | DB/OL/LI |
| 8 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | Fund Removal | 3 8 | 3/2//8/ | 4/29/8/ |
| 90 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | Fund Demount | 3 8 | 9130181 | 98/8/7 |
| 80 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | Find Removal | 3 8 | 9/1/91 | 9/14/91 |
| 80 | 8 | CENTRAL CITY-CLEAR CREEK | COD980717557 | Fund Removal | 5 8 | 0/2/08 | 42,44,00 |
| 90 | 8 | CHEMICAL HANDLING CORP | COD982598047 | Fund Removal | 3 5 | 3/21/02 | 0/10/2 |
| 90 | ဗ | CHEMICAL SALES CO | COD007431620 | Find Removal | 3 5 | 3/4 //90 | 200170 |
| 90 | 8 | CHEROKEE SOLVENTS | COD982572570 | Find Removal | 3 8 | 00/9/6 | 80/2/03 |
| 90 | 8 | CLEAR CREEK PINTO BEAN | 0.0000101000 | E Demond | 3 8 | 0000 | 06/17/6 |
| 80 | 8 | COLLEGE OF THE CANON % ERNEST BALIMAN | COD116263781 | RACHER | 3 8 | 08/8/0 | 98/8/0 |
| 80 | 8 | COLORADO SCHOOL OF MINES RICREFISIDE | COD00623401 | Tr Removal | 5 8 | 19/1/01 | |
| 80 | 8 | COLORADO SCHOOL OF MINES RICREFIXIDE | COD00023401 | Line | 3 8 | 1/14/85 | 9/56/96 |
| 80 | 8 | COLORADO SCHOOL DE MINES BIORESTOS | COD000823401 | Fund Kemoval | 5 | 5/19/92 | 12/11/95 |
| 2 | 8 8 | CONTERDIA COLLOCA MINES ANOMERASIDE | COD000823401 | Fund Removal | 005 | 5/19/92 | 12/11/95 |
| 8 8 | 3 8 | CONTENTANTED TAKE CARBON LETRACHLORIDE | CO0000325381 | Fund Removal | 9 | 10/25/94 | |
| 8 8 | 3 8 | COUNTY LINE MERCORY | CO0001411073 | Fund Removal | 100 | 5/5/96 | 6/18/96 |
| 8 8 | 3 8 | CANGE MERCURY | CO0002333078 | Fund Removal | 8 | 3/20/98 | 3/23/98 |
| 8 8 | 3 8 | DECATOR FOR CAPICILORS | COD983794652 | Fund Removal | 9 | 8/5/92 | 11/19/92 |
| 8 8 | 3 8 | DENVER POLASSIUM CYANIDE | CO0007809938 | Fund Removal | 8 | 2/6/99 | 4/12/99 |
| 3 8 | 3 8 | DENVER RADIOM SITE | COD980716955 | FF Removal | 100 | 6/29/93 | 8/27/93 |
| 8 8 | 3 8 | DENVER RADIOM SITE | COD980716955 | Fund Removal | 8 | 8/21/85 | 9/27/85 |
| 8 8 | 3 8 | DENVER RADIUM SITE | COD980716955 | Fund Removal | 005 | 8/22/89 | 8/30/89 |
| 8 8 | 3 8 | DENVER TOLUENE | COD981550684 | FF Removal | 100 | 12/14/88 | |
| 8 8 | 3 8 | DENVER I DE DENE | COD981550684 | Fund Removal | 9 | 12/14/88 | |
| 8 8 | 3 8 | TADI TANINE | COD081961518 | Fund Removal | 9 | 6/15/84 | 6/15/84 |
| 8 8 | 3 8 | CAGLE MINE | COD081961518 | Fund Removal | 005 | 6/1/90 | 11/25/91 |
| 88 | 3 8 | ELIZABETH HORSE FARM | COD983767401 | Fund Removal | 8 | 06/6/2 | 9/10/90 |
| 8 8 | 3 8 | ENGLEWOOD DDT | COD981550676 | Fund Removal | 00 | 5/1/87 | 10/21/87 |
| 8 8 | 3 8 | FARMERS RESERVOIR AND IRRIGATION | COD981550692 | Fund Removal | 90 | 4/30/87 | 1/28/88 |
| 3 8 | 3 8 | FORAKEK | COD981550379 | Fund Removal | 100 | 5/24/91 | 8/19/91 |
| 8 8 | 3 8 | FORGE ROAD INDUSTRIAL PARK | COD983776089 | Fund Removal | 90 | 5/9/91 | 5/2/92 |
| 8 | 3 | FORT LUPTON DRUMS | CO0002379899 | FF Removal | 90 | 10/27/98 | |
| 8 : | 8 | FRANCISCO LANE PESTICIDE | COD983784315 | Fund Removal | 90 | 11/25/91 | 4/30/92 |
| 80 | ဗ | FREDERICK CHEMICALS | CO0001412451 | FF Removal | 00 | 6/2/96 | 11/25/96 |
| 90 | 8 | FREJONLEY MINE | COD981550718 | FF Removal | 001 | 9/27/85 | 9/30/85 |
| | | | | | | | |

| 88 | 8 | FRENCH GULCH | CO0001093392 | FF Removal | 00 | 10/2/98 | |
|-----|-----|--|--------------|--------------|-----|----------|----------|
| 8 | 8 | GALLEY ROAD DUMP SITE | COD983785494 | FF Removal | 5 | 4/13/95 | 7/1/97 |
| 8 | S | GILPIN MERCURY SPILL SITE | CO0000951103 | Fund Removal | 8 | 10/14/94 | 2/2/95 |
| 8 | 8 | GRAFF DRUMS | COD981550783 | Fund Remoyal | 8 | 6/30/87 | 1/20/88 |
| 80 | 8 | HANSEN CONTAINERS | COD081469601 | FF Removal | ē | 9/16/91 | 12/12/91 |
| 8 | 8 | HANSEN CONTAINERS | COD081469801 | Fund Removal | 00 | 9/8/92 | 5/21/96 |
| 8 | ខ | HANSEN CONTAINERS | COD081469801 | Fund Removal | 80 | 86/2/98 | 11/2/98 |
| 8 | 8 | HEROLD BLACKHAWK | COD981550668 | Fund Removal | 8 | 9/11/86 | 10/11/86 |
| 89 | 8 | HI-TECH METAL REFINERS INC | COD983785619 | Fund Removal | 6 | 3/2/98 | 3/11/98 |
| 8 | 8 | HIGH QUALITY CIRCUITS | COD981550775 | Fund Removal | 90 | 9/21/87 | 3/29/88 |
| 8 | 8 | IDAHO SPRINGS MERCURY | COD983778010 | Fund Removal | 9 | 8/1/91 | 8/1/91 |
| 8 | 8 | IGNACIO GAS PLANT, NWP | COD000776526 | FF Removal | 6 | 11/2/88 | 12/3/88 |
| 8 | ္ပ | INDUSTRIAL HARD CHROME PLATING CO. | C00001055235 | Fund Removal | 9 | 3/2/95 | 6/30/95 |
| 8 | 8 | INDUSTRIAL HARD CHROME PLATING CO. | CC0001055235 | Fund Removal | 005 | 1725/87 | 10/15/97 |
| 8 | 8 | INDUSTRIAL MINERALS | CO0001407543 | Fund Removal | 8 | 3/20/96 | 10/2/97 |
| 8. | 8 | INTERSTATE-270 DRUM | COD983770611 | Fund Removal | 6 | 9/28/90 | 1/8/91 |
| 8 | 8 | LAKEWOOD CYANIDE | CO0000183384 | Fund Removal | 8 | 3/17/94 | 4/11/94 |
| 8 | 8 | LEADVILLE DRUMS | COD983766064 | Fund Removal | 8 | 6/13/89 | 12/19/89 |
| 88 | 8 | LIMON ELEVATOR | COD983767383 | Fund Removal | 8 | 06/6/9 | 9/14/90 |
| 8 | ප | LOVELAND FIREWORKS | COD982572216 | Fund Removal | 100 | 6/28/83 | 8/2/89 |
| 8 | 8 | LOVELAND PASS MTBE | COD882584534 | Fund Removal | 100 | 12/21/87 | 1/9/88 |
| 8 | 8 | LOWRY LANDFILL | COD980499248 | FF Removal | 8 | 8/3/92 | 2/4/93 |
| 8 | 8 | LOWRY LANDFILL | COD980499248 | Fund Removal | 8 | 2/10/89 | 10/2/90 |
| 8 | 8 | MULE CREEK DRUMS | COD981550700 | Fund Removal | 8 | 6/30/87 | 11/13/87 |
| 8 | 8 | MURREN FENCE & GUTTER | COD075759738 | Fund Removal | 9 | 2/16/84 | 3/30/84 |
| 8 | 8 | NEW CASTLE H2S | CO0000259415 | FF Removal | 8 | 7/11/94 | 11/17/94 |
| 8 | S | NE IND, MINE, MILL | COD980634604 | Fund Removal | 8 | 9/30/98 | 11/30/98 |
| 8 | 8. | ORDWAY DRUM | COD983766700 | Fund Removal | 5 | 5/16/89 | 5/16/89 |
| 28 | 8 | PARKER DRUM | COD983770587 | Fund Removal | 8 | 9/25/90 | 3/29/91 |
| 8 : | ္ပ | PDC SPAS | COD980952873 | Fund Removal | 8 | 10/26/84 | 5/20/85 |
| 8 9 | 8 | POLK DRUMS | CO0001097617 | Fund Removal | 9 | 5/16/95 | 10/5/95 |
| 8. | 8 | PUEBLO MERCURY SITE | COD983777822 | Fund Removal | 00 | 7/16/91 | 9/14/91 |
| 8 : | 3 | QUITMAN STREET PAINT SITE | COSFN0801687 | Fund Removal | 8 | 10/20/98 | 10/20/98 |
| 8 3 | 8 | RAMP INDUST INC | COD980718985 | Fund Removal | 9 | 8/31/94 | 9/16/98 |
| 8 | 8 | RAMP INDUST INC | COD980718965 | Fund Removal | 005 | 6/30/95 | |
| 8 | ဗ | RANGLY, NWP | COD000776559 | FF Removal | 6 | 10/19/88 | 1/13/89 |
| 8 | 8 | RED MOUNTAIN PASS ZINC | CO0000075259 | Fund Removal | 9 | 11/23/93 | 12/2/93 |
| 8 | င္ပ | RIVERSIDE CEMETERY DRUMS | COD982583775 | Fund Removal | 8 | 5/31/88 | 7/13/88 |
| 8 | 8 | ROCK WOOL INDUSTRIES | COD073405961 | Fund Removal | 8 | 12/9/96 | 7/16/97 |
| 8 | 8 | ROCKWOOL BUTTONS | CO0001580463 | Fund Removal | 5 | 4/9/97 | 12/3/98 |
| 8 | 8 | ROCKY FLATS INDUSTRIAL PARK (THORO - AERRCO - GWI) | COD980807374 | Fund Removal | 90 | 8/26/88 | 6/24/93 |
| 8 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010528 | PRP Removal | 8 | 5/28/93 | 5/28/93 |
| 80 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 005 | 2/6/96 | 9/21/96 |
| | | | | | | | |

| 88 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 003 | 8/3/98 | 90/06/0 |
|-----|-----|--|--------------|--------------|-----|----------|----------|
| 88 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 90 | 6/3/96 | 9/20/96 |
| 88 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 900 | 1/17/96 | 4/15/96 |
| 8 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 900 | 10/20/95 | 8/16/96 |
| 8 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 002 | 3/21/97 | 0/30/62 |
| 80 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 88 | 11/1/96 | 9/30/97 |
| 88 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 8 6 | 76/7/8 | 16/0/06 |
| 80 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 9 0 | 2/18/98 | 3/31/00 |
| 8 | S | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 170 | 1/1/98 | |
| 8 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 013 | 2/1/99 | |
| 8 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 014 | 10/30/98 | |
| 8 | 8 | ROCKY FLATS PLANT (USDOE) | CO7890010526 | PRP Removal | 015 | 7/17/98 | 90/02/6 |
| 80 | 8 | ROCKY MOUNTAIN ARSENAL | CO5210020769 | Fund Removal | 00 | 4/18/86 | 9/30/88 |
| 8 | 8 | ROCKY MTN, CUSTOM CHROME | COD981551534 | Fund Removal | 6 | 8/27/87 | 3/8/88 |
| 8 : | 8 | ROXBOROUGH MERCURY SITE | CO0001899947 | Fund Removal | 6 | 4/1/97 | 6/4/97 |
| 8 8 | 8 | SAND CREEK INDUSTRIAL | COD980717953 | FF Removal | 90 | 5/4/84 | 9/15/84 |
| 8 8 | 8 | SAND CREEK INDUSTRIAL | COD980717953 | FF Removal | 005 | 3/23/89 | 12/28/89 |
| 8 8 | 3 8 | SAND CREEK INDUSTRIAL | COD980717953 | FF Removal | 003 | 8/25/90 | 10/31/91 |
| 9 8 | 3 8 | SAND CREEK INDUSTRIAL | COD980717953 | Fund Removal | 90 | 3/19/88 | 7/20/89 |
| 3 8 | 3 8 | SAND CREEK INDUSTRIAL | COD980717953 | Fund Removal | 005 | 10/3/94 | 9/22/95 |
| 8 8 | 3 8 | SAND CREEK INDUSTRIAL | COD980717953 | Fund Removal | 003 | 10/3/94 | 9/22/95 |
| 8 8 | 3 8 | SHERIDAN PCB DRUM SITE | CO0002369841 | Fund Removal | 90 | 5/22/98 | 11/13/98 |
| 8 8 | 3 8 | SMELIER COWN SITE | COD983769738 | Fund Removal | 003 | 5/26/93 | 5/23/94 |
| 3 8 | 3 8 | SMELTERTOWN SITE | COD983769738 | Fund Removal | 904 | 9/27/93 | 11/1/95 |
| 8 8 | 3 8 | SMELIERI COVIN SITE | COD983769738 | Fund Removal | 900 | 2/27/95 | 6/8/95 |
| 8 8 | 3 8 | SMELIERI COVN SITE | COD983769738 | Fund Removal | 900 | 11/1/95 | 2/8/96 |
| 8 8 | 3 8 | SMUGGLER MOUNIAIN | COD980806277 | FF Removal | 00 | 6/25/85 | 9/17/85 |
| 8 8 | 3 8 | SMUGGLER MOUNTAIN | COD980806277 | Fund Removal | 00 | 8/30/90 | 8/22/91 |
| 8 8 | 3 8 | SMUGGLER MOUNTAIN | COD980806277 | Fund Removal | 005 | 11/26/91 | 9/22/86 |
| 8 8 | 3 8 | SOUTH PLATTE AND 58TH ST DRUMS SITE | CO0002458644 | Fund Removal | 9 | 7/16/98 | 9/11/98 |
| 8 8 | 3 8 | STOUL STREET DRUMS | COD983768359 | Fund Removal | 00 | 7/27/90 | 3/1/91 |
| 8 8 | 3 8 | SOMMI VICE MINE | COD983778432 | Fund Removal | 001 | 12/16/92 | |
| 8 8 | 3 8 | SUMMIT VILLE MINE | COD983778432 | Fund Removal | 005 | 9/28/93 | 7/21/95 |
| 3 8 | 3 8 | SUMMITTIALITY AND THE PROPERTY OF THE PROPERTY | COD983778432 | Fund Removal | 003 | 9/29/93 | 96/2/9 |
| 8 8 | 3 8 | SUMMIT VILLE MINE | COD983778432 | Fund Removal | 904 | 8/13/96 | 8/13/96 |
| 8 8 | 3 8 | SUMMIT VILLE MANE | COD983778432 | Fund Removal | 900 | 8/4/98 | 10/30/98 |
| 8 8 | 3 8 | SWINN MERCURY SILE | COD983777830 | Fund Removal | 9 | 7/15/91 | 9/14/91 |
| 9 8 | 3 8 | STNIEA LANDFILL | COD981551542 | FF Removal | 90 | 8/25/88 | 10/30/88 |
| 8 8 | 3 8 | FELLER COUNTY CHEMICAL | COD983802521 | Fund Removal | 100 | 8/12/93 | 12/14/93 |
| 8 8 | 3 (| HOMAS PLATING | COD007079601 | Fund Removal | 90 | 2/23/95 | 7/17/95 |
| 3 8 | 3 1 | THORNTON MERCURY | CO0007595352 | Fund Removal | 90 | 1/28/99 | |
| 3 | 3 | TOWAOC DAYCARE SITE | CO0002005130 | Fund Removal | 9 | 8/5/97 | 8/6/97 |
| 8 | 8 | TRIANGLE PETROLEUM | COD980952055 | FF Removal | 6 | 9/21/92 | 2/11/93 |
| | | | | | | | : |

| 8 | 8 | TWINS INN | CO0001101478 | FF Removal | 005 | 11/18/98 | |
|----|----------|---|--------------|--------------|------------|----------|----------|
| 8 | ဗ | TWINS INN | C00001101476 | Fund Removal | 8 | 5/18/95 | |
| 80 | 8 | UTE DRUM | C00001220045 | Fund Removal | 8 | 11/20/95 | 12/11/95 |
| 8 | 8 | UTE MOUNTAIN-UTE MAINTENANCE DRUM | CO0007596214 | Fund Removal | 8 | 3/18/99 | 3/19/99 |
| 88 | 8 | VASQUEZ BLVD. & 1-70 (NORTH DENVER RESIDENTIAL SOILS) | CO0002259588 | Fund Removal | 8 | 10/13/98 | |
| 8 | 8 | WELD COUNTY DSPL | COD980499479 | Fund Removal | 90 | 10/20/98 | |
| 8 | 8 | WOLFF STREET SITE | CO0000023036 | Fund Removal | 9 | 9/22/93 | 9/23/93 |
| 8 | 8 | WOODBURY CHEMICAL COMPANY SITE | COD980667075 | Fund Removal | 00 | 9/19/83 | 10/4/83 |
| 8 | 8 | YORK STREET DRUMS | CO0001898378 | Fund Removal | 001 | 3/12/97 | 4/14/97 |
| 8 | M | ALBERTON DERAILMENT SITE | MT0007651016 | Fund Removal | 80 | 4/11/96 | 4/28/96 |
| 8 | ¥ | ANACONDA CO. SMELTER | MTD093291656 | FF Removal | 8 | 9/23/91 | 6/3/94 |
| 8 | Ψ | ANACONDA CO. SMELTER | MTD093291656 | FF Removal | 005 | 412/92 | 11/4/92 |
| 8 | × | ANACONDA CO. SMELTER | MTD093291656 | FF Removal | 003 | 7/8/92 | 96/06/6 |
| 8 | ¥ | ANACONDA CO. SMELTER | MTD093291656 | FF Removal | 90 | 7/8/92 | 98/06/6 |
| 8 | Σ | ANACONDA CO. SMELTER | MTD093291656 | Fund Removal | 8 | 7/15/86 | 9/13/88 |
| 8 | Σ | ANACONDA CO. SMELTER | MTD093291656 | Fund Removal | 005 | 3/29/99 | |
| 88 | Ę | BASIN TAILINGS | MT0002055846 | Fund Removal | 50 | 10/26/98 | |
| 8 | ¥ | BEAVER WOOD PRODUCTS | MTD021998877 | FF Removal | 00 | 10/22/91 | 9/10/92 |
| 8 | ¥ | BLACKFEET PENCIL FACTORY | MTD982572430 | Fund Removal | 8 | 1/20/90 | 9/17/90 |
| 88 | ¥ | BLACKFEET POST & POLE | MTD982572331 | Fund Removai | 5 | 1/26/90 | 5/16/91 |
| 8 | Σ | BURLINGTON NORTHERN(SOMERS PLANT) | MTD053038386 | FF Removal | 00 | 5/15/85 | 6/10/65 |
| 8 | Σ | CRESTON POST AND POLE YARD | MTD083705111 | FF Removal | 90 | 4/15/92 | 9/10/92 |
| 8 | Ξ | DAVIS POST AND POLE | MTSFN0801683 | Fund Removal | 90 | 11/2/98 | |
| 8 | ¥ | EAST HELENA SITE | MTD006230346 | FF Removal | 8 | 7/19/91 | |
| 8 | ¥ | EAST HELENA SITE | MTD006230346 | FF Removal | 005 | 7122/91 | 9/30/93 |
| 8 | ¥ | EVANS POST AND POLE | MTD986066413 | Fund Removal | 90 | 8/4/90 | 2/8/91 |
| 8 | Σ | FLATHEAD POST AND POLE | MTD986069177 | Fund Removal | 6 | 10/25/93 | 11/20/93 |
| 8 | ¥ | FLATHEAD WELL | MT0002186906 | Fund Removal | 6 0 | 12/20/95 | 8/12/98 |
| 8 | L W | LAME DEER DRUMS | MTD982596397 | Fund Removal | 8 | 11/1/89 | 7/20/90 |
| 8 | ¥ | LARRY'S POST AND TREATING CO. | MTD960960538 | FF Removal | 100 | 10/15/91 | 9/10/92 |
| 8 | ¥ | LODGEGRASS DRUMS | MTD986067338 | Fund Removal | 8 | 7/20/90 | 5/8/92 |
| 8 | ¥ | MCLAREN MILL TAILINGS | MTD981550841 | FF Removal | 8 | 9/28/90 | 6/13/97 |
| 8 | TW. | MCLAREN MILL TAILINGS | MTD981550841 | Fund Removal | 9 | 5/22/89 | 5/31/89 |
| 8 | ¥ | MILLTOWN RESERVOIR SEDIMENTS | MTD980717565 | FF Removal | 90 | 10/26/98 | |
| 8 | ¥ | MONTANA POLE AND TREATING | MTD006230635 | Fund Remoyal | 5 | 7/24/85 | 10/11/88 |
| 8 | T# | MONTANA POLE AND TREATING | MTD006230635 | Fund Removal | 005 | 3/18/91 | 3/22/91 |
| 8 | ¥. | MONTANA POLE AND TREATING | MTD006230635 | Fund Removal | 003 | 5/18/92 | 5/22/92 |
| 8 | ¥ | MONTANA POLE AND TREATING | MTD006230635 | Fund Removal | 900 | 8/17/92 | 10/16/93 |
| 8 | M | MOTHER LODE GOLD & SILVER LTD. | MTD980952469 | Fund Removal | 100 | 10/11/84 | 4/11/85 |
| 8 | ¥ | MOUAT INDUSTRIES | MTD021997689 | FF Removal | 100 | 1/14/92 | 11/1/94 |
| 8 | ¥ | MOUAT INDUSTRIES | MTD021997689 | FF Removal | 005 | 8/20/96 | 8/25/86 |
| පි | ¥ | MOUAT INDUSTRIES | MTD021997689 | Fund Removal | 90 | 3/30/90 | 4/13/90 |
| 88 | <u>¥</u> | OPHEIM RADAR STATION | MT0000023002 | Fund Removal | 100 | 10/19/98 | |
| | | | | | | | |

| 80 | Ā | RAILROAD TIE & TREATING YARD | MTD986069540 | Fund Removal | 8 | 4/4/94 | 4/10/94 |
|----|----|--|--------------|--------------|-----|----------|----------|
| 90 | ¥ | RED WATER MINE | MT0001120534 | Fund Removal | 8 | 96/9/8 | 8/11/98 |
| 80 | H | RELIANCE REFINING CO. | MTD980953657 | Fund Removal | 5 | 5/19/88 | 5/27/88 |
| 90 | M | ROCKY BOY POST AND POLE | MTD981551518 | Fund Removal | 100 | 9/12/88 | 8/31/90 |
| 90 | M | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 8 | 4/14/88 | 10/15/88 |
| 08 | Ħ | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 005 | 3/31/89 | 7/15/96 |
| 80 | M | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 003 | 6/2/89 | 12/11/89 |
| 90 | ¥ | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 90 | 6/19/90 | 4/15/94 |
| 80 | IM | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 900 | 7/3/90 | 1/11/95 |
| 08 | ¥ | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 900 | 12/10/91 | 1/17/92 |
| 80 | MT | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 200 | 5/13/92 | |
| 80 | ¥ | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 800 | 10/8/92 | 12/2/92 |
| 90 | ΤM | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 600 | 8/11/94 | |
| 90 | M | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | FF Removal | 010 | 10/20/95 | |
| 90 | M | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | Fund Removal | 90 | 2/22/88 | 9/30/88 |
| 90 | MT | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | Fund Removal | 005 | 9/30/89 | 11/21/89 |
| 80 | Σ | SILVER BOW CREEK/BUTTE AREA | MTD980502777 | Fund Removal | 8 | 4/29/92 | 10/30/92 |
| 80 | Σ | TENMILE CREEK | MT0000105510 | Fund Removal | 00 | 10/3/95 | 10/9/95 |
| 88 | ð | ARSENIC TRIOXIDE SITE | NDD980716963 | Fund Removal | 90 | 9/15/86 | 12/10/86 |
| 80 | Ž | ARSENIC TRIOXIDE SITE | NDD980716963 | Fund Removal | 005 | 10/24/88 | 6/6/9 |
| 86 | Q | GRAND FORKS AIR FORCE BASE | ND3571924759 | Fund Removal | 00 | 4/14/86 | 5/19/86 |
| 80 | Q | HAYNES WAREHOUSE | ND0982572273 | Fund Removal | 00 | 4/20/89 | 4/27/89 |
| 90 | Q | MANVEL PESTICIDES | ND0001995554 | Fund Removal | 001 | 10/20/97 | |
| 80 | õ | MILNOR WATER SUPPLY | NDD982572471 | Fund Removal | 8 | 3/13/90 | 8/1/9:1 |
| 88 | g | MINOT LANDFILL | NDD980959548 | FF Removal | 00 | 12/4/89 | 7/18/90 |
| 8 | Q | SAINT MICHAEL'S LAGOON | ND0001411081 | Fund Removal | 100 | 6/23/97 | 1/5/98 |
| 80 | 2 | VAAGAN-DAHL FARM | NDD980805824 | Fund Removal | 90 | 7/16/84 | 7/16/84 |
| 8 | 2 | WESTCHEM WAREHOUSE | NDD981550726 | FF Removal | 00 | 4/5/87 | 3/10/89 |
| 80 | SD | ANNIE CREEK MINE TAILINGS | SDD987666013 | FF Removal | 9 | 7/20/94 | 11/9/95 |
| 80 | SD | ANTELOPE MERCURY | SD0007594312 | Fund Removal | 00 | 12/30/98 | 3/24/99 |
| 80 | S | CHEYENNE RIVER SIOUX RESERVATION DRUMS | SDD981551484 | Fund Removal | 8 | 8/31/87 | 3/11/91 |
| 80 | SD | CUNY TABLE BAIT | SDD987666104 | Fund Removal | 90 | 4/6/89 | 4/4/90 |
| 88 | SD | DAKOTA MINNESOTA & EASTERN ROUNDHOUSE | SDD981553837 | FF Removal | 003 | 96/9/6 | 12/9/98 |
| 88 | S | GARY HELDT CHEMICALS | SDD980806137 | Fund Removal | 9 | 4/10/84 | 9/30/84 |
| 80 | S | LONE MAN PESTICIDES | SDD981553886 | Fund Removal | 60 | 2/23/88 | 4/4/89 |
| 80 | S | PINE RIDGE LANDFILL SITE | SD0001515683 | Fund Removal | 001 | 6/19/96 | 10/23/96 |
| 80 | SD | PINE RIDGE PESTICIDE | SD0002331080 | Fund Removal | 00 | 7/13/98 | 7/14/98 |
| 88 | S | PORCUPINE BAIT | SDD982584542 | Fund Removal | 100 | 10/11/88 | 10/13/88 |
| 80 | S | PORCUPINE CREEK DRUM | SDD967670114 | Fund Removal | 8 | 6/17/92 | 10/13/92 |
| 80 | S | RED SHIRT TABLE ELEMENTARY SCHOOL | SDD987666021 | Fund Removal | 00 | 10/20/88 | 10/28/88 |
| 90 | S | TRAUB BATTERY AND BODY SHOP | SDD987668530 | Fund Removal | 00 | 4/13/92 | 9/30/92 |
| 8 | SD | TRI-STATE FIRE | SDD982572380 | FF Removal | 96 | 9/10/89 | 7/25/90 |
| 8 | S | TRI-STATE REF. 'C' MINT | SDD987666062 | Fund Removal | 100 | 4/7/89 | 7/28/89 |
| | | | | | | | |

