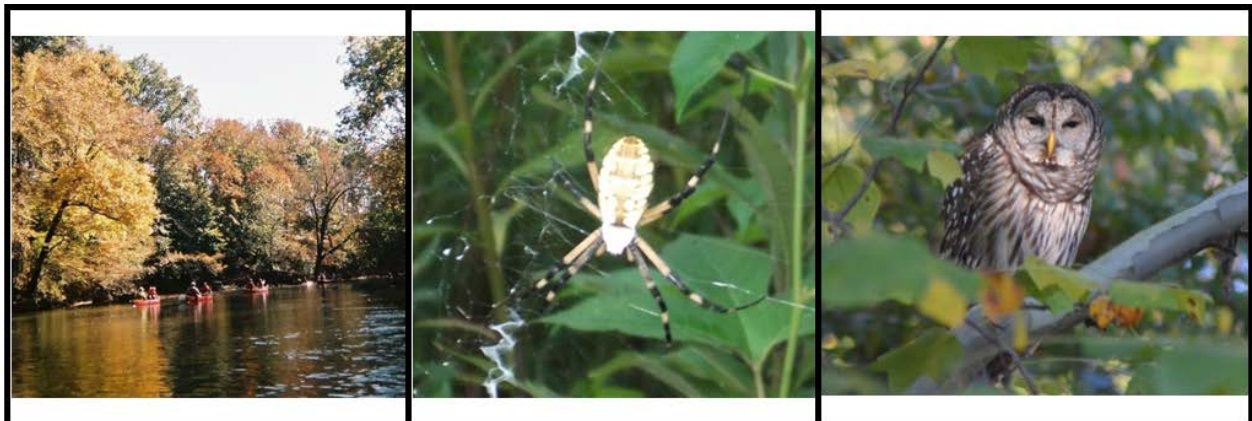




**EPA**  
United States  
Environmental Protection  
Agency

Scientific Support Section  
Superfund Division  
EPA Region 4

## **Region 4 Ecological Risk Assessment Supplemental Guidance Interim Draft**



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## Acronyms and Abbreviations

ΣTU	Sum Toxic Unit
ACR	acute to chronic ratio
ARAR	applicable or relevant and appropriate requirement
BAF	bioaccumulation factor
BERA	baseline ecological risk assessment
BLM	Biotic Ligand Model
BSV	background screening value
CaCO <sub>3</sub>	calcium carbonate
CCC	Criteria Continuous Concentration
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
CF	conversion factor
CLP	Contract Laboratory Program
cm <sup>3</sup>	cubic centimeter
CMC	Criteria Maximum Concentration
COPCs	chemicals of potential concern
COPEC	chemicals of potential ecological concern
CS	Confirmation Sampling
CSM	conceptual site model
CTLBB	critical lipid body burden
DDD	dichlorodiphenyldichloroethane
DDE	dichlorodiphenyldichloroethylene
DDT	dichlorodiphenyltrichloroethylene
DoD	Department of Defense
DOI	U.S. Department of Interior
DQO	Data Quality Objective
dw	dry weight
EBS	Environmental Baseline Survey
EcoSSL	Ecological Soil Screening Value
ECOSAR	Ecological Structure Activity Relationships
EPA	U.S. Environmental Protection Agency
EPC	exposure point concentration
EPI	Estimation Program Interface
EqP	equilibrium partitioning

## Acronyms and Abbreviations (continued)

ERA	Ecological Risk Assessment
ERAGS	Ecological Risk Assessment Guidance for Superfund
ER-L	effects range-low
ER-M	effects range-median
ESI	Expanded Site Investigation
ESV	ecological screening value
ETAG	Region 4 Ecological and Technical Advisory Group
FDEP	Florida Department of Environmental Protection
FWS	Fish and Wildlife Service
g/cm <sup>3</sup>	grams per cubic centimeter
GERA	Guidelines for Ecological Risk Assessment
GLI	Great Lakes Initiative
HMW-PAH	high molecular weight polycyclic aromatic hydrocarbon
HQ	hazard quotient
Kow	partition coefficient
LANL	Los Alamos National Laboratory
LMW-PAH	low molecular weight polycyclic aromatic hydrocarbon
LOAEL	Lowest Observed Adverse Effect Level
L/kg	liters per kilogram
mg/kg	milligrams per kilogram
mg/kg/day	milligrams per kilogram per day
mg/L	milligrams per liter
mmol/L	millimoles per liter
µmol/g	micrograms per gram
µg/kg	micrograms per kilogram
µg/L	micrograms per liter
NCP	National Oil and Hazardous Substances Pollution Contingency Plan
NOAA	National Oceanic and Atmospheric Administration
NOAEL	No Observed Adverse Effect Level