| 08 SD WHITEWOOD CLISTOM TREATERS INC. SDD482637258 F PRAME RANGE SDD4400 PRESS STAND SDD482637258 F PRAME RANGE C1 17709 T STAND SDD482637269 F TO THE RANGE RANGE LAGCONS SDD482647269 F TO THE RANGE RANGE LAGCONS SDD482647269 F TO THE RANGE RANGE RANGE LAGCONS SDD482647269 F TO THE RANGE RANGE RANGE LAGCONS SDD482647269 F TO THE RANGE RANG | 88 | S | TRI-STATE REFINING MINT AVE.'A | SDD982572182 | FF Removal | 5 | 4/28/90 | 5/31/90 |
|---|----|----|--|--------------|--------------|-----|----------|----------|
| SDIATOROUSED WITENONDO USSTORM TREATERS INC SDIATOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE LACONS STATUS TUTOROUSES FREE SERVAGE LACONS STATUS TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE CHANNEL TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE CHANNEL PARSE II TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE CHANNEL PARSE II TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE CHANNEL PARSE II TUTOROUSES FREE SERVAGE LACONS TUTOROUSES FREE SERVAGE CHANNEL TUTOROUSES FREE SERVAGE CHANNEL | 8 | S | TWISS BUS BAIT | SDD982572554 | Fund Removal | 60 | 4/4/90 | 4/4/90 |
| SD AMOUNDED MIRE STANAGE LAGONAS SDODOZIARIS PLAN FRANCACION 11/1787 UT SOUTH BATTERY DUMP UTGODOZIALIS Fund Ramowal 001 1/17/187 UT BERCA STALLAGE UTGODOZIALIS Fund Ramowal 001 1/17/187 UT BINCHAMA CREEK CHANNEL, PHASE II UTGODOZIARIS FF Ramowal 001 5/15/187 UT BINCHAMA CREEK CHANNEL, PHASE II UTGODOZIARIS FF Ramowal 001 5/15/187 UT BINCHAMA CREEK CHANNEL, PHASE II UTGODOZIARIS UTGODOZIARIS FF Ramowal 001 5/15/187 UT BINCHAMA CREEK CHANNEL, PHASE II UTGODOZIARIS UTGODOZIARIS FF Ramowal 001 5/15/187 UT BINCHAMA CREEK CHANNEL, PHASE II UTGODOZIARIS UTGODOZIARIS FF Ramowal 001 </td <th>89</th> <td>S</td> <td>WHITEWOOD CUSTOM TREATERS INC</td> <td>SD1470010133</td> <td>FF Removal</td> <td>00</td> <td>5/27/86</td> <td>2/22/89</td> | 89 | S | WHITEWOOD CUSTOM TREATERS INC | SD1470010133 | FF Removal | 00 | 5/27/86 | 2/22/89 |
| SID AREIE BATTERY STD08677234 Fund Removal 0.00 7/834 UT A C C SALVAGE UT0080007834 Fund Removal 0.01 7/844 UT A C C SALVAGE UT0080007833 Fred Removal 0.01 7/844 UT BERNETT PANTITACAPUMP UT0080007833 Fred Removal 0.01 5/2281 UT BERNETT PANTITACAPUMP UT008007833 Fred Removal 0.01 5/2281 UT BINCHAM CREEK CHANNEL. PHASE II UT008007833 Fred Removal 0.01 5/1581 UT BINCHAM CREEK CHANNEL. PHASE II UT0080075003 Fred Removal 0.01 5/1581 UT BINCHAM CREEK CHANNEL. PHASE II UT0080075003 Fred Removal 0.01 5/1581 UT BINCHAM CREEK CHANNEL. PHASE II UT0080075003 Fred Removal 0.01 5/1581 UT BINCHAM CREEK CHANNEL. PHASE II UT0080075003 Fred Removal 0.01 5/1581 UT BINCHAM CREEK CHANNEL. PHASE II UT0001007507 Fred Removal 0.01 5/1581 UT BINCHAM CREEK CHANNEL. PHASE II UT000000000 CROSS STI SOUTH CREEK HERIMAN RESIDENTIAL UT0000000000000 | 8 | S | WOUNDED KNEE SEWAGE LAGOONS | SD0002188779 | Fund Removal | 9 | 11/7/97 | 12/24/97 |
| UT DRIAD SOLIVE PATIENT DUMP UT00003807960 Find Removal 001 7/16/94 UT BECK STREET SALVAGE UT0000307303 Find Removal 001 1/2008 UT BECK STREET SALVAGE UT0000737333 Find Removal 001 1/2008 UT BECK STREET SALVAGE UT0000737334 Find Removal 001 1/2008 UT BECK STREET CHANNEL UT0000737334 Find Removal 001 5/15/91 UT BINGHAM CREEK CHANNEL PARE II UT0000737334 Find Removal 001 5/15/91 UT BINGHAM CREEK CHANNEL PARE II UT0000717935 Find Removal 001 5/15/91 UT BINGHAM CREEK CHANNEL PARE II UT000171803 Find Removal 001 5/15/91 UT BINGHAM CREEK CHANNEL PARE II UT000171803 Find Removal 001 5/15/91 UT BINGHAM CREEK CHANNEL PARE II UT000171803 Find Removal 001 5/15/91 UT BINGHAM CREEK CHANNELOND CHANGE | 80 | S | ZABEL BATTERY | SDD987670346 | Fund Removal | 90 | 9/7/93 | 12/6/94 |
| UT A.S. CARL VAGE UT0580007503 FR FRENOVAL CTR PROPERTY SALVAGE UT BECN STREET SALVAGE UT058007533 FUND Removal 001 5/2014 UT BERNETT PAUNTON PRESTICIDE PIT UT0001277323 FUND Removal 001 5/2014 UT BINCHAMA CREEK CHANNEL UT0800055324 FF Removal 001 5/1/591 UT BINCHAMA CREEK CHANNEL UT0800055032 FF Removal 001 5/1/591 UT BINCHAMA CREEK CHANNEL UT080007500 FT REMOVAL 001 6/1/591 UT BINCHAMA CREEK CHANNEL FHASE II UT098007500 FT REMOVAL 001 6/1/591 UT BINCHAMA CREEK CHANNEL FHASE II UT098007500 FT REMOVAL 001 6/1/591 UT BINCHAMA CREEK CHANNEL FHASE II UT098007500 FT REMOVAL 001 6/1/591 UT BUNCHAMA CREEK CHANNEL FHASE II UT00011600 FT REMOVAL 001 6/1/591 UT BUNCHAMA CREEK CHANNEL FRANCE UT00011790 FT REMOVAL 001 6/1/591 UT BUNCHAMA CREEK CHANNEL FRANCE UT00010205517 FT REMOVAL 001 6/1/591 < | 98 | 10 | 90TH SOUTH BATTERY DUMP | UT0000384198 | Fund Removal | 60 | 7/6/94 | 10/15/94 |
| UT BECK STREET SALMAGE UT0898058049 Fund Removal 001 1/3098 UT BERNETT PANITYARAPOWITZ COAL UT0009075334 Fund Removal 001 5/891 UT BINGHAMA CREEK CHANNIE. UT000177912 Framoval 001 3/1561 UT BINGHAMA CREEK CHANNIE. UT0980975008 Framoval 001 3/1561 UT BINGHAMA CREEK CHANNIE. UT0800975008 FRAMOVA 1/1600 3/1561 UT BINGHAMA CREEK CHANNIE. UT0800975008 FRAMOVA 1/1600 3/1561 UT BINGHAMA CREEK CHANNIE. UT000005517 Framoval 001 3/1561 UT BUNCHANIE. UT000005517 Framoval 001 3/1561 UT BUTTERFEILD MERE | 80 | 5 | A & C SALVAGE | UTD980807960 | FF Removal | 90 | 5/22/84 | 5/22/84 |
| UT BENERYL JUNCTION PESTICIDE PRIT UT0000073334 Fund Removal 001 5/891 UT BINGHAMAR CREEK CHANNEL UT0800053232 FF Removal 001 5/1/591 UT BINGHAMAR CREEK CHANNEL UT0800059324 FF Removal 001 5/1/591 UT BINGHAMAR CREEK CHANNEL UT0800059324 FF Removal 001 6/1/591 UT BINGHAMAR CREEK CHANNEL PHASE II UT080005900 FF Removal 001 6/1/591 UT BINGHAMA CREEK CHANNEL PHASE II UT098007500 FF Removal 001 6/1/591 UT BINGHAMA CREEK CHANNEL PHASE III UT098007500 FF Removal 001 6/1/591 UT BINGHAMA CREEK CHANNEL PHASE III UT09800580316 FF Removal 001 6/1/591 UT BUNTINELLANGODS CROSS STH SOUTH PCE PLUM UT00001176269 TINGHAMAR CREEK-HERRIMAN RESIDENTIAL UT00001176269 FF Removal 001 6/1/591 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0980058046 FF Removal 001 6/1/591 UT BUTT | 80 | 5 | BECK STREET SALVAGE | UTD988066049 | Fund Removal | 100 | 1/30/89 | 10/31/89 |
| UT BIRCHAM LOTTON PESTCICICE PTI UT0001277912 Fund Removal 001 972806 UT BIRCHAM CREEK CHANNEL UT08005952924 FF Removal 001 971591 UT BINGHAM CREEK CHANNEL UT08005952924 FF Removal 002 717786 UT BINGHAM CREEK CHANNEL, PHASE II UT08005952924 FF Removal 001 971591 UT BINGHAM CREEK CHANNEL, PHASE II UT0800595294 FF Removal 001 971591 UT BINGHAM CREEK CHANNEL, PHASE II UT0800795376 FF Removal 001 971591 UT BINGHAM CREEK CHANNEL, PHASE II UT080119259 FF Removal 001 972896 UT BUNCHAM CREEK CHANNEL, DALIP PCE PLUM UT000119259 FF Removal 001 272696 UT BUNTERFIELD ORREK-HERRIMAN RESIDENTIAL UT002056178 Fund Removal 001 37369 UT BUTTERFIELD ORREK-HERRIMAN RESIDENTIAL UT002056178 FF Removal 001 471894 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT0080626617 FF Removal< | 8 | 5 | BENNETT PAINT/KARPOWITZ COAL | UTD009075334 | Fund Removal | 6 | 5/8/91 | 12/4/91 |
| UT BINGHAM CREEK CHANNEL UT0860593024 FF Removal 001 5/15/91 UT BINGHAM CREEK CHANNEL UT0860593024 FF Removal 001 7/17/89 UT BINGHAM CREEK CHANNEL UT0860593024 FF Removal 001 5/15/81 UT BINGHAM CREEK CHANNEL UT086075000 FF Removal 001 6/17/89 UT BINGHAM CREEK CHANNEL UT086075000 FF Removal 001 6/17/89 UT BINGHAM CREEK CHANNEL UT0001119296 FF Removal 001 9/17/89 UT BINGHAM CREEK CHANNEL UT001119296 FM Removal 001 9/17/89 UT BOUNTIFUL WOODS CROSS 5TH SOUTH PCE PLUM UT0001119296 Fund Removal 001 1/17/89 UT BOUNTIFUL WOODS CROSS 5TH SOUTH PCE PLUM UT000119296 FF Removal 001 1/17/89 UT BOUNTIFUL WOODS CROSS 5TH SOUTH PCE PLUM UT000119296 FF Removal 001 1/17/89 UT BOUNTIFUL WOODS CROSS 5TH SOUTH PCE PLUM UT000119296 FF Removal 001 | 8 | 5 | BERYL JUNCTION PESTICIDE PIT | UT0001277912 | Fund Removal | 50 | 9/28/95 | 12/7/95 |
| UT BINGHAM CREEK CHANNEL UTD88095832 FF Removal 0.02 7/17/85 UT BINGHAM CREEK CHANNEL UTD880958324 FF Removal 0.01 6/1/89 UT BINGHAM CREEK CHANNEL UTD880958324 FF Removal 0.01 6/1/89 UT BINGHAM CREEK CHANNEL UTD88075035 FF Removal 0.01 6/1/83 UT BINGHAM CREEK CHANNEL UTD88075035 FF Removal 0.01 8/1/82 UT BINGHAM CREEK/AHACONDA/ARCO TALINGS UTD88075035 FF Removal 0.01 8/1/82 UT BOUNTIFILUMODOS CROSS STH SOUTH PCE PLUM UT0001118296 FF Removal 0.01 2/2/86 UT BUTTERFIELD CREEK-HERRINAN RESIDENTIAL UT008164893 FF Removal 0.01 3/2/86 UT BUTTERFIELD CREEK-HERRINAN RESIDENTIAL UT008164893 FF Removal 0.01 3/2/86 UT BUTTERFIELD CREEK-HERRINAN RESIDENTIAL UT00826817 FF Removal 0.01 3/2/86 UT BUTTERFIELD CREEK-HERRINAN RESIDENTIAL UT00826817 FF Removal | 8 | 5 | BINGHAM CREEK CHANNEL | UTD980959324 | FF Removal | 90 | 5/15/91 | 5/25/93 |
| UT BINGHAM CREEK CHANNEL UTD880858324 Fund Removal 001 \$11681 UT BINGHAM CREEK CHANNEL-PHASE II UTD880875008 Fund Removal 001 \$11681 UT BINGHAM CREEK CHANNEL-PHASE II UTD880175008 Fund Removal 001 \$11682 UT BINGHAM CREEK CHANNEL-PHASE II UTD880175008 FF Removal 001 \$11685 UT BINGHAM CREEK ARESIDENTIAL SOLITH PCP PLUM UTD80118286 FF Removal 001 \$17686 UT BOUNTIFILUMOODS GROSS 5TH SOUTH PCP PLUM UTD00118286 FF Removal 001 \$17686 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UTD00118286 FF Removal 002 \$17189 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UTD08154899 FF Removal 001 \$17389 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UTD08154899 FF Removal 001 \$17489 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UTD08154899 FF Removal 001 \$17489 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT | 90 | 5 | BINGHAM CREEK CHANNEL | UTD980959324 | FF Removal | 005 | 7/17/95 | |
| UT BINGHAM CREEK CHANNEL-PHASE II UT08807360B FF Removal 001 627(83) UT BINGHAM CREEK CHANNEL-PHASE II UT08011878 FF Removal 001 81/182 UT BINGHAM CREEK SHESDENTIAL SOILS UT080118378 FF Removal 001 91/85 UT BINGHAM CREEK SHESDENTIAL SOUTH PCE PLUM UT00111829 FF Removal 001 22/86 UT BOUNTIFULWOODS CROSS STH SOUTH PCE PLUM UT00111829 FF Removal 002 11/1896 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0020255176 FINA Removal 001 22/86 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0020265176 FINA Removal 001 1/1/89 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT088154893 FF Removal 001 3/369 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT088154893 FF Removal 001 4/1/894 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT088154893 FF Removal 001 4/1/894 UT FRECLAY BATTERY UT088154899 | 88 | 5 | BINGHAM CREEK CHANNEL | UTD980959324 | Fund Removal | 500 | 5/15/91 | 12/15/91 |
| UT BINGHAM CREEK CHANNEL-PHASE II UT088075003 Find Removal 001 8/1/1/2 UT BINGHAM CREEK/AHACONDAARCO TALINGS UT0001/18328 FF Removal 001 9/1/83 UT BINGHAM CREEK/AHACONDAARCO TALINGS UT0001/18328 FF Removal 001 2/2/8/9 UT BOUNTIFILUMOODS CROSS STH SOUTH PCE PLUM UT0001/1828 Frum Removal 001 2/2/8/9 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0002055176 Frum Removal 001 2/2/8/9 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT00402055176 Frum Removal 001 3/2/8/9 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT00402055176 Frum Removal 001 3/2/8/9 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0804060606 Fr Removal 001 3/2/8/9 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0804060606 Fr Removal 001 3/2/8/9 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT002020517 UT00406007 TINGHA UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL <th>80</th> <td>5</td> <td>BINGHAM CREEK CHANNEL-PHASE II</td> <td>UTD988075008</td> <td>FF Removal</td> <td>100</td> <td>6/21/93</td> <td>9/19/95</td> | 80 | 5 | BINGHAM CREEK CHANNEL-PHASE II | UTD988075008 | FF Removal | 100 | 6/21/93 | 9/19/95 |
| UT BINGHAM CREEKA-ARECRUTAL SOILS UT0001118678 FF Removal 001 971855 UT BINGHAM CREEKA-ARCONDA/ARCO TAILINGS UT080118296 FF Removal 001 227669 UT BOUNTIFULMOODS GROSS STH SOUTH PCE PLUM UT000118296 Fund Removal 001 227669 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT000118296 Fund Removal 002 11/1896 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT000118296 Fr Removal 002 12/1896 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0091548993 FF Removal 001 9/2691 UT BUTTERFIELD MINE (\$T. JOES TUNNEL) UT0981548993 FF Removal 001 9/2691 UT BUTTERFIELD MINE (\$T. JOES TUNNEL) UT0981548993 FF Removal 001 9/2691 UT FIRECLAY BATTERY UT0891548993 FF Removal 001 9/2691 UT FRENCEOTY (MORTH ZONE) UT000295811 FF Removal 001 9/2691 UT KENNECOTY (SOUTH ZONE) UT000968641 FF Remov | 89 | 5 | BINGHAM CREEK CHANNEL-PHASE II | UTD988075008 | Fund Removal | 100 | 8/11/92 | |
| UT BINGH-HAM CEREKNAM-CONTARION TARIOLITISOS UTDB80989316 FF Removal 001 97/83 UT BOUNTIFEL/PULD CARCAS STH SOUTH PCE PLUM UT0001119296 Fund Removal 002 1/1/1996 UT BOUNTIFEL/PULD CARECK-HERRIMAN RESIDENTIAL UT0002055176 Fund Removal 002 1/1/1996 UT BUTTERFIELD CARECK-HERRIMAN RESIDENTIAL UT00202055176 Fund Removal 001 9/2/6/9 UT BUTTERFIELD CARECK-HERRIMAN RESIDENTIAL UT00202055176 Fund Removal 001 1/1/1996 UT BUTTERFIELD CARECK-HERRIMAN RESIDENTIAL UT008164893 FF Removal 001 4/1/1994 UT BUTTERFIELD CARECK-HERRIMAN RESIDENTIAL UT098164893 FF Removal 001 4/1/1994 UT BUTTERFIELD CARECK-HERRIMAN RESIDENTIAL UT098164893 FF Removal 001 4/1/1994 UT BUTTERFIELD UT08020817789 FF Removal 001 4/1/1994 UT SESEX COPPER PROCESING PLANT UT00020817789 FF Removal 001 4/1/1994 UT ACRANECOTT (MORTH ZON | 80 | 5 | BINGHAM CREEK-3-RESIDENTIAL SOILS | UT0001118678 | FF Removal | 50 | 9/15/95 | 1/27/99 |
| UT BOUNTIFULMOODS GROSS STH SOUTH PCE PLUM UT000118296 Fund Removal 001 2726/96 UT BOUNTIFULMOODS CROSS STH SOUTH PCE PLUM UT000118296 Fund Removal 001 2726/96 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0020265176 Fund Removal 002 712/97 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0082056176 Fund Removal 002 712/97 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT0881648893 FF Removal 002 712/97 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT0881648893 FF Removal 001 3/3/96 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT088164893 FF Removal 001 3/3/96 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT088164893 FF Removal 001 3/3/96 UT RESECX COPPER PROCESSING PLAM UT0882696177 FF Removal 001 3/3/96 UT GREEN RECAVE RELEAR UT0802026817 FF Removal 001 3/3/96 UT KENNECOTT (NORTH ZONE) UT00020826817 | 8 | 5 | BINGHAM CREEK/ANACONDA/ARCO TAILINGS | UTD980959316 | FF Removal | 90 | 8/1/83 | 1/27/89 |
| UT BOUNTIFULMOOD SCROSS \$TH SOUTH PCE PLUM UT000119296 Fund Removal 002 11/1899 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0002055176 Fund Removal 002 7/21/97 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0091548993 FF Removal 002 7/21/97 UT BUTTERFIELD MINE (\$T. JOE'S TUNNEL) UT0981648993 FF Removal 001 9/26/97 UT BUTTERFIELD MINE (\$T. JOE'S TUNNEL) UT0981648993 FF Removal 001 9/26/97 UT BUTTERFIELD MINE (\$T. JOE'S TUNNEL) UT0981648993 FF Removal 001 9/26/97 UT BUTTERFIELD MINE (\$T. JOE'S TUNNEL) UT0981648993 FF Removal 001 9/26/97 UT FRECLAY BATTERY UT098164899 FF Removal 001 9/26/97 UT FRENCEOTY (NORTH ZONE) UT000205811 FF Removal 001 9/26/97 UT KENNECOTY (NORTH ZONE) UT0000626404 FF Removal 001 9/26/97 UT KENNECOTY (SOUTH ZONE) UT0000626404 FF Remov | 80 | 5 | BOUNTIFUL/WOODS CROSS 5TH SOUTH PCE PLUM | UT0001119296 | Fund Removal | 8 | 2/26/96 | 5/24/96 |
| UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT0002055176 Fund Removal 001 62569 UT BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL UT002055176 Fund Removal 001 52569 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT088164893 FF Removal 002 72349 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT088164893 FF Removal 001 72349 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UT088164893 FF Removal 001 72349 UT FIRECLAY BATTERY UT088164893 FF Removal 001 47249 UT FIRECLAY BATTERY UT08826493 FF Removal 001 47249 UT FIRECLAY BATTERY UT0802391472 FING Removal 001 47249 UT KENNECOTT (NORTH ZONE) UT0070926811 FF Removal 001 47249 UT KENNECOTT (SOUTH ZONE) UT007092841 FF Removal 002 973093 UT KENNECOTT (SOUTH ZONE) UT0000928404 FF Removal 007 973093 | 8 | 15 | BOUNTIFUL/WOODS CROSS 5TH SOUTH PCE PLUM | UT0001119296 | Fund Removal | 005 | 11/18/96 | 5/31/97 |
| UT BUTTERFIELD MINE (ST. LOES TUNNEL) UT09020265176 Find Removal 002 712/197 UT BUTTERFIELD MINE (ST. LOES TUNNEL) UT0981648993 FF Removal 002 712/197 UT BUTTERFIELD MINE (ST. LOES TUNNEL) UT0981648993 FF Removal 007 3/24/95 UT BUTTERFIELD MINE (ST. LOES TUNNEL) UT0981648993 FF Removal 007 7/24/99 UT FRECLAY BATTERY UT09816496664 Fr Removal 001 4/16/94 UT FRECLAY BATTERY UT088074965 Fr Removal 001 4/16/94 UT GREEN RIVER CYANIDE DRUMS UT080171996 Fr Removal 001 1/2/246 UT KENNECOTT (NORTH ZONE) UT007092681 FF Removal 001 1/2/246 UT KENNECOTT (NORTH ZONE) UT007092681 FF Removal 001 3/24/99 UT KENNECOTT (NORTH ZONE) UT007092681 FF Removal 001 3/24/99 UT KENNECOTT (SOUTH ZONE) UT0070926841 FF Removal 001 3/24/99 < | 8 | ħ | BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL | UT0002055176 | Fund Removal | 100 | 6/25/96 | |
| UT BUTTERFIELD MINE (ST. JOES TUNNEL) UTD881548993 FF Removal 001 9/26/91 UT BUTTERFIELD MINE (ST. JOES TUNNEL) UTD881548993 FF Removal 001 3/29/95 UT ESSEX COPPER PROCESSING PLANT UTD88074869 FF Removal 001 3/29/95 UT FRECLAY BATTERY UTD88074869 FINA Removal 001 4/16/94 UT FORT DUCHESINE DRUMS UTD88074995 FINA Removal 001 1/23/95 UT FORT DUCHESINE DRUMS UTD88074995 FINA Removal 001 1/23/95 UT ACREN BELTER SITE UTD00238147 F Removal 001 1/23/95 UT KENNECOTT (NORTH ZONE) UTD070926811 FF Removal 001 1/29/93 UT KENNECOTT (NORTH ZONE) UTD070926811 FF Removal 001 9/1/393 UT KENNECOTT (SOUTH ZONE) UTD070926811 FF Removal 002 9/1/393 UT KENNECOTT (SOUTH ZONE) UTD00082404 FF Removal 001 9/1/393 | 88 | 5 | BUTTERFIELD CREEK-HERRIMAN RESIDENTIAL | UT0002055176 | Fund Removal | 005 | 7/21/97 | |
| UT BUTERFEIGN BUTERFEIGN UTD081548993 FF Removal 002 7/23.97 UT ESSEX COPPER PROCESSING PLANT UTD088064699 FF Removal 001 47/4694 UT FIRECLAY BATTERY UTD08204699 FF Removal 001 47/4694 UT FORT DUCHESNE DRUMS UTD082269417 Fund Removal 001 47/4694 UT JACOBS SMELTER STE UTD002294717 Fund Removal 001 47/299 UT KENNECOTT (MORTH ZONE) UTD070926811 FF Removal 001 3/299 UT KENNECOTT (MORTH ZONE) UTD070926811 FF Removal 001 3/299 UT KENNECOTT (MORTH ZONE) UTD070926811 FF Removal 001 3/299 UT KENNECOTT (SOUTH ZONE) UTD070926811 FF Removal 002 3/2993 UT KENNECOTT (SOUTH ZONE) UTD070926941 FF Removal 002 3/2993 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 002 3/2993 UT | 8 | 'n | BUTTERFIELD MINE (ST. JOE'S TUNNEL) | UTD981548993 | FF Removal | 8 | 9/26/91 | 7/21/93 |
| UT FERSEX COPER PROCESSING PLANT UTD988068064 Find Removal 001 32465 UT FIRECLAY BATTERY UTD988074969 FF Removal 001 4/16944 UT FORT DUCHESINE DRUMS UTD982586175 FF Removal 001 1/2346 UT JACOBS SMETER SITE LYD040278477 Fund Removal 001 1/2346 UT JACOBS SMETER SITE LYD070326417 FF Removal 001 1/2346 UT KENNECOTT (NORTH ZONE) UTD070326811 FF Removal 001 1/2346 UT KENNECOTT (NORTH ZONE) UTD070326811 FF Removal 001 1/2346 UT KENNECOTT (NORTH ZONE) UTD070326811 FF Removal 001 3/30/33 UT KENNECOTT (SOUTH ZONE) UTD070326811 FF Removal 001 3/30/33 UT KENNECOTT (SOUTH ZONE) UTD000326404 FF Removal 001 3/30/33 UT KENNECOTT (SOUTH ZONE) UTD000326404 FF Removal 001 3/30/33 UT KE | 8 | 5 | BUTTERFIELD MINE (ST. JOE'S TUNNEL) | UTD981548993 | FF Removal | 005 | 7123/97 | |
| UT FREECAY BRITIERY UT082596915 FR Removal 001 4/1604 UT FORT DUCHESNE DRUMS UT082596915 Fund Removal 001 4/1604 UT GREEN RIVER CYANIDE DRUMS UT08027996 Fund Removal 001 1/2308 UT ACODSS MARITER STITE UT0802791472 Fund Removal 001 1/2308 UT KENNECOTT (NORTH ZONE) UT0070926811 FF Removal 001 3/399 UT KENNECOTT (NORTH ZONE) UT0070926811 FF Removal 001 9/1393 UT KENNECOTT (NORTH ZONE) UT0070926811 FF Removal 001 9/1393 UT KENNECOTT (NORTH ZONE) UT0070926811 FF Removal 001 9/1393 UT KENNECOTT (SOUTH ZONE) UT0070926811 FF Removal 001 9/1393 UT KENNECOTT (SOUTH ZONE) UT0070926404 FF Removal 001 9/1393 UT KENNECOTT (SOUTH ZONE) UT007092640 FF Removal 002 9/13093 UT KENNECOT | 8 | 5 | ESSEX COPPER PROCESSING PLANT | UTD988066064 | Fund Removal | 90 | 3/3/85 | 6/16/95 |
| UT CARTE DUCHESNE DRIMMS UTD882589157 Fund Removal 001 672890 UT JACOBS SMELTER STIE UTD80271985 Fund Removal 001 1/2385 UT JACOBS SMELTER STIE UTD070928617 Fund Removal 001 1/2386 UT KENNECOTT (NORTH ZONE) UTD070928611 FT Removal 001 1/2386 UT KENNECOTT (NORTH ZONE) UTD070928611 FT Removal 001 1/2399 UT KENNECOTT (NORTH ZONE) UTD070928611 FT Removal 001 1/2399 UT KENNECOTT (SOUTH ZONE) UTD070928611 FT Removal 001 3/3493 UT KENNECOTT (SOUTH ZONE) UTD070928641 FT Removal 001 3/3493 UT KENNECOTT (SOUTH ZONE) UTD000928404 FT Removal 002 3/3493 UT KENNECOTT (SOUTH ZONE) UTD000928404 FT Removal 002 3/3493 UT KENNECOTT (SOUTH ZONE) UTD000928404 FT Removal 001 3/2493 UT LAR | 8 | 5 | FIRECLAY BATTERY | UTD988074969 | FF Removal | 90 | 4/18/94 | 10/19/94 |
| UT GREEN RIVER CYANIDE DRUMS UT0080717995 Fund Removal 001 1/23465 UT JACOBS SMELTER SITE UT002038147 Fund Removal 001 1/23496 UT KENNECOTT (NORTH ZONE) UT0070926811 FF Removal 001 1/07296 UT KENNECOTT (NORTH ZONE) UT0070926811 FF Removal 002 1/07296 UT KENNECOTT (NORTH ZONE) UT0070926811 FF Removal 001 9/1393 UT KENNECOTT (NORTH ZONE) UT0070926841 FF Removal 007 9/1393 UT KENNECOTT (SOUTH ZONE) UT0000826404 FF Removal 007 9/1093 UT KENNECOTT (SOUTH ZONE) UT0000826404 FF Removal 007 9/1093 UT KENNECOTT (SOUTH ZONE) UT0000826404 FF Removal 007 9/1093 UT KENNECOTT (SOUTH ZONE) UT0000826404 FF Removal 007 9/1093 UT KENNECOTT (SOUTH ZONE) UT0000826404 FF Removal 007 9/1093 UT | 88 | 5 | FORT DUCHESNE DRUMS | UT0982596157 | Fund Removal | 90 | 6/29/90 | 12/18/90 |
| UT ACDORS MARTER FIRE RITE UT 0000326477 Find Removal 001 3/3/99 UT KENNECOTT (NORTH ZONE) UTD070926811 FF Removal 002 10/299 UT KENNECOTT (NORTH ZONE) UTD070926811 FF Removal 007 10/299 UT KENNECOTT (NORTH ZONE) UTD070926811 FF Removal 007 9/13/93 UT KENNECOTT (NORTH ZONE) UTD070926811 FF Removal 007 9/13/93 UT KENNECOTT (SOUTH ZONE) UTD070926841 FF Removal 007 9/13/93 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 007 9/13/93 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 007 9/13/93 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 007 9/13/93 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 007 9/13/93 UT LARK WASTE ROCK AND TALLINGS (KENNECOTT) UTD999074577 FILM Removal 001 9/13/93 | 88 | 5 | GREEN RIVER CYANIDE DRUMS | UTD980717995 | Fund Removal | 8 | 1/23/85 | 1/23/85 |
| UT KENNECOTT (NORTH ZONE) UTD070926811 FF Removal 001 10/296 UT KENNECOTT (NORTH ZONE) UTD070926811 FF Removal 002 10/296 UT KENNECOTT (NORTH ZONE) UTD070926811 Fr Removal 001 91/393 UT KENNECOTT (SOUTH ZONE) UTD070926811 Fr Removal 001 93/393 UT KENNECOTT (SOUTH ZONE) UTD000826404 FF Removal 002 93/093 UT KENNECOTT (SOUTH ZONE) UTD000826404 FF Removal 002 93/093 UT KENNECOTT (SOUTH ZONE) UTD000826404 FF Removal 002 93/093 UT KENNECOTT (SOUTH ZONE) UTD000826404 FF Removal 007 93/093 UT KENNECOTT (SOUTH ZONE) UTD000826404 FF Removal 007 93/093 UT KENNECOTT (SOUTH ZONE) UTD000826404 FF Removal 007 93/093 UT ATXINONASTER ROCK AND TALLINGS (KENNECOTT) UTD080073557 FF Removal 007 52/209 U | 90 | 5 | JACOBS SMELTER SITE | UT0002391472 | Fund Removal | 6 | 3/3/89 | |
| UT KENNECOTT (NORTH ZONE) UTD070926811 FR Removal 02 107299 UT KENNECOTT (NORTH ZONE) UTD070926811 FIRAREMOVAL 00 9/1393 UT KENNECOTT (SOUTH ZONE) UTD070926811 FIRAREMOVAL 00 3/30/93 UT KENNECOTT (SOUTH ZONE) UTD070926840 FF Removal 001 3/30/93 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 001 3/30/92 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 001 3/30/92 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 001 3/30/92 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 001 9/20/93 UT KENNECOTT (SOUTH ZONE) UTD000926404 FF Removal 001 9/20/93 UT LARK NASTE ROCK AND TALLINGS (KENNECOTT) UTD900926940 FF Removal 001 5/2/991 UT LAYTON SALVAGE YARD UTD900926940 FF Removal 001 5/2/991 <t< td=""><th>86</th><td>5</td><td>KENNECOTT (NORTH ZONE)</td><td>UTD070926811</td><td>FF Removal</td><td>8</td><td>10/2/96</td><td></td></t<> | 86 | 5 | KENNECOTT (NORTH ZONE) | UTD070926811 | FF Removal | 8 | 10/2/96 | |
| UT KENNECOTT (NORTH ZONE) UT0070926811 Fund Removal 001 91/393 UT KENNECOTT (NORTH ZONE) UT0070926811 Fund Removal 001 91/393 UT KENNECOTT (SOUTH ZONE) UT0000826404 FF Removal 002 93/3093 UT KENNECOTT (SOUTH ZONE) UT0000826404 FF Removal 002 93/3093 UT KENNECOTT (SOUTH ZONE) UT0000826404 FF Removal 007 93/2093 UT KENNECOTT (SOUTH ZONE) UT0000826404 Find Removal 007 93/2093 UT KENNECOTT (SOUTH ZONE) UT0000826404 Find Removal 007 93/2093 UT KENNECOTT (SOUTH ZONE) UT0000826404 Find Removal 007 93/2093 UT KENNECOTT (SOUTH ZONE) UT0900826404 Find Removal 001 93/2093 UT LARK WASTE ROCK AND TALLINGS (KENNECOTT) UT0980074577 Find Removal 001 52/2093 UT LAYTON SALVAGE YARD UT090074072 FINGREMOVAL 001 42/2098 | 8 | 5 | KENNECOTT (NORTH ZONE) | UTD070926811 | FF Removal | 005 | 10/2/96 | |
| UT KENNECOTT (SOUTH ZONE) UTD0070926811 Final Removal 002 970939 UT KENNECOTT (SOUTH ZONE) UTD000024644 FF Removal 002 930939 UT KENNECOTT (SOUTH ZONE) UTD000025444 FF Removal 002 930939 UT KENNECOTT (SOUTH ZONE) UTD000025444 FF Removal 003 37692 UT KENNECOTT (SOUTH ZONE) UTD000025444 FF Removal 003 37692 UT KENNECOTT (SOUTH ZONE) UTD000025444 FF Removal 003 972093 UT KENNECOTT (SOUTH ZONE) UTD000025444 FF Removal 001 972093 UT LAFR NRVESTERIOS (KENNECOTT) UTD000025444 FF Removal 001 572693 UT LAFR NAVE RECAMARTION SITE UTD000025447 FF Removal 001 572693 UT LAFRON SITE UTD00002745 FF Removal 001 572693 UT LIVINOSSTON PROPERTY UTD000025404 FF Removal 001 472868 UT LIV | 8 | 5 | KENNECOTT (NORTH ZONE) | UTD070926811 | Fund Removal | 9 | 9/13/93 | 1/24/95 |
| UT KENNECOTT (SOUTH ZONE) UTD000026404 FF Removal 001 3/3/0/3 UT KENNECOTT (SOUTH ZONE) UTD000026404 FF Removal 002 9/3/0/3 UT KENNECOTT (SOUTH ZONE) UTD000026404 FF Removal 003 3/9/9/2 UT KENNECOTT (SOUTH ZONE) UTD000026404 FF Removal 007 9/2/9/3 UT KENNECOTT (SOUTH ZONE) UTD000026404 FF Removal 007 9/2/9/3 UT KENNECOTT (SOUTH ZONE) UTD000026404 FF Removal 007 9/2/9/3 UT LARK WASTE ROCK AND TALINGS (KENNECOTT) UTD890046528 FF Removal 001 5/2/9/3 UT LAYTON SALVAGE YARD UTD890046528 FF Removal 001 5/2/9/3 UT LEDS SILVER RECLAMATION SITE UTD890245127 FF Removal 001 5/2/9/3 UT LEDS SILVER RECLAMATION SITE UTD80252412 FF Removal 001 4/2/8/8 UT LININGSTON PROPERTY UTD8027177 FF Removal 001 4/2/8/8 | 8 | 5 | KENNECOTT (NORTH ZONE) | UTD070926811 | Fund Removal | 005 | 9/30/93 | 1/24/95 |
| UT KENNECOTT (SOUTH ZONE) UTD000028404 FF Removed 92,0493 UT KENNECOTT (SOUTH ZONE) UTD000028404 FF Removed 071 34992 UT KENNECOTT (SOUTH ZONE) UTD000028404 FF Removed 071 972,089 UT KENNECOTT (SOUTH ZONE) UTD000028404 Find Removed 071 973,083 UT KENNECOTT (SOUTH ZONE) UTD000028404 Find Removed 071 973,083 UT LARK WASTE ROCK AND TAILINGS (KENNECOTT) UTD99007547 Find Removed 071 972,083 UT LAYTON SALVAGE YARD UTD980074577 Find Removed 071 572,991 UT LIVINGSTON PROPERTY UTD981550619 FIND Removed 071 422,086 UT LIVINGSTON PROPERTY UTD982264.20 FIND Removed 071 423,086 UT LIVINGSTON PROPERTY UTD9000710772 FF Removed 071 423,086 | 8 | 5 | KENNECOTT (SOUTH ZONE) | UTD000826404 | FF Removal | 8 | 3/30/93 | 5/6/93 |
| UT KENNECOTT (SOUTH ZONE) UTD000028-40A FF Removal 003 346/92 UT KENNECOTT (SOUTH ZONE) UTD000028-40A Fund Removal 007 9/22/83 UT KENNECOTT (SOUTH ZONE) UTD000028-40A Fund Removal 007 9/22/83 UT KENN RECHARDRINGHAM CREEK PIPELINE UTD080073-45B FF Removal 007 11/1/91 | 8 | 5 | KENNECOTT (SOUTH ZONE) | UTD000826404 | FF Removal | 005 | 9/30/93 | 5/11/95 |
| UT KENNECOTT (SOUTH ZONE) UTD00082840A Fund Removal 071 9/22/83 UT KENNECOTT (SOUTH ZONE) UTD00082840A Fund Removal 007 9/22/83 UT LARK WASTE ROCK AND TAILINGS (KENNECOTT) UTD080036528 FF Removal 007 11/10/11 UT LATON SALVAGE YARD UTD08007157 Fund Removal 001 5/2491 UT LAYTON SALVAGE YARD UTD8807157 Fund Removal 001 5/2491 UT LIVINIOSSTON PROPERTY UTD882564.20 Fund Removal 001 4/2488 UT LIVINIOSSTON PROPERTY UTD882564.20 Fund Removal 001 4/2488 UT LIVINIOSSTON PROPERTY UTD862564.20 FF Removal 001 4/2488 UT MICRONUTRIENT INTLING RFR Removal 001 4/2488 | 8 | 5 | KENNECOȚT (SOUTH ZONE) | UTD0008264p4 | FF Removal | 003 | 3/9/92 | 6/6/94 |
| UT KENNECDTI (SOUTH ZONE) UTD000826444 Find Removal 007 973093 UT KERN RIVERDRINGHAM CREEK PIPELINE UTD0808073468 FF Removal 007 973093 UT LARK WASTE ROCK AND TALLINGS (KENNECOTT) UTD0806071577 FINAR Removal 001 525683 UT LAYTON SALVAGE YARD UTD081550674 FINAR Removal 001 52391 UT LIVINGSTON PROPERTY UTD082264220 FINAR Removal 001 422888 UT LIVINGSTON PROPERTY UTD08757477 FF Removal 001 422888 UT UND00710772 FF Removal 001 42388 | 8 | 5 | KENNECOTT (SOUTH ZONE) | UTD000826404 | Fund Removal | 8 | 9/22/93 | 5/25/95 |
| UT LARK WASTE ROCK AND TALLINGS (KENNECOTT) UT0988073458 FF Ramoval 001 11/1/91 1 (1/ | 88 | 5 | KENNECOTT (SOUTH ZONE) | U10000826404 | Fund Removal | 200 | 9/30/93 | 10/9/96 |
| UT LARK WARTE ROCK AND TAILINGS (KENNECOTT) UT088056926a FF Ramoval 001 526/693 UT LATYON SALVAGE YARD UT088071577 Fund Removal 007 523/91 UT LEEDS SILVER RECLAMATION SITE UT0881550619 Fund Removal 002 2/20/96 UT LIVINGSTON PROPERTY UT0882564120 Fund Removal 001 4/28/88 UT LIVINGSTON PROPERTY UT0802564120 FF Removal 001 4/28/88 UT MICRONUTRIENT INTL. INC UT08070710772 FF Removal 001 1/3/96 | 8 | 5 | KERN RIVER/BINGHAM CREEK PIPELINE | UTD988073458 | FF Removal | 100 | 11/1/91 | 11/22/91 |
| UT LAYTON SALVAGE YARD UTD988071577 Fund Removal 001 5/2391 UT LEEDS SILVER RECLAMATION SITE UTD8982564/20 Fund Removal 002 2/2096 UT LIVINIGSTON PROPERTY UTD862564/20 Fund Removal 001 4/2888 UT MICRONUTRIENT INTLING UTD000710772 FF Removal 001 1/3/96 | 8 | 5 | LARK WASTE ROCK AND TAILINGS (KENNECOTT) | UTD980959258 | FF Removal | 8 | 5/26/93 | 8/31/98 |
| UT LEEDS SILVER RECLAMATION SITE UTD891505019 Fund Removal 002 2/2096 UT LIVINGSTON PROPERTY UTD892584120 Fund Removal 001 4/2088 UT MIGRADULPRIENT INIT, INIC UTD8071/0772 FF Removal 001 1/3986 | 8 | 5 | LAYTON SALVAGE YARD | UTD988071577 | Fund Removal | 8 | 5/23/91 | 3/6/92 |
| UT LIVINGSTON PROPERTY UT0982584120 Fund Removal 001 4/28/88 3 UT MICRONUTRIENT INTLING UT0900710772 FF Removal 001 1/3/86 | 90 | 5 | LEEDS SILVER RECLAMATION SITE | UTD981550619 | Fund Removal | 005 | 2/20/96 | 4/20/96 |
| UT MICRONUTRIENT INT. INC UTD000710772 FF Removal 001 1/3/86 :: | 8 | 5 | LIVINGSTON PROPERTY | UTD982584120 | Fund Removal | 8 | 4/28/88 | 3/13/89 |
| | 8 | ħ | MICRONUTRIENT INTL INC | UTD000710772 | FF Removal | 90 | 1/3/86 | 3/3/86 |

| 8 | 5 | MICRONUTRIENT INTL INC | UTD000710772 | FF Removal | 005 | 5/20/91 | 4/15/92 |
|----|---|--|--------------|--------------|-----|----------|----------|
| 8 | 5 | MIDVALE SLAG | UTD081834277 | Fund Removal | 100 | 3/30/90 | 12/14/90 |
| 8 | 5 | MIDVALE SLAG | UTD081834277 | Fund Removal | 005 | 12/12/90 | 6/20/91 |
| 80 | 5 | MIDVALE SLAG | UTD081834277 | Fund Removaf | 903 | 5/16/95 | 5/24/95 |
| 80 | 5 | MIDVALE SLAG | UTD081834277 | Fund Removal | 904 | 3/1/98 | |
| 80 | 5 | MIDVALE SLAG | UTD081834277 | Fund Removal | 900 | 10/3/96 | 11/8/96 |
| 80 | 5 | MIDVALE SLAG | UTD081834277 | Fund Removal | 900 | 10/9/96 | 6/30/97 |
| 80 | 5 | MIDVALE SLAG | UTD081834277 | Fund Removal | 200 | 10/31/96 | 4/17/97 |
| 80 | 5 | MOAB, NWP | UTD000776633 | FF Removal | 100 | 11/17/88 | 1/18/89 |
| 90 | 5 | MURRAY SMELTER | UTD980951420 | FF Removal | 100 | 10/1/95 | |
| 8 | 5 | NORTH AMERICAN ENVIRONMENTAL | UTD980962591 | FF Removat | 100 | 8/1/94 | 2/6/96 |
| 80 | 5 | OGDEN UNION RAILWAY & DEPOT | UTD988075271 | FF Removal | 100 | 11/27/95 | 4/22/96 |
| 80 | 5 | OLD COBALT TAILINGS POND | UTD980717987 | FF Removal | 100 | 4/29/97 | 10/6/98 |
| 89 | 5 | PALLAS YARD | UT0001897693 | FF Removal | 100 | 3/31/98 | |
| 8 | 5 | PARISH CHEMICAL COMPANY | UTD072988173 | Fund Removal | 00 | 7/26/92 | 6/1/94 |
| 8 | 5 | PETROCHEM RECYCLING CORP./EKOTEK PLANT | UTD093119196 | Fund Removal | 90 | 11/25/88 | 8/2/88 |
| 80 | 5 | PORTLAND CEMENT (KILN DUST 2 & 3) | UTD980718670 | Fund Removal | 90 | 8/8/85 | 8/11/95 |
| 8 | 5 | PORTLAND CEMENT KILN DUST #1,4,5 | UTD980952832 | Fund Removal | 9 | 10/19/94 | 11/12/94 |
| 88 | 5 | RANDALL RESIDENCE | UTD981550742 | Fund Removal | 001 | 6/6/84 | 11/7/84 |
| 88 | 5 | RECLAIM BARRELS | U1D988079240 | Fund Removal | 100 | 2/14/94 | 1127194 |
| 88 | 5 | RECLAIM BARRELS | UTD988079240 | Fund Removal | 005 | 8/2/97 | 3/19/98 |
| 88 | 5 | SANDY SMELTER SITE | UTD988078044 | FF Removal | 90 | 7/1/92 | 7/15/97 |
| 8 | 5 | SANDY SMELTER SITE | UTD988078044 | FF Removal | 005 | 7/25/98 | 10/2/98 |
| 80 | 5 | SANDY SMELTER SITE | UTD988078044 | Fund Removal | 90 | 6/21/94 | 6/21/94 |
| 8 | 5 | SANDY SMELTER SITE | UTD988078044 | Fund Removal | 005 | 6/22/94 | 9/15/96 |
| 8 | 5 | SANDY SMELTER SITE | UTD988078044 | Fund Removal | 903 | 4/1/95 | 7/15/97 |
| 8 | 5 | SANDY SMELTER SITE | UTD988078044 | Fund Removal | 9 | 7/10/96 | 9/15/96 |
| 89 | 5 | SANDY SMELTER SITE | UTD988078044 | Fund Removal | 900 | 6/3/98 | 10/2/98 |
| 89 | 5 | SANTAQUIN DRUM SITE | UTD988074175 | Fund Removal | 90 | 3/23/92 | 6/15/92 |
| 90 | 5 | SAVE MOST SELF STORAGE | UTD982597726 | Fund Removal | 100 | 2/14/94 | 4/28/94 |
| 8 | 5 | SHARON STEEL CORP | UTD980951388 | FF Removal | 6 | 1/9/89 | 9/25/89 |
| 88 | 5 | SHARON STEEL CORP | UTD980951388 | Fund Removal | 90 | 3/29/91 | 4/10/92 |
| 90 | 5 | SHARON STEEL CORP | UTD980951388 | Fund Removal | 005 | 9/28/92 | 12/15/93 |
| 80 | 5 | SINGLEY DRUMS | UTD988066072 | Fund Removal | 8 | 3/29/89 | 4/27/89 |
| 80 | 5 | STORE IN MONTICELLO (MONTGOMERY WARD) | UTD980717979 | Fund Removal | 00 | 11/30/83 | 5/15/84 |
| 89 | 5 | TOOELE ARMY DEPOT (NORTH AREA) | UT3213820894 | PRP Removal | 001 | 11/19/97 | 8/10/98 |
| 89 | 5 | TOOELE ARMY DEPOT (NORTH AREA) | UT3213820894 | PRP Removal | 005 | 11/19/97 | 8/10/98 |
| 80 | 5 | U & I SUGAR PLANT | UTD982584104 | FF Removal | 90 | 12/14/88 | 10/13/89 |
| 89 | 5 | UTAH METAL WORKS (SALVAGE YARD) | UTD051299196 | Fund Removal | 001 | 8/14/95 | |
| 80 | 5 | UTAH POWER & LIGHT/AMERICAN BARREL CO | UTD980667240 | FF Removal | 8 | 4/14/88 | 8/10/88 |
| 80 | 5 | UTE TRIBE CHEMICALS | UT0002023844 | Fund Removal | 00 | 10/21/97 | 3/10/98 |
| 8 | 5 | UTE TRIBE TANNERY | UTD981547011 | Fund Removal | 001 | 6/24/96 | 8/30/96 |
| 8 | 5 | WASATCH CHEMICAL CO. (LOT 6) | UTD000716399 | FF Removal | 100 | 6/12/91 | 7/3/91 |
| | | | | | | | |

| 8 | 5 | WASATCH CHEMICAL CO. (LOT 6) | UTD000716399 | Fund Removal | 00 | 3/19/86 | 6/30/88 |
|----|----|-----------------------------------|--------------|--------------|-----|----------|----------|
| 88 | 5 | WASATCH PLAZA - 5TH WEST | UTD980959225 | FF Removal | 001 | 9/5/89 | 1/4/90 |
| 88 | 5 | XTRON CORPORATION | UTD982584153 | FF Removal | 90 | 8/15/88 | 9/29/89 |
| 88 | × | ARLINGTON WY SPILL SITE | WYD980718019 | Fund Removal | 00 | 7/14/81 | 7/16/81 |
| 88 | ξ | BIG PINEY, NWP | WYD000778567 | FF Removal | 00 | 8/12/88 | 8/17/89 |
| 89 | ξ | BUFFALO FIRE | WYD982583999 | Fund Removal | 60 | 1/27/88 | 1/28/88 |
| 8 | ķ | CASPER CREEK TRAIN WRECK | WY0000994020 | FF Removal | 90 | 10/13/94 | 10/29/98 |
| 8 | λ | CHEMICAL MARKETING SERVICES | WYD982572307 | FF Removal | 001 | 1/20/88 | 1/25/88 |
| 8 | ξ | DESERT VILLAGE MERCURY | WY0000183251 | Fund Removal | 00 | 3/8/94 | 7/16/94 |
| 8 | ¥ | ELLERBY'S REFINERY | WYD980952931 | Fund Removal | 6 | 9/29/86 | 98/30/86 |
| 88 | ķ | EXIT 47 DRUMS | WYD988873022 | Fund Removal | 901 | 6/7/92 | 10/15/92 |
| 8 | ₹ | F.E. WARREN AIR FORCE BASE | WY5571924179 | PRP Removal | 904 | 9/17/98 | |
| 8 | š | FRANCO REFINERY | WYD980955348 | FF Removal | 8 | 4/9/88 | 4/11/88 |
| 8 | š | GILLETTE DRUMS | WYD988873840 | Fund Removal | 93 | 1/19/93 | 12/10/93 |
| 80 | ķ | GREEN RIVER, NWP | WYD000776583 | FF Removal | 904 | 10/17/88 | 8/17/89 |
| 80 | ≩ | INDIAN CREEK DRUMS | WY3141190055 | Fund Removal | 9 | 5/13/92 | 10/15/92 |
| 8 | ≩ | K&N ENERGY-COOPER STATION | WYD98886547 | FF Removal | 001 | 6/29/67 | 8/18/87 |
| 80 | ξ | KEMMERER, NWP | WYD000776591 | FF Removal | 60 | 7/25/88 | 2/17/89 |
| 8 | Š | LITTLE GOOSE CREEK | WY0007594774 | Fund Removal | 6 | 11/20/87 | 6/8/93 |
| 8 | ξ | LOVELL LAGOONS | WY0001413509 | Fund Removal | 60 | 7/1/96 | 12/10/96 |
| 8 | Š | LOVELL REFINERY | WYD988866018 | Fund Removal | 100 | 36/9/6 | 11/7/95 |
| 80 | ξ | MICKELSON RANCH | WYD981551435 | Fund Removal | 90 | 8/16/88 | 11/21/88 |
| 88 | š | MOUNTAIN VIEW RECYCLERWASTES | WYD98886869 | Fund Removal | 00 | 7/27/90 | 8/31/91 |
| 8 | ¥ | MOUNTAINEER REFINING COMPANY | WYD057192791 | FF Removal | 004 | 11/3/92 | 10/15/93 |
| 8 | ≩ | MOUNTAINEER REFINING COMPANY | WYD057192791 | FF Removal | 005 | 10/15/93 | 5/12/98 |
| 8 | ≩ | MOUNTAINEER REFINING COMPANY | WYD057192791 | FF Removal | 003 | 2/6/91 | 10/29/91 |
| 8 | ≩ | MYSTERY BRIDGE RD/U.S. HIGHWAY 20 | WYD981545005 | FF Removal | 9 | 12/15/87 | 717194 |
| 8 | Š | MYSTERY BRIDGE RD/U.S. HIGHWAY 20 | WYD981546005 | FF Removal | 005 | 12/15/87 | 4/24/98 |
| 8 | ₹ | MYSTERY BRIDGE RD/U.S. HIGHWAY 20 | WYD981546005 | FF Removal | 003 | 1/4/88 | 2/22/88 |
| 88 | X | MYSTERY BRIDGE RD/U.S. HIGHWAY 20 | WYD981545005 | FF Removal | 904 | 1/11/88 | 8/31/88 |
| 80 | ≩ | MYSTERY BRIDGE RD/U.S. HIGHWAY 20 | WYD981546005 | Fund Removal | 5 | 12/15/86 | 12/15/88 |
| 80 | ξ | MYSTERY BRIDGE RD/U.S. HIGHWAY 20 | WYD981546005 | Fund Removal | 000 | 10/1/90 | 4/25/91 |
| 8 | š | OPAL PLANT, NWP | WYD000776617 | FF Removal | 00 | 8/28/88 | 8/17/89 |
| 88 | š | R.J. REFINERY | WY0002348571 | Fund Removal | 8 | 10/26/98 | |
| 8 | Š | SKYLINE DRIVE MERCURY | WY0001120807 | Fund Removal | 9 | 7/10/95 | 10/26/95 |
| 86 | Š | SMITH RESIDENCE | WYD988869459 | FF Removal | 100 | 4/12/94 | 10/31/94 |
| 80 | ¥ | SMITH RESIDENCE | WYD988869459 | Fund Removal | 90 | 7/2/91 | 4/12/94 |
| 8 | Š | TORRINGTON HIDE & METAL | WYD982597064 | FF Removal | 00. | 4/12/94 | 10/31/94 |
| 88 | ₹ | TORRINGTON HIDE & METAL | WYD982597064 | Fund Removal | 90 | 7/2/91 | 4/12/94 |
| 8 | š | WENGER DRUM SITE | WYD986872453 | Fund Remoyal | F | 2/28/92 | 5/6/93 |
| 8 | Š | YTTRIUM PROCESSING PLANT | WYD980952030 | Fund Removal | 6 | 5/26/89 | 8/4/89 |
| 8 | Ą | AMERICAN SAMOA CYLINDERS | ASD983366014 | Fund Removal | 9 | 1/21/91 | 1/24/91 |
| 8 | AS | AMERICAN SAMOA PESTICIDES | AS3120090003 | Fund Removal | 90 | 4/2/90 | 7/27/90 |
| | | | | | | | |

| 60 | AS | AMERICAN SAMOA POWER | ASD981621709 | Fund Removal | 90 | 7/17/84 | 7124184 |
|----|----|---|--------------|--------------|-----|----------|----------|
| 80 | AS | CHLORINE CYLINDER SITE | AS0001508787 | Fund Removal | 9 | 1/10/97 | |
| 60 | AS | SATALA POWER PLANT | ASD981621766 | Fund Removal | 8 | 7/17/84 | 7/18/84 |
| 60 | AS | TAFUNA POWER PLANT | ASD981621824 | Fund Removal | 00 | 7/17/84 | 7/19/84 |
| 60 | AS | TAFUNA POWER PLANT | ASD981621824 | Fund Removal | 200 | 7/17/84 | 7/19/84 |
| 60 | AS | TAFUNA POWER PLANT | ASD981621824 | Fund Removal | 003 | 7/26/84 | 8/1/84 |
| 88 | AS | TAPUTIMU FARM | ASD980637656 | Fund Removal | 93 | 5/22/84 | 7/23/84 |
| 60 | AS | TAPUTIMU FARM | ASD980637656 | Fund Removal | 005 | 1/28/94 | 3/16/94 |
| 60 | AZ | BENSON | AZD982028763 | FF Removal | 90 | 5/1/84 | 5/1/85 |
| 8 | ΥZ | BISBEE-DOUGLAS INTL ARPT | AZD980388938 | Fund Removal | 9 | 4/22/91 | 4/29/91 |
| 80 | ΑZ | BISHOP CREEK BLM | AZ2141190072 | Fund Removal | 90 | 7/8/91 | 7/12/91 |
| 60 | ΑZ | BYERS BOMB SITE | AZ0002014306 | Fund Removal | 6 | 9/22/97 | |
| 60 | ΥS | CHROME CUSTOM PLATING | AZD050534593 | Fund Removal | 90 | 1/13/86 | 2/20/86 |
| 60 | Υ | DCE CIRCUITS | AZD038444154 | Fund Removal | 8 | 4/26/94 | 6/15/94 |
| 60 | ΥŞ | DELA-TEK INC | AZD049315765 | Fund Removal | 6 | 11/17/86 | 11/23/86 |
| 60 | ΑZ | GILA RIVER INDIAN RESERVATION | AZD981621881 | Fund Removal | 8 | 7/13/84 | 10/22/85 |
| 60 | ΑŽ | GILA RIVER SITE #2 | AZ8140990047 | Fund Removal | 100 | 1/17/88 | 5/9/88 |
| 60 | Ą | LITCHFIELD AIRPORT AREA | AZD980695902 | FF Removal | 50 | 12/20/91 | 9/28/93 |
| 8 | ¥ | LUKE AIR FORCE BASE | AZ0570024133 | PRP Removal | 8 | 9/27/90 | 12/8/92 |
| Ĉ | ΑZ | LUKE AIR FORCE BASE | AZ0570024133 | PRP Removal | 005 | 9/27/90 | 2/15/91 |
| 60 | ΑZ | MIDDLE MTN SILVEX | AZ8122390075 | Fund Removal | 500 | 9/30/91 | 10/4/91 |
| 88 | ΑZ | NAVAJO PESTICIDES | AZD982405045 | Fund Removal | 99 | 10/25/88 | 11/2/88 |
| 8 | ΑZ | OMNI APPLICATORS | AZD983481821 | Fund Removal | 90 | 1/3/94 | 2/6/94 |
| 60 | ΑZ | PARKER PESTICIDES | AZD982405102 | Fund Removal | 6 | 10/5/88 | 1/5/89 |
| 60 | ΑZ | SAN CARLOS PESTICIDES SITE | AZ0001509819 | Fund Removal | 9 | 8/29/96 | |
| 8 | ΑZ | SAN TAN INDUSTRIAL PARK | AZD982404980 | FF Removal | 00 | 9/22/88 | 6/27/89 |
| 60 | ΑZ | SANDERS AVIATION | AZD035954114 | Fund Removal | 98 | 3/24/95 | 1/10/97 |
| 8 | ΑZ | SANTA FE TRAIN DERAILMENT | AZD982405284 | FF Removal | 6 | 7/1/86 | 3/1/89 |
| 60 | Ą | SOUTHWEST FOREST IND WOOD TREATMENT PLT | AZD008398703 | Fund Removal | 100 | 11/4/91 | 8/18/92 |
| 6 | ¥ | STANFORD#1 | AZD982028821 | Fund Removal | 9 | 3/20/87 | 11/5/87 |
| 60 | Υ | STANFORD #2 | AZD982028888 | Fund Removal | 6 | 3/20/87 | 11/5/87 |
| 80 | Ą | TUBA CITY ACID TANK | AZD981621899 | Fund Removal | 8 | 9/3/82 | 9/10/82 |
| 6 | ΑZ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | FF Removal | 8 | 2/11/91 | 5/9/91 |
| 60 | ΑZ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | FF Removal | 003 | 11/4/96 | 2/27/97 |
| 60 | ΑZ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | PRP Removal | 100 | 1/10/96 | |
| 60 | ΑŹ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | PRP Removat | 005 | 1/15/96 | |
| 60 | ΑZ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | PRP Removal | 903 | 1/20/96 | |
| 60 | ΑZ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | PRP Removal | 90 | 4/24/97 | 3/31/98 |
| 60 | ΑZ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | PRP Removal | 909 | 3/3/97 | 8/15/97 |
| 60 | ¥ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | PRP Removal | 900 | 8/14/97 | |
| 80 | ΑZ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | PRP Removal | 200 | 10/15/96 | 7/25/97 |
| 65 | ΑZ | TUCSON INTERNATIONAL AIRPORT AREA | AZD980737530 | Fund Removal | 90 | 5/4/98 | |
| 60 | A2 | UFI SURPRISE (VALLEY SPRAYER & DUSTER) | AZD980880942 | FF Removal | 100 | 12/1/85 | 10/1/86 |
| | | | | | | | |

12/22/95

| 8 | ΑZ | WILLIAMS AIR FORCE BASE | AZ7570028582 | PRP Removal | 100 | 9/21/90 | 5/31/91 |
|----|----|---|--------------|--------------|-----|----------|----------|
| 6 | ΑZ | WILLIAMS AIR FORCE BASE | AZ7570028582 | PRP Removal | 005 | 9/21/90 | 12/20/92 |
| 8 | ΑZ | WILLIAMS AIR FORCE BASE | AZ7570028582 | PRP Removal | 90 | 9/21/90 | 5/31/91 |
| 8 | ΑZ | WILLIAMS AIR FORCE BASE | AZ7570028582 | PRP Removal | 002 | 9/21/90 | 12/20/92 |
| පී | ð | A & W SMELTER | CAD982416604 | Fund Removal | 5 | 1/14/93 | 1/19/93 |
| 6 | ð | ABANDONED DRUM/ANTIOCH | CAD981621956 | Fund Removal | 90 | 8/9/84 | 8/22/84 |
| 60 | 5 | ABCO METAL FINISHING | CAD040363012 | Fund Removal | 8 | 5/6/87 | 11/17/87 |
| 60 | ð | ACTION PLATING | CAD982347676 | Fund Removal | 901 | 3/2/92 | 2/16/82 |
| 8 | ð | ADVANCED MINI STORAGE | CAD982511982 | FF Removal | 90 | 8/1/89 | 6/14/90 |
| 8 | Š | AERO PLATING | CAD009154469 | Fund Removal | 5 | 5/19/87 | 7/31/87 |
| 8 | ð | AEROJET GENERAL CORP | CAD980358832 | FF Removal | 6 | 5/8/95 | 11/22/95 |
| 8 | 5 | ALAMEDA NAVAL AIR STA | CA2170023236 | PRP Removal | 90 | 9/20/97 | |
| 66 | Š | ALAMEDA NAVAL AIR STA | CA2170023236 | PRP Removal | 005 | 9/20/97 | |
| 8 | ð | ALCO PACIFIC INC. | CAD008387250 | Fund Removal | 100 | 5/11/98 | 6/23/98 |
| 60 | 5 | AMERICAN CHROME | CA0001186154 | FF Removal | 9 | 10/27/95 | |
| 8 | 5 | ANGELES NAT FOREST PCP FACTORY INCIDENT | CAD980816516 | Fund Removal | 90 | 7/21/82 | 7/23/82 |
| 8 | ð | APODACA & SONS PLATING | CAD092701531 | FF Removal | 100 | 10/3/90 | 3/4/92 |
| 8 | ð | APPLE VALLEY DRUM SITE | CA0001039585 | Fund Removal | 100 | 2/16/95 | 2/24/95 |
| 8 | ð | ARNOLD WEED | CAD981622186 | Fund Removal | 100 | 6/4/85 | 6/5/85 |
| 60 | 8 | ASYLUM SLOUGH OIL SPILL | CA0001407006 | Fund Removal | 9 | 4/12/96 | 5/16/96 |
| 60 | ð | AVENUE A | CAD982404873 | Fund Removal | 9 | 10/25/88 | 2/1/89 |
| 8 | ð | AVENUE A | CAD982404673 | Fund Removal | 005 | 12/17/90 | 3/23/91 |
| 8 | ð | BANNING DRUMS | CAD983646498 | Fund Removal | 8 | 9/14/92 | 1/8/93 |
| 8 | ₹ | BARSTOW MARINE CORPS LOGISTICS BASE | CAB170024261 | PRP Removat | 9 | 11/24/92 | 6/14/93 |
| 8 | ð | BARSTOW MARINE CORPS LOGISTICS BASE | CA8170024261 | PRP Removal | 005 | 7/19/93 | 8/18/93 |
| පි | Š | BARSTOW MARINE CORPS LOGISTICS BASE | CA8170024261 | PRP Removal | 903 | 7/18/94 | 8/23/94 |
| 6 | ð | BARSTOW MARINE CORPS LOGISTICS BASE | CA8170024261 | PRP Removal | 904 | 8/22/94 | 8/26/94 |
| 8 | ð | BARSTOW MARINE CORPS LOGISTICS BASE | CA8170024261 | PRP Removel | 909 | 7/21/95 | 8/4/95 |
| 8 | 8 | BARSTOW MARINE CORPS LOGISTICS BASE | CA8170024261 | PRP Removal | 900 | 10/27/95 | |
| 8 | Š | BARSTOW MARINE CORPS LOGISTICS BASE | CA8170024261 | PRP Removal | 200 | 7/22/97 | 8/21/97 |
| පී | Š | BORDER AREA DRUM SITE | CAD983566613 | Fund Removal | 99 | 7/19/90 | 7/19/90 |
| 8 | ð | BRIDGES AND SON TRUCKING | CAD982470189 | FF Removal | 8 | 8/13/89 | 9/11/89 |
| 8 | 5 | BROOKSHIRE PLATING | CAD983671793 | Fund Removal | 8 | 10/11/93 | 9/22/94 |
| 8 | ð | BROWN & BRYANT, INC. (ARVIN PLANT) | CAD052384021 | FF Removal | 8 | 5/24/91 | 3/30/92 |
| 8 | ð | BROWN & BRYANT, INC. (ARVIN PLANT) | CAD052384021 | Fund Removal | 8 | 4/8/91 | 1/28/93 |
| රි | S | BROWN AND BRYANT INC SHAFTER FACIL | CAD009531823 | FF Removal | 8 | 2/3/92 | 3/22/93 |
| 8 | ð | BROWN FIELD HAZARDOUS WASTE SITE | CAD980881700 | Fund Removal | 8 | 7/22/83 | 8/15/83 |
| 8 | 8 | BUILDERS HARDWARE FINISHING INC | CAD020155461 | Fund Removal | 8 | 5/23/88 | 7/18/88 |
| 8 | ð | CAELUS DEVICES INC | CAD981970734 | Fund Removal | 99 | 9/30/91 | 1/13/92 |
| 8 | ð | CAJON DERAILMENT | CA0001342039 | Fund Removal | 8 | 2/1/96 | 3/13/96 |
| 8 | ð | CALIFORNIA BIONUCLEAR | CAD059222844 | FF Removal | 100 | 1/27/87 | 1/29/87 |
| ළ | ð | CALIFORNIA CREATIVE DYNAMICS CO INC | CAD981622244 | Fund Removal | 8 | 1/12/87 | 7/30/87 |
| 60 | ð | CAMP PENDLETON MARINE CORPS BASE | CA2170023533 | PRP Removal | 100 | 8/15/94 | 12/22/95 |
| | | | | | | | |

| 5 | | | | | | |
|---|--|--------------|--------------|-----|----------|----------|
| | CAMP PENDLETON MARINE CORPS BASE | CA2170023533 | PRP Removal | 903 | 8/1/96 | 9/4/97 |
| | CANTARA LOOP TRAIN WRECK | CAD983588674 | FF Removal | E | 7/14/91 | 3/17/92 |
| | CANTARA LOOP TRAIN WRECK | CAD983588674 | Fund Removal | 8 | 7/15/91 | 7/28/91 |
| | CARLSBAD | CAD981621717 | Fund Removal | 00 | 5/26/82 | 5/27/82 |
| | CASMALIA RESOURCES | CAD020748125 | Fund Removal | 60 | 8/3/92 | |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 8 | 10/30/90 | 6/24/96 |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 005 | 6/1/96 | 12/12/96 |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 003 | 2/1/96 | 8/26/96 |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 8 | 4/11/94 | |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 902 | 4/11/94 | |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 900 | 9/11/95 | |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 200 | 9/11/95 | |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 800 | 9/11/95 | |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 600 | 4/9/97 | |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 010 | 9/1/97 | |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 110 | 2/11/98 | 11/2/98 |
| | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 012 | 10/29/98 | |
| | CELTOR CHEMICAL WORKS | CAD980638860 | Fund Removal | 00 | 9/23/83 | 12/21/83 |
| | CENTRAL EUREKA MINE | CA0000726539 | Fund Removal | 9 | 5/23/95 | |
| | CENTURY PLATING COMPANY INC | CAD983608639 | Fund Removal | 100 | 11/4/91 | 9/30/93 |
| | CHEROKEE TRUCKING | CAD980636542 | Fund Removal | 00 | 10/29/84 | 2/16/85 |
| | COMSTOCK ROAD-CHICO CHEMICALS | CAD983623802 | Fund Removal | 00 | 4/7/92 | 4/11/92 |
| | COPPEROPOLIS ASBESTOS | CAD981621774 | Fund Removal | 90 | 4/30/86 | 5/22/86 |
| | CORAY PLATING | CA0002334639 | FF Removal | 901 | 5/4/98 | 5/28/98 |
| | CRESTLINE DRMO | CA0000840884 | Fund Removal | 90 | 11/15/94 | 11/18/94 |
| | CSI TECHNOLOGIES | CAD980882849 | Fund Removal | 90 | 9/13/84 | 3/15/85 |
| | D C METALS | CA0001576081 | Fund Removal | 00 | 12/2/96 | |
| | DEL NORTE PESTICIDE STORAGE | CAD000626176 | Fund Removal | 001 | 8/24/87 | 2/28/88 |
| | DIAMOND XX | CA0000008946 | FF Removal | 9 | 6/26/95 | |
| | DIXCO | CAD981622251 | Fund Removal | 90 | 10/19/84 | 12/1/84 |
| | DURHAM DRUM SITE | CAD982404774 | Fund Removal | 00 | 10/24/89 | 7/20/90 |
| | E C KRAEMER | CAD981622079 | Fund Removal | 90 | 11/19/86 | 5/15/87 |
| | EAGLES NEST PAINT | CAD983641051 | Fund Removal | 9 | 7/4/92 | 7/6/92 |
| | EDWARDS AIR FORCE BASE | CA1570024504 | PRP Removal | 00 | 6/30/92 | |
| | EL MONTE DRUM | CAD981622301 | Fund Removal | 00 | 4/10/86 | 6/24/86 |
| | ELSINORE DRUMS | CAD983639576 | Fund Removal | 100 | 6/17/92 | 8/31/92 |
| | ENVIROPUR/PRC | CA0001562370 | Fund Removal | 100 | 9/23/96 | 3/31/98 |
| | FAIRCHILD SEMICONDUCTOR CORP (MT VIEW) | CAD095989778 | Fund Removal | 60 | 2/13/89 | 5/5/89 |
| | FOAM SERVICES CORP | CAD008340309 | FF Removal | 90 | 9/5/87 | 9/19/88 |
| | FORT ORD | CA7210020676 | PRP Removal | 900 | 5/20/94 | |
| | FORTORD | CA7210020676 | PRP Removal | 600 | 7/13/94 | 10/24/94 |
| | | | | | | |

| 8 | გ | CAMP PENDLETON MARINE CORPS BASE | CA2170023533 | PRP Removal | 005 | 4/22/96 | 9/12/97 |
|--------------|-----|--|--------------|--------------|-----------------|----------|----------|
| 60 | 5 | CAMP PENDLETON MARINE CORPS BASE | CA2170023533 | PRP Removal | 903 | 8/1/96 | 9/4/97 |
| 60 | క | CANTARA LOOP TRAIN WRECK | CAD983588674 | FF Removal | 8 | 7/14/91 | 3/17/92 |
| 60 | ð | CANTARA LOOP TRAIN WRECK | CAD983588674 | Fund Removal | 9 | 7/15/91 | 7/28/91 |
| 60 | ð | CARLSBAD | CAD981621717 | Fund Removal | 00 | 5/26/82 | 5/27/82 |
| 60 | ક | CASMALIA RESOURCES | CAD020748125 | Fund Removal | 00 | 8/3/92 | |
| 8 | ð | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 8 | 10/30/90 | 6/24/96 |
| පී | ð | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 005 | 6/1/96 | 12/12/96 |
| 8 | ర | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 003 | 2/1/96 | 8/26/96 |
| 80 | 8 | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removat | 8 | 4/11/94 | |
| 8 | ర | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 902 | 4/11/94 | |
| 8 | ð | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 900 | 9/11/95 | |
| 8 | ð | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 200 | 9/11/95 | |
| 60 | F | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 800 | 9/11/95 | |
| 8 | క | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 600 | 4/9/97 | |
| 60 | ð | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 010 | 9/1/97 | |
| 60 | క | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 011 | 2/11/98 | 11/2/98 |
| 8 | క | CASTLE AIR FORCE BASE | CA3570024551 | PRP Removal | 012 | 10/29/98 | |
| 8 | ð | CELTOR CHEMICAL WORKS | CAD980638860 | Fund Removal | 100 | 9/23/83 | 12/21/83 |
| 60 | క | CENTRAL EUREKA MINE | CA0000726539 | Fund Removal | 00 | 5/23/95 | |
| 60 | S | CENTURY PLATING COMPANY INC | CAD983608639 | Fund Removal | 904 | 11/4/91 | 8/30/83 |
| 60 | ð | CHEROKEE TRUCKING | CAD980636542 | Fund Removal | 8 | 10/29/84 | 2/16/85 |
| 8 | ర్ | COMSTOCK ROAD-CHICO CHEMICALS | CAD983623802 | Fund Removal | 001 | 4/7/92 | 4/11/92 |
| අ | ð | COPPEROPOLIS ASBESTOS | CAD981621774 | Fund Removal | 90 | 4/30/86 | 5/22/86 |
| 8 | ð | CORAY PLATING | CA0002334639 | FF Removal | 901 | 5/4/98 | 5/28/98 |
| 80 | ð | CRESTLINE DRMO | CA0000840884 | Fund Removal | 9 | 11/15/94 | 11/18/94 |
| 8 | ర | CSI TECHNOLOGIES | CAD980862849 | Fund Removai | 8 | 9/13/84 | 3/15/85 |
| 8 | ð | D C METALS | CA0001576081 | Fund Removal | 90 | 12/2/96 | |
| 5 0 | ð | DEL NORTE PESTICIDE STORAGE | CAD000626176 | Fund Removal | 00 | 8/24/87 | 2/28/88 |
| 60 | క | DIAMOND XX | CA0000008946 | FF Removal | 904 | 6/26/95 | |
| 8 | క | DIXCO | CAD981622251 | Fund Removal | 00 | 10/19/84 | 12/1/84 |
| 6 0 1 | ර : | DURHAM DRUM SITE | CAD982404774 | Fund Removal | 90 | 10/24/89 | 7/20/90 |
| 60 | 3 | E C KRAEMER | CAD981622079 | Fund Removal | 001 | 11/19/86 | 5/15/87 |
| 60 | 5 | EAGLES NEST PAINT | CAD983641051 | Fund Removal | 001 | 714/92 | 7/6/92 |
| 8 | ð | EDWARDS AIR FORCE BASE | CA1570024504 | PRP Removal | 100 | 6/30/92 | |
| 8 | ర | EL MONTE DRUM | CAD981622301 | Fund Removal | 001 | 4/10/86 | 6/24/86 |
| 8 | ð | ELSINORE DRUMS | CAD983639576 | Fund Removal | 1 00 | 6/17/92 | 8/31/92 |
| 8 | ð | ENVIROPUR/PRC | CA0001562370 | Fund Removal | 90 | 9/23/96 | 3/31/98 |
| 8 | ð | FAIRCHILD SEMICONDUCTOR CORP (MT VIEW) | CAD095989778 | Fund Removal | 9 | 2/13/89 | 5/2/89 |
| 8 | ð | FOAM SERVICES CORP | CAD008340309 | FF Removal | 00 | 9/5/87 | 9/19/88 |
| g ; | ઇ : | FORT ORD | CA7210020676 | PRP Removal | 900 | 5/20/94 | |
| ŝ | ర | FORT ORD | CA7210020676 | PRP Removal | 606 | 7/13/94 | 10/24/94 |
| 6 | 5 | FORT ORD | CA7210020676 | PRP Removai | 010 | 7/19/94 | 11/10/94 |
| | | | | | | | |

| 60 | S | LOMPOC PLATING SITE | CAD983566191 | Fund Removal | 9 | 4/1/90 | 8/17/90 |
|----|----|--------------------------------------|--------------|--------------|-----------------|----------|----------|
| 60 | ð | LONG BEACH DRUM | CAD981622004 | Fund Removal | 90 | 8/19/84 | 8/20/84 |
| 8 | S | LONG BEACH NAVAL STA | CA2170023194 | PRP Removal | 6 | 8/20/96 | 11/15/96 |
| 60 | క | LORENTZ BARREL & DRUM CO | CAD029295706 | FF Removat | 100 | 12/9/92 | 9/29/94 |
| 60 | 8 | LORENTZ BARREL & DRUM CO | CAD029295706 | FF Removal | 200 | 2/14/94 | 9/29/94 |
| 60 | ð | LORENTZ BARREL & DRUM CO | CAD029295706 | Fund Removas | 1 00 | 8/31/87 | 3/31/88 |
| 60 | ర | LORENTZ BARREL & DRUM CO | CAD029295706 | Fund Removal | 200 | 8/31/87 | 3/29/88 |
| 8 | \$ | LOS ANGELES HARBOR DRUM | CAD981622061 | Fund Removal | 90 | 10/29/82 | 10/29/82 |
| 60 | 8 | LOST HILLS DUMP | CAD983580895 | Fund Removal | 100 | 7/15/91 | 7/18/91 |
| 60 | ð | MAJOR SALVAGE CO | CAD980817449 | FF Removal | 001 | 3/10/83 | 5/11/83 |
| 60 | S | MAJOR SALVAGE CO | CAD980817449 | Fund Removal | 9 | 2/15/83 | 8/15/83 |
| 60 | 5 | MARCH AIR FORCE BASE | CA4570024527 | PRP Removal | 100 | 9/27/90 | |
| 60 | 5 | MARCH AIR FORCE BASE | CA4570024527 | PRP Removal | 903 | 9/1/91 | |
| 60 | 5 | MARE ISLAND NAVAL SHIPYARD | CA7170024775 | PRP Removal | 100 | 11/9/94 | 4/1/96 |
| 60 | 5 | MARE ISLAND NAVAL SHIPYARD | CA7170024775 | PRP Removal | 200 | 1/4/95 | 3/13/96 |
| 60 | 5 | MARE ISLAND NAVAL SHIPYARD | CA7170024775 | PRP Removal | | 1/18/95 | 4/17/96 |
| 60 | S | MARE ISLAND NAVAL SHIPYARD | CA7170024775 | PRP Removal | 900 | 2/15/97 | |
| 60 | 5 | MARE ISLAND NAVAL SHIPYARD | CA7170024775 | PRP Removal | 900 | 11/23/95 | |
| 60 | S | MARE ISLAND NAVAL SHIPYARD | CA7170024775 | PRP Removal | 600 | 2/5/97 | 2/21/97 |
| 66 | S | MARE ISLAND NAVAL SHIPYARD | CA7170024775 | PRP Removal | 010 | 2/25/98 | |
| 60 | 5 | MARE ISLAND NAVAL SHIPYARD | CA7170024775 | PRP Removal | 110 | 6/1/98 | |
| 60 | 5 | MATHER AIR FORCE BASE | CA8570024143 | PRP Removal | 90 | 9/15/94 | |
| 60 | 5 | MATHER AIR FORCE BASE | CA8570024143 | PRP Removal | 005 | 10/3/97 | |
| 60 | ð | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 90 | 9/1/89 | 5/11/95 |
| 60 | 5 | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 005 | 6/21/94 | |
| 60 | 5 | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 903 | 3/31/95 | |
| 8 | ð | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 904 | 2/23/95 | |
| 60 | S | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 900 | 9/21/95 | |
| 60 | 8 | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 900 | 3/11/96 | |
| 60 | 5 | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 200 | 71/2/97 | |
| 88 | S | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removai | 900 | 2/13/97 | |
| 60 | 5 | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 010 | 12/3/97 | |
| 6 | 5 | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 011 | 6/25/98 | |
| 60 | S | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 012 | 6/25/98 | |
| 60 | క | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4570024337 | PRP Removal | 015 | 3/6/97 | 3/15/97 |
| 66 | 5 | MCCLELLAN AIR FORCE BASE (GW CONTAM) | CA4670024337 | PRP Removal | 610 | 6/24/98 | |
| 86 | 8 | MCCOLL | CAD980498695 | Fund Removal | 100 | 2/3/86 | 2/7/86 |
| 90 | ð | MCCOLL | CAD980498695 | Fund Removal | 200 | 1/25/88 | 3/31/88 |
| 8 | ð | MCCOLL | CAD980498695 | Fund Removal | 903 | 5/6/91 | 5/6/91 |
| 60 | 5 | MCCOLL | CAD980498695 | Fund Removal | 90 | 10/22/91 | 10/25/91 |
| 60 | 5 | MCCORMICK & BAXTER CREOSOTING CO | CAD009106527 | Fund Removal | 90 | 7/8/92 | |
| 60 | ð | MCCORMICK & BAXTER CREOSOTING CO | CAD009106527 | Fund Removal | 005 | 8/19/96 | |
| 8 | S | MCKINNON | CAD982029001 | Fund Removal | 100 | 11/5/87 | 12/29/87 |
| | | | | | | | |

| ප | ð | MERCED LAUNDRY | CAD983566118 | FF Removal | 8 | 8/19/91 | 3/24/95 |
|----|---|--|--------------|--------------|-----|----------|----------|
| 8 | 5 | METH-LAB YUCAIPA | CAD981622129 | Fund Removal | 8 | 3/2/86 | 3/2/86 |
| 8 | ક | MEXAM DRUMS | CAD983621079 | Fund Removal | 8 | 3/11/92 | 3/26/92 |
| 69 | ర | MISSION PLATING | CAD042082081 | FF Removal | 8 | 10/5/93 | 1/10/94 |
| 6 | ď | MITCHELL MILL DRUG LAB | CA0000969246 | Fund Removal | 100 | 12/2/94 | 12/3/94 |
| 86 | 5 | MODESTO GROUND WATER CONTAMINATION | CAD981997752 | FF Removal | 90 | 2/18/91 | 7/14/97 |
| 60 | Š | MOFFETT NAVAL AIR STATION | CA2170090078 | PRP Removal | 8 | 12/1/92 | |
| 8 | ర | MOFFETT NAVAL AIR STATION | CA2170090078 | PRP Removal | 005 | 10/15/93 | |
| 8 | 5 | MOFFETT NAVAL AIR STATION | CA2170090078 | PRP Removal | 003 | 10/20/94 | |
| 60 | 8 | MONTROSE CHEMICAL CORP | CAD008242711 | FF Removal | 8 | 2/19/88 | 6/21/89 |
| 60 | Š | MONTROSE CHEMICAL CORP | CAD008242711 | FF Removal | 005 | 6/11/96 | 3/31/99 |
| 8 | ర | MONTROSE CHEMICAL CORP | CAD908242711 | Fund Removal | 6 | 4/11/94 | |
| 8 | ð | MOORPARK METH DRUG LAB | CA0001895523 | Fund Removal | 90 | 3/17/97 | 3/31/97 |
| 80 | ర | MORONGO LAB WASTE | CAD983671058 | Fund Removal | 5 | 717/93 | 7/23/83 |
| 60 | 5 | MURRIETA SCHOOL | CAD982405409 | Fund Removal | 100 | 8/31/88 | 1/6/89 |
| 8 | ð | NAVAL SUPPLY CENTER PT MOLATE SITE | CA0170090021 | PRP Removal | 90 | 11/15/96 | |
| 60 | ð | NAVAL SUPPLY CENTER PT MOLATE SITE | CA0170090021 | PRP Removal | 805 | 6/13/97 | |
| 8 | ð | NELCO OIL REFINING | CAD008352890 | Fund Removal | 8 | 6/10/91 | 1/2/91 |
| 8 | ð | NELCO OIL REFINING | CAD008352890 | Fund Removal | 005 | 3/22/93 | 12/7/93 |
| 60 | S | NICKEL SOLUTION RECYCLING INC | CAD980883706 | Fund Removal | 8 | 3/18/83 | 4/2/83 |
| 60 | ð | NORCO BATTERY | CAD982040057 | FF Removal | 6 | 7/11/88 | 2/8/89 |
| 60 | 8 | NORTON AIR FORCE BASE | CA4570024345 | PRP Removal | 8 | 1/4/91 | 4/8/92 |
| 60 | ŏ | NORTON AIR FORCE BASE | CA4570024345 | PRP Removal | 005 | 12/21/95 | |
| 9 | Š | NORTON AIR FORCE BASE | CA4570024345 | PRP Removal | 003 | 3/29/96 | |
| 60 | 8 | NORTON AIR FORCE BASE | CA4570024345 | PRP Removal | 8 | 6/29/96 | |
| 8 | ð | NORTON AIR FORCE BASE | CA4570024345 | PRP Removal | 900 | 3/25/96 | 4/22/97 |
| 60 | ð | NORTON AIR FORCE BASE | CA4570024345 | PRP Removal | 20 | 4/25/86 | |
| 60 | 5 | NORTON AIR FORCE BASE | CA4570024345 | PRP Removal | 900 | 4/18/96 | 12/19/97 |
| 60 | 5 | NORTON AIR FORCE BASE | CA4570024345 | PRP Removal | 600 | 6/30/97 | 12/8/98 |
| 8 | ď | NORTON AIR FORCE BASE | CA4579024345 | PRP Removal | 010 | 10/28/97 | |
| 60 | ð | NORTON AIR FORCE BASE | CA4570024345 | PRP Removal | 110 | 6/25/97 | 12/8/98 |
| g | ð | NORTON AIR FORCE BASE | CA4570024345 | PRP Removel | 012 | 4/15/96 | 7/22/97 |
| 60 | 8 | NU-WAY PLATING | CAD008309890 | FF Removal | 8 | 3/1/95 | |
| 8 | ð | OAKLAND NAVAL SUPPLY CENTER | CA4170090027 | PRP Removal | 9 | 7/7/95 | 3/31/97 |
| 8 | ð | OAKLAND NAVAL SUPPLY CTR/ALAMEDA FAC | CA1170090012 | PRP Removal | 9 | 3/2/98 | 4/29/98 |
| 60 | ð | OCEAN PARK LEAD | CA0001908532 | Fund Removal | 90 | 5/12/97 | 5/28/97 |
| 6 | ₹ | OMEGA CHEMICAL CORP | CAD042245001 | FF Removal | 9 | 6/27/95 | |
| 66 | ð | ONE SOURCE CHEMICAL EMERGENCY RESPONSE | CASFD0905399 | Fund Removal | 8 | 7/9/98 | 2/9/98 |
| 60 | ð | OPERATING INDUSTRIES, INC., LANDFILL | CAT080012024 | Fund Removal | 90 | 10/8/85 | 8/1/87 |
| 60 | Š | OPERATING INDUSTRIES, INC., LANDFILL | CAT080012024 | Fund Removat | 005 | 10/1/86 | 4/10/87 |
| 60 | ď | OPERATING INDUSTRIES, INC., LANDFILL | CAT080012024 | Fund Removal | 003 | 2/15/87 | 8/1/87 |
| 60 | ð | OPERATING INDUSTRIES, INC., LANDFILL | CAT080012024 | Fund Removal | 8 | 11/23/92 | |
| 8 | ð | PACIFIC INTERMEDIATES | CAD982523243 | Fund Removal | 5 | 4/12/89 | 1/6/89 |
| | | | | | | | |

| 8 | Š | PACIFIC POLISHING | CAD981375298 | Fund Removal | 100 | 4/18/94 | |
|------|----|---------------------------------|--------------|--------------|-----|----------|----------|
| 60 | ď | PACIFIC STATES STEEL | CAD980363030 | Fund Removal | 00 | 9/4/90 | 2/25/91 |
| පි | ర్ | PALA INDIAN RESERVATION | NND983608050 | Fund Removal | 100 | 10/1/91 | 10/1/91 |
| 8 | Ş | PANOCHE TIRE DUMP FIRE | CA0001409424 | Fund Removal | 50 | 5/23/96 | 12/27/96 |
| 60 | ð | PARKSIDE | CAD981622434 | Fund Removal | 90 | 2/20/85 | 3/21/85 |
| 60 | 8 | PARMENTER & BRYAN#1 | CAD982359317 | FF Removal | 90 | 1/3/88 | 1/22/88 |
| 8 | ð | PEMACO MAYWOOD | CAD980737092 | Fund Removat | 99 | 12/14/93 | 9/29/94 |
| 60 | రే | PEMACO MAYWOOD | CAD980737092 | Fund Removal | 005 | 8/18/97 | |
| 60 | ð | PEPPER DRIVE CHEMICAL | CA0001096429 | Fund Removal | 90 | 4/12/95 | 4/17/95 |
| 8 | ర | PORT OF LOS ANGELES | CAD982523318 | FF Removal | 00 | 5/21/89 | 1/10/91 |
| 60 | ర | PRATTER DRUM SITE | CAD982505356 | Fund Removal | 00 | 5/5/89 | 5/16/89 |
| 8 | రే | PROTO METALS | CA0001898576 | Fund Removal | 90 | 4/9/97 | 5/5/97 |
| ş | ઇ | PURITY OIL SALES, INC | CAD980736151 | Fund Removal | 100 | 3/25/85 | 4/4/85 |
| 8 | ð | PURITY OIL SALES, INC | CAD980736151 | Fund Removal | 005 | 3/25/85 | 5/6/85 |
| ඉ | ð | PURITY OIL SALES, INC | CAD980736151 | Fund Removal | 003 | 9/14/87 | 9/17/87 |
| g | ð | RAINTREE PLACE | CAD983669011 | Fund Removal | 100 | 5/29/93 | 5/30/93 |
| 6 | ర | RALPH GRAY TRUCKING CO | CAD981995947 | Fund Removal | 001 | 8/23/94 | |
| 6 | ð | RAMSON ENTERPRISES INC | CAD982359440 | Fund Removal | 100 | 5/13/92 | 4/8/93 |
| 8 | ð | RED PHOSPHOROUS SITE | CAD983668856 | Fund Removal | 00 | 5/27/93 | 6/3/93 |
| 8 | ð | RIGEL STREET DRUM SITE | CAD982029423 | Fund Removal | 99 | 2/5/87 | 5/29/87 |
| 8 | ర | RIO BRAVO REFINING | CAD000629501 | FF Removal | 9 | 4/5/88 | 7/19/88 |
| ප | 8 | RIVERBANK ARMY AMMUNITION PLANT | CA7210020759 | PRP Removal | 00 | 11/1/89 | 12/19/90 |
| 8 | ð | RIVERBANK ARMY AMMUNITION PLANT | CA7210020759 | PRP Removal | 005 | 4/12/90 | 12/30/93 |
| 60 | S | RIVERBANK ARMY AMMUNITION PLANT | CA7210020759 | PRP Removal | 003 | 3/15/91 | 12/4/92 |
| 8 | ð | ROIC/SUN VALLEY | CAD981622491 | Fund Removal | 100 | 4/15/85 | 6/20/85 |
| 8 | Ş | ROSELAND SCHOOL WELLS | CAD983649625 | Fund Removai | 001 | 1/15/93 | 1/18/93 |
| 60 | 5 | ROSEVILLE DRUMS | CAD981623085 | Fund Removal | 100 | 3/10/88 | 11/9/88 |
| 60 | 8 | RUBIDOUX RED PHOSPHOROUS | CA0001100395 | Fund Removal | 90 | 5/24/95 | 5/26/95 |
| දු | 5 | RUSSIAN RIVER FLOOD | CA0001019546 | Fund Removal | 00 | 1/15/95 | |
| 2 | 8 | RYAN PAINTS | CAD981165582 | Fund Removal | 90 | 2/5/88 | 3/14/88 |
| 6 | გ | SACRAMENTO (ROBBINS) | CAD981622483 | Fund Removal | 901 | 10/5/81 | 12/14/81 |
| 8 | 5 | SACRAMENTO RIVER | CAD981622558 | Fund Removal | 90 | 2/15/83 | 2/16/83 |
| දු | ð | SAN BERNARDINO CHEMICAL | CA0000195602 | Fund Removal | 100 | 4/7/94 | 4/15/94 |
| දු : | ð | SAN DIMAS RED PHOSPHOROUS | CA0000857540 | Fund Removal | 00 | 10/3/94 | 10/14/94 |
| 8 | ð | SAN FELIPE RD. GAS CYL. | CAD983659426 | Fund Removal | 00 | 4/5/93 | 8/2/83 |
| පු | Š | SAN FERNANDO VALLEY (AREA 1) | CAD980894893 | Fund Removal | 100 | 8/27/90 | 5/23/91 |
| 60 | 8 | SAN FRANCISCO BAY | CAD981622541 | Fund Removal | 001 | 12/31/83 | 1/4/84 |
| 6 | 5 | SAN MARCOS MINI STORAGE SITE | CAD983615154 | Fund Removal | 00 | 1/6/92 | 1/8/92 |
| 8 | ð | SAN YSIDRO DRUM SITE | CAD983618885 | FF Removal | 6 | 2/20/92 | 4/27/92 |
| 8 | ₹ | SHARPE ARMY DEPOT | CA8210020832 | PRP Removal | 901 | 12/8/94 | 6/13/95 |
| 6 | ð | SIERRA MADRE MAD SCIENTIST | CA0001766062 | Fund Removal | 90 | 17/97 | |
| 60 | ð | SOBOBA DRUG LAB SITE | CA0001411974 | Fund Removal | 001 | 6/20/96 | 7/8/96 |
| 8 | ð | SOUTH BAY ASBESTOS AREA | CADGRORGARRS | Find Demons | Ş | 40/14/BE | 5120/96 |

| 8 | ć | And Andreas And Utilion | 1001000000 | | 9 | 10000 | 101011 |
|-----|------|--|---------------|--------------|------|----------|----------|
| S 8 | \$ 8 | SOCIETATION ASSESSION AND ASSESSION ASSESSION AND ASSESSION ASSESSION AND ASSESSION AS | CHUSOROSSAGGS | rund Kemovai | 700 | 20/07/0 | 10/0/1 |
| 3 : | 5 | SOCIAL SCOOM SET | CAU961622616 | Fund Kemova | 5 | C9/11/0 | 9/14/60 |
| 60 | ჴ | STANDARD CHEMICAL | CAD981622608 | Fund Removal | 9 | 6/9/83 | 11/14/83 |
| 60 | ð | STANKEVICH #1 NORWALK | CAD980883730 | Fund Removal | 6 | 6/15/84 | 9/14/84 |
| 60 | క | STANKEVICH #2 SANTA FE SPRINGS | CAD980883672 | Fund Removal | 90 | 6/13/84 | 7/13/84 |
| 60 | ð | STORE FOR LESS | CAD983580879 | Fund Removal | 00 | 4/5/91 | 4/30/91 |
| 60 | 5 | STRINGFELLOW | CAT080012826 | Fund Removal | 600 | 9/11/83 | 11/3/83 |
| 60 | ð | STRINGFELLOW | CAT080012826 | Fund Removal | 904 | 5/28/85 | 6/5/85 |
| 60 | Š | STRINGFELLOW | CAT080012826 | Fund Removal | 902 | 12/11/80 | 1/7/81 |
| 80 | క | STRINGFELLOW | CAT080012826 | Fund Removal | 900 | 5/24/83 | 6/15/83 |
| 60 | 5 | SUISUN BAY FLEET | CA5690090571 | FF Removal | 100 | 7/29/91 | 10/23/92 |
| 60 | 5 | SULPHUR BANK MERCURY MINE | CAD980893275 | Fund Removal | 100 | 5/14/92 | |
| 65 | ð | SULPHUR BANK MERCURY MINE | CAD980893275 | Fund Removal | .003 | 8/12/97 | |
| 60 | 5 | SULPHUR BANK MERCURY MINE | CAD980893275 | Fund Removal | 905 | 2/16/98 | |
| 60 | S | SUNLAND CHEMICAL SITE | CAD983566431 | Fund Removal | 100 | 5/29/90 | 6/14/90 |
| 60 | క | SUPER CHROME PLATING | CAD008246886 | Fund Removal | 90 | 5/15/94 | 3/26/96 |
| 8 | ઇ | SYNTRUM CORPORATION | CA0002268837 | Fund Removal | 904 | 2/9/98 | |
| 60 | Š | TECATE HAZARDOUS WASTE SITE | CAD980881650 | Fund Removal | 901 | 8/4/83 | 8/12/83 |
| 60 | 8 | THE CRUZ RANCH | CA0001598887 | Fund Removal | 90 | 11/18/96 | 11/22/96 |
| 60 | ð. | THERMAL DRUM SITE | CAD983664988 | Fund Removal | 6 | 4/9/93 | 4/20/93 |
| 60 | 5 | TRACY DEFENSE DEPOT | CA4971520834 | PRP Removal | 100 | 9/15/97 | 7/13/98 |
| 60 | Š | TRAVIS AIR FORCE BASE | CA5570024575 | PRP Removal | 00 | 5/21/91 | |
| 60 | 5 | TRAVIS AIR FORCE BASE | CA5570024575 | PRP Removal | 005 | 6/14/93 | 6/18/93 |
| 60 | S | TRAVIS AIR FORCE BASE | CA5570024575 | PRP Removal | 003 | 6/15/93 | 11/15/95 |
| 60 | 5 | TRAVIS AIR FORCE BASE | CA5570024575 | PRP Removal | 904 | 5/19/95 | |
| Š | ð | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 100 | 6/25/87 | 3/31/89 |
| 66 | Ş | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 002 | 3/14/88 | 12/3/90 |
| 66 | 5 | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 903 | 8/28/90 | 1/5/94 |
| 8 | Š | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 8 | 9/13/90 | 10/22/93 |
| 60 | ð | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 002 | 12/3/90 | 11/18/92 |
| 8 | ્ર | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 900 | 4/26/91 | 7/31/96 |
| 8 | ₹ | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 200 | 11/2/91 | 7/12/92 |
| 60 | S | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 900 | 8/22/96 | |
| 60 | 5 | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 600 | 5/1/97 | 1/1/98 |
| 60 | 5 | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 010 | 10/18/96 | |
| 60 | გ | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 110 | 7/24/96 | 9/5/97 |
| 60 | ర్ | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 012 | 9/13/98 | |
| 60 | Ş | TREASURE ISLAND NAVAL STATION-HUN PT AN | CA1170090087 | PRP Removal | 013 | 96/9/6 | 12/19/97 |
| 60 | Š | TRW COMPRESSED GAS CYLINDER | CAD981621832 | FF Removal | 100 | 2/28/86 | 2/28/86 |
| 60 | ð | TRW COMPRESSED GAS CYLINDER | CAD981621832 | Fund Removal | 100 | 8/19/83 | 8/22/83 |
| 60 | z | TULARE PESTICIDES | CA0000017285 | Fund Removal | 100 | 12/28/93 | 2/16/94 |
| 60 | 8 | TURLOCK DRUMS | CAD983639188 | Fund Removal | 50 | 6/7/92 | 6/12/92 |
| 60 | క | TURLOCK RED PHOSPHORUS | CA0001119858 | Fund Removal | 100 | 7/17/95 | 7/19/95 |
| | | | | | | | |

| ŝ | Š | TUSTIN MARINE CORPS AIR STATION | CA9170090022 | PRP Removal | 9 | 8/1/97 | 11/1/97 |
|----|---|--------------------------------------|--------------|--------------|----------|----------|----------|
| 60 | ð | TUSTIN MARINE CORPS AIR STATION | CA9170090022 | PRP Removal | 000 | 5/22/97 | 6/20/97 |
| 8 | ð | TUSTIN MARINE CORPS AIR STATION | CA9170090022 | PRP Removal | 003 | 8/1/97 | 10/1/97 |
| 8 | ð | TUSTIN MARINE CORPS AIR STATION | CA9170090022 | PRP Removal | 8 | 8/1/97 | 11/1/97 |
| ප | 5 | TUSTIN MARINE CORPS AIR STATION | CA9170090022 | PRP Removal | 900 | 5/22/97 | 6/20/97 |
| 8 | Š | TUSTIN MARINE CORPS AIR STATION | CA9170090022 | PRP Removal | 8 | 8/1/97 | 10/1/97 |
| 8 | ð | UNITED HECKATHORN CO | CAD981435353 | FF Removal | 8 | 9/26/90 | 6/14/95 |
| g | Š | UNITED HECKATHORN CO | CAD981436363 | FF Removal | 200 | 5/3/93 | 5/7/93 |
| 8 | ð | VALLEY WOOD PRESERVING, INC | CAD063020143 | FF Removal | 8 | 1/9/90 | 1/2/91 |
| 8 | 5 | VAN DER HORST CORPORATION OF AMERICA | CAD020159166 | FF Removal | 9 | 1/10/92 | 5/4/92 |
| ප | ð | VAN DER HORST CORPORATION OF AMERICA | CAD020159166 | Fund Removal | 005 | 12/13/93 | 411/94 |
| 8 | ð | VERDESE CARTER PARK | CAD980496913 | FF Removal | 8 | 8/2/36 | |
| 8 | ð | WASTE DISPOSAL, INC | CAD980884357 | Fund Removal | 90 | 3/28/88 | 4/27/88 |
| 8 | ð | WEST COAST PLATING CO. | CA0001611482 | Fund Removal | 8 | 11/15/96 | |
| 8 | ð | WESTERN PACIFIC RAILROAD CO | CAD980894679 | FF Removal | 9 | 66/1/6 | |
| 8 | ð | WESTERN STATES REFINING | CAD076080563 | Fund Removal | 99 | 5/28/86 | 7/11/86 |
| 8 | ð | WHISKEYTOWN NPS | CA0000362400 | Fund Removal | 00 | 6/6/94 | 7/9/94 |
| 60 | ð | WHITTIER PROPEL | CAD982028953 | Fund Removal | 90 | 2/22/88 | 4/6/88 |
| 8 | ð | YREKA DRUG LAB | CA1122390551 | Fund Removal | 5 | 06/9/8 | 10/17/90 |
| 8 | Ö | PCB WAREHOUSE | CMD980798318 | Fund Removal | 90 | 11/18/83 | 4/29/84 |
| 8 | Š | SAIPAN #1 (PCB) | CMD982404758 | Fund Removal | 100 | 9/19/88 | 10/1/88 |
| 8 | Š | SAIPAN #2 PESTICIDE SITE A | CMD982404923 | Fund Removal | 9 | 9/19/88 | 10/1/88 |
| 8 | 9 | ANDERSEN AIR FORCE BASE | GU6571999519 | PRP Removal | 90 | 6/30/93 | 11/18/93 |
| පී | 9 | APRA HARBOR NAVAL COMPLEX | GU7170090008 | PRP Removal | ફ | 7/21/98 | |
| 8 | 3 | NAVAL STA GUAM | GU7170027323 | PRP Removal | <u>6</u> | 11/15/94 | |
| 8 | Ī | HANAKAILIO BEACH | HID982525388 | Fund Removal | 9 | 10/24/88 | 1/13/89 |
| 8 | Ī | HAUULA BEACH PARK | HID982028771 | Fund Removal | 8 | 3/23/87 | 6/9/87 |
| S | Ī | HAWAIIAN WESTERN STEEL LIMITED | HID981581788 | FF Removal | 90 | 4/8/92 | 3/11/93 |
| 8 | Ï | HONOLULU INTL AIRPORT | HID081909269 | FF Removal | 8 | 8/27/87 | 12/31/87 |
| 8 | Ī | ISLAND OF OAHU | HID981622673 | Fund Removal | 6 | 9/13/84 | 9/21/84 |
| 8 | Ĩ | KAILUA BAY | HID982525453 | Fund Removal | 90 | 12/27/88 | 1/10/89 |
| 8 | Ŧ | KEEHI LAGOON | HID981622665 | Fund Removal | 6 | 7/17/85 | 9/15/85 |
| 8 | Ī | KEEHI LAGOON CANOE FACILITY | HI0000186516 | Fund Removal | 90 | 5/31/94 | 7/1/94 |
| 8 | Ī | MAUI PESTICIDE HAIKU RD SITE | HID982469645 | FF Removal | 8 | 1/12/88 | 1/31/88 |
| 8 | Ī | MAU! PESTICIDE PAUWELA RD SITE | HID982469637 | FF Removal | 6 | 1/12/88 | 1/31/88 |
| 8 | Ī | PEARL HARBOR NAVAL COMPLEX | HI4170090076 | PRP Removal | 9 | 7/17/95 | 8/23/96 |
| 8 | Ī | PEARL HARBOR NAVAL COMPLEX | HI4170090076 | PRP Removal | 005 | 3/13/95 | |
| 8 | Ŧ | PEARL HARBOR NAVAL COMPLEX | HI4170090076 | PRP Removal | 603 | 2/23/95 | |
| 8 | Ī | PIER 35/HONOLULU | HID981622731 | Fund Removal | 8 | 10/31/85 | 11/10/85 |
| 8 | Ξ | RMI | MH0000207373 | Fund Removal | 9 | 8/3/94 | |
| 8 | ğ | MIDWAY IS NAVAL AIR STA | MQ6170027332 | PRP Removal | 99 | 7/26/96 | 6/30/97 |
| 8 | ğ | MIDWAY IS NAVAL AIR STA | MQ6170027332 | PRP Removal | 00 | 7/26/96 | 6/30/97 |
| 8 | ğ | MIDWAY IS NAVAL AIR STA | MQ6170027332 | PRP Removal | 903 | 8/9/96 | 4/30/97 |
| | | | | | | | |

| 8 | ğ | MIDWAY IS NAVAL AIR STA | MQ6170027332 | PRP Removal | 90 | 26/9/9 | 1/31/98 |
|----|---|-----------------------------------|--------------|--------------|-----|----------|----------|
| 60 | Z | BLUEWATER URANIUM MINE | NND983469891 | Fund Removal | 00 | 8/19/91 | 9/20/91 |
| 60 | z | BLUEWATER URANIUM MINE (DOE) | NND986683290 | Fund Removal | 100 | 11/6/92 | 11/24/92 |
| ජි | z | BLUEWATER URANIUM MINE (SANTA FE) | NND986683316 | FF Removal | 100 | 9/3/91 | 12/3/91 |
| 8 | Z | FLEET MAINTENANCE | NN0000040139 | Fund Removal | 90 | 10/29/93 | 10/26/94 |
| ඉ | Z | MONTEZUMA CREEK DRUM | NND988078937 | Fund Removal | 100 | 6/16/93 | 6/24/93 |
| 60 | Z | NAVAJO TOXAPHENE | NN0000146621 | Fund Removal | 100 | 7/6/94 | |
| 8 | Z | SHIPROCK PESTICIDE | 9660900000NN | Fund Removal | 90 | 11/29/94 | 12/1/94 |
| 60 | ≩ | AEROLITE CHROME | NVD981964596 | Fund Removal | 00 | 3/18/88 | 4/10/88 |
| 6 | ≩ | BERGSTROM DUMP SITE | NVD986775260 | FF Removal | 100 | 12/15/92 | 3/19/93 |
| g | ≩ | BIG SPRING RANCH TOXAPHENE SPILL | NVD980883128 | Fund Removal | 901 | 4/6/83 | 4/21/83 |
| 60 | ≩ | BUCK'S WAR SURPLUS SITE | NVD986766053 | Fund Removal | 901 | 6/26/90 | 10/1/90 |
| 60 | ≩ | CARSON RIVER MERCURY SITE | NVD980813646 | FF Removal | 90 | 1/23/91 | 1/30/91 |
| 8 | ≩ | CARSON RIVER MERCURY SITE | NVD980813646 | FF Removal | 005 | 7/8/91 | 9/8/91 |
| g | ≩ | CHARLESTON DRUM SITE | NVD986776359 | Fund Removal | 90 | 7/29/93 | 7/22/94 |
| 60 | ≩ | DUCK VALLEY PESTICIDE | NV0001401157 | Fund Removat | 90 | 96/6/2 | |
| 8 | ≩ | EAGLE 1 MILL SITE | NV0001995604 | Fund Removal | 00 | 12/7/97 | |
| 8 | ≩ | ECHO BAY STATION | NVD981622723 | Fund Removal | 9 | 4/24/83 | 4/26/83 |
| 8 | ≩ | ELY DRUM SITE | NVD982469652 | FF Removal | 9 | 11/18/87 | 11/20/87 |
| g | ž | GABBS BLM | NV0001361351 | Fund Removal | 90 | 3/5/96 | 3/8/96 |
| ප | ≩ | GLENDALE | NVD981622780 | Fund Removal | 100 | 5/9/85 | 5/16/85 |
| ජි | Ž | MONTGOMERY PASS | NV0001406529 | Fund Removal | 90 | 4/4/96 | 4/11/96 |
| 8 | ≩ | PALOMINO VALLEY SITE | NVD986766046 | FF Removal | 9 | 06/9/9 | 3/29/91 |
| 8 | ≩ | POLY-CARB | NVD982028706 | Fund Removal | 001 | 6/22/87 | 8/15/88 |
| ප | ≩ | RENO BARREL & DRUM RECYCLING | NVD981623028 | FF Removal | 90 | 11/7/88 | 8/5/91 |
| g | ≩ | SIERRA CHEMICAL EXPLOSION | NVSFD0905394 | Fund Removal | 00 | 1/8/98 | |
| ළ | ž | SILVERADO HEAP LEACH | NVD982029019 | Fund Removal | 100 | 2/2/88 | 4/26/89 |
| 8 | ≩ | SJOB PLATING | NVD982488793 | Fund Removal | 8 | 10/19/92 | 3/3/93 |
| 8 | ş | SPARKS SOLVENT/FUEL SITE | NVD986768778 | FF Removal | 001 | 10/28/91 | |
| 8 | ş | WASHOE DRUM SITE | NVD981622798 | Fund Removal | 90 | 8/7/85 | 8/28/85 |
| 8 | F | OUTER ISLANDS TTPI | TTD982028714 | Fund Removal | 00 | 3/16/87 | 4/10/87 |
| පි | Þ | PALAU CHEMICAL | TT0000464453 | Fund Removal | 9 | 7/25/94 | |
| පි | Þ | PALAU CHEMICAL | TT0000464453 | Fund Removal | 005 | 10/15/97 | |
| 6 | F | PCB WASTES | TTD980637987 | Fund Removal | 00 | 11/18/83 | 4/29/84 |
| ව | Þ | PCB WASTES (15 SAIPAN) | TTD981622285 | Fund Removal | 90 | 3/31/84 | 4/29/84 |
| ප | F | TRUST TERRITORIES (4 SITES) | TTD981622889 | Fund Removal | 00 | 2/22/84 | 2/29/84 |
| 8 | F | W TRUST TERR (11-HARMON) | TTD981622103 | Fund Removal | 90 | 2/22/84 | 3/1/84 |
| 8 | F | W TRUST TERR (13-GPA/NAVAL) | TTD981622160 | Fund Removal | 00 | 2/22/84 | 3/13/84 |
| 6 | F | W TRUST TERR (14-CNMI PCB) | TTD981622228 | Fund Removal | 100 | 3/31/84 | 4/29/84 |
| g | F | W TRUST TERR (16-PALAU) | TTD981622343 | Fund Removal | 001 | 4/15/84 | 4/20/84 |
| 8 | F | W TRUST TERR (17-MARSHALL IS) | TTD981622400 | Fund Removal | 90 | 2/22/84 | 3/27/84 |
| ප | F | W TRUST TERR (18-GUAM DPH) | TTD981622467 | Fund Removal | 00 | 2/22/84 | 3/26/84 |
| ප | F | W TRUST TERR (19-MARSHALL IS) | TTD981622525 | Fund Removal | 6 | 2/22/84 | 3/23/84 |
| | | | | | | | |

| 2/29/84 | 3/23/84 | 4/4/84 | 4/14/84 | 4/14/84 | 4/14/84 | 4/14/84 | 4/13/84 | 3/1/84 | 4/15/84 | 4/11/84 | 4/11/84 | 2/29/84 | 3/7/84 | 3/6/84 | 3/2/84 | 3/1/84 | 3/7/184 | 3/27/84 | 3/22/84 | 3/24/84 | 4/11/84 | 4/11/84 | 8/22/89 | 88/6/6 | 2/15/95 | 6/21/90 | 7/25/84 | 9/14/98 | 8/16/96 | 8/23/85 | | 9/20/96 | 6/29/88 | 10/28/94 | 9/13/90 | 9/22/83 | 3/1/88 | 5/30/90 | 12/18/95 | | | 12/1/94 |
|---|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|------------------------------------|
| 2/22/84 | 2/22/84 | 3/31/84 | 4/6/84 | 4/6/84 | 4/6/84 | 4/6/84 | 4/6/84 | 2/22/84 | 3/20/84 | 4/6/84 | 4/6/84 | 2/22/84 | 2/22/84 | 2/22/84 | 2/22/84 | 2/22/84 | 2/22/84 | 2/22/84 | 2/22/84 | 2/22/84 | 4/6/84 | 4/6/84 | 8/22/88 | 6/30/88 | 11/4/92 | 9/18/89 | 6/11/84 | 9/12/96 | 7/8/96 | 1/22/85 | 9/29/97 | 9/23/91 | 6/2/86 | 9/30/93 | 6/11/90 | 9/19/83 | 5/1/87 | 4/10/90 | 8/1/93 | 7/30/95 | · 10/23/9B | 10/24/89 |
| 100 | 8 | 90 | 90 | 9 | 9 | 8 | 9 | 90 | 6 | 8 | 00 | 8 | 9 | 9 | 8 | 8 | 90 | 8 | 90 | 00 | 901 | 100 | 00 | 9 | 200 | 8 | 90 | 8 | 90 | 8 | 100 | 90 | 90 | 6 | 100 | 90 | 005 | 93 | 901 | 005 | 603 | 100 |
| Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | PRP Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removal | FF Removal |
| TTD981621683 | 110981622582 | TTD981622640 | TTD981622947 | TTD981622111 | TTD981623002 | TTD981623069 | TTD981621691 | TTD981621741 | TTD981621758 | TTD981621816 | TTD981621873 | TTD981622707 | TTD981621808 | TTD981621865 | TTD981621923 | TTD981621980 | TTD981622046 | TTD981622053 | TTD981621931 | TTD981622764 | TTD981621998 | TTD981622822 | AKD004904215 | AKD009246497 | AKD980988158 | AKD980988158 | AKD980975932 | AK0000033902 | AKD981767080 | AKD980979215 | AK0001992635 | AKD983070087 | AKD980978787 | AK6214522157 | IDD984666784 | 100000000001 | IDD000800961 | IDD000800961 | IDD980725832 | IDD980725832 | IDD980725832 | IDD048340921 |
| W TRUST TERR (2-UNIV GUAM) W TRIST TERR (2-UNIV GUAM) | | | | _ | _ | _ | _ | | _ | _ | _ | _ | _ | | - | _ | - | - | _ | | _ | _ | _ | - | • | _ | _ | _ | _ | | | | | | - | • | | • | _ | _ | _ | BUNKER HILL MINING & METALLURGICAL |
| ‡ ‡ | : | = { | - | = 1 | Þ | F | F | E | E | F | F | F | F | F | F | F | E | F | F | F | F | = : | ¥ | ¥ | ¥ | ¥ | ¥ | ¥ | ¥ | ¥ | ¥ | ¥ : | ¥ | ¥ | Θ. | 0 | ₽ | ₽ | 2 | ₽ | 0 | 9 |
| 8 8 | 3 8 | 3 3 | 60 | දු : | දි | 8 | 60 | 6 | පි | 8 | 8 | 8 | 60 | 60 | 8 | 60 | 8 | 8 | පි | ප | 8 | දී : | ₽: | ۹ : | 9 | 9 | 2 | 9 : | 9 | ę : | £ : | ₽ : | 2 | 9 | 6 | 2 | 2 | 5 | 9 | 5 | 2 | 5 |

| 3/11/96 1/15/93 | 9/21/94 | 6/25/86 | 10/12/90 | | 8/23/98 | 4/16/88 | 8/29/86 | 3/31/97 | 10/24/97 | 96/8/9 | 9/24/88 | 6/13/86 | 10/24/97 | 11/23/92 | 5/3/94 | 7/13/97 | 3/18/88 | 2/2/93 | 8/26/96 | 11/23/92 | 4/18/96 | 88/8/8 | 88/9/6 | 7/6/88 | 9/16/88 | 9/29/88 | 4/15/83 | 5/20/82 | | 11/2/98 | 11/16/98 | 12/14/93 | | | 7/22/94 | 11/3/94 | 9/30/85 | | _ | 11/9/92 | 8/12/94 |
|--|------------------------------------|------------------------------------|------------------------------------|------------------------------------|---------------|---------------|---------------|--------------|--------------------------|-------------------------------------|-------------------------|--------------|--|---------------------------------------|----------------|-----------------------------|-----------------------------|--------------------------|--------------|------------------------------|--------------------------------|----------------------------------|---|---|------------------------------|---------------------------------|---------------------------------|--------------------|-------------------------|----------------------------------|----------------------------------|--------------|---------------|--------------|--------------------------------------|--------------------------------------|---|--------------|----------------------|---------------------|----------------------|
| 10/1/90 7/15/91 | 9/27/91 | 5/27/86 | 5/2/89 | 11/4/97 | 96/6/6 | 4/11/86 | 7/30/86 | 96/30/96 | 9/29/97 | 10/19/93 | 9/19/88 | 4/29/86 | 10/20/97 | 9/15/92 | 2/24/94 | 79/9/7 | 8/5/87 | 6/15/92 | 8/17/96 | 9/15/92 | 2/11/96 | 5/31/88 | 5/6/88 | 4/29/88 | 88/9/9 | 6/6/88 | 3/8/83 | 5/13/82 | 1/14/99 | 9/18/95 | 10/5/98 | 10/4/93 | 6/23/98 | 2/4/99 | 7/18/94 | 8/1/94 | 3/28/84 | 96/06/6 | 10/7/96 | 10/20/92 | 7/25/94 |
| 003 | 90 | 100 | 005 | 90 | 90 | 001 | 005 | 6 | 9 | 9 | 9 | 8 | 8 | 8 | 90 | 90 | 90 | 00 | 8 | 901 | 90 | 00 | 9 | 00 | 9 | 99 | 90 | 90 | 6 | 8 | 90 | 00 | 9 | 005 | 9 | 005 | 9 | 8 | 90 | 9 | 100 |
| FF Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | FF Removal | FF Removal | FF Removal | Fund Removaf | Fund Removal | Fund Removal | FF Removal | Fund Removal | Fund Removal | FF Removal | FF Removal | PRP Removal | PRP Removal | FF Removal | Fund Removal | Fund Removal | Fund Removal | Fund Removal |
| IDD048340921 IDD048340921 | IDD048340921 | IDD048340921 | IDD048340921 | IDD048340921 | IDD980665160 | IDD980982953 | IDD980982953 | ID0000010108 | ID0002013514 | IDD984666610 | IDD981774433 | IDD980983316 | IDD009065848 | IDD984673210 | ID0000127753 | ID0001981232 | IDD981765415 | IDD984673327 | ID0001444181 | IDD037780186 | ID0001407766 | IDD984666115 | IDD984666065 | IDD984666032 | IDD984666073 | IDD984666081 | IDD098812878 | IDD980497564 | IDSFN1002095 | IDD980665459 | IDD980665459 | IDD984674986 | ID0002007250 | ID0002007250 | ID4890008952 | ID4890008952 | IDD980835904 | | IDD984669192 | ORD009051442 | ORD009033846 |
| BUNKER HILL MINING & METALLURGICAL BUNKER HILL MINING & METALLURGICAL | BUNKER HILL MINING & METALLURGICAL | CINNABAR MINE | COMEBACK MINE | COMEBACK MINE | DOUGLAS MINE | EASTERN IDAHO FLOOD SITE | EASTERN MICHAUD FLATS CONTAMINATION | ELK RIVER MITCHELL SITE | EMMETT PCB | FOREST PROD INC PRESSURE TREATING & FARM | FORMER DRY CLEANER (ESQUIRE & USTICK) | FORT HALL SITE | GENTRY SUBDIVISION PCB SITE | GREENSPEED PEST & LAWN MGMT | H & H TECHNOLOGIES, INC. | LAM PINE | LYNN INDUSTRIAL COATINGS INC | NORTH IDAHO FLOOD DRUM REMOVAL | NORTHWEST PIPELINE CORP - BURLEY | NORTHWEST PIPELINE CORP - MOUNTAIN HOME | NORTHWEST PIPELINE CORPORATION-CALDWELL | NORTHWEST PIPELINE-POCATELLO | NORTHWEST PIPELINE-SODA SPRINGS | PACIFIC HIDE & FUR RECYCLING CO | POCATELLO LANDFILL | ST MARIES CREOSOTE SITE | STIBNITE/YELLOW PINE MINING AREA | STIBNITE/YELLOW PINE MINING AREA | SUCCESS MINE | TALACHE MINE, | TALACHE MINE | USDOE IDAHO NATIONAL ENGINEERING LAB | USDOE IDAHO NATIONAL ENGINEERING LAB | USDOI BLM HWS GOLD & SILVER MINE ELK CY | V-1 OIL | YOUNGSTROM LOG HOMES | ALLIED PLATING, INC | ASTORIA PLYWOOD CORP |
| 9 ₽ | ₽ | ₽ | ₽ | 0 | ₽ | ₽ | 0 | ₽ | ₽ | 0 | Ω | ō | ₽ | ₽ | ₽ | ₽ | ₽ | ₽ | ₽ | ₽ | <u>_</u> | ₽ | 0 | ₽ | ₽ | ₽ | ₽ | 0 | ₽. | ₽ | ₽ | 0 | 9 | ₽ | ₽ | ₽ | ₽ | Ω | ō | g | o R |
| 5 5 | 9 | 0 | 0 | 0 | 10 | 9 | 0 | 10 | 10 | 0 | ₽ | 10 | ₽ | ₽ | 10 | 9 | 9 | 9 | 10 | 9 | 0 | 5 | 10 | 0 | 10 | ₽ | 9 | 10 | 9 | 5 | 9 | 9 | 9 | 10 | 0 | 10 | 9 | 0 | 9 | 9 | 10 |

| ₽ | ğ | BASIN AVE BOAT DOCK DRUM | ORD987198769 | Fund Removal | 001 | 3/16/92 | 3/16/92 |
|---------|--------|---|--------------|--------------|----------|----------|----------|
| 10 | 8 | BERGSOE METAL CORP | ORD991281460 | FF Removal | 100 | 2/26/88 | 5/9/88 |
| 10 | б | COLUMBIA RIVER DRUMS | ORD987198744 | Fund Removal | 9 | 11/12/91 | 11/12/91 |
| 9 | 8 | CONTINENTAL PLATING | OR0001410281 | Fund Removal | 100 | 5/9/96 | 5/14/96 |
| 9 | క | CRIMMS ISLAND REMOVAL | ORD987185329 | Fund Removal | 8 | 4/20/89 | 7/6/89 |
| 9 | ĕ | DANT & RUSSELL BN NORTH PLAINS SITE | ORD980639629 | FF Removal | 100 | 10/15/85 | 3/8/86 |
| 5 | ĕ | DEPOE BAY | ORD987169760 | Fund Removal | 100 | 4/25/88 | 7/1/88 |
| 9 | R | ENVIRONMENTAL PACIFIC CORP | ORD980977334 | Fund Removal | 8 | 3/22/93 | 9/30/93 |
| 10 | S. | ERICKSON HARDWOOD | ORD987166568 | Fund Removal | 90 | 9/27/90 | 6/8/91 |
| 9 | 8 | GARIBALDI DRUMS | ORD987192069 | Fund Removal | 90 | 1/28/91 | 1/28/91 |
| 10 | g | HAYDEN ISLAND DRUM | ORD987192077 | Fund Removal | 9 | 11/7/90 | 11/8/90 |
| 10 | 8 | HAYES PROPERTY | ORD980984629 | FF Removal | 90 | 6/1/87 | 6/1/87 |
| 5 | R | JOSEPH FOREST PRODUCTS | ORD068782820 | Fund Removal | 00 | 9/25/91 | 11/9/91 |
| 10 | 8 | JOSEPH FOREST PRODUCTS | ORD068782820 | Fund Removal | 005 | 3/30/93 | 5/8/83 |
| 10 | Š | LINCOLN CITY DRUM | ORD987192085 | Fund Removal | 9 | 11/7/90 | 11/8/90 |
| õ | Ö | MARTIN ELECTRIC | ORD981771215 | Fund Removal | 6 | 3/27/89 | 4/30/86 |
| 5 | ĕ | MCCORMICK & BAXTER CREOSOTING CO. (PORTLAND) | ORD009020603 | Fund Removal | 00 | 3/31/95 | 6/1/96 |
| 9 | Ŗ | MOLALLA DRUM SITE | ORD987190485 | Fund Removal | 00 | 7/12/91 | 2/11/93 |
| 10 | ő | NORTHWEST DUST CONTROL | ORD980836167 | Fund Removal | 8 | 1/23/84 | 5/16/84 |
| 5 | ĕ | NORTHWEST PIPE & CASING/HALL PROCESS CO. | ORD980988307 | Fund Removal | 90 | 11/14/93 | 11/18/93 |
| 10 | ĕ | NORTHWEST PIPELINE-BAKER | ORD981773914 | FF Removal | <u>8</u> | 3/29/88 | 8/6/88 |
| 9 | ő | OREGON COAST DRUM | ORD987192093 | Fund Removal | 9 | 7/1/91 | 7/3/91 |
| 9 | S S | PACIFIC OCEAN GEARHART DRUM SITE | ORD987192101 | Fund Removat | 00 | 1/19/90 | 1/19/90 |
| 5 | e E | PARIS WOOLEN MILL | ORD987187275 | FF Removal | 8 | 2/6/92 | 12/21/92 |
| 5 | 8 | PORTABLE EQUIP SALVAGE CO | ORD027615186 | FF Removal | 100 | 5/7/87 | 10/20/90 |
| ot o | ĕ | PUGET SOUND PLYWOOD | ORD009049776 | FF Removal | 6 | 8/3/84 | 9/26/84 |
| 5 | ğ | REYNOLDS METALS COMPANY | ORD009412677 | FF Removal | 5 | 9/29/85 | |
| 5 | e R | RIDGEWAY LOGGING | OR0001049337 | Fund Removat | 901 | 10/7/96 | 10/18/96 |
| 10 | ő | ROGUE VALLEY CIRCUITS | ORD987174646 | FF Removal | 8 | 9/14/90 | 1/15/91 |
| 5 | R | SAUVIE ISLAND DRUM SITE | ORD987192200 | Fund Removal | 90 | 5/7/90 | 5/7/90 |
| 0 | ő | SEAL ROCK STATE PARK DRUM | ORD987198751 | Fund Removal | 904 | 4/8/92 | 4/8/92 |
| 9 | ğ | SWANN ISLAND DRUM #1 | ORD987192119 | Fund Removal | 60 | 11/5/90 | 11/6/90 |
| ō | ĕ | SWANN ISLAND DRUM #2 | ORD987192127 | Fund Removal | 901 | 7/12/91 | 7112/91 |
| 9 | ĕ | TIERRE DEL MAR BEACH DRUM | ORD987192135 | Fund Removat | 00 | 12/7/90 | 12/8/90 |
| 9 | õ | UMPQUA RIVER DRUM | ORD987192143 | Fund Removal | 60 | 10/10/90 | 10/12/90 |
| 10 | 8 | UNION AVENUE PCB SITE | ORD981767411 | Fund Removal | 6 | 8/6/86 | 8/22/86 |
| 9 | R | UNION PACIFIC RAILROAD TIE TREATMENT | ORD009049412 | Fund Removal | 00 | 10/13/92 | 10/23/92 |
| 10 | R | UNITED CHROME PRODUCTS, INC | ORD009043001 | Fund Removal | 00 | 7/2/85 | 11/6/85 |
| 10 | క | USDA ES FREMONT NE:WHITE KING/LUCKY LASS URANIUM MINE | OR7122307658 | PRP Removal | 60 | 9/25/95 | 3/20/96 |
| 9 | ő | W.C.REMIOR CO RECYCLING CTR | ORD987189032 | Fund Removal | 8 | 6/10/91 | 5/27/94 |
| 10 | ő | WESTFIR MILLSITE | ORD980378947 | Fund Removal | 8 | 2/9/88 | 6/24/88 |
| 5 | 8 | WILLAMETTE RIVER DRUM | ORD987192184 | Fund Removal | 6 | 10/23/90 | 10/24/90 |
| 9 | Š | WILLAMETTE RIVER DRUM #1 | ORD987169778 | Fund Removal | 500 | 3/11/87 | 5/9/87 |

| 5 | 8 | WILSON TIRE SITE | ORD014204887 | FF Removal | 8 | 3/8/85 | 7/31/85 |
|----|----|---|--------------|--------------|-----|----------|----------|
| 9 | W | A L SLEISTER & SONS CONSTRUCTION | WAD988521274 | Fund Removal | 100 | 7/14/98 | 7/23/98 |
| 9 | W | ADVANCE ELECTROPLATING INC | WAD009278847 | Fund Removal | 00 | 6/26/95 | 4/5/96 |
| 9 | W | ALEXANDER FARMS | WASFN1002079 | Fund Removal | 9 | 11/2/98 | |
| 유 | X | AMERICAN CROSSARM & CONDUIT CO | WAD057311094 | Fund Removal | 90 | 11/26/86 | 1/10/89 |
| 9 | Α¥ | AMERICAN CROSSARM & CONDUIT CO | WAD057311094 | Fund Removal | 005 | 4/13/92 | 1/22/93 |
| 9 | W | AMERICAN SURPLUS SALES CO | WAD027529213 | Fund Removal | 100 | 3/25/82 | 4/3/82 |
| 9 | W | AUBURN INK SITE | WAD988487203 | Fund Removal | 904 | 6/26/91 | 7/29/91 |
| 9 | W | BELL RESIDENCE | WA0001900828 | Fund Removat | 001 | 4/7/97 | 4/7/97 |
| 9 | X | BENSON BEACH DRUM | WAD988495933 | Fund Removal | 9 | 10/29/90 | 10/30/90 |
| 9 | ¥ | BOOMSNUB/AIRCO | WAD009624453 | Fund Removal | 00 | 6/20/94 | 1/13/98 |
| 유 | ¥ | CENTRALIA MUNICIPAL LANDFILL | WAD980836662 | Fund Removal | 00 | 7/29/91 | 12/1/91 |
| 5 | Α | CLIFF'S BATTERY SERVICE | WAD027526797 | Fund Removal | 00 | 3/21/90 | 5/12/90 |
| 5 | × | COMMENCEMENT BAY, NEAR SHORE/TIDE FLATS | WAD980726368 | FF Removal | 001 | 9/10/86 | 2/10/88 |
| 2 | W | COMMENCEMENT BAY, NEAR SHORE/TIDE FLATS | WAD980726368 | FF Removal | 005 | 9/29/88 | 3/7/94 |
| 9 | ΑM | COMMENCEMENT BAY, NEAR SHORE/TIDE FLATS | WAD980726368 | FF Removal | 003 | 2/15/91 | 2/13/92 |
| 6 | W | COMMENCEMENT BAY, NEAR SHORE/TIDE FLATS | WAD980726368 | FF Removal | 004 | 3/10/93 | 1/20/95 |
| 5 | ۸ | COMMENCEMENT BAY, NEAR SHORE/TIDE FLATS | WAD980726368 | FF Removal | 900 | 1/5/98 | |
| 9 | Χ | COMMENCEMENT BAY, NEAR SHORE/TIDE FLATS | WAD980726368 | FF Removal | 900 | 10/13/98 | |
| 9 | W | COMMENCEMENT BAY, SOUTH TACOMA CHANNEL | WAD980726301 | FF Removal | 100 | 8/28/89 | 2/12/90 |
| ₽ | ۸ | COMMENCEMENT BAY, SOUTH TACOMA CHANNEL | WAD980726301 | FF Removal | 005 | 5/23/91 | 9/29/94 |
| 9 | W | CUMBERLAND CAPACITOR SITE | WAD988487211 | Fund Removal | 90 | 16/1/7 | 2/6/92 |
| 5 | ٧ | DEACONESS HOSPITAL | WAD988515912 | Fund Removal | 90 | 2/8/93 | 6/1/93 |
| 6 | W | DREXLER RAMCOR | WAD981766785 | Fund Removal | 9 | 9/27/90 | 8/21/92 |
| 2 | Α× | EAST HARTSON DRUM SITE | WAD981767353 | Fund Removal | 00 | 6/21/85 | 6/21/85 |
| 9 | ۸ | FMC CORP. (YAKIMA PIT) | WAD000643577 | FF Removal | 8 | 5/31/88 | 3/16/89 |
| 9 | WA | FRONTIER HARD CHROME, INC. | WAD053614988 | Fund Removal | 9 | 10/19/94 | 10/20/94 |
| 0 | WA | GENERAL ELECTRIC CO. (SPOKANE SHOP) | WAD001865450 | FF Removal | 00 | 3/15/90 | 8/12/90 |
| 5 | WA | GOLDENDALE AUTO WRECKING | WA0002372670 | Fund Removal | 9 | 6/11/98 | 6/12/98 |
| 9 | W | HARBOR ISLAND (LEAD) | WAD980722839 | FF Removal | 9 | 1/5/89 | 17/91 |
| 6 | WA | HARBOR ISLAND (LEAD) | WAD980722839 | FF Removal | 005 | 1/24/91 | 9/29/92 |
| 2 | W | HARTUNG PROPERTIES | WA0001402866 | Fund Removal | 9 | 12/4/95 | 12/12/95 |
| 6 | W | HATTIES HAT REMOVAL | WA0001120369 | Fund Removal | 9 | 6/30/95 | 7/3/95 |
| 5 | W | HIDDEN VALLEY LANDFILL (THUN FIELD) | WAD980511539 | FF Removal | 8 | 6/30/89 | 68/30/86 |
| 9 | W | HIDDEN VALLEY LANDFILL (THUN FIELD) | WAD980511539 | FF Removal | 005 | 6/30/92 | 9/30/92 |
| 9 | W | HIDDEN VALLEY LANDFILL (THUN FIELD) | WAD980511539 | FF Removal | 003 | 5/30/93 | 10/30/93 |
| 9 | WA | ILWACO/CAPE DISAPPOINTMENT DRUMS | WA2690300098 | Fund Removal | 90 | 7/8/89 | 9/26/89 |
| 9 | × | INLAND EMPIRE PLATING | WAD009063827 | FF Removal | 9 | 10/23/96 | 10/23/96 |
| 9 | × | ISSPRO INC FORMER TENANT | WAD988482642 | FF Removal | 90 | 3/5/91 | 5/4/91 |
| \$ | × | J & B EXTERMINATORS | WAD045335064 | Fund Removal | 004 | 6/16/87 | 6/27/87 |
| 5 | × | KAISER ALUMINUM MEAD WORKS | WAD000065508 | FF Removal | 004 | 4/1/79 | 4/30/79 |
| 9 | Χ | KLICKITAT DRUM SITE | WAD988490777 | Fund Removal | 9 | 7/18/91 | 7/26/91 |
| 9 | × | LAKE WASHINGTON DRUM | WAD988466876 | Fund Removal | 00 | 8/26/87 | 10/7/87 |
| | | | | | | | |

| _ | ¥ | LEHMAN/MILLIARD DUMP SITE | WA0001410984 | Fund Removal | 00 | 5/16/96 | 5/20/96 |
|---------|----|---|--------------|--------------|-----|----------|----------|
| _ | ¥. | LITTLE LEAGUE PARK | WAD980982565 | Fund Removal | 8 | 4/6/86 | 4/10/86 |
| _ | Χ¥ | LONG BEACH DRUM SITE #2 | WA0690308895 | Fund Removal | 8 | 6/28/91 | 8/9/91 |
| 10 | W | LYNDEN AIRPORT | WAD980835318 | FF Removal | 90 | 11/1/83 | 1/10/84 |
| | × | MALARKEY ASPHALT CO | WAD009241217 | FF Removal | 901 | 6/27/96 | 7/13/98 |
| 5 V | W | MAPLE VALLEY CAPACITORS | WAD988487229 | Fund Removal | 5 | 6/17/91 | 6/28/91 |
| 10 V | ¥ | MARROWSTONE ISLAND ONE TIME SITE | WAD988466868 | Fund Removal | 90 | 12/23/84 | 2/1/85 |
| | Α¥ | MESKILL SITE | WAD988498986 | Fund Removal | 90 | 1/13/92 | 10/19/92 |
| _ | × | MICA LANDFILL | WAD980511661 | Fund Removal | 9 | 6/30/94 | 10/30/94 |
| _ | ¥ | MIDWAY LANDFILL | WAD980638910 | Fund Removal | 90 | 5/31/90 | 11/1/91 |
| τ • | X | MIDWAY LANDFILL | WAD980638910 | Fund Removal | 200 | 1/31/91 | 12/31/91 |
| _ | Š | MOUNTLAKE TERRACE DRUM | WA0001599935 | Fund Removal | 90 | 10/30/96 | 12/23/96 |
| - | Α¥ | NORDLINDER SITE | WAD980837108 | Fund Removal | 5 | 5/20/83 | 6/17/83 |
| - | × | NORTHWEST PIPELINE CORP-SUMAS | WAD980979207 | FF Removal | 8 | 4/22/87 | 7/5/88 |
| _ | Α× | NORTHWEST PIPELINE-PLYMOLITH | WAD980979264 | FF Removal | 100 | 3/24/88 | 7/15/88 |
| - | WA | NORTHWEST TRANSFORMER | WAD980833974 | Fund Removal | 8 | 4/4/85 | 5/17/85 |
| | Α¥ | NORTHWEST TRANSFORMER (SOUTH HARKNESS ST) | WAD027315621 | FF Removal | 8 | 11/11/93 | 6/30/94 |
| _ | WA | OESER CO | WAD008957243 | Fund Removal | 004 | 9/25/97 | 86/8/6 |
| _ | X | OLD GLENWOOD SCHOOL | WA0002384220 | FF Removal | 8 | 10/5/98 | 2/15/99 |
| 2 | Α¥ | PACIFIC SOUND RESOURCES | WAD009248287 | FF Removal | 8 | 1/9/90 | 8/31/90 |
| _ | ۸× | PACIFIC SOUND RESOURCES | WAD009248287 | FF Removal | 005 | 9/30/84 | 2/1/96 |
| | Š | PACIFIC SOUND RESOURCES | WAD009248287 | FF Removal | 83 | 3/20/95 | 10/26/96 |
| 10 V | × | PALERMO WELL FIELD GW CONTAMINATION | WA0000026534 | Fund Removal | 005 | 11/1/97 | |
| _ | Š | PALLISTER PAINT | WAD980979769 | Fund Removal | 8 | 8/19/85 | 2/19/88 |
| _ | WA | PCB DRUM KALAMA | WAD981769045 | Fund Removal | 9 | 3/1/84 | 3/9/84 |
| _ | × | PUYALLUP DRUM SITE | WAD988520813 | Fund Removal | 90 | 5/7/93 | 6/14/93 |
| _ | Š | QUEEN CITY FARMS | WAD980511745 | FF Removal | 8 | 8/16/88 | 10/5/88 |
| _ | ¥ | QUEEN CITY FARMS | WAD980511745 | FF Removal | 005 | 4/15/90 | 3/28/94 |
| _ | ×× | SHELTON LANDFILL | WAD980383376 | FF Removal | 90 | 9/26/86 | 10/30/87 |
| _ | WA | SPOKANE DRUM SITE AKA HSCI | WA0001038629 | FF Removal | 8 | 6/12/95 | 12/21/95 |
| 2 | × | SPOKANE JUNKYARD/ASSOCIATED PROPERTIES | WAD981767296 | FF Removal | 6 | 96/6/6 | 7/14/97 |
| _ | §. | SPOKANE JUNKYARD/ASSOCIATED PROPERTIES | WAD981767296 | Fund Removal | 8 | 7120/87 | 8/26/89 |
| _ | × | STRANDLEY/MANNING SITE | WAD980976328 | FF Removal | 5 | 9/4/85 | 9/1/86 |
| _ | × | STRANDLEY/MANNING SITE | WAD980976328 | FF Removal | 005 | 9/29/93 | 11/24/8 |
| - | ×× | STRANDLEY/MANNING SITE | WAD980976328 | FF Removal | 803 | 3/8/96 | 12/31/97 |
| 5 | × | TOPPENISH ONION FIELD | WAD988493565 | Fund Removal | 8 | 9/30/81 | 10/20/91 |
| _ | ¥ | TOPPENISH ONION FIELD | WAD988493565 | Fund Removal | 005 | 12/1/95 | 1/26/96 |
| _ | × | TUKWILA MERCURY SPILL | WA0002190171 | Fund Removal | 8 | 1/17/96 | 1/17/96 |
| _ | × | TULALIP LANDFILL | WAD980639256 | FF Removal | 90 | 10/6/97 | |
| 2 | Š | U OF W BAGLEY HALL (CHEMISTRY BLDG) | WAD988473294 | FF Removal | 90 | 8/30/92 | 12/13/94 |
| _ | × | USDOE HANFORD 100-AREA | WA3890090076 | PRP Removal | 8 | 6/1/92 | 11/12/93 |
| | | | | | | | |

| ر | JSDOE HANFORD 100-AREA | WA3890090076 | PRP Removal | 003 | 6/23/93 | 2/2/96 |
|-----|---|--------------|--------------|-----|----------|----------|
| SDC | ISDOE HANFORD 100-AREA | WA3890090076 | PRP Removal | 90 | 7/6/93 | 10/31/93 |
| Š | ISDOE HANFORD 100-AREA | WA3890090076 | PRP Removal | 900 | 7/19/93 | 2/2/96 |
| Sc | ISDOE HANFORD 100-AREA | WA3890090076 | PRP Removal | 900 | 8/19/93 | |
| Σ | ISDOE HANFORD 100-AREA | WA3890090076 | PRP Removal | 200 | 6/15/95 | 11/30/95 |
| Ñ | ISDOE HANFORD 100-AREA | WA3890090076 | PRP Removal | 600 | 8/11/97 | 9/30/97 |
| S | ISDOE HANFORD 200-AREA | WA1890090078 | PRP Removal | 100 | 2/1/92 | |
| S | ISDOE HANFORD 300-AREA | WA2890090077 | PRP Removal | 9 | 2/15/91 | 11/30/92 |
| δ | JSDOE HANFORD 300-AREA | WA2890090077 | PRP Removal | 005 | 3/17/91 | 7/31/92 |
| 25 | JSNAVY BANGOR NAVAL SUBMARINE BASE | WA5170027291 | PRP Removal | 100 | 12/20/94 | |
| 20 | ISNAVY BANGOR NAVAL SUBMARINE BASE | WA5170027291 | PRP Removal | 005 | 2/13/96 | |
| 뽁 | ISNAVY KEYPORT NAVAL UNDERSEA WARFARE ENG STATION (| WA1170023419 | PRP Removal | 00 | 5/26/92 | 6/15/92 |
| > | MEST VALLEY HWY SITE | WAD988488128 | Fund Removal | 00 | 6/7/91 | 6/8/91 |
| ⋝ | WESTERN PROCESSING CO., INC | WAD009487513 | Fund Removal | 00 | 4/18/83 | 7/1/83 |
| 2 | MILLIAMS & SON TRANSFORMER SALVAGE | WAD980836084 | Fund Removal | 00 | 2/22/84 | 3/3/84 |
| 2 | NOODS INDUSTRIES | WAD027583525 | FF Removal | 00 | 12/6/85 | 716/87 |
| 2 | VOODS INDUSTRIES | WAD027583525 | FF Removal | 005 | 1/11/93 | 2/26/93 |
| ~ | WOODS INDUSTRIES | WAD027583525 | FF Removal | 003 | 3/30/93 | |
| | WOODS WAREHOUSE | WAD981769482 | Fund Removal | 90 | 12/6/89 | 4/26/90 |
| 2 | NYCKOFF CO./EAGLE HARBOR | WAD009248295 | Fund Removal | 005 | 6/4/92 | 4/29/94 |
| > | VYCKOFF CO./EAGLE HARBOR | WAD009248295 | Fund Removal | 003 | 9/16/93 | 3/10/94 |
| 2 | VYCKOFF CO./EAGLE HARBOR | WAD009248295 | Fund Removal | 904 | 5/5/94 | 12/15/94 |
| > | WYCKOFF CO./EAGLE HARBOR | WAD009248295 | Fund Removal | 900 | 7/9/95 | 11/10/97 |
| ⋖ | /AKIMA PLATING CO | WAD040187890 | Fund Removal | 00 | 6/12/92 | 9/30/92 |
| | TOTAL = 5827 REMOVALS | | | | | |

Attachment III



ALLIED CHEMICAL & IRONTON COKE

EPA REGION 5 Lawrence County Ironton

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EPA ID# OHD043730217

6th Congressional District

Last Update: May, 1999

Site Description

The Allied Chemical & Ironton Coke site is located in Ironton, Ohio, and is bordered by the Ohio River. The 425-acre site includes the Goldcamp Disposal Area (GDA), a former Coke Plant which operated from 1920 to 1982, five lagoons which received process wastewater and hazardous solid waste from the Coke Plant and a operating Tar Plant. The site is divided into two parts, the GDA and the coke plant/lagoon area (CPLA). In April, 1984, an Administrative Order on Consent (AOC) was signed between Allied Signal, U. S. Environmental Protection Agency (USEPA), and the Ohio Environmental Protection Agency (OEPA) to investigate and determine the site remedy for GDA and CPLA. Approximately 15,000 people live in Ironton and receive municipal water from the Ohio River. The city of Coal Grove (population 3,000), which is 2,000 feet south of the CPLA, uses groundwater as a source of drinking water.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 12/30/82 Final Date: 09/08/83

Threats and Contaminants

The investigation showed that the four-acre and 45-feet in depth GDA contained Tar Plant residue waste, including semi-volatile organic compounds (semi-VOCs) such as coal tars, VOCs and metals. Groundwater is contaminated with semi-VOCs and VOCs. An industrial facility near GDA was provided with an alternative drinking water supply due to VOC contamination. The CPLA investigation was completed in September, 1990, and determined that the site, lagoon area, and groundwater is contaminated with semi-VOCs, VOCs, metals and cyanide. The Coal Grove wellfield has not been contaminated by the site.

Cleanup Progress

In September, 1988, a cleanup decision was finalized through a Record of Decision (ROD) for the GDA. The remedy included installation of a slurry wall 2,000 feet in length and to a depth of 90 feet, a cap over the GDA and groundwater pump and treatment both inside the slurry wall and outside the slurry wall. A Unilateral Administrative Order (UAO) was issued to Allied Signal by USEPA in March, 1989, for the design and construction of the GDA. Construction was completed in September, 1995. Over 6,000,000 gallons of groundwater has been pumped from inside the slurry wall. This water is treated through a series of biological reactors. Over 112,000,000 gallons of groundwater has been treated from outside the slurry wall. The water is treated through a series of carbon adsorption vessels. Treated groundwater is in compliance with discharge requirements.

In December, 1990, a ROD was signed (amended in July, 1995) for the CPLA which included demolition of the coke plant, off-site disposal of low level contaminated soil, bioremediation within the lagoon area with subsequent wetland development, incineration of one lagoon and groundwater pump and treatment. A second UAO was issued in July, 1991, for design and construction. Demolition of the Coke Plant is completed and over 100,000 cubic yards of soil or coal has been excavated for disposal or recycling (coal). The groundwater pump and treatment system will begin pumping at 200 gpm in April, 1997. The bioremediation and incineration remedies are under review, with a decision by Summer, 1997, to revise those components.

A second ROD Amendment was signed in July, 1997 which changed the remedy from bioremediation by landfarming to off-site disposal of 40,000 cubic yards of material. This change was due to lower than expected contamination in the soil and should result in savings of approximately \$2.2 million. By early 1998, off-site disposal will be completed. A third ROD Amendment was signed in September 1998, and included two changes to the cleanup in the lagoon area. The first change will replace the incineration of 122,000 cubic yards of lagoon material with recycling, treatment, and/or disposal of soft tar in an approved off-site hazardous waste facility and use the remaining material in the lagoon as off-site alternative fuel. The second change involves the treatment of 457,000 cubic yards of material by in-situ bioremediation. The in-situ bioremediation will be changed to spot excavation and treatment consistent with the previous change and subsequent wetland development in the lagoon area. Approximately 6,800 cubic yards will require excavation to meet the cleanup standard. The ROD Amendment could result in savings of approximately \$50 million. Work began in October 1998, and construction is expected to be completed by September, 2000.

Contacts

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URL: http://www.epa.gov/R5Super/npl/OHD043730217.htm

This page last updated on May 5, 1999



Region 5

ALSCO ANACONDA

EPA REGION 5 Tuscarawas County Gnadenhutten

OHIO EPA ID# OHD057243610

18th Congressional District

Last Update: May, 1999

Site Description

The 4.8-acre Alsco Anaconda site, owned by the Atlantic Richfield Company (ARCO), is located in the Village of Gnadenhutten, approximately 50 miles south of Akron, Ohio. From 1965 to 1978, the site was used for the disposal of wastewater and wastewater treatment sludge that were generated by the production of aluminum products. The sludge was disposed of in two unlined lagoons and a sludge pit. From 1971 to 1978, the company disposed of the equivalent of approximately 18,000 drums of waste (about 4,800 tons of waste). The lagoons and sludge pit contained contaminants such as cyanide, chromium, and polychlorinated biphenyls (PCBs), arsenic, cadmium, lead, mercury, and zinc. A wooded low-lying area near the Tuscarawas River received overflow from the lagoons. The wastewater was discharged to the river. After 1978, sludge was disposed of in an off-site facility. Approximately 3,100 people live within three miles of the site. Drinking water supply for these residents are drawn from nearby groundwater aquifers. Contaminated groundwater from the site generally flows toward the Tuscarawas River and away from the drinking water supply wells.

Site Responsibility: This site is being addressed through Federal, State, and potentially

responsible parties' actions.

NPL Listing History: Proposed Date: 10/15/84

Final Date: 06/10/86

The groundwater is contaminated with cyanide, chromium, and other metals. The on-site soil contains contaminants such as cyanide, chromium, and PCBs; however, most contaminated soil has been removed. Possible health threats include accidentally ingesting or coming into direct contact with contaminated groundwater or soil. Flooding of the Tuscarawas River may cause the contaminants to spread down the river.

Cleanup Progress

The site was divided into two cleanup projects, the source material and the groundwater. Record of Decisions (RODs) were issued for the projects on September 8, 1989, and September 28, 1992, respectively. To implement the source material cleanup, USEPA issued Unilateral Administrative Orders (UAOs) to the potentially responsible parties (PRPs) on December 28, 1989, after negotiations failed. A UAO to conduct groundwater cleanup issued June 23, 1993. Construction of the source material project, which included excavation of the sludge and affected underlying soil at the site and transporting it off-site for proper treatment, was completed by the PRP around September, 1995. Construction activities for the groundwater cleanup (installing groudwater monitoring wells) were completed right after that. Groundwater monitoring will be done quarterly for two years and semi-annually thereafter until cleanup standards (risk-based) are met. A preliminary close-out report (PCOR) was issued July 30, 1996. A Five-Year Review was conducted on this site on June 23, 1997. Continued monitoring of groundwater quality was recommended in the report. At this time, eight (8) quarterly groundwater monitoring surveys have been completed as of October, 1997. After this, groundwater monitoring will be on a semi-annual basis, in accordance with the provisions of the UAO.

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This page last updated on May 6, 1999



Region 5, NPL Fact Sheet

ARCANUM IRON & METAL

EPA REGION 5 Darke County Arcanum

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EPA ID# OHD017506171

Last Update: May, 1999

8th Congressional District

Site Description

The 4½ acre Arcanum Iron and Metal (AIM) Superfund site, located just outside the limits of the Village of Arcanum, Twin Township, Darke County, Ohio, operated as a lead battery reprocessing facility from the early 1960's until 1982. During this operation, battery casings were split to extract lead cores for smelting. Battery acids generated from this operation were allowed to drain to a low area on-site. Reprocessing of the plastic and black rubber battery casings generated lead oxide sludge that collected on the ground and surface of the site. Past practices at the facility included burial of some materials in on-site pits. The state of Ohio investigated a fish kill in Sycamore Ditch and Painter Creek near the site in 1964. In 1979, the state entered into a Consent Decree (CD) with the site owner to clean up the site, but the results were unsatisfactory. The owner ceased operation in 1982, having never fully complied with the provisions of the State CD. The AIM site was proposed for listing on the National Priorities List (NPL) of hazardous waste sites on December 30, 1982, and was made final on the NPL on September 8, 1983. There are about 4,000 people who live in the area of the site. The Village of Arcanum's water supply is furnished by wells within one mile of the site, and private wells are also nearby.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' (PRPs) actions. NPL Listing History: Proposed Date: 12/30/82 Final Date: 09/08/83

Current sampling and analysis of groundwater and residential wells indicates that there is no groundwater contamination at this time, due to site contamination. An estimated 4,000 cubic yards of lead-contaminated battery casing chips, and approximately 28,000 cubic yards of contaminated soils remain on-site.

Cleanup Progress

To reduce public access to the contaminated site areas, a fence was constructed around the entire facility by the potentially responsible parties (PRPs) in 1984. The Remedial Investigation (RI) Report was completed on August 9, 1985. The Feasibility Study (FS) Report was completed on July 15, 1986. The Record of Decision (ROD) was signed on September 26, 1986, selecting excavation and off-site disposal of on-site contaminated soils and battery casings; excavation and off-site disposal of on-site contaminated soils and battery casings; excavation and off-site disposal of on-site contaminated soils amount of buildings; deed restrictions; and groundwater monitoring. The conceptual design was completed in April, 1988. The AIM Site Investigation Report was completed in August, 1989. The Pilot Plant Report and the Economic Analysis Reports were completed in June, 1992. A ROD Amendment was signed on June 18, 1997, that revised the cleanup levels for lead-contaminated soils at the AIM site. As a result, the projected costs for remediating the site have been revised downward from approximately \$20-million to \$6-million. The U.S. EPA began Remedial Design (RD)/Remedial Action (RA) negotiations on August 1, 1996, and concluded on July 15, 1998. In the fall 1998, a Consent Decree (CD) for RD/RA was lodged and entered with the U.S. District Court for the Southern District of Ohio, Western Division, Dayton, Ohio, for RD/RA at the AIM Site. The RD is expected to be underway by early summer. The RA is expected to begin in the summer 1999 and be completed by the end of the calendar year 1999.

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URL: http://www.epa.gov/R5Super/npl/OHD017506171.htm

This page last updated on May 3, 1999



BIG D CAMPGROUND

оню EPA ID# OHD980611735

Last Update: May, 1999

EPA REGION 5
Ashtabula County
1½ miles northeast of Kingsville
Township

19th Congressional District

Site Description

The Big D Campground site is a 1.2 acre landfill located about 2.5 miles south of Lake Erie. A campground is located to the southeast, a creek to the south, residences 500 feet to the north and northwest, and a wetland ½ mile north. The residences closest to the site are connected to a municipal water supply. However, residences within ½ mile down gradient of the site do use groundwater as a drinking water supply. The site was originally operated as a sand and gravel quarry which was subsequently filled with hazardous and non-hazardous waste. Active disposal occurred between 1964 and 1976.

Site Responsibility: This site is being addressed through Federal, State, and potentially responsible parties' actions.

NPL Listing History: Proposed Date: 12/30/82 Final Date: 09/08/83

Site investigations conducted between 1982 and 1988, identified drums containing halogenated and non-halogenated solvents; caustic; and oily wastes; bulk toluene disocyanate (TDI); TDI residue contaminated with monochlorobenzene and carbon tetrachloride; monoethylamine; and soils contaminated with many of the above. The initial estimate of volume of hazardous materials was 28,000 cubic yards. Groundwater was found to be contaminated with volatile organic compounds (VOCs) and heavy metals including barium, chromium, and lead.

Cleanup Progress

A Record of Decision (ROD) for the site was signed in 1989. In 1992, Olin Corporation initiated Remedial Action (RA) pursuant to a design approved by USEPA under a Unilateral Administrative Order (UAO) issued in 1990. All source area materials were excavated from the landfill and incinerated on-site between September, 1992, and March, 1994. Total volume of wastes exceeded the previous estimates by approximately 65,000 cubic yards. The incinerator ash was determined to be delistable and was placed back into the landfill, along with all non-combustible materials that had been excavated. Two feet of topsoil was placed over the ash and vegetated, and the incineration project was demobilized in October, 1994. A treatment system was constructed to treat contaminated storm water runoff collected from the excavation and from within a bermed area. In 1994, a groundwater extraction system was installed to collect contaminated groundwater that was migrating to the north and to the south. The groundwater is treated by the same on-site treatment system. Since February, 1995, Olin corporation has been conduction site operation and maintenance for the groundwater remedy. A preliminary closeout report was signed on May 9, 1995. The pump and treat system has successfully reduced the concentrations of heavy metals. In November, 1997, USEPA approved changes to the groundwater treatment system to help reduce operation and maintenance costs. Portions of the system that are no longer needed to treat heavy metals were eliminated. The anticipated savings is at least \$64,500 per year, for a present value of over \$1 million. In February 1999, Olin corporation submitted a proposal to the agency to allow for natural attenuation and to reduce the number of contaminants monitored. The proposal is currently being reviewed by the agency.

Contacts

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This page last updated on May 6, 1999





BOWERS LANDFILL

ОНЮ EPA ID# OHD980509616

Last Update: May, 1999

EPA REGION 5 Pickaway County 25 miles south of Columbus

Other Names: Island Road Landfill

7th Congressional District

Site Description

The twelve-acre Bowers Landfill site operated as a pit for gravel excavation operations beginning in 1958, but its owners subsequently converted it to a landfill, which at first accepted only domestic refuse. From 1958 to 1968, it accepted residential, grain elevator, and industrial wastes. Two local manufacturers of chemicals responded to a Congressional inquiry about the site and noted that they dumped approximately 7,500 tons of chemical waste at the landfill. Disposal practices frequently consisted of depositing the waste directly onto the ground and covering it with soil. Waste also was burned on-site. Operations at the landfill ended in about 1968. In 1980, U. S. Environmental Protection Agency (USEPA) found that contaminants in the landfill were polluting nearby monitoring wells with volatile organic compounds (VOCs). Approximately sixty people live within ½ mile of the site.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 12/30/82

Final Date: 09/08/83 Deletion Date: 10/29/97

Threats and Contaminants

Groundwater on-site contained heavy metals including barium and manganese, VOCs, and phthalates. Sediments were contaminated with polychlorinated biphenyls (PCBs), petrochemicals, pesticides, VOCs, and lead. Contaminants in the soil included petrochemicals, lead, and PCBs. Off-site soils contained heavy metals including arsenic, as well as pesticides. Surface water was contaminated with VOCs, polycyclic aromatic hydrocarbons (PAHs), and heavy metals. Potential health risks existed for individuals who drank or came in direct contact with contaminated groundwater, inhale contaminated soil or sediment particles, or ate small animals, birds, fish, or plants that were contaminated with chemicals from the site. The area between the landfill and the Scioto River generally floods twice a year, which further contribute between the landfill and the Scioto River generally floods twice a year, which further contributed to the threat of contaminant releases.

Cleanup Progress

USEPA studied the nature and extent of contamination at the site from 1983 to 1989. The results

of this study, along with a study undertaken by the potentially responsible parties (PRPs) for the site contamination, were used to prepare an analysis of the alternatives for addressing the threat the landfill poses to people and the environment. In 1989, USEPA recommended the following actions at the site to address the contamination problem: removing and disposing of all surface debris in an approved landfill; improving erosion control and drainage; installing a natural clay cover over the landfill; installing a topsoil layer over the clay cover, protecting the cap from flood damage; installing a limited number of new groundwater monitoring wells; taking samples of the groundwater and analyzing them to determine any increases in the level of contaminants; and installing a fence to prevent site entry. USEPA began the Remedial Design (RD) in 1991, and the Remedial Action (RA) was completed in 1993. A new wetlands was developed as part of the cleanup activities. The PRPs settled with USEPA on past cost including oversite costs, the cost of the RD/RA and future oversite costs for Operation and Maintenance (O&M). The site will be monitored for many years by the PRPs under an O&M agreement, to ensure the continued effectiveness of the remedies. All construction at the Bowers Landfill site is complete. This site was deleted from the National Priorities List (NPL) on October 29, 1997.

Contacts

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URL: http://www.epa.gov/R5Super/npl/mich/OHD980509616.htm

This page last updated on May 3, 1999





BUCKEYE RECLAMATION

оню EPA ID# OHD980509657

Last Update: May, 1999

EPA REGION 5

Belmont County St. Clairsville

Other Names: Buckeye Landfill Belmont County Landfill

18th Congressional District

Site Description

The Buckeye Reclamation Landfill (BRL) site is located in St. Clairsville, Belmont County, Ohio, near the Ohio/Pennsylvania border. The BRL site is located on 658 acres of land of which approximately 50 acres was used for landfilling activities. The landfilling area is situated in a drainage ravine and is bordered by Kings Run stream on the east and another stream (unnamed) on the west. Prior to the 1950's, the BRL site and the land to the west of the site was used to dispose of coal mine refuse that was generated by the deep mining operations on the 658 acres. Between 1971 and 1979, the BRL site operated as a sanitary landfill and accepted municipal commercial waste for disposal. Industrial wastes, including sludges and liquids, were also accepted at the site between 1976 and 1979. It is estimated that the BRL site accepted a total of 4.7 million gallons of industrial liquid wastes and 3,300 tons of industrial solid wastes during the years it operated. Approximately 120 residents and forty residential wells are located within a one-mile radius of the BRL site. Potentially responsible parties (PRPs) that have been identified at the BRL site include former operators Cravat Coal (owner) and Belmont County; transporter Kittle Hauling; and generators Consolidation Coal, Ashland Chemical, Aristech Chemical, Beazer East, Inc., Triangle Wire and Cable, Inc., SKF Industries, and U.S. Steel Corporation.

Site Responsibility: This site is being addressed through Federal, State, and potentially responsible parties' actions.

NPL Listing History: Proposed Date: 12/30/82
Final Date: 09/08/83

Leachate, groundwater, and soil in the vicinity of the site contain elevated levels of heavy metals, low levels of polyaromatic hydrocarbons (PAHs), and low levels of volatile organic compounds (VOCs), such as benzene, trichloroethene, carbon tetrachloride, and toluene.

Cleanup Progress

A Record of Decision (ROD) signed in August 1991 selected a remedial action for the site that included construction of a solid waste landfill cap, installation of a gas extraction system, leachate and groundwater collection and possible treatment, and groundwater and surface water monitoring. In 1992, USEPA entered into an Administrative Order on Consent with a number of PRPs to design the selected remedial action. After reviewing a proposal from the PRPs for a revised version of the remedy, USEPA issued an Explanation of Significant Differences (ESD) in July 1997. The revised remedy may result in a cost savings of approximately \$23,000,000. The remedial design for Phase 1 of the remedy, which includes all components except for design of the leachate and groundwater treatment system, has been finalized. The Consent Decree between the USEPA and the PRPs for completion of the remedial action at the site was entered by the court on March 17, 1998. Funds have been obligated and physical construction of the remedy will begin in May, 1999. Construction of the groundwater/ leachate collection and treatment system, if determined to be necessary, will be initiated after one year of monitoring after completion of Phase 1 construction.

Contacts

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CHEM-DYNE

EPA ID# OHD074727793

Last Update: May, 1999

EPA REGION 5

Butler County Hamilton Other Names: Transenvironmental Services

8th Congressional District

Site Description

The ten-acre Chem-Dyne site operated as an industrial chemical waste transfer, disposal, and storage facility located in the city of Hamilton. Hamilton has a population of approximately 87,000. A residential area is located less than 1,000 feet from the site. Other adjacent land uses include a recreational park and industrial facilities. Chemical wastes may have been trucked to the site beginning in 1974. In 1975, Spray-Dyne produced anti-freeze from recycled chemical wastes. The operation was expanded in 1976, and the Chem-Dyne Corporation was formed. Wastes that were unsuitable for recycling were stored in drums and tanks on the site or shipped to other disposal sites. More than 30,000 drums of waste and 300,000 gallons of bulk waste materials were left on site when operations ended in 1980. During its operation, a number of environmental incidents were reported at the site. From 1976 to 1979, at least five fish kills in the Great Miami River were attributable to the Chem-Dyne facility; one fish kill stretched for thirty-seven miles. Fires occurred at the site in 1976 and 1979. A storm sewer drained the site into the Ford Canal, which flows into the Great Miami River. The Ford Canal is used only for drainage and hydroelectric power generation. The Great Mami River is used for recreation. Water supplies in the area rely on groundwater as their source.

Site Responsibility: This site is being addressed through Federal, State, and potentially

responsible parties' actions.

NPL Listing History: Proposed Date: 10/21/81 Final Date: 09/08/83

Groundwater is contaminated with volatile organic compounds (VOCs) and heavy metals, however no drinking water supplies have been affected. Soil was contaminated with VOCs, pesticides, other organic compounds, and heavy metals including mercury, arsenic, nickel, and beryllium. The on-site buildings were contaminated with polychlorinated biphenyls (PCBs).

Cleanup Progress

In 1980, USEPA stabilized, removed, and disposed of 17 potentially explosive drums to a treatment facility. Beginning in 1982, USEPA removed another 9,000 drums and solidified and removed 200,000 gallons of liquid and solid wastes in 33 storage tanks. Spilled materials were cleaned up and wastewater was treated for disposal. The storm drain in the loading dock area was plugged to prevent the discharge of contaminated waste into Ford Canal. The site was also fenced to prevent site access. In 1985, USEPA issued a Record of Decision (ROD) which required the installation of a system to extract the groundwater and treat it by air stripping. The contaminants are further treated with activated carbon before being released into the air. In addition, the buildings on the site were demolished, selected areas of soil were removed, and a synthetic cap with a clay layer was placed over the site. Under a 1985 Consent Decree (CD) signed by USEPA, Ohio Environmental Protection Agency (OEPA) and potentially responsible parties (PRPs) for site contamination, all surface cleanup activities were completed in 1987. The groundwater pump and treatment system has been in operation since 1988, and may continue to operate through 2008 or longer, to meet established cleanup standards. Approximately 3,500,000,000 gallons of groundwater have been treated and nearly 31,000 pounds of VOCs removed from the aquifer. To ensure a continued safe water supply, the state of Ohio is preventing the use of the contaminated aquifer as a source of drinking water.

Contacts

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Region 5

CHEMICAL AND MINERALS RECLAMATION, INC.

EPA REGION 5 Cuyahoga County Cleveland

OHIO EPA ID# OHD980614549 11th Congressional District

Last Update: May, 1999

Site Description

The Chemical Mineral Reclamation, Inc. site (CMR) covers a 3/4 acre area located on the north side of Cleveland, Ohio, on the floodplain of the Cuyahoga River. The site is located in a metropolitan area surrounded by the Cleveland Memorial Shoreway to the south west, the Old Cuyahoga River bed to the north, and industrial property to the east. The owner of the area, Plain Dealer, leased this land to CMR in 1979. CMR planned to use the site as a recycling facility, but in the end only collected and stored wastes in vats and barrels. The vats and barrels contained miscellaneous wastes including flammable and non-flammable solvents, paints, tar, grease, and resins. These storage operations continued until July 2, 1980, when a fire occurred at the warehouse on the site. As a result of the fire, the Cleveland Memorial Shoreway was closed temporarily, but no injuries were reported. The population surrounding the site was the city of Cleveland with an estimated 573,822 people according to the 1980 census. The entrance to the Cuyahoga River and Lake Erie is approximately 1½ mile from the site. A boat docking area and several homes are nearby. A marina is located in the general vicinity. The city of Cleveland, the U. S. Coast Guard, the Ohio Environmental Protection Agency (OEPA), and U. S. Environmental Protection Agency (USEPA) all have participated in some phase of the cleanup

Site Responsibility: The site is being addressed through Federal and State actions. NPL Listing History: Deletion Date: 12/30/82

Soil was contaminated with volatile organic compounds (VOCs) including acetone, methyl ethyl ketone, methyl alcohol, toluene, xylene, trichloroethylene (TCE), and dichloroethylene, and sludge. These contaminants came from a variety of sources including flammable and non-flammable solvents (both chlorinated and non-chlorinated), paints, tar, grease, resins, and other miscellaneous wastes. The migration of contaminants off-site to groundwater, surface water, or soil was not suspected, and there was no indication that a potential threat existed to individuals or the environment near the site.

Cleanup Progress

In 1981, 2,000 containers, ranging in size from five to 55 gallons, of flammable and non-flammable solvents (both chlorinated and non-chlorinated), paints, tar, grease, resins, and other miscellaneous wastes were removed. Liquid and solid materials from six 3,500 gallon vats were also removed. Further action included compatibility testing of chemicals and the removal of chemicals to various recyclers, incinerators, and landfills. The building on site were demolished and the contaminated soil was removed to a licensed landfill. The site was placed on the Interim Priorities List in October, 1981. Site cleanup was completed in mid-1982. All cleanup actions were completed before the first proposed National Priorities List (NPL) was established. A Consent Decree (CD) was signed in 1987, between USEPA and all potential responsible parties (PRPs) to recover more than 85 percent of USEPA's cleanup costs. The site was deleted from the NPL in December, 1982.

Contacts

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COSHOCTON LANDFILL

EPA REGION 5 Coshocton County Coshocton

OHIO EPA ID# OHD980509830

18th Congressional District

Last Update: May, 1999

Site Description

The 80-acre Coshocton Landfill, located in Coshocton County, Ohio, was used for coal strip mining for an extensive period in the mid-1900's. The city built and operated a landfill at the site from 1968 to 1979. In 1977, an area of the site caught fire and burned for three days. Drummed liquid wastes including: alcohols, acetone, resins, xylene, perchloroethylene, mineral spirits, plasticizers and neoprene were landfilled at the site. These materials contaminated groundwater, surface water and soils. About 13,400 people live in the city of Coshocton which is located about THREE miles from the site. The city water supply is not threatened by the site.

Site Responsibility: This site is being addressed through Federal and County actions. NPL Listing History: Proposed Date: 12/30/82 Final Date: 09/08/83

Groundwater has been contaminated with volatile organic compounds (VOCs) and heavy metals. Sediments on-site contain VOCs and pentachlorophenol (PCP). Soils on-site contain VOCs and phenols. Heavy metals and VOC acetone are found in the surface water. On-site workers and trespassers may be exposed to hazardous substances if they accidentally ingest or come into direct contact with the contaminated areas.

Cleanup Progress

A Consent Decree (CD) between USEPA and the potentially responsible parties (PRPs) was entered with the court on June 11, 1991. The PRPs designed the remedy, and in 1995-1996, they constructed a cap on the 40-acre landfill. Long-term monitoring is being conducted in order to ensure that contaminants do not leave the site. Low levels of contaminants have been detected off-site. No potable water supplies are currently threatened, but new wells installed down gradient from the site could be threatened. On September 25, 1995, a Close Out Report was signed. The Report documented that the response actions were constructed consistent with the approved remedial design.

signed. The Report documented that the response actions were considered considered with the approved remedial design, and with the ROD. Groundwater monitoring occurring subsequently to the Close Out Report documented that contaminants were found below the clean-up levels. For this reason, U.S. EPA, with concurrence from the State of Ohio, deleted this Site from the NPL. A Five-Year Review Report was signed for this Site January 21, 1999. The remedy selected remains protective of human health and the environment and complies with Federal and State requirements.

Contacts

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E. H. SCHILLING LANDFILL

EPA REGION 5 Lawrence County
11/2 miles northwest of Hanging Rock

OHIO

EPA ID# OHD980509947

6th Congressional District

Last Update: May, 1999

Site Description

The E. H. Schilling Landfill, located in Hamilton Township, Lawrence County, Ohio, is a three-acre site that operated as a waste disposal facility from 1969 to 1980. During the operation, it accepted a wide variety of liquid and solid hazardous industrial and non-hazardous wastes and coepted a wide variety of figured and solid hazardous industrial and non-hazardous wastes including styrene, phenol, acetone, alcohol, wastewater treatment sludges, coal tar compounds and foam material. The waste material was deposited behind an earthen dam and under a soil cover. Depth of the waste material is approximately 45 feet. The landfill was closed by the state of Ohio in 1980, due to numerous permit violations. In March, 1987, an Administrative Order on Consent (AOC) was signed between U. S. Environmental Protection Agency (USEPA), the Ohio Environmental Protection Agency (OEPA) and two responsible parties (RPs) to investigate the site contamination. The investigation showed that the landfill was leaking volatile organic chemicals (VOCs), semi- VOCs and metals into the surrounding soil, sediment and groundwater. The earthen dam did not meet acceptable safety standards and the soil cover over the waste. The earthen dam did not meet acceptable safety standards and the soil cover over the waste material did not prevent infiltration of rainwater into the waste material. A Record of Decision (ROD) was issued by USEPA in September, 1989, specified removing the liquid waste from within the landfill with treatment in a on-site treatment plant, preventing water infiltration through capping the landfill and installing a grout curtain/slurry wall, improving the structural stability of the earthen dam and treating contaminated groundwater near the landfill. Contaminated groundwater has not migrated off-site. The site is located in a rural area and approximately 2,000 people live within three miles of the site with some individuals on private

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 12/30/82 Final Date: 09/08/83

Nickel has been detected in air sampled near the landfill at levels exceeding Federal standards. Arsenic and VOCs have been found in groundwater. Leachate, soil, and stream sediments are contaminated with VOCs, polycyclic aromatic hydrocarbons (PAHs), and heavy metals. Individuals who accidentally ingest contaminated groundwater, soil, or sediments may potentially suffer adverse health effects.

Cleanup Progress

In May, 1991, a Consent Decree (CD) was signed between USEPA and four RPs to conduct the design and construction of the remedy. Construction of the site remedy was completed in August, 1993. A total of 3,100 cubic yards of contaminated soil and sediment was excavated and consolidated under the landfill cap. Approximately 8,000,000 gallons of liquids from within the landfill and groundwater have been treated in the on-site treatment plant. Treatment consists of metals removal, biological reactors for the VOCs and semi-VOCs and carbon adsorption as a final step for VOCs. Liquid levels within the landfill have decreased dramatically due to the pumping, landfill cap and grout curtain/slurry wall, but still remain at unacceptable levels. It has been estimated that the treatment plant may cease operation in a few years. The treatment plant discharge has met all Ohio substantive effluent limitations and is in compliance. A Five-Year Review was completed on September 29, 1997, and based upon the review, the remedy remains in compliance with the CD and no change is required to the site remedy. In December, 1993, the two remaining RPs agreed to an Administrative Order on Consent (AOC) to pay for the portion of USEPA oversight costs not collected in the 1991 CD.

Contacts

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FIELDS BROOK

EPA REGION 5 Ashtabula County Ashtabula

19th Congressional District

OHO EPA ID# OHD980614572

Last Update: May, 1999

Site Description

Fields Brook site, located approximately 55 miles east of Cleveland in the city and county of Ashtabula, Ohio, is a six square-mile watershed of a Brook where from 1940 to the present, up to 19 separate facilities operated. Activities range from metals-fabrication to chemicals production. Fields Brook flows into the Ashtabula River, which flows into Lake Erie approximately 1-1/2 miles downstream of the site. Sediments of Fields Brook and soils of the Fields Brook floodplain/wetlands area are contaminated with a wide variety of contaminants including polychlorinated biphenyls (PCBs), chlorinated solvents and metals. Several industrial properties surrounding Fields Brook are potentially recontaminating Fields Brook sediment, which has contaminated Ashtabula River sediments. Approximately 23,000 people live within one mile of the site in the city of Ashtabula.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 10/22/81

Final Date: 09/08/83

Threats and Contaminants

Sediments taken from the Ashtabula River are contaminated with PCBs, volatile organic compounds (VOCs), polycyclic aromatic hydrocarbons (PAHs), heavy metals, and phthalates. VOCs and heavy metals including mercury, lead, zinc, and cadmium have been detected in surface water from Fields Brook and the Detrex tributary. Contaminated sediments threaten drinking water intakes in Lake Erie. Contaminants detected in fish include VOCs and PCBs. The site poses a potential health risk to individuals who accidentally ingest or come into direct contact with contaminated water from Fields Brook and the Ashtabula River. Ingesting contaminated fish or sediments also may cause adverse health effects.

Cleanup Progress

In 1986, a final cleanup decision for the Fields Brook sediment operable unit was reached between USEPA and the state. In 1989, USEPA issued a Unilateral Administrative Order (UAO) to require the potentially responsible parties (PRPs) to design and implement the 1986 Record of Decision (ROD) for the Fields Brook sediment. Recognizing that contaminated sediment was

only part of the problem, USEPA required the PRPs to also investigate the adjacent floodplain/wetland area and conduct a search for the source(s) of site contamination.

The investigation of the floodplain/wetland areas along Fields Brook found that contamination, especially PCBs, did extend into the soils adjacent to the Brook. USEPA issued a ROD on June 30, 1997, to select the remedy for the floodplain/wetlands Operable Unit (OU). The remedy requires the excavation and disposal of PCB-contaminated soil in both industrial and residential portions of the OU. In addition, soils with low-level PCB contamination near residential areas will be covered to reduce erosion into the Brook. An on-site landfill will be built within the industrial area of the Fields Brook watershed to house PCB-contaminated soils and sediment from site

In August, 1997, USEPA issued an Explanation of Significant Differences (ESD) which modified the original 1986 ROD. The ESD eliminated the need for on-site thermal treatment by allowing off-site treatment of contaminated sediment. The ESD also decreased the volume of sediment requiring excavation and eliminated the solidification requirement for sediments to be leadfilled.

On September 30, 1997, USEPA issued a ROD to select remedies for six source areas that could potentially recontaminate the Brook. In general, remedies require excavation and containment.

In 1998, low-level radionuclides were discovered in the soil and mining residuals at the Millennium Inorganic Chemicals TiCl4 facility (one of the industrial source areas addressed by the September 1997 source control ROD) and in Fields Brook sediment and floodplain/wetland soils. The discovery of the low-level radionuclides (primarily radium-226 and radium-228) complicated the cleanup designs that were then underway. On April 8, 1999, the U.S. EPA issued a Site-Wide ESD which modified all existing RODs for the site, established radionuclide cleanup levels, and outlined the design modifications necessitated by the presence of the radionuclides. Progress has resumed on the designs to address contamination in Fields Brook sediment and the floodplain/wetlands soils.

Cleanup work at the Fields Brook operable units is expected to proceed according to the following schedule:

Millennium Inorganic

Chemicals TiCl4 Facility - Excavation of approximately 60,000 cubic yards of PCB- and radium-contaminated soil and mining residuals. Disposal in the existing Millennium on-site landfill. The work is expected to start in June of 1999 and should be physically complete by the end of 1999, with inspection and reporting requirements complete by March of 2000.

Fields Brook Sediment and

Floodplain/Wetland Soils - The 100% design is currently being prepared. Construction of an on-site landfill is expected to begin in the Spring of 2000. Following completion of the landfill, excavation of Fields Brook soil and floodplain/wetland sediment will begin. The major components of the brook and floodplain/wetlands cleanup are expected to be complete by the end of 2001, with some restoration, inspection and reporting activities left to be addressed in 2002.

RMI Metals - The excavation and disposal of PCB-contaminated soil will proceed when the Fields Brook landfill is complete. The cleanup work is expected to be performed in late 2000.

Acme Scrap Iron and

Metals / South Sewers - The excavation and disposal of PCB-contaminated soil will proceed when the Fields Brook landfill is complete. The South Sewers will then be cleaned. All work on this OU is expected to be performed in late 2000.

Detrex Inorganic Chemicals- Construction of a slurry wall and installation of DNAPL extraction wells is expected to start in early 2000. After an evaluation of the capture of the extraction wells, a determination will be made whether additional extraction wells are required.

 $\bf North~Sewers$ - The complete grouting and replacement of the contaminated North Sewers is expected to be performed in 2000.

Physical construction at the Conrail source control OU was completed in December of 1998. Arsenic-contaminated soil was excavated and shipped for disposal off-site. The Conrail cleanup has been inspected and U.S. EPA is awaiting a final report from the Responsible Parties.

Contacts

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FULTZ LANDFILL

EPA REGION 5 Guernsey County
½ mile northeast of Byesville

18th Congressional District

оню EPA ID# OHD980794630

Last Update: May, 1999

Site Description

The Fultz Landfill is a 22-acre privately-owned landfill located one-half mile northeast of the city of Byesville and three miles southeast of the city of Cambridge. From 1954 to 1985, residential, commercial, and industrial solid wastes were disposed of. Beneath the landfill waste, residential, commercial, and industrial solid wastes were disposed of. Beneath the landfill waste, the shallow aquifer consists of alluvial sediment and mine spoils which overlies a flooded coal mine aquifer. The city of Byesville uses the coal mine aquifer as its primary drinking water source. Stream A runs east to west along the toe (base) of the landfill discharging into Wills Creek. Wills Creek is the primary drinking water source for the city of Cambridge. Wetlands consisting of six ponds are also located along Stream A, at the toe of the landfill. During the period of operation, county and state officials cited the owner of the landfill for violations of the operating license including inadequate control of leachate and accepting unauthorized drums of hazardous waste. The state contacted businesses generating the drums and requested them to stop sending drums to the landfill. In the early 1980's leachate seeping from the landfill contained unacceptable levels of metals and phenolic compounds. A Record of Decision (ROD) was issued on September 30, 1991, to fence the site, collect, treat and discharge contaminated leachate and groundwater on-site, construct a 24 inch clay landfill cap, and to fill in the underlying coal mine to prevent cap damage. After the cleanup was designed, an Explanation of Significant Differences (ESD) was issued which called for a geosynethic clay cap and membrane (more stretchable), eliminated filling in the underlying coal mine, and called for off-site treatment of groundwater and leachate (more cost effective than on site treatment).

Site Responsibility: This site is being addressed through Federal actions. NPL Listing History: Proposed Date: 12/30/82 Final Date: 09/08/83

Records show that rollwash sludge, triblend, flammable waste paint and sludge (liquid & solid) containing hazardous metals, cyanide, chlorinated, non-chlorinated organic solvents and phthalates, were disposed of at the Fultz landfill. In 1991, U. S. Environmental Protection Agency (USEPA) completed the Remedial Investigation/Feasibility Study (RI/FS) which showed unacceptable metal contamination in the shallow aquifer groundwater e.g. arsenic, barium, copper, lead, manganese, mercury and vanadium. Vinyl chloride and 1,2-dichloroethane contamination were found in the coal mine aquifer.

Cleanup Progress

Initial negotiations with potentially responsible parties (PRPs) to design and construct the remedy ended unsuccessfully in 1992. After USEPA completed the design, negotiations were re-established for construction of the remedy. These negotiations concluded successfully with a Consent Decree (CD) between USEPA and some of the PRPs. The CD was entered in June 1997, which required the eight PRPs to construct the remedy. A CD with the one non-settling PRP for \$6,000,000 in past costs was signed by this PRP and USEPA in December 1997 and entered in April 1998. Another CD in which 11 settling defendants reached a final settlement was entered in March 1999.

In August 1997, the PRPs' contractor began construction. Construction has been completed, which was documented in the Preliminary Closeout Report dated September 29, 1998.

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INDUSTRIAL EXCESS LANDFILL

EPA REGION 5 Stark County 10 miles from Akron

OHIO EPA ID# OHD000377911

14th Congressional District

Last Update: May, 1999

Site Description

Prior to 1966, the thirty-acre Industrial Excess Landfill (IEL) site, located in Stark County, Ohio, was used for mining sand and gravel. In 1966, the mining and excavation pit was converted into a landfill, which operated until 1980. During this time, the IEL received industrial waste primarily from the rubber industries in Akron, Ohio. An estimated 780,000 tons of solid waste and 1,000,000 gallons of liquid waste were dumped onto the ground and into an evaporation lagoon constructed on site. In 1972, the Stark County Board of Health ordered IEL to stop dumping chemical wastes. Besides industrial wastes, the landfill also accepted waste from hospitals, septic tank cleaning firms, and the general public. The landfill ceased operations in 1980, and was covered with soil. According to the 1990 Census, 27,121 people live within a three-mile radius of the site, including 3,912 children below the age of nine years.

Site Responsibility: This site is being addressed through Federal, State, and potentially

responsible parties' actions.

NPL Listing History: Proposed Date: 10/15/84 Final Date: 06/10/86

Threats and Contaminants

Groundwater is contaminated with inorganics and volatile organic compounds (VOCs). On-site landfill gases contain VOCs. On-site sediments have been shown to contain heavy metals, cyanide, VOCs, phthalates, and pesticides.

Cleanup Progress

Between 1985 and 1988, USEPA installed a methane venting system at the site to control the migration of methane and landfill gases off site. During installation of this system, 53 drums of suspected industrial waste were uncovered. These drums were removed and disposed in a USEPA-approved facility. Residential well sampling performed in 1987 showed that ten private wells were being impacted by groundwater contaminated by VOCs. USEPA installed air strippers in the affected residences to remove the contaminants. In 1987, USEPA signed a Record of Decision (ROD) requiring that an alternate water supply be installed to an area comprised of 100 homes down gradient of the site where groundwater threatened to contaminate wells before an overall cleanup could eliminate the problem. Under order by the USEPA, several potentially responsible parties (PRPs) constructed the alternate water supply, which was completed in 1991. In July 1989, USEPA signed a ROD selecting the following actions to clean up the site: covering the entire site with a multi-layer cap; expanding the landfill gas extraction and treatment system; extracting and treating contaminated groundwater; pumping groundwater to maintain the water table at a level that is below that of the wastes in the landfill; fencing the site; placing deed restriction of future use of the site, and continued monitoring of the site. In 1990, USEPA purchased 22 parcels of land, consisting of twelve residences and two businesses. These properties, which bordered the site, were needed for proper installation of the landfill cap. USEPA-prepared Remedial Design (RD) of the remedy is nearly complete. USEPA is in settlement discussions with the PRPs regarding past costs incurred by USEPA, as well as implementation of the cleanup. Based on results of latest monitoring data gathered in March 1997 and September 1998, U.S. EPA public noticed a proposed plan to modify the cleanup plans outlined in the July 1989 ROD. The data indicated that significantly fewer contaminants are present in the groundwater and that the concentrations of those detected are generally lower. Although there are still sporadic exceedances of drinking water standards for metals detected off-site, there is no evidence that a plume of contamination outside of the site boundaries still exists. As a result, the proposed plan recommends that the pump and treat system be eliminated, along with a redesigned landfill cover. A public meeting was held on March 2, 1999 to discuss this proposed agency action. The public comment period ended April 11, 1999. USEPA expects to have a signed ROD Amendment before the end of 1999. On April 21, 1999, members of the Technical Information Committee (TIC), comprising USEPA, Ohio EPA, ATSDR, local government and citizens groups, and responsible parties, met in Uninotron, Ohio to discuss futu

USEPA Ombudsman Robert Martin is currently conducting a preliminary review of this site, primarily on radiation issues, to determine if an investigation is warranted. Mr. Martin is expected to come out with his report, containing his recommendations, in the very near future.

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Region 5

LASKIN/POPLAR OIL CO.

OHIO EPA ID# OHD061722211 EPA REGION 5
Ashtabula County
Jefferson

Other Names: Laskins Waste Oil Co. Alaskain Greenhouse Waste Oil Poplar Oil Co.

19th Congressional District

Last Update: May, 1999

Site Description

The Laskin/Poplar Oil Company site, which covers nine acres is located in Ashtabula County, Ohio. This was formerly the location of a waste oil storage site. The site was initially a greenhouse. The owners started using waste oil to heat the greenhouse. Some of the waste oil used was contaminated with polychlorinated biphenyls (PCBs) and other hazardous constituents. Later, the owner began collecting, reselling and disposing of waste oils. The operation was shut down by Court Order in 1981. Hazardous liquids stored in tanks and ponds had the potential to overflow or otherwise release contaminants into Cemetery Creek, which eventually could have affected a downstream drinking water supply. Approximately ten residences are within 1,000 feet of the site.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 07/16/82 Final Date: 09/08/83

Threats and Contaminants

The waste oils, contaminated water, and sludge contained polychlorinated biphenyls (PCBs), polyaromatic hydrocarbons (PAHs), phenolic compounds and volatile organic compounds (VOCs), including benzene, trichloroethylene, methylene chloride, tetrachoroethylene, and toluene. The shallow groundwater directly below the site was contaminated with polycyclic aromatic hydrocarbons (PAHs), and some VOCs. Sediments in the on-site retention pond were contaminated with PCBs, PAHs, some VOCs, and lead. On-site soils were contaminated with PCBs, PAHs, lead and pesticides. The boiler house was contaminated with PCBs, PAHs, dioxin, lead and zinc. After removal of the waste oils, contaminated water and sludge, a health threat still existed due to the potential for ingestion of contaminated soils and sediments by tresspassers, including children. In addition, a health threat would exist if the site or the site ground water was developed for residential usage in the future.

Cleanup Progress

In 1981-1982, USEPA took several emergency actions, including draining two ponds, diversion of surface water run off to a retention pond, removal and off-site incineration of 302,000 gallons of waste oil, treatment and discharge of 430,000 gallons of contaminated surface water, and solidification of 205,00 gallons of sludge. In 1985-1986, under a Unilateral Administrative Order (UAO), private parties removed of 250,000 gallons of oil and wastewater from the pits and tanks.

In 1987, USEPA approved a Record of Decision (ROD) for source removal. Under UAOs, the private parties initiated work on design of the source removal work. Meanwhile in 1983-1989, USEPA conducted a Remedial Investigation/Feasibility Study (RI/FS). Groundwater and soils were contaminated by a large number of contaminants, including polyaromatic hydrocarbons, PCB, lead, and 2,3,7,8-tetrachlorodibenzodioxin. In 1989, USEPA issued a ROD for the final Remedial Actions (RAs) at the site, which primarily included diversion of groundwater from the site and construction of a low-permeability cap over the site.

In 1989, a group of private parties entered into a Consent Decree (CD) with USEPA to implement the 1987 and 1989 RODs. In 1991-1993, the private parties completed the source removal and construction work. The source removal work included on-site incineration of oils, sludge, tanks, drums, boiler house equipment, the boiler house structure and stack, boiler house soils, pit structures, and source soils. In all, 7,500 tons of source material was incinerated. In addition, 164,360 gallons of wastewater were treated and discharged, and 49.5 cubic yards asbestos material from the boiler house were removed. 40 cubic yards of the asbestos material was disposed in an off-site landfill, while 9.5 cubic yards were contained in an on-site vault because of dioxin contamination. The final remedial actions included construction of a groundwater diversion trench and slurry cut-off walls, which have successfully lowered the water table to below the contaminated soil. The soils are further isolated by a low-permeability cap over the site, which has successfully eliminated the direct contact threat and reduced infiltration. Since 1993, private parties have been conducting maintenance and monitoring activities, which has verified that the final remedial actions have remained effective.

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This page last updated on May 5, 1999



Region 5

NORTH SANITARY LANDFILL

OHIOEPA ID# OHD980611875

Last Update: May, 1999

EPA REGION 5 Montgomery County Dayton, Ohio

Other Names: Valleycrest Landfill

4th Congressional District

Site Description

The North Sanitary Landfill (NSL) site occupies almost 102 acres in Dayton, Ohio. More than half of those acres were used for landfilling industrial and municipal wastes into unlined former gravel pits which intersected the water table. Five disposal areas have been identified within the NSL site, one of which is a designated drum disposal area. The NSL site sits atop and within a federally designated sole-source aquifer composed of highly transmissive sands and gravels. The site is situated in between and in close proximity to the city of Dayton's two major municipal well fields. These well fields supply over 430,000 people in the greater Dayton metropolitan area with drinking water. The NSL site is located in a mixed residential/industrial setting and is surrounded on all sides by residential and industrial land use. Several residential drinking water wells in the area have become contaminated with organic substances believed to be related to the NSL site. It is believed that at this time all affected residents have been connected to the municipal water supply. Industrial wastes disposed of at the NSL site, some of which were disposed of beneath the water table, include used oils, solvents, scrap paint, lampblack, electrical transformers, brake grindings containing asbestos, and sewage. Numerous fires have occurred at the site, both during active disposal operations and after disposal operations had ceased. The most recent fire occurred in September of 1996, when the city of Dayton Fire Department, the Regional Hazmat Team, and Ohio Environmental Protection Agency (OEPA) Emergency Response personnel were called in to mitigate an underground fire in an area of the site known to contained drummed industrial wastes.

Site Responsibility: OEPA is the designated lead agency for RI/FS oversight through a

cooperative agreement between the agencies.

NPL Listing History: Proposed Date: 06/23/93

Final Date: 05/31/94

Threats and Contaminants

Groundwater and soil at the site are contaminated with volatile organic compounds (VOCs), such as trichloroethylene (TCE), tetrachloroethene (PCE), 1,1-dichloroethene, vinyl chloride, and methylene chloride; semi-VOCs, such as Phenol and bis(2-ethylhexyl)phthalate; heavy metals, such as lead, mercury, cadmium, and cyanide; and polychlorinated biphenyls (PCBs). Long-term exposure or ingesting contaminated soil or groundwater could pose a health threat. An indepth evaluation of the potential health risks associated with the site will be completed when more comprehensive data become available via the RI/FS.

Cleanup Progress

On January 31, 1995 Ohio EPA entered into an Administrative Order on Consent (AOC) to complete a Remedial Investigation/Feasibility Study (RIVFS) with seven of the identified potentially responsible parties (PRPs) collectively known as the Valleycrest Landfill Site Group (VLSG). The VLSG is conducting the RI/FS through a phased approach. The first phase of the RI, roughly the equivalent of a (scoping phase) was based, in part, upon USEPA's Presumptive Remedy for Comprehensive Environmental Resource Compensation and Liability Act (CERCLA) Municipal Landfill sites guidance and Ohio EPA's Statement of Work. Use of the presumptive remedy guidance is intended to focus data collection, accelerate remedy selection, save costs and time, and provide consistency in remedy selection.

The issues in dispute between the Ohio EPA and the PRP's have been resolved. In late March, 1999 the PRP's submitted to Ohio EPA a draft RI/FS work plan addendum as the comprehensive RI/FS work plan required by the AOC. The parties agreed that a presumptive remedy approach could only be used upon a commitment by the PRP's to the remedy. The PRP's refusal to conduct non-intrusive investigatory activities for identified "hot spots" at the Site was resolved through an AOC between select PRPs and USEPA for removal of buried drums and drum impacted waste.

Removal Actions

Ohio EPA has required the VLSG to respond to two time critical emergencies situations at the Site. One situation involved the underground fire within an area of drum disposal. As part of this emergency action a drum removal action was completed in November 1997. Even though thousands of buried drums exist at the site the scope of work for this emergency action only required specific drums to be removed. The removal was limited to only drums currently protruding from the landfill surface and resulted in approximately 100 drums being excavated. The drummed waste and associated soil generated by this removal action were classified as hazardous waste. Analytical data for the drummed waste indicated the presence of Trichloroethylene [as high as 370,000 parts per million (ppm)] and other volatile organic compounds (VOCs). Additional buried drums of the same nature were visible in the resulting excavations. Analytical data for the impacted soils indicated the presence of several VOCs, semi-volatile organic compounds, heavy metals, and PCBs.

U.S. EPA Involvement

In January 1998, Ohio EPA referred the "hot spot" areas of the Site that represent principal threat waste to U.S. EPA's Emergency Response Section for evaluation. Pursuant to CERCLA §106, in September 1998, U.S. EPA entered into an AOC with selected PRPs to undertake a removal action for drum disposal areas at the Site and, in light of threats associated with the landfill gas, to install a landfill gas abatement system.

The PRPs installed a system to reduce or eliminate the migration of the landfill gas. Installation of the system was completed in September, 1998. The system underwent an evaluation and corrective action period to determine its effectiveness. The evaluation demonstrated that the system was not able to meet the criteria for controlling the migration of landfill gas and raised new concerns over the emissions from the system arose. The system is under going modifications in order to reduce the concentration of landfill gas to below 5% in the area of concern. This includes extending the system in areas of concern.

USEPA and Ohio EPA met with the PRPs on April 20, 1999 to discuss landfill gas emission issues. The PRPs will use an enclosed flare capable of destroying the high levels of VOCs in the landfill gas at the site. The Agency's have been recommending that the PRPs to do exactly that for some time now. This will require that the five separate legs of the existing system be manifolded together and channeled to a central point on the interior of the site where the

enclosed flare will be located. USEPA granted a 60-day extension to complete this work. The New Source Performance Standards (NSPS) under the Clean Air Act will likely be among the controlling ARARs for the landfill gas work. The PRPs have indicated that they do not agree that NSPS would apply. Further discussion on this issue is pending.

In October, 1998, the drum removal work plan was conditionally approved by U.S. EPA. Drum removal work began November, 1998. By the end of April 1999, the PRPs completed approximately 10% of the drum removal work which produced approximately 2,050 drums from one area of the site. The PRPs estimated that 53,000 drums may have been disposed of in this one portion of the site alone.

Current analytical data from the PRPs indicates the buried drums contain hazardous wastes which have caused extensive contamination to the surrounding media. The PRPs continued to investigate the vertical Extent of Contamination (EOC) investigation for the underlying area. The EOC investigation was only completed down to the seasonal water table but shown contaminant levels well in excess of hazardous waste regulatory limits to this depth. This also confirmed Ohio EPA's position of several years ago that waste was deposited directly into the sole source aquifer. The depth of the waste and extent of contamination below the water table has not been determined at this point.

The PRPs had originally proposed a 90-day schedule to complete Area 5 in the removal action work plan of which they did not meet. USEPA used their best professional judgement and extended the PRP's schedule an additional 90 days (total time = 180 days) until June 30, 1999 to complete removal efforts in Area 5. The PRPs issued a notice of dispute with USEPA regarding the need to meet the 90-day extension for completing drum removal in Area 5. The PRPs assert that the 90-day time frame is not reasonably or safely achievable, and that it does not allow a consideration of on-site treatment options. The PRPs assert that the volume of material they have to deal with is not what they expected. The PRPs have not resumed drum removal (excavation) work for nearly two months nor have they done any work on evaluating available on-site treatment options. Apparently, the PRPS have not made good use of their time and may be intentionally delaying the work required by the consent agreement with USEPA.

Contacts

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OLD MILL

OHIO EPA ID# OHD980510200

Last Update: May, 1999

EPA REGION 5
Ashtabula County
Rock Creek
Other Names:
Valleycrest Landfill

19th Congressional District

Site Description

This site is located in the Village of Rock Creek, Ashtabula County, Ohio, and consists of two parcels of land referred to as the Henfield (three acres) and Kraus (ten acres) properties. Land use in the vicinity of the site is a mixture of residential, agricultural, and commercial/industrial developments. The site is in a rural village setting with the closest residences approximately 75 feet from the property boundary. Approximately 2,000 people live within a two-mile radius of the site.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 12/30/82

Final Date: 09/08/83

Threats and Contaminants

Volatile organic compounds (VOCs) are contaminating the groundwater underneath the Henfield Property and the Kraus Property. VOCs and heavy metals including lead were contaminating the soils near the silos on the Henfield Property and in the drum storage area of the Kraus Property. Studies indicated that the soils were principally contaminated with trichloroethene, dichloroethene, 1,1-dichloroethene, vinyl chloride, 1,1,1-trichloroethane, ethylbenzene, and xylene, with TCE as the principal contaminant. Potential health risks exist through accidental ingestion of or direct contact with the contaminated groundwater until ongoing treatment is complete.

Cleanup Progress

Response activity at the Old Mill site began in 1979, before the site was listed on the National Priorities List (NPL), when USEPA and Ohio Environmental Protection Agency (OEPA) found 1,200 drums of toxic waste, including solvents, oils, resins, and polychlorinated biphenyls (PCBs), stored on the two mentioned properties. Superfund emergency removal activities and enforcement action resulted in drum removal that began in November 1981 and was completed in October 1982. Some of the Potentially Responsible Parties (PRPs), who may have contributed to the contamination at the site, participated in removal activities by removing 580 of the drums. Under removal authorities, 80 cubic yards of contaminated soil was removed in November 1982 from a drum storage area of the Henfield property, and a fence was installed around a portion of

the site in 1984. Between August 1983 and December 1984, a Remedial Investigation (RI) was conducted at the site. In September 1983, notice letters were sent to approximately 30 PRPs giving notice of the Remedial Investigation/Feasibility Study. On February 23, 1984, a CERCLA Section 106 Administrative Order was issued to a former operator of the site requiring the installation of a fence around hot spots containing hazardous substances on-site. The former operator failed to comply with the Order, and EPA installed the fence to limit public access to the site. On November 2, 1984, demand letters were sent to several PRPs outlining their liability for payment of all past response costs as well as any other costs arising from remedial activities at the site. Negotiations were held, but no acceptable offers of settlement were received. A Record of Decision (ROD) was signed in August of 1985, to address the remaining contamination issues. EPA conducted the RA and is continuing to seek recovery of funds expended.

An extraction system was installed to recover contaminated groundwater from both the shallow and deep aquifers. Extracted groundwater is pumped to a treatment plant located on the southern edge of the Henfield property. The treatment plant includes a holding tank that collects groundwater pumped from the extraction system. An air stripper removes VOCs. A two stage activated carbon column provides for additional removal of organics from the air stripper effluent. Treated water is discharged by gravity to an underground storm water drain. An additional shallow aquifer intercepting trench was installed along with two monitoring wells in order to address a VOC plume that was extending beyond the original area of concern. A final inspection was held on August 18, 1989. A punch list was developed, and final modifications were requested. The Remedial Action Report was approved by USEPA on April 24, 1991.

USEPA completed a Five-Year Review on January 17, 1996. Routine operation and maintenance of the remedial system continues. In 1997, the carbon adsorption tanks were replaced by a new tank. USEPA is currently in negotiations with the PRPs regarding recovery of costs incurred and long-term operation and maintenance of the remedial system.

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Region 5

ORMET CORP.

EPA REGION 5

Monroe County
Hannibal
18th Congressional District

OHIO EPA ID# OHD004379970

Last Update: May, 1999

Site Description

The 200-acre Ormet Corp., located in Monroe County, Ohio, is an aluminum processing facility that began operating in 1958. Between 1958 and 1968, about 85,000 tons of spent potliner material were stored in an unlined open storage area. The spent potliner was also placed in an unlined landfill adjacent to the Ohio River. About 1,500 people live within a three-mile radius of the site. The well that provides drinking water for over 3,000 employees of Ormet Corp. and the nearby Consolidated Aluminum Corp. is about 2,000 feet from the site. There are two interceptor wells installed by Ormet in 1973, which extract the contaminated plume before it reaches the drinking water well. These wells remove about 225 gallons of contaminated water a minute from the aquifer and this water is sent to an on-site treatment plant. A Remedial Investigation and Feasibility Study (RI/FS) was conducted by Ormet under a Consent Order and was completed on September 12, 1994.

Site Responsibility: This site is being addressed through Federal, State, and potentially

responsible parties' actions.

NPL Listing History: Proposed Date: 09/18/85 Final Date: 07/21/87

Threats and Contaminants

The groundwater is contaminated with cyanides, arsenic and fluorides. The soils and sediments in a backwater area are contaminated with cyanide, fluoride and polychorinated bipyenyls (PCBs).

Cleanup Progress

The Consent Decree between U. S. Environmental Protection Agency (USEPA) and Ormet Corp. for design and construction was entered with the court on December 18, 1995. Ormet has completed the remedial design and the construction of the remedy. A Preliminary Closeout Report documenting the completion of construction was signed August 4, 1998. The remedy consists of:

- Excavation of PCBs contaminated soils and sediment and placement of them in a Toxic Substance Control Act (TSCA) cell to be built inside the on-site landfill.
 Capping of the landfill.
 Installing a flushing system on the former spent potliner storage area.
 Continue the extraction and treatment of the contaminated groundwater from beneath the site.

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Incorporated (SCA). This AOC required SCA to conduct a Remedial Investigation/Feasibility Study (RI/FS). USEPA issued a Record of Decision (ROD) on September 30, 1993, selecting cleanup actions including institutional controls, an improved landfill cap, excavation and consolidation of contaminated soils under the landfill cap, ground water monitoring, storm water/flood controls, active landfill gas collection and treatment with a flare, shallow groundwater and leachate extraction, on-site treatment and discharge to the river.

USEPA and OEPA entered negotiations with an expanded Potentially Responsible Party (PRP) group to perform the Remedial Design (RD) work as detailed in the 1993 ROD. In June, 1994, a three-party order became effective requiring the PRPs to design all phases of the cleanup. Special Notice Letters (SNLs) inviting participation in Remedial Action (RA) negotiations have been issued to appropriate PRPs by USEPA. A de minimis Consent Decree (CD) was offered to 196 parties in 1997. Approximately 90 parties subsequently settled with USEPA.

Data from 1983 through 1995, indicates that groundwater quality has improved or remained constant since 1988. For this reason, an Explanation of Significant Difference (ESD) was signed in January, 1997, to delay implementation of the groundwater treatment system and evaluate future groundwater trends. A second ESD was signed in 1997, to allow for treatment of leachate off-site at a Publicly Owned Treatment Works (POTW), pending POTW approval.

The 100% RD was approved in December, 1997. RA Consent Decree negotiations terminated in February, 1998. A Unilateral Administrative Order was issued in May 1998 and work on the cap, leachate and landfill extraction systems and other site work will begin in June, 1998, and is scheduled to be completed by the December, 1999. To date, a significant amount of construction work has been completed. All of the extraction wells for leachate have been drilled and the leachate and landfill gas conveyance piping is being installed. The excavations and consolidations under the cap are also almost complete. It appears that a permit will be issued to allow for the discharge of leachate to the Publicly Owned Treatment Works, thus eliminating the requirement for the on-site construction and operation of a leachate treatment plant.

Landfill gas/leachate collection/treatment and groundwater monitoring will be required for the long-term (30+ years). Depending upon the results of ongoing groundwater monitoring, implementation of the groundwater treatment system delayed under the ESD will be conducted or the groundwater treatment requirement will be eliminated. For this reason, a ROD amendment may be completed.

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PRISTINE, INC.

EPA REGION 5 Hamilton County Reading 2nd Congressional District

EPA ID# OHD076773712

Last Update: May, 1999

Site Description

The Pristine, Inc. site is located in an industrial/residential area within Reading, Ohio, and is a former liquid waste disposal facility that operated from 1974 to 1981. Prior to this, the site had been used for the manufacturing of sulfuric acid and a permit was obtained in 1977, to convert the facility to a hazardous waste incinerator. Due to numerous permit violations, the site was closed by the Ohio Environmental Protection Agency (OEPA) in 1981. At the time of closure, over 10,000 drums and several hundred thousand gallons of bulk liquids were on-site consisting of acids, pesticides, solvents containing volatile organic compounds (VOCs) and semi-VOCs, sludges containing VOCs and semi-VOCs, polychlorinated biphenyls (PCBs) and cyanide waste. In 1983, a Consent Order between OEPA and Pristine, Inc. was used to remove most of the drummed material. In 1984, an Administrative Order on Consent (AOC) was used by U.S. the drummed material. In 1984, an Administrative Order on Consent (AOC) was used by C.S. Environmental Protection Agency (USEPA) and the responsible parties (RPs) to remove sludges and heavily contaminated soil from the site. In the Fall of 1987, USEPA funded an investigation of the Pristine site and subsequent remedy determination. The city of Reading Well Field which is 300 feet northwest of the site and provides drinking water for over 15,000 people was affected by contamination from the Pristine site. The well field was closed by the OEPA in March, 1994, due to high levels of VOC contamination.

Site Responsibility: This site is being addressed through Federal, State, and potentially responsible parties' actions.

NPL Listing History: Proposed Date: 12/30/82

Final Date: 09/08/83

Threats and Contaminants

The investigation determined that soils on-site were contaminated with pesticides, including DDT, VOCs, semi-VOCs and metals. Groundwater is contaminated with VOCs, semi-VOCs, and heavy metals. Compounds detected in the soil and sediments included VOCs, polycyclic aromatic hydrocarbons (PAHs), heavy metals, and pesticides. The presence of trace levels of VOCs in groundwater does not present an immediate health risk to people, since the Reading Well Field is no longer used as a public water supply.

Cleanup Progress

In December, 1987, USEPA issued a Record of Decision (ROD) for the Pristine site. A Consent

Decree (CD), including a de minimis settlement for the design and construction of the site remedy, was finalized between the USEPA and 111 responsible parties (RPs) in October, 1990. A second de minimis settlement was signed between USEPA and 8 RPs in February, 1993. The site remedy was amended in March, 1991, to demolition of the former hazardous waste incinerator and associated structures and tanks, thermal treatment of soil, soil vapor extraction (SVE) including a cap over the site and groundwater pump and treatment. The demolition phase was completed in January, 1992, with most of the metal being cleaned and recycled. In May, 1994, treatment was completed on approximately 13,000 tons of soil contaminated with pesticides, semi-VOCs and VOCs using thermal desorption. Construction of the SVE system was completed in November, 1995. Since the SVE treatment system and groundwater treatment system are combined, startup of the SVE system occurred when the 150 gallons per minute (gpm) groundwater system was completed. Construction was completed on the 150 gpm groundwater treatment plant in September 1997 and the facility is currently is in compliance. The 150 gpm groundwater treatment system consists of metals precipitation, air stripping with catalytic oxidation for the air emissions and finally carbon adsorption. The SVE system is scheduled to operate for 10 years and the 150 gpm groundwater pump and the treatment system will operate for at least 30 years.

A second and final groundwater pump and treatment system was constructed at the site in 1998. This 300 gpm system includes 3 extraction wells to draw contaminated groundwater from the downgradient edge of the contaminant plume. The 300 gpm system became operational in September of 1998 and is currently in compliance. The 300 gpm pump and treatment system will operate for approximately 30 years, or as long as is necessary to remediate the outer portion of the groundwater contaminant plume.

A Preliminary Closeout Report for the Pristine, Inc. Site was signed in September 1998, documenting that all construction has been completed at the site.

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REILLY TAR & CHEMICAL CORP. (DOVER PLANT)

EPA REGION 5 Tuscarawas County Dover

EPA ID# OHD980610042

18th Congressional District

Last Update: February, 1998

Site Description

The Reilly Tar and Chemical Company site is a 3.66 acre parcel of land situated in Dover, Ohio, on Third Street, southeast of the junction of State Route 211 and State Route 39, three-quarters on Initial Street, southeast of the function of Sugar Creek and the Tuscarawas River. The site operated from 1932 to 1956 as a coal tar refinery. During that time, coal tar wastes accumulated on the ground from spillage and other site activities. The site is bordered on the northeast by an abandoned canal turning basin, which functions today as a drainage ditch directing storm water runoff from the city of Dover into the Tuscarawas River. Current land use adjacent to the study area is mainly commercial and residential north of the site toward the Dover downtown area, and industrial to the west and southwest. Public power and sewage facilities are immediately east of the site, and an open and undeveloped industrial area south of the site is currently used for fill and borrow disposal. The site is currently inactive, is fenced, and is located on the sand and gravel deposits of the Tuscarawas River basin. The aquifer in the deposits is the sole source of drinking water for approximately 28,700 people served by the municipal water systems of Dover and New Philadelphia. An additional 4,000 people obtain drinking water from private wells within three miles of the site.

Site Responsibility: This site is being addressed through Federal and potentially responsible

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parties' actions.

NPL Listing History: Proposed Date: 06/24/88

Final Date: 08/30/90

Threats and Contaminants

Groundwater and soil are contaminated with petrochemicals from coal tar wastes. Potential health threats include ingesting or coming into direct contact with contaminated groundwater or soil. Potential contact with hazardous substances is limited, because the site is fenced.

Cleanup Progress

Reilly Industries removed 1,442 tons of coal tar and asphalt materials from the site during June/July, 1990, under a Unilateral Administrative Order (UAO) dated March 29, 1989. Three types of surficial coal tar materials were encountered during the Expedited Response Action (ERA). A Record of Decision (ROD) for the site was signed on March 31, 1997, selecting the following response actions: institutional controls; excavation and off-site thermal treatment of drainage ditch and river sediments, surface soils, and contaminated material from the collection trench installation; off-site disposal of solidified tarry materials; excavation and on-site disposal of surface water drainage ditch and river sediments, surface soils and; a Resource Conservation and Recovery Act (RCRA) Subtitle D cap over on-site disposed materials; a soil cover over the remainder of the site; hydraulic control and collection of perched groundwater; natural attenuation and long-term monitoring of shallow groundwater; and continued sampling and analysis of river sediments to monitor long term ecological effects.

USEPA and Reilly Industries arrived at a settlement agreement regarding past costs and future Remedial Design/Remedial Action (RD/RA) work at the site in December, 1997. RD of the remedy will commence in 1998, and RA will be undertaken during the 1999 construction season.

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Region 5

REPUBLIC STEEL CORP. QUARRY

EPA REGION 5 Lorain County Elyria

OHIO EPA ID# OHD980903447

13th Congressional District

Last Update: May, 1999

Site Description

The Republic Steel Quarry (RSQ) site consists of a five-acre quarry containing water and seven acres of fenced land surrounding the quarry. From 1950 to 1975, the Republic Steel Corporation discharged about 200,000 gallons per day of waste pickle liquor and rinse water consisting of sulfuric acid and dissolved metal oxides into the quarry via a ditch. In 1977, the quarry and the seven surrounding acres of land were sold by Republic Steel to the city of Elyria. The site was proposed for the National Priorities List (NPL) due to the findings of heavy metals in the groundwater. The Remedial Investigation (RI) conducted between 1986 and 1988, indicated that all contamination caused by past disposal practices were limited to quarry sediments, the pickle liquor discharge ditch and several soil locations around the quarry's edge. Carcinogenic polynuclear aromatic hydrocarbons (PNAs) and heavy metals posed the greatest potential risks. Both the quarry and the Black River, which borders the site on the east, are used for recreational purposes such as swimming and fishing. Drinking water is currently supplied to surrounding residents via the Elyria municipal water supply system.

Site Responsibility: This site was addressed through Federal and State actions.

NPL Listing History: Proposed Date: 10/15/84 Final Date: 06/12/86

Threats and Contaminants

Groundwater and quarry surface water were contaminated with heavy metals, such as beryllium, cadmium, and manganese. Other metals in the ground and surface water included barium, iron and copper. Quarry sediments were contaminated with volatile organic compounds (VOCs), carcinogenic and non-carcinogenic PNAs, heavy metals, and phthalates. Heavy metals and PNAs were also contaminants of concern in the site soils. Significant health risks could result from accidental ingestion and/or direct contact with contaminated groundwater, surface water, soil, or quarry sediments. Physical hazards exist at the site as well due to the sheer quarry walls and deep water

Cleanup Progress

USEPA conducted a streamlined remedy selection and removal action. In 1988, a Record of Decision (ROD) was signed which led to the excavation and removal of 190 cubic yards of

combined sediment and soils from the drainage ditch and hot spots around the edge of the quarry; further groundwater monitoring to determine potential threat; and a fish and biota study to determine potential threat. The contaminated quarry sediments were to be left in place because these contaminants lay below the mixing zone and fish are not likely to come in contact with the contaminants. USEPA concluded that remediation would likely entrain contaminated sediments in the water, thereby increasing the likelihood of exposure to contaminants by fish. The studies confirmed that no unacceptable risks were present at the time, however, during the time period between the baseline risk assessment and a post-ROD risk assessment, some contaminants were reassigned higher cancer potency factors by USEPA, thereby increasing the carcinogenic risk. The Preliminary Close Out Report was issued on December 31, 1992. USEPA determined it would be more prudent to conduct a detailed Five-Year Remedy Assessment prior to site deletion. The Level II Five-Year Review was completed June 26, 1998, and indicated that no unacceptable risks from chemical contaminants exist at the site under current use (casual trespassing) conditions, however regular use of the quarry via swimming or fish consumption would present unacceptable risks. Chemical and physical hazards currently at the site will be addressed via fencing improvements and enhanced site security. The Review also recommended continued periodic monitoring of quarry surface water, quarry fish tissue and groundwater. Because anticipated future land use is non-residential, no unacceptable future risks from contaminants are expected. USEPA is pursuing the adoption of codified land use restrictions for the City of Elyria in conjunction with the upcoming deletion activities in 1999. As the only remaining Responsible Party (RP), the city of Elyria settled with USEPA for \$25,000 in 1996.

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URL: http://www.epa.gov/RSSuper/rppl/OHD980903447.htm

This page last updated on May 5, 1999



Region 5

SANITARY LANDFILL CO. (INDUSTRIAL WASTE)

OHIO EPA ID# OHD093895787

Last Update: May, 1999

EPA REGION 5 Montgomery County Dayton

Other Names: Cardington Road Landfill

3rd Congressional District

Site Description

The 36-acre Cardington Road/Sanitary Landfill Co., located in Montgomery County, Ohio, was operated as a landfill from 1965 to 1980. The landfill accepted municipal wastes and various types of industrial wastes including solvents. The groundwater and soils are contaminated with solvents and metals including chromium, copper, cadmium, and lead. The closest residence is located less than 150 feet from the site. About 125,000 people draw drinking water from wells located within 3 miles of the site. The Great Miami River is located near the site.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 10/15/84 Final Date: 06/10/86

Threats and Contaminants

Groundwater is contaminated with solvents and heavy metals including chromium, copper, cadmium, and lead. The soil contains solvents, and the heavy metals chromium, copper, cadmium, and lead. Potential health risks to people include accidentally ingesting or coming into direct contact with contaminated soil, inhaling volatile organic compounds (VOCs) in indoor air and outdoor ambient air, and ingesting on-site groundwater. Access to the site is restricted by a fence

Cleanup Progress

USEPA, the State of Ohio, and several of the Settling Defendants, known as the Cardington Road Coalition (CRC) entered into a three-party Administrative Order by Consent (AOC) which was effective December 16, 1987. Pursuant to the AOC, the CRC performed a Remedial Investigation and Feasibility Study (RD/FS) for the site. The RI was completed on January 10, 1992 and the FS was completed on November 12, 1992. Subsequently, the Record of Decision (ROD) was signed on September 27, 1993. The components of the remedy included a solid waste landfill cap, on-site subsurface gas controls, surface run-off controls, long-term monitoring, institutional controls, and a supplemental site investigation to determine if a ground

water extraction/treatment system was necessary. A Consent Decree (CD) between the USEPA and the CRC was entered by the court on August 12, 1996 to perform the Remedial Design/Remedial Action (RD/RA). The RD was completed on April 16, 1996. As a result of the supplemental investigation performed during the RD, it was determined that ground water extraction and treatment was not necessary at the site. The RA was initiated in July 1997. During implementation of the RA, a new area of waste was identified. During installation of landfill gas monitoring probes east of the site, a waste area was discovered and high levels of methane were found in the bore holes. Gas monitors were placed in nearby businesses. The landfill gas system was extended to include the waste areas found east of the site. USEPA and the Ohio EPA conducted a pre-final inspection on September 17, 1998, which concluded that all construction activities have been completed. The RA Report for the site has been submitted to USEPA and Ohio EPA for review.

Contacts

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URL: http://www.epa.gov/R3Super/npl/mich/OHD093895787.htm

This page last updated on May 4, 1999





SKINNER LANDFILL

EPA REGION 5
Butler County
West Chester

OHIO EPA ID# OHD063963714

8th Congressional District

Last Update: May, 1999

Site Description

The 78-acre Skinner Landfill site is located on a ridge above the east fork of Mill Creek in West Chester. The landfill accepted hazardous and demolition wastes since the late 1950's. The actual landfill area covers approximately ten acres and includes a lagoon less than one acre in size, containing hazardous waste and approximately 100 drums of solvents, pesticides, and heavy metals. Approximately 40 feet of demolition material are on top of this lagoon. Demolition waste was accepted until July, 1990. The remaining sixty acres of the site contain scrap metal, the owner's residence, and buildings used by the owner for his general contracting business. Waste disposed at the landfill was municipal, commercial, industrial and construction waste. Based largely upon World War II-era activities, the Department of Defense (DOD) is a potentially responsible party (PRP) at the site, as well as a number of municipalities, Fortune 500 companies, and small transporters in the Cincinnati area.

U. S. Environmental Protection Agency (USEPA) placed the Skinner Landfill site on the National Priorities List (NPL) in December, 1982. USEPA completed Phase I and II Remedial Investigations (RI), which included the sampling of groundwater, surface water, and soils. Contaminants of concern detected include volatile organic compounds (VOCs), semi-VOCs, pesticides, metals, polychlorinated biphenyls (PCBs), dioxins and furans. The Feasibility Study (FS) was completed in April, 1992. A Record of Decision (ROD) for an interim action Operable Unit (OU) was signed by the Regional Administrator of Region 5, USEPA, on September 30, 1992. The ROD consisted of site fencing, connections to the Butler County public water system for potentially affected local users of groundwater, and groundwater monitoring. A Unilateral Administrative Order (UAO) for the performance of the actions required by the interim action OU was issued to the twenty then-identified PRPs on December 9, 1992. Several PRPs organized the Skinner Landfill PRP group, and this group fully complied with the requirements of the UAO. Several other PRPs refused to comply with the UAO.

The ROD for the final OU at the site was signed on June 4, 1993. The final ROD calls for a multi-layered Resource Conservation and Recovery Act (RCRA) cap, which will be constructed over the area covered by the former dump and the buried waste lagoon. Any contaminated materials found outside of the area to be capped, including contaminated soils found in buried waste pits on-site, will be dug up and moved onto the area to be covered by the cap. Contaminated groundwater down gradient of the area to be capped will be intercepted, captured, and discharged to the Publicly Owned Treatment Works (POTW).

On March 29,1994, USEPA entered into an Administrative Order on Consent (AOC) with the Skinner Landfill PRP group for performance of the Remedial Design (RD) of the final remedy contained in the June 4, 1993 ROD. The final design was approved in June, 1996. The costs of implementing the approved final design are estimated at \$9 million.

Site Responsibility: The site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 12/30/82

Final Date: 09/08/83

Threats and Contaminants

Liquid sludge in the on-site lagoon is contaminated with heavy metals including cyanide, cadmium, and chromium; VOCs and semi-VOCs; pesticides; PCBs; dioxins; and furans. Groundwater is contaminated with various VOCs and semi-VOCs. Two creeks that border the site contain sediments contaminated with VOCs from sludge migration. Potential health threats include accidental ingestion of and direct contact with contaminated liquid sludge, groundwater, or river sediments. The potential exists for wildlife in the creeks to become contaminated from migrating contaminated sludge.

Cleanup Progress

USEPA initiated an Alternative Dispute Resolution (ADR) convening procedure resulting in a privately-funded agreement to use a neutral party to allocate responsibility for response costs. Almost simultaneously, the Skinner Steering Committee filed contribution lawsuits against most of the PRPs named by USEPA (and a few municipalities which the Agency did not name). The Steering Committee has moved in the contribution lawsuit for the entry of a case management order which would make the private allocation procedure mandatory for all of the contribution defendants. Most of the defendants have already agreed to participate in the allocation procedure; others oppose the process. The Remedial Action (RA) at the site could not begin until the ADR allocation procedure was completed. This allocation procedure was completed in April, 1999. Special Notice Letters were sent to the PRPs in February, 1999 to initiate Remedial Action (RA) negotiations. Negotiations between the parties is currently on-going. Physical work at the site is expected to start in 1999, but probably will not be completed until 2000. However, USEPA plans to expedite construction of the RA at the site before FY 2000.

Contacts

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SOUTH POINT PLANT

OHIO EPA ID# OHD071650592

Last Update: May, 1999

EPA REGION 5 Lawrence County South Point

Other Names: South Point Ethanol Plant Ashland Oil South Point Facility

6th Congressional District

Site Description

The South Point Plant site, located in Lawrence County, Ohio, is a 610-acre industrial area where numerous potentially responsible parties (PRPs), including Allied-Signal, Ashland Oil, and South Point Ethanol (SPE), produced ammonia fertilizer and formaldehyde and operated a coal-water fuel pilot plant, a pitch prilling test plant, and an ethanol production plant. The site contains three unlined landfills that contain a variety of wastes including fly ash, plant refuse, coal cinder, and small quantities of chemicals. In addition, numerous activities have contributed to the contamination of groundwater and soils, including a number of major spills at the site. The site is located on the eastern flood plain of the Ohio River. Approximately 65,000 people live within three miles of the site. The Village of South Point is the nearest town. The intake for the Ashland, Kentucky municipal water supply, which serves approximately 24,000 people, is located on the Ohio River about one mile downstream of the site. The Village of South Point draws it water supply from a well field, located near the site that supplies drinking water to an estimated 4,000 people.

Site Responsibility: This site is being addressed through Federal and potentially responsible parties' actions.

NPL Listing History: Proposed Date: 09/08/83 Final Date: 09/21/84

Threats and Contaminants

Groundwater is predominantly contaminated with chloride, nitrate, and sulfate, with lesser amounts of the heavy metals iron and manganese. Soils are predominantly contaminated with heavy metals, including arsenic, and lesser amounts of chloride, nitrate, ammonium, and sulfate. Potential health threats exist from accidental ingestion and direct contact with soils and groundwater.

Cleanup Progress

The PRPs, who are past owners, operators, and generators, voluntarily entered into an Administrative Order on Consent (AOC) with United States Environmental Protection Agency (USEPA) to perform a Remedial Investigation/Feasibility Study (RI/FS). The AOC was signed by USEPA on April 21, 1987. The PRPs submitted a Final RI Report with a Risk Assessment

that confirmed the presence of volatile organic compounds, semi-VOCs, and metals in soils and groundwater. Due to the potential for municipal wells to be affected by contamination from the site, one the PRPs, SPE, entered an agreement, dated November 1983, with the Village of South Point to continue pumping some on-site process wells that effectively contaminated any contaminated groundwater on-site. Even though SPE has gone out of business, the remaining PRPs continue to honor the agreement. This containment system, which has been shown to be removing mass contaminants, will continue to operate at a rate of 2.0 million to 4.0 million gallons per day, until the contaminants in groundwater have dropped to acceptable health based levels, estimated to be 10 years. A final version of the FS was approved on June, 1997. The Record of Decision (ROD) was signed in September, 1997. A Consent Decree was entered final in November, 1998 for the PRPs to conduct the Remedial Design/Remedial Action (RD/RA). RD work started in November, 1998 and is expected to be completed by June, 2000 with the RA expected to start soon after.

Contacts

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URL: http://www.epa.gov/R5Super/npl/mich/OHD071650592.htm

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Region 5

SUMMIT NATIONAL

EPA REGION 5
Portage County
Deerfield

OHIO EPA ID# OHD980609994 13th Congressional District

Last Update: May, 1999

Site Description

The fifteen-acre Summit National site is located in Portage County, Ohio, on a former coal strip mine containing a coal wash pond and a coal stockpile. From 1974 to 1978, the site was used as a waste disposal facility and received such wastes as oils, resins, paint and metal plating sludges, flammable solvents and chlorinated solvents. Two surface water ponds and an incinerator were also located on site. The facility received liquid wastes which were stored in drums, an open pit, or in bulk tanks. Some wastes were incinerated, others were buried and some were dumped on the soil. The groundwater, soil and surface water were contaminated with volatile organic compounds (VOCs), phenols, phthalates, polychlorinated biphenyls (PCBs) and heavy metals including arsenic, chromium, and cadmium. About 4,500 people live within three miles of the site. Surface water flow from the site goes to the Berlin Lake Reservoir which is a standby water supply for the city of Youngstown.

Site Responsibility: This site is being addressed through Federal, State, and potentially

responsible parties' actions.

NPL Listing History: Proposed Date: 10/22/81 Final Date: 09/08/83

Threats and Contaminants

The groundwater is contaminated with various VOCs, phenols, and phthalates. VOCs, phenols, and heavy metals including arsenic, cadmium and antimony were contaminating the soil. The surface water was contaminated with VOCs, phenols, polycyclic aromatic hydrocarbons (PAHs), PCBs, and heavy metals including arsenic and chromium. The contaminated groundwater could pose a health risk if accidentally touched or ingested.

Cleanup Progress

In 1980, USEPA, Ohio Environmental Protection Agency (OEPA) and the potentially responsible parties (PRPs) removed drums, tanks and a small amount of soil from the site. In 1987, USEPA removed liquids and strengthened dikes to prevent contaminants from overflowing the ponds and flowing to the Berlin Reservoir. A Consent Decree (CD) between USEPA, OEPA and the Potentially Responsible Parties (PRP's) was entered on June 11, 1991. The PRPs completed a design and then took the following actions at the direction of the agencies. In 1994, the PRPs dredged contaminants from the adjacent drainage ditches. In 1995, the PRPs excavated and incinerated 21,000 tons of contaminated soils and sediments, excavated and took off-site for disposal 484 drums and constructed a collection trench and a treatment plant for the groundwater. About 25 million gallons of contaminated water have been treated. Over the past few years contaminant levels have steadily declined at the site based on these findings, the PRPs have requested and submitted a proposal for natural attenuation and the agency is currently reviewing the proposal.

Contacts

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TRW, INC. (MINERVA PLANT)

EPA REGION 5 Stark County Minerva

OHIO EPA ID# OHD004179339

16th Congressional District

Last Update: May, 1999

Site Description

The TRW Minerva site is located in a rural area within Minerva, Ohio (population 5,000), and is over 135 acres in size. A TRW facility, subsequently sold in 1986, produces aircraft components and is located on the property. Past disposal practices associated with the facility were responsible for the site contamination. Degreasers which contained volatile organic compounds (VOCs) were used by the facility and directly discharged to a ditch. Polychlorinated biphenyls (PCBs) were also used by the facility. The city of Minerva well field is located approximately one mile southwest of the site. In May, 1985, an Administrative Order on Consent (AOC) between the Ohio Environmental Protection Agency (OEPA) and TRW was used to remediate the surface soil and sediment. In May, 1986, a second AOC was agreed to by TRW and the OEPA to investigate and remediate the groundwater.

Site Responsibility: This site is being addressed through Federal, State, and potentially responsible parties' actions.

NPL Listing History: Proposed Date: 06/10/86
Final Date: 03/31/89

Threats and Contaminants

TRW began an investigation in 1981, and determined that PCBs and VOCs had contaminated soils and sediments and that VOCs had migrated to the groundwater. PCBs were discovered as high as 10,000 parts per million (ppm) and a wide variety of VOCs, as high as 2,000 ppm, including trichloroethene, 1,2 dichloroethene, 1,1,1 trichloroethane and others. Above acceptable OEPA levels, these contaminants could pose a health hazard if they are accidentally touched or ingested.

Cleanup Progress

The remedy for the soil and sediment consisted of a three acre on-site containment cell for the soils and sediments containing PCBs and VOCs. The PRP excavated over 25,000 cubic yards of soil and sediment for placement in the secure cell. Construction of the on-site containment cell was completed in May, 1986. The groundwater pump and treatment system was completed in February, 1987. Treatment consists of air stripping with effluent discharge through a National Pollution Discharge Elimination System (NPDES) permit. Approximately 5,000,000,000 gallons of groundwater has been treated since startup in 1987, with approximately 7,200 pounds of VOCs removed from the groundwater. Groundwater contamination, to date, has not affected the Minerva well field. Contamination within the groundwater has steadily decreased and additional enhancements, such as air sparging are planned for the Summer of 1997. The groundwater may reach cleanup numbers within five years.

Contact

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URL: http://www.epa.gov/R5Super/npl/OHD004179339.htm

This page last updated on May 6, 1999





UNITED SCRAP LEAD CO., INC.

EPA REGION 5 Miami County Troy

OHIO EPA ID# OHD018392928

8th Congressional District

Last Update: May, 1999

Site Description

From 1948 until 1980, the 25-acre United Scrap Lead (USL) Co., Inc. site, located in the city of Troy, Concord Township, Miami County, Ohio, was used to reclaim lead batteries. An estimated 32,000 cubic yards of crushed battery cases were generated and used as fill material. The battery acid and the rinse water were disposed of on-site. Beginning in 1972, the acid was neutralized with ammonia prior to discharge on-site. In 1974, the state recommended implementing a more effective on-site treatment system. USL did not implement the suggested treatment because operations ceased, and the facility was closed shortly thereafter. The USL site was proposed for listing on the National Priorities List (NPL) of hazardous waste sites on September 8, 1983, and was made final on the NPL on September 21, 1984. There are about 20,000 people who live in the area of the site. The city of Troy's water supply is furnished by a well located approximately two miles up gradient of the site.

Site Responsibility: This site is being addressed through Federal and potentially responsible parties' (PRPs) actions.

NPL Listing History: Proposed Date: 09/08/83 Final Date: 09/21/84

Threats and Contaminants

Current sampling and analysis of groundwater and residential wells indicates that there is no groundwater contamination at this time, due to site contamination. An estimated 56,000 cubic yards of lead-contaminated battery casing chips, and approximately 20,000 cubic yards of lead-contaminated soils remain on-site.

Cleanup Progress

In 1985, the U.S. Environmental Protection Agency (U.S. EPA) excavated contaminated soil and battery casings from the western portion of the site and moved them away from nearby residents to the interior of the site. A Remedial Investigation was conducted from January 1986, to February 1988. In August, 1988, the Feasibility Study was completed. A Record of Decision (ROD) was signed by the U.S. EPA on September 16, 1988. On September 12, 1991, an Administrative Order by Consent was executed under which certain PRPs constructed a fence around the perimeter of the USL Site to prohibit access. This action was an emergency protective

measure to eliminate direct contact with the hazardous materials at the USL site.

Following a December 1991, Order by the District Court, the PRPs/Defendants, the U.S. EPA and the Department of Justice entered into settlement negotiations. These negotiations continued for several years, while the U.S. EPA explored alternative remedies for the contaminated soil and battery casing chips. In August, 1992, the U.S. EPA implemented certain components of the 1988 ROD remedy, while the other components were being reconsidered. This first phase of the Remedial Action (Phase I - RA) addressed off-site contaminated areas, secured on-site soils and battery casing chips, and also secured other site-related areas, leaving only on-site contaminated soil and battery casing chips (within the area fenced during the 1991 emergency action), to be remediated. A ROD Amendment was signed on June 27, 1997, that revised the cleanup levels for lead-contaminated soils at the USL site. As a result, the projected costs for remediating the site have been revised downward to \$16.6 million from approximately \$74 million. Remedial Design (RD)/Remedial Action (RA) negotiations ended on July 31, 1998. The Settling Defendants signed a Consent Decree (CD) for RD/RA that was lodged in Federal court in Dayton, Ohio, on July 31, 1998, and entered on September 28, 1998. On April 23, 1998, the U.S. EPA issued a Notice of Authorization to Proceed with the RA. Completion of RA is scheduled for calendar year 1999.

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This page last updated on May 3, 1999



VAN DALE **JUNKYARD**

OHIO EPA ID# OHD980794606

Last Update: May, 1999

EPA REGION 5 Washington County
1 1/2 miles northeast of Marietta

Other Names: Vandalis Junkyard

6th Congressional District

Site Description

The Van Dale Junkyard is located in Washington County, Ohio. The site occupies a 31-acre Ine van Daie Junkyard is located in washington County, Onio. The site occupies a 31-acre parcel of land, of which ten acres had been used for a junkyard. The site was a licensed junkyard since the early 1960's, and may have been operating since the 1940's. It received a variety of materials for disposal or salvage, including general wastes such as scrap metal, appliances, furniture, automobiles, tires, and batteries. Disposal records also indicate that, in the late 1970's, the site received several thousand drums of industrial waste. The site received wastes until 1980. Partions of Fearing and Marietta townships, and the entire city of Marietta are within a ne site received several mousand drums of industrial waste. The site received wastes until 1980. Portions of Fearing and Marietta townships, and the entire city of Marietta are within a three-mile radius of the site. Approximately 10,000 people live within two miles of the site. The Remedial Investigation (RI) was initiated by the potentially responsible parties (PRP) in 1988, and Ohio Environmental Protection Agency (OEPA) assumed responsibility for completion of the RI in 1990. The Final RI Report was issued in 1992.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 10/15/84

Final Date: 06/10/86

Threats and Contaminants

The RI found that on-site sediments, soils, and solid wastes are contaminated with polycyclic aromatic hydrocarbons (PAHs), phthalates, volatile organic compounds (VOCs), and metals. On-site groundwater was found to be contaminated with various VOCs and metals.

Cleanup Progress

The EPA Region 5 issued a Unilateral Administrative Order (UAO) to the major potentially responsible parties (PRPs) in 1994 for Remedial Design and Remedial Action (RD/RA). Region 5 issued a second UAO to additional PRPs on October 16, 1995, for RD/RA. In 1997, the PRPs completed the off-site treatment and disposal action described in Region 5's 1994 Record of Decision (ROD). This action included the disposal of over 1,200 tons of hazardous soil and drum waste, over 650 tons of non-hazardous soil and drum waste, and treatment of hazardous and non-hazardous liquid waste and water. PRPs submitted their final design for the Final RA Report to Region 5 in January. 1997. The Region approved the PRPs' report in the same month. to Region 5 in January, 1997. The Region approved the PRPs' report in the same month.

Final construction activities began in April, 1997. The current remedy in the ROD calls for the installation of a Resource Conservation and Recovery Act (RCRA) Subtitle C hazardous waste cap of approximately five acres in size. Due to geological shifting in and around the proposed waste cap area, construction has been delayed. The PRPs conducted physical and environmental sampling and analysis. Based on the analytical results, the PRPs prepared a Modified, Final Design that was approved by the Region in February, 1999, after close consultation with the Ohio Environmental Protection Agency (OEPA) and the United States Army Corps of Engineers (USACE). The main, additional design feature of the Modified, Final Design is the construction of an earthen buttress beneath the cap to stabilize the capped area.

The PRPs restarted construction in May, 1999. Construction is expected to be complete by the end of the 1999 calendar year. Upon construction completion, the PRPs will be responsible for maintenance and monitoring to ensure that groundwater, surface water, and sediments clean-up standards are attained.

Contacts

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ZANESVILLE WELL FIELD

EPA REGION 5
Muskingum County
Northeast of Zanesville

OHIO EPA ID# OHD980794598

18th Congressional District

Last Update: May, 1999

Site Description

The one-acre Zanesville Well Field site supplies water to the city of Zanesville and is adjacent to the Muskingum River. In 1981, the state found that three of the thirteen production wells were highly contaminated. A groundwater study conducted by Ohio Environmental Protection Agency (OEPA) identified trichloroethylene (TCE) as a primary contaminant. The city took the three contaminated wells out of service and began flushing to remove contaminants remaining in the water lines. By 1982, the contaminated wells still were not in use, but were being continually pumped to reduce the contamination and to prevent its further migration into the well field. A nearby production well also was not in use because of the danger of contamination. The city conducts a regular monitoring program at the site. A neighboring industry, after studying its operation, began to excavate buried wastes and to treat local groundwater. Approximately 40,000 people reside within three miles of the site. Fourteen city wells supply water to the population.

Site Responsibility: This site is being addressed through Federal, State, local, and potentially responsible parties' actions.

NPL Listing History: Proposed Date: 12/30/82 Final Date: 09/08/83

Threats and Contaminants

The groundwater and soil contain volatile organic compounds (VOCs). The soil also contains some heavy metals. Accidentally ingesting or coming into direct contact with contaminants could pose a potential health threat.

Cleanup Progress

An investigation to determine the nature and extent of contamination and to identify alternatives for final cleanup was completed in 1991. Cleanup remedies include pumping and treating the groundwater with discharge of treated water into the Muskingum River, metal contaminated soil removal, and extracting VOCs from the soil through vapor extraction. The responsible parties' (RPs) design was completed in 1995. The design included an additional cleanup task, not required in the Record of Decision (ROD) that would enhance the soil vapor extraction and speed up the cleanup. EPA approved this addition. The addition appears to increase the extraction of soil VOC contaminants by several pounds per hour. The potentially responsible party (PRP) cleanup activities started in 1995, and were completed in 1996. The pump and treat and the vapor extraction systems are still operating.

Contacts

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URL: http://www.epa.gov/R5Super/npl/OHD980794598.htm

This page last updated on May 3, 1999

SEPA MILITARIA

Region

MIAMI COUNTY INCINERATOR

EPA REGION 5 Miami County 2 miles north of Troy

OHIO EPA ID# OHD980611800

8th Congressional District

Last Update: May, 1999

Site Description

The 65-acre Miami County Incinerator site, located in Miami County, Ohio, contains five areas of concern including: the South Landfill; the North Landfill; the Liquid Disposal Area; the Ash Disposal Pit; the Ash Pile; and the Groundwater. The incinerator and landfills were opened in 1968, to process and dispose of municipal and industrial wastes. Combustible wastes were to be incinerated and the non-combustible wastes were to be land filled, however large volumes of combustible wastes were land filled along with non-combustible wastes. Liquid wastes including waste oils and solvents were dumped or buried on-site. A contaminated plume of organic chemicals flows from the liquid disposal area into the Great Miami River. This plume contaminated wells of many residents who live near the site. Municipal wells serving 19,000 people are located within three miles of the site. The plume contaminates a sole source aquifer.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 09/08/83 Final Date: 09/21/84

Threats and Contaminants

Volatile organic compounds (VOCs) and heavy metals including arsenic, barium, and cadmium were detected in groundwater near the Liquid Disposal Area. Sediments along the unnamed creek are contaminated with pesticides and polychlorinated biphenyls (PCBs). VOCs, polycyclic aromatic hydrocarbons (PAHs), PCBs, dioxins, pesticides, and heavy metals including arsenic, lead, cadmium, and chromium were detected in soil below the surface of the Liquid Disposal Area. Potential health risks exist for those who ingest contaminated water or soil. Cleanup workers and children playing on the site may be most at risk. However, the site does have ground cover, lessening the opportunity for direct contact with the soil.

Cleanup Progress

The potentially responsible parties (PRPs) voluntarily connected residents with affected wells to city water in 1989-1990. A Consent Decree (CD) between USEPA and the PRPs was lodged with the court on December 18, 1989. The CD was not entered by the court until March 30, 1993. The PRPs then took the following actions. The Remedial Action (RA) was designed in 1993-1994. In 1994, the Ash pit was capped with an impermeable cap. In 1995, the Ash Pile was placed on the South Landfill which was then capped. In 1996, the North Landfill and Liquid Disposal areas were capped, a soil vapor extraction system was installed in the Liquid Disposal area and a groundwater extraction and treatment system was installed. Between 4,000,000 and 6,000,000 gallons of contaminated groundwater are being extracted and sent to the Troy treatment plant each month. Treatment will continue until groundwater standards are met which may take 10 to 15 years.

Contacts

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This page last updated on May 5, 1999





NEASE CHEMICAL

OHIO EPA ID# OHD980610018

Last Update: May, 1999

EPA REGION 5 Columbiana County Salem

Other Names: Ruetgers Nease Chemical Company/ Salem Plant

17th Congressional District

Site Description

The Nease Chemical site is located 2.5 miles northwest of the city of Salem, Ohio, in northern Columbiana County. The site covers approximately 44 acres and is surrounded by lightly developed land on three sides and an industrial plant to the northeast and 124 homes located within one mile of the site. Between 1961 and 1973, Nease Chemical produced various chemical within one mile of the site. Between 1961 and 1973, Nease Chemical produced various chemical compounds including household cleaning compounds, fire retardants, and pesticides (most notably mirex, a probable human carcinogen). During the facility's operation, hazardous substances were released to the soils and groundwater through five unlined ponds on-site that were used to treat manufacturing process waste. Contaminants were also released to the soils and groundwater when hazardous substances escaped from drums that had been buried on-site. Contamination was released to the Middle Fork of Little Beaver Creek (MFLBC) through surface water runoff from the ponds into creek tributaries that run through the site. U. S. Environmental Protection Agency (USEPA) and Ohio Environmental Protection Agency (OEPA) conducted investigations and inspections on and around the Nease property and documented contamination of soils, sediments, surface water, groundwater and fish along a thirty-mile reach of MFLBC. The MFLBC, its ecological corridor and associated wetlands are considered an important natural resource to this region with certain stretches designated as wild and scenic.

Site Responsibility: This site is being addressed through Federal and potentially responsible

parties' actions.

NPL Listing History: Proposed Date: 12/30/82 Final Date: 09/08/83

Threats and Contaminants

Groundwater, soil, and sediments are contaminated with volatile organic compounds (VOCs) and semi-VOCs. A 1987 USEPA study showed contamination of fish, creek and adjacent floodplains sediments with mirex, a pesticide and fire retardant. Dairy herds on two nearby farms were also affected by mirex through exposure to creek and floodplain contamination. Access to the site and certain off-site areas are restricted by fencing and bridges. In 1989, the Ohio Department of Health (ODH) detected concentrations of mirex in the bloodstream of some local residents/workers. The ODH subsequently issued a health advisory against fishing and swimming along certain portions of the MFLBC.

Cleanup Progress

Nease Chemical closed the facility in 1975 pursuant to a Consent Order with OEPA to address its wastewater violations. During that time, Nease voluntarily drained the ponds, removed 115 buried drums and 5,700 cubic yards of soil from two highly contaminated areas onsite, and preliminarily assessed the nature and extent of contamination. Pursuant to the Administrative Order by Consent (AOC), effective February, 1988, Nease (now Ruetgers-Nease Corp.) is conducting a multi-phase Remedial Investigation/Feasibility Study (RI/FS) which is being overseen by USEPA and OEPA. The study has included: installation and seasonal monitoring of a 70-well groundwater and residential monitoring system; air monitoring, geophysical-cal studies, extensive onsite and offsite soil and sludge sampling, pond and MFLBC tributary sediment sampling. Additional phases included in-depth studies of mirex and related compounds in fish, sediments, water and floodplain soils along the 30-mile stretch, investigation of habitats and endangered species along the MFLBC ecological corridor, and hydrogeologic investigation of Dense Non-Aqueous Phase Liquids (DNAPL) in groundwater. To abate the immediate threat to human health and the environment posed by surface water runoff and sediment migration (a major transport mechanism of mirex), a removal AOC was effected November, 1993, whereby Nease installed a leachate collection and on-site treatment system, numerous sediment barriers and surface water diversion structures. Sediment studies have confirmed the effectiveness of these removal actions until they are integrated into a site-wide final remedial solution. Current status-removal system remains in operation. Remedial Investigation/Risk Assessment is in progress. Record of Decision (ROD) scheduled in second quarter of FY 2000.

Contacts

Remedial Project Manager Anthony Rutter (312) 886-8961 rutter.anthony@epa.gov

Community Involvement Coordinator Leo Rosales (312) 353-6198 rosales.leo@epa.gov

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URL: http://www.epa.gov/R5Super/npl/mich/OHD980610018.htm

This page last updated on May 5, 1999





NEW LYME LANDFILL

OHIO EPA ID# OHD980794614

Last Update: May, 1999

EPA REGION 5 Ashtabula County New Lyme

Other Names: Ashtabula County Waste, Inc.

11th Congressional District

Site Description

The New Lyme Landfill Superfund site is on Dodgeville Road, approximately twenty miles south of the city of Ashtabula, Ohio. The landfill began operations in 1969. The site was initially managed by two farmers. The landfill was licensed by the state of Ohio, and operations were taken over by a licensed landfill operator in 1971. During its years in operation, the New Lyme Landfill received household, industrial, commercial, and institutional wastes and construction and demolition debris. Fifty-five gallon drums of cyanide sludge are believed by Ohio Environmental Protection Agency (OEPA) to have been buried at the site. Documents indicate that wastes at the New Lyme Landfill site include: coal tar distillates, asbestos, coal tar, resins and resin tar, paint sludge, oils, paint, chlorinated solvents, 2,4-D and laboratory chemicals. In August, 1978, the landfill was closed by the Ashtabula County Health Department due to recurrent violations of the license, the Ohio Revised Code, and the Ohio Administrative Code. The site lies entirely within the Lebanon Creek Watershed. The northern portion of the site drains directly into Lebanon Creek. The remainder of the site drains southward to an unnamed tributary of Lebanon Creek. Lebanon creek drains into Rock Creek, upstream of Lake Roaming Rock, a public water supply.

Site Responsibility: This site is being addressed through Federal actions.

NPL Listing History: Proposed Date: 12/30/82 Final Date: 08/30/90

Threats and Contaminants

Data collected during the Remedial Investigation (RI) indicated contamination in the soil, groundwater, and leachate from the landfill. The principal contaminants found were ethyl benzene, toluene and polynuclear aromatic hydrocarbons (PNAs).

Cleanup Progress

In September 1985, USEPA issued a Record of Decision (ROD) which included:

- Installation of a Resource Conservation and Recovery Act (RCRA) cap over the landfill.
- Installation of extraction/treatment wells around the perimeter of the landfill to dewater the landfill and eliminate leachate production. Wells to operate indefinitely.
- On-site treatment of contaminated groundwater and leachate using rotating biological contractors, sodium hydroxide precipitation, and granulated activated carbon until leachate is no longer produced and treatment becomes unnecessary (estimate of 15 years).
- On-site consolidation of contaminated sediment.
- Gas control, fence, groundwater monitoring.

The remedy was implemented between 1990 and 1994, when the site transferred to operation and maintenance. The state of Ohio now has primary responsibility for the operation of the facility. USEPA and a group of potentially responsible parties (PRPs), led by Rockwell International, have arrived a settlement agreement in principal, to settle past costs and the future management of the site. The PRPs took over the management of the site from OEPA in early 1997. The PRPs have also undertaken a field study of site conditions in an effort to persuade USEPA to modify the current remedy from containment to natural attenuation and has presented a report to USEPA and OEPA for review. The agencies are finalizing the remedy modifications which will include changes in the enforcement agreement with the PRPs.

Contacts

Remedial Project Manager Lolita Hill (312) 353-1621 hill.lolita@epa.gov

Community Involvement Coordinator Susan Pastor (312) 353-1325 pastor.susan@epa.gov

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URL: http://www.epa.gov/R5Super/npl/mich/OHD980794614.htm

This page last updated on May 6, 1999

Attachment IV

BRAC facility, Major cargo hub, planned prison, and police headquarters and training academy Student dormitory for Arizona State University and a portion of a state highway Prefabricated homes manufacturing (Cavco Company) Planned parking lot for neighboring sports venues Commercial development of research and office facilities BRAC facility, public/private mixed use Post-Cleanup Use Golf course and wildlife sanctuary K-Mart and residential community Circuit board manufacturer Commercial complex arking and storage industrial park Lorentz Barrel & Drum Co. recycled drums on this 5-acre site Firestone Tire & Rubber Co. operated a tire-manutacturing plant. The site includes a 43-acre building on 256 acres of land. Semiconductor solvent storage Sroundwater contamination Circuit board manufacturer Asbestos processing area Pre-Cleanup Use Waste disposal facility Military Base Rubber plant Military base Scrap yard Airport NPL Status Reuse Category Continued Use Planned Use Actual Use Non-NPL Defeted NPL NPL N. P. МPL ğ ď J. J. МP ΝΡί Standard Steel & Metals Salvage Yard (US Department of Transportation), Anchorage, AK Coalings
Coalings, CA
CTS Printex, Inc.
Mountain View, CA
Los Angeless, CA
Felrchid Semiconductor,
Mourtain View, CA
Firestone Tire & Rubber Co. (Salinas
Plant). Site Name and Location ARIZONA
Indien Bend Wash Area,
Scottsdale/Temper/Proenty, AZ
Phoentx Goodyear Airport,
Goodyear, AZ George Air Force Base (GAFB), Victorville, CA Lorentz Barrel & Drum Co., San Jose, CA Norton Air Force Base, San Bernardino, CA CALIFORNIA McColl, Fullerton, CA

Recycling Superfund Sites Sites Returned to Productive Use

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Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | NPL Status | Reuse Category | Pre-Cleanup Use | Post-Cleanup Use |
|--|------------|----------------|---|--|
| Sacramento Army Depot, Sacramento, CA | NPL | ∢ | Military base | BRAC facility, Packard Bell assembly/ distribution plant: and Foodlink warehouses |
| South Bay Asbestos, San Jose, CA | NPL | Planned Use | Asbestos-contaminated fill used in areas of city | Planned R&D offices, retail, light industrial, restaurant uses |
| Tressure Island Naval Station (Hunters Point), San Francisco, CA | NPL | Actual Use | Military base | BRAC facility. The San Francisco Police Department uses the site as a crime lab; artists and catelers lease several properties; at the dry dock a metals-revoler demantles Navv shivs |
| COLORADO | | | | dura face and the same and face and the same |
| California Gulch, Leadville, CO | NPL | Actual Use | Mining | Tourism and recreational use |
| Denver Radium, Denver, CO | NPL | Actual Use | Radium processing facility, then Home Depot retail store brick manufacturing facility | Home Depot retail store |
| Smuggler Mountain, Aspen, CO | NPL | Actual Use | Silver and lead mines | Homes and historic tour service |
| Rocky Mountain Arsenal, Commerce City, CO | NPL | Actual Use | Military base and manufacturing Wildlife refuge complex | Wildhife refuge |
| Central City Clear Creek, Central City, CO | NP. | Actual Use | Mining | Outdoor recreation, casinos, hotels, and restaurants |
| Summitville Mine, Summitville, CO | NPL | Actual Use | Abandoned gold mine | Agricultural |
| CONNECTICUT | | | | |
| Raymark Industries Stratford, CT | NPL | Planned Use | Automotive parts manufacturer | Planned retail shopping center |
| Cheshire Ground Water Contamination, Chesire, CT | Deleted | Actual Use | Plastic molding manufacturing facility | Automotive parts manufacturer |
| DELAWARE | | | | |
| Army Creek Landfill, New Castle, DE | NPL | Actual Use | Municipal and hazardous waste disposal facility | Municipal and hazardous waste Wildlife enhancement area and wetlands disposal facility |
| Delaware Sand and Gravel, New Castle, DE | NPL | Actual Use | Industrial waste landfill | Equipment storage |
| Dover Gas, Dover, DE | NPL | Restored Use | Coal gasification plant; then parking for museum | A museum and parking lot |

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Recycling Superfund Sites Sites Returned to Productive Use

| City Monte and Line | | i | THE REAL PROPERTY AND ADDRESS OF THE PERSON | |
|--|------------|--|--|--|
| Olie Name and Location | NPL Status | Reuse Category | Pre-Cleanup Use | Post-Cleanup Use |
| E.i.Dupont Newport Newport, OE | NPL | Continued Use | Pigment manufacturer | Pigment manufacturer |
| NCR Corp (Millsboro Plant) Milsboro, DE | NPL | Continued Use | Electronic component plant and later a credit card company | First Freedom Center Major credit card |
| New Castle Spill, New Castle, DE | Deleted | Actual Use | Chemical storage and processing area | New headquarters for the New Castle Department of Public Works |
| Standard Chlorine, Delaware City, DE | NPL | Continued Use | Chemical manufacturer | Chemical manufacturer |
| Tybouts Corner Landfill, Wilmington, DE | NPL | Actual Use | Sand and gravel operation accepted municipal and industrial wastes | Wildlife habitat |
| Wildcat Landfill, Dover, DE | NPL | Actual Use | Disposal facility for municipal and industrial waste | Witdlife habitat and wellands |
| FLORIDA | | and the second s | The second secon | |
| Alpha Chemical Corp. Galloway, Ft. | Deleted | Continued Use | Polyester resin manufacturer | Polyester resin manufacturer |
| Cabot Carbon/Koppers, Gainsville, FL | NPL | Planned Use | Wood treater | Planned Dodge dealership |
| Cecil Fleid Naval Air Station, Jacksonville, FL | NPL | Actual Use | Military base | BRAC facility, Computer-based training software and technical manuals shop and jet component repair shop |
| City Industries, Inc., Orlando, Fl. | NPL | Actual Use | Recycling and transferring station | Sheet metal work, other industrial use |
| Miami Drum Services, Miami, FL | NP. | Actual Use | Drum recycling business | Dade County maintenance and repair yard |
| Northwest 58th Street Landfill, Miami, FL | Deleted | Actual Use | Municipal landfill/incinerator | Ecological reuse and hiking traits |
| Parramore Surplus, Mt. Pleasant, FL | Deleted | Continued Use | Storage and distribution facility for Navy and Air Force surplus equipment | Storage and distribution facility for Navy and Air Force surplus equipment |
| Stauffer Chemical, Tarpon Springs, FL | NPL | Pianned Use | Phosphorus manufacturer | Planned golf course |
| Tri-City Oil Conservation, Tampa, FL | Deleted | Actual Use | Waste oil collection and distribution center | Gas/service station |

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Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | NPL Status | Reuse Category | Pre-Cleanus Use | Doot-Cleanin Ilea |
|---|------------|--|--|--|
| GEORGIA | | | | do do la lación de lación de la lación de la lación de la lación de laci |
| Luminous Processes, Inc., Athens, GA | Deleted | Actual Use | Watch factory | McDonalds restaurant |
| Marzone, Inc., Tifton, GA | NPL | Actual Use | Chemical company | Aulo service company |
| Monsanto Corporation (Augusta), Augusta, GA | Deleted | Continued Use | Industrial facility | Industrial facility |
| Woolfolk Chemical Works, Fort Valley, GA | NPL | Actual Use | Chemical plant | Library and planned literacy center |
| IDAHO | | | | And delication suppression and the suppression of the superior |
| Bunker Hill Mining, Smelterville, ID | NPL | Actual Use | Mine, mill and concentrator, lead smelter, electrolyte zinc plant, phosphoric acid and fertilizer plent, centrum plant, and suffund acid plants. | Mine, mill and concentrator, lead haive, conferous forest, development of nearby smeller, electrolyte zinc plant, ski area facilitated construction of a gondola on site phosphoric acid and ferhilizer plant, candium plant, and statistics are according to the statistics and statistics and statistics are according to the statistics and according to the statistics are according |
| ILLINOIS | | | | The second secon |
| Circle Smelting Corporation, Beckemeyer, IL | Proposed | Actual Use | Zinc smelter | Parking lot for local trucking company |
| Dupage County Landfill/Blackwell Forest NPL Preserve, Warrenville, IL | NPI. | Actual Use | Municipal landfill | Recreation area with pionic and camping areas, trails, a lake and a 120-toot sledding and hiking hill |
| Peterson Sand & Gravel, Libertyville, IL | Deleted | Actual Use | Quarry | Lake/outdoor recreation area that will include an educational center, banquet rooms, boat launch, canoes, picnic area, swimming beach and hiking frails. |
| INDIANA | | and the same of th | The share of 17 to a second of the second of | To proper the second se |
| Columbus Old Municipal Landfill #1, Columbus, IN | NP. | Actual Use | Landfill | Portion of site used in expansion of major highway |
| Continental Steel Corp., Kokomo, IN | NP. | Actual Use | Steel scrap reclamation | Just-a-Wee floral warehouse |
| International Minerals Company, Terre Haute, IN, | NPL | Actual Use | Chemical plant | Little-league ball fields |

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Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | NPL Status | Reuse Category | Pre-Cleanup Use | Post-Cleanup Use |
|---|--|--|--|---|
| Southside Sanitary Landfill, Indianapolis, IN | Deleted | Actual Use | Landfill | Landfill; methane gas supplier to Rolls Royce jet engine factory |
| Whiteford Sales and Service/ National Lease (WSS), South Bend, IN | Deleted | Actual Use | Truck washing and leasing facility | Highway overpass |
| IOWA | | | | |
| Aidex Corporation, Council Bluffs, IA | Deleted | Actual Use | Pesticide production facility | Equipment storage |
| LaBounty Site, Charles City, tA | Deleted | Actual Use | Manufacturer of veterinary pharmaceuticals | Equipment Storage for Construction Company |
| KANSAS | | | The same of the sa | |
| Arkansas City Dump, Arkansas, KS | Deleted | Actual Use | Refinery/dump | Restaurant; industrial park in continued use |
| Cherokee County Cherokee County, KS | NPL | Actual Use | Mining | Wildlife enhancement area |
| LOUISIANA | | - | | |
| Agriculture Street Landfill, New Orleans, LA | NPL | Continued Use | Residential and commercial development occurred over a landfill that closed in 1958 | The site area includes both private and public flousing, an elementary school, community center, and commercial businesses. Cleanun is underway |
| Bayou Bonfoucs, Slidell, LA | NPL | Actual Use | Wood treating facility | Local government offices and equipment stotage; boat landing and recreational area |
| PAB Oil & Chemical Service, Inc., Abbeville, LA | J. J. | Planned Use | Oil field waste disposal area | Planned driving range |
| MAINE | | | | |
| Bangor Gas Works, Bangor, ME | Non-NPL | Actual Use | Coal gasification plant | Shaw Supermarket; community park |
| Loring Air Force Base, Limestone, ME | NPL | Actual Use | Military base | BRAC facility; public/private mixed use |
| Saco Maine Muncipal Landfill, Saco, ME | NPL | Planned Use | Municipal landfill | Planned community recreational center |
| | The state of the last of the l | The same of the sa | | |

Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | NPL Status | Reuse Category | Pre-Cleanup Use | Post-Cleanun Lise |
|--|------------|----------------|---|---|
| MARYLAND | | | | 000 00000 |
| Chemical Metals Industries, Baltimore, MD | Deleted | Actual Use | Precious metals recovery facility and das station | Precious metals recovery facility Neighborhood park with parking area; Maryland and gas station |
| Kane & Lombard, Baltimore, MD | NPL | Actual Use | | Golf driving range |
| Mid-Atlantic Wood Preservers, Harmans, MD | NPL | Actual Use | Wood treatment facility | Parking lot for neighboring industry |
| MASSACHUSETTS | | | | |
| Army Materials Technological Laboratory NPL (US ARMY), Watertown, MA | NPL | Planned Use | Military base | BRAC facility; Planned yacht club, business center, public park, and weapons research |
| Cannon Engineering Corporation, Bridgewater, MA | NPL | Actual Use | Waste disposal facility | Propane distribution business |
| Fort Devens, Fort Devens, MA | NPL | Actual Use | Miltary base and training complex | BRAC facility, Public/private mixed use; warehouse and distribution center; research and development facilities for several computer and graphics firms; a jobs corps Center; a wildlife refuge; and army raining site. |
| Fort Devens - Sudbury Annex, Sudbury, MA | NPL | Actual Use | Military base and training annex to Fort Devens | BRAC facility, Wildlife refuge |
| Industri-Plex, Woburn, MA | NPL | Planned Use | Chemical manufacturer | Planned Target retail store |
| South Weymouth Navai Air Station (SWNAS), Weymouth, MA | NPL | Planned Use | Military base | BRAC facility, Planned shopping mail and entertainment center, office space, elderty housing, shalter for the homeless, a golf course, and recreational and open space |
| MICHIGAN | | | | |
| Allied Paper/Portage Creek/ Kalamazoo River, MI | NPL | Restored Use | Paper mill | Organic roofing material manufacturer |
| Anderson Development Co. Adrian, MI | Deleted | Continued Use | Specially chemical manufacturer Specialty chemical manufacturer | Specialty chemical manufacturer |
| Folkertsma Refuse, Grand Rapids, MI | Deleted | Continued Use | Sanitary and industrial landfill; pallet manufacturer | Pallet manufacturer |

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Recycling Superfund Sites Sites Returned to Productive Use

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|--|------------|--|--|--|
| Site Name and Location | NPL Status | Reuse Category | Pre-Cleanup Use | Post-Cleanup Use |
| H. Brown Company, Inc., Kent, MI | NPL | Actual Use | Nonferrous metals reclamation | Warehouse and light industrial complex |
| Hedblum Industries, Oscoda, Mi | NPL | Actual Use | Automobile parts manufacturer | Aircraft tool company |
| Lower Ecorse Creek Dump, Wyandotte, MI | NPL. | Continued Use | Residential | Residential |
| Wurtsmith Air Force Base, Oscoda, Mi | Proposed | Actual Use | Military base | BRAC facility; Commercial use |
| MINNESOTA | | The state of the s | | The state of the s |
| Boise Cascade/Onan Corp./Medironics, Inc. Fridy, MN | Deleted | Continued Use | Hailroad te and pole treatment until the 1960's. Power generator system manufacturer and corporate headquarters of medical products manufacturer. | Power generator system manufacturer and corporate headquarters of medical products manufacturer |
| General Mills/Henkel Corp., Minneapolis, MN | NPL | Actual Use | | Business enterprise development facility supporting nearly 100 start-up businesses |
| Koppers Coke, Oroville, MN | NPL | Actual Use | Coking facility | Hi-tech industrial park |
| MacGillis & Gibbs Co / Bell Lumber and Pole Site, New Brighton, MN | NPL | Actual Use | Manufacturing plant | Purchased by City of New Brighton for public. commercial, and industrial use |
| NL IND Taracorp Golden Auto, St. Louis Park, MN | NPL | Actual Use | Lead smeller | Parking tot for adjacent hospital |
| Reilly Tar &Chem (St. Louis Park Plant), Hennepin, MN | NPL | Actual Use | Creosote production plant | Park, apartment building, town homes |
| Waite Park Wells, Waite Park, MN | NPL. | Actual Use | Burlington Northern railyard | City owned little league baseball fields; planned indoor recreation facility, office warehouses, and office buildings |
| Whittaker Corp., Minneapolis, MN | Deleted | Actual Use | Industrial coating manufacturer | Welding supply company |
| Union Scrap, Minneapolis, MN | Deleted | Actual Use | Lead battery recycler | Parking lot for supply company |

Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | NPL. Status | Reuse Category | Pre-Cleanin Ilse | Doot Cleanus Ites |
|---|-------------|----------------|--|---|
| MISSISSIPPI | | 1 | | rost-cleanty use |
| Flowcod, MS | Deleted | Continued Use | Manufacturing plant | Manufacturing plant |
| MISSOURI | | | And the second s | SAMPLEMENT OF THE PROPERTY OF |
| Fulbright Landfill, Springlield, MO | NPL | Planned Use | Municipal landfill | Planned walking Irails |
| Oronogo-Duenweg (Jasper Co), Jasper County, MO | Td.N | Actual Use | Mining | Scrap metal recycling center, Missouri Dept. of Transportation plans to use a portion of the site to construct a historical |
| Times Beach Site, Times Beach, MO | NPL. | Actual Use | The City of Times Beach with widespread road contamination | Waterfowl sanctuary, horse back riding |
| Wheeling Disposal Service Co. Landfill, Amazonia, MO | NPL | Actual Use | industrial waste disposal facility Wildlife reserve | Wildlife reserve |
| MONTANA | | | | |
| Anaconda Company Smetter, Anaconda, MT | NPL | Actual Use | Smelting operations | Golf course |
| East Helena, East Helena, MT | NPL | Actual Use | Lead smeller contamination | School constructed; planned residential and commercial areas: hasakall find |
| Militown Reservoir, Militown, MT | NPL | Actual Use | Tailings pile | Wildlife/recreational/educational area with a trail system including a foot bridge across an existing reservoir |
| Silver Bow/Deer Lodge County, MT | NPL | Actual Use | Mine | Ball fields, wetlands |
| NEBRASKA | | | The same of the sa | |
| Hastings Groundwater Contamination, Hastings, NE | NPL | Actual Use | Contaminated groundwater, agricultural, industrial, and residential uses | Treated groundwater used in cooling operations at local power plant and to water an area park; confitued agricultural, industrial, and residential uses. |
| Lindsay Manufacturing Co., Lindsay, NE | NPL | Actual Use | Manufacturing plant; contaminated groundwater | Treated groundwater re-directed for crop irrigation |

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Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | NPL Status | Reuse Category | Pre-Cleanin Itee | Dock Plans 11. |
|--|------------|--|---|--|
| NEW HAMPSHIRE | | 8 | | ago diningoniso. |
| Pease Air Force Base, Portsmouth/Newington, NH | NPL | Actual Use | Military base | BRAC facility, 1.110 acres National wildlife refuge; 3.285 acres available to Pease Development Authority, commercial airport and high technology/ |
| NEW JERSEY | | AND MANAGEMENT AND | AND THE RESIDENCE AND ADDRESS OF THE PROPERTY | |
| American Cyanamid Company, Bound Brook, NJ | r. | Planned Use | Industrial waste disposal facility | Industrial waste disposal facility Planned 6,300 seat minor league baseball stadium and 700,000 square feet of refail/hotel or office space |
| Cooper Road, Voorhees Township, NJ | Deleted | Actual Use | Midnight dumping area | Residential |
| DeRewal Chemical Company, Kingwood Township, NJ | NPL | Actual Use | Chemical manufacturing | Part of the site will be used as a bike path |
| Lipari Landfill, Pilman, NJ | NPL | Actual Use | Chemical waste dump | Recreational area |
| Vineland State School, Vineland, NJ | Deleted | Continued Use | Unregulated incinerator and landfill located at school for mentally handicanned women | School for mentally handicapped women |
| NEW YORK | | William Company of the Company of th | | |
| Kenmark Textile Corporation Farmingdale, NY | NPL | Continued Use | Textile dye. printing, and screening | Textile dye, printing, and screening |
| Love Canal, Love Canal, NY | NPL | Restored Use | Industrial landfill; residential | Residential; light commercial industry |
| Marathon Battery, Cold Spring, NY | Deleted | Actual Use | Nickel-cadmium battery plant | Purchased by Hudson River Scenic Land in order to nreserve wildlife area |
| Old Bethpage Landfill, Oysler Bay, NY | NPL | Actual Use | Landill | Waste transfer station, commercial methane gas supplier |
| Rosen Brothers Scrap Yard/Dump, Cortland, NY | NPL | Planned Use | Wire manufacturing and scrap yard | Part of the site (5 acres) will be used for an access road to an intermodal rail facility |
| SMS Instruments, Inc., Deer Park, NY | NPL | Actual Use | Metal degreasing and refurbishing operations | Kitchen, bathroom, and household utensils manufacturer |

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Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | MPL Status | Reuse Category | Pre-Cleanin lise | Dat-Cleanin Hea |
|--|----------------------|--|--|--|
| Tronic Plating Company, Farmingdale, NY | NPL | 1 | Electroplating and anodizing services | Small businesses on the site |
| Wide Beach Development, Brant, NY | Deleted | Continued Use | Residential | Residential |
| NORTH CAROLINA | | 1 of graphistic physical description of property of the summary of | The state of the s | n no spirite no constituit de la constit |
| Celanese Corporation, Shelby, NC | Partially Deleted | Continued Use | Chemicals, fibers and plastics | Manufacturer of polyester resin and fiber |
| ОНЮ | | | | орда од сторинувания подавинения вод од о |
| Bowers Landfill, Circleville, OH | Deleted | Actual Use | Landfill | Weilands |
| OREGON | | Appropriate the second | A ALVERTON OF THE PROPERTY OF | |
| Martin-Marietta Aluminum Co. The Dailes, OR | Deleted | Restored Use | Aluminum production | Aluminum production |
| PENNSYLVANIA | | Afternoonly and the second state of the second | | |
| Center County Kepone, State College Borough, PA | NPI. | Actual Use | Chemical manufacturer | Sidewalk, road improvements and storm piping system |
| Commodore Semiconductor Group Site Norristown, PA | AP. | Restored Use | Semi-conductor chip manufacturar | Prospective Purchaser Agreement with EPA enabled a new owner to reopen the bankrupt |
| Crossley Farms, Hereford Township, PA | NPL | Continued Use | Farm | Farm |
| Drake Chemical, Lock Haven, PA | NPL | Continued Use | Specialty and chemical manufacturer | Specially and chemical manufacturer |
| Enterprise Avenue, Priladelphia, PA | Deleted | Planned Use | Unauthorized dumping ground for sludge, solvents, oils and resine | Planned commuter runway at Philadelphia International Airport under construction |
| Hellertown Manufacturing Co., Hellertown, PA | NPL. | Actual Use | Spark plug manufacturer | Small manufacturer |
| Kimberton Site, Kimberton Borough, PA | NPL. | Continued Use | Asphall manufacturer | Asphalt manufacturer |
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Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | NPL Status | Reuse Category | Pre-Cleanun (Ise | Post-Cleanur Ilsa |
|---|----------------------|----------------|--|--|
| Metropolitan Mirror and Glass, Frackville, PA | NPL | Continued Use | Glass manufacturer until 1982; St. Jude Polymer began recycling plastic bottles in 1987 | St. Jude Polymer Co. continues to recycle plastic bottles |
| Mill Creek Dump, Erie, PA | NPL | Planned Use | Dump for foundry sands, solvents, waste oils, and other industrial and municipal wastes | Planned golf course |
| North Penn Area 12 Site Worcester, PA | NPL | Planned Use | Electric motor manufacturer | Planned tool catalog safes distribution operation |
| Ohio River Park, Neville, PA | NPL | Actual Use | Dumping ground for coke, cement, pesticides, coal tar, benzene, arsenic, mercury and phenols | Sports-recreation center with two indoor ice-sketing rinks has been constucted and is in use; other recreational facilities are under construction |
| Publicker industries Inc., Philadelphia, PA | NPL. | Planned Use | Alcohol distillation and production | Planned construction of a \$250 million multi- purpose shipping terminal in the Port of Philadelphia expansion project |
| Resin Disposal Jefferson Borough, PA | NPL. | Planned Use | Landfill | Methane gas collection facility and bird habitat |
| Revere Chemical, NockamixonTownship, PA | JdN | Actual Use | Metals reclamation company | Migratory birds habitat |
| Saegertown Industrial Area, Saegertown, PA | Partially Deleted | Continued Use | Polymer manufacturing facility | Polymer manufacturing facility |
| Stanley Kessler (King of Prussia), King of Prussia, PA | NPL | Continued Use | Welding wire manufacturing operation | Welding wire manufacturing operation |
| Westinghouse, Sharon, PA | NP. | Actual Use | Electrical equipment manufacturer | Sheet galvanizing plant; tubular products warehouse |
| Westinghouse Elevator Company Plant, Gettysburg, PA | NPL | Continued Use | Elevator manufacturer | Elevator manufacturer |
| Westline Site Westline, PA | Deleted | Continued Use | Wood processing facility and West chemical plant; the Westline Inn area opened on-site in the 1950's | Westline Inn hotel, restaurant, and recreation area |

Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | NPL Status | Reuse Category | Pre-Cleanup Use | Post-Cleanin itse |
|--|------------|---------------------------------|--|---|
| PUERTO RICO | | | | and drilling and a |
| Naval Sacurity Group Activity, Sabana, PR | Daleted | Actual Use and Continued Use | Naval communications station; Public Works Department and Pest Control Shop area contaminated with cesticities | Naval communications station; pesticide contamination area remediated and asphalt cap used for parking |
| RHODE ISLAND | | | | |
| Davisville - NCBC, North Kingston, RI | NPL | Actual Use | Military base | BRAC facility; beverage warehouse, public works garage, plastic/metal recycling facility, plastic film manufacturing, current port & commerce park w/room for expansion. |
| Peterson-Puritan, Cumberland, Ri | NPL | Actual Use | Several manufacturing plants | Prospective Purchaser Agreement with EPA enabled a new company to occupy a closed manufacturing facility at the site. |
| SOUTH CAROLINA | | | | |
| Cerclawn, Inc., Fort Lawn, SC | NPL. | Actual Use | The Carolawn, Inc. site is an abandoned 3-acre waste storage and disposal facility that was owned by various companies until the Carolawn Company boucht the site in 1977. | Turkey feed mill |
| Independent Nail Company Beauton, SC | Defeted | Restored Use | Screw and fastener manufacturing | Panel nail coating operation |
| Lexington County Landfill, Cayce, SC | NPL | Actual Use | Landill | Golf driving range |
| Rock Hill, SC Rock Hill, SC | NPL | Actual Use | Solvent distillation facility | Automotive services |
| SOUTH DAKOTA | | | | |
| Whitewood Creek, Whitewood, SD | Deleted | Continued Use | Mining area and tailings dumps; residential properties; creek used for irrigation, watering livestock, and recreation | Mining area and tailings dumps. Residential properties, creek used for irrigation, residential properties; creek watering livestock and recreation luvestock and recreation |

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Recycling Superfund Sites Sites Returned to Productive Use

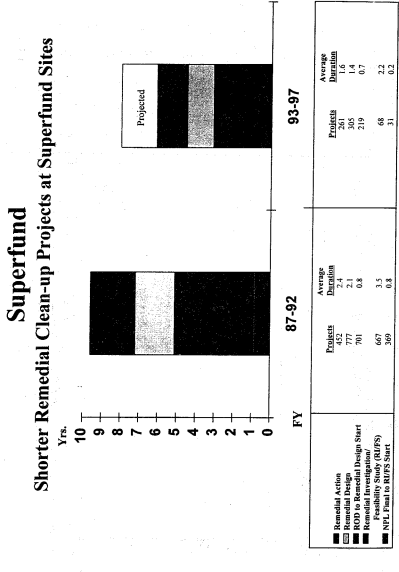
| TEYAS | | | | Don't Charles |
|--|----------|---------------|--|---|
| LLANG | | | poo de mano | Fost-Cleanup Use |
| Crystal City Airport, | Deleted | Restored Use | Private airport and crop dusting | Public airport |
| French, Ltd., Grosby, TX | NPL | Actual Use | Waste pit | Management consulting firm and nature walks and fishing |
| RSR Corporation, Dallas, TX | NPL | Actual Use | Smelter | Retail shopping center |
| ОТАН | | | | |
| Monticello Mill Tailings, Monticello, UT | JAN | Planned Use | Vanadium mill | Planned golf course |
| Palias Yard, Murray City, UT | Proposed | Planned Use | Freight railyard | Planned commuter light rail |
| Tooele Army Depot, Tooele, UT | NPL | Actual Use | Consolidated maintenance | BRAC facility; Detroit Diesel engine refurbishing |
| VIRGINIA | | | | |
| Abex, Portsmouth, VA | NPL | Planned Use | Railroad bearings casting plant | Planned police and fire department headquarters |
| Atlantic Wood Industries, Portsmouth, VA | NPL | Continued Use | Lumberyard | Lumberyard and pre- stressed concrete operations |
| Chisman Creek, Seaford, VA | NPL | Actual Use | Disposal area for fly ash | Recreational park facility with sports fields and |
| Saunders, Chuckatuck, VA | NPL | Continued Use | Lumber yard | Lumber yard; plant nursery |
| WASHINGTON | | | THE REAL PROPERTY AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON ADDRESS OF THE PERSON ADDRESS OF T | |
| ALCOA (Vancouver Smelter), Vancouver, WA | Deleted | Continued Use | Aluminum smelter and disposal Aluminum smelter areas | Aluminum smelter |
| American Crossarm, Chehalis, WA | NPL | Actual Use | Smelter | Light industrial park with wetlands |
| Asarco Smelter, Tacoma, WA | NPL | Planned Use | Smelter | Planned amphitheater |
| Bonneville Power Admin Ross (USDOE) Vancouver, WA | Deleted | Continued Use | Electric power station | Electric power station |

Recycling Superfund Sites Sites Returned to Productive Use

| Cite Neme and Lacetter | | | | |
|---|------------|----------------|--|---|
| Colle Ivallie and Pocation | NPL Status | Reuse Category | Pre-Cleanup Use | Post-Cleanin Hea |
| CommencementBay/Near Shore Tide Flats, | NPL | Actual Use | | Port redevelopment |
| Pierce County, WA | | | | |
| FMC Corp (Yakima Pit), Yakima, WA | NPL | Actual Use | Pesticide formulations plant | Metal fabricator |
| Hanford Site 1100 Area, Benton County, WA | Deleted | Actual Use | DOE nuclear complex | Diesel locomotive maintenance company |
| Northwest Transformer (South Harkness Deleted St), Everson, WA | Deleted | Actual Use | Transformer refurbisher/manufacturer | Public parking lot |
| Pacific Sound Resources, Seattle, WA | NPL | Actual Use | Wood treater | Part of container port expansion project |
| Port Hadlock (US NAVY), Indian Island, WA | NPL | Actual Use | Landfill | Recreational beach access; fishing area |
| Silver Mountain Mine, Loomis, WA | Deleted | Actual Use | Precious metal extraction | Cattle grazing land |
| Spokane Junkyard, Spokane, WA | Deleted | Actual Use | | Sports fields |
| Wyckoff Co./Eagle Harbor, Bainbridge, WA | NPI. | Actual Use | Woodtreater, ferry navigation lanes, marinas, boat yards, and boat transit | Portion of shipyard converted to parking lot for ferry traffic |
| Tofidahi Druma, Brush Prairie, WA | Deleted | Actual Use | ing and re-sale | Residential Homes |
| WISCONSIN | | | | |
| Northern Engraving Co., Sparta, Wi | Deleted | Continued Use | Decorative metal company/metal finishing | Decorative metal company/metal Decorative metal company/metal finishing finishing |

Recycling Superfund Sites Sites Returned to Productive Use

| Site Name and Location | NPL Status | NPL Status Beinge Category | Dra-Cleanus Les | Boot Oleanne Han |
|------------------------|------------|----------------------------|--|--|
| | | I DROWN | | |
| licide | Deleted | Deleted Continued Use | Beef & dairy cattle, operating | Dairy cattle, U. S. Geological Survey facility |
| Leetown, WV | | | landfill, pesticide disposal area, (formerly U.S. Fish & Wildlife) | (formerly U.S. Fish & Wildlife) |
| | | | U. S. Fish & Wildlife facility | |



NOTE: This chart represents the average duration, plotted by start date, of pipeline projects completed by the end of FY97. Excludes Federal Facility Sites. Negative durations, due to overlapping events, were counted as having a 0 yr duration.

Progress of Cleanup is Accelerated

Almost Three Times the Number of Construction Completions in the Past Six Years (Through FY98) Than the First 12 Years Combined

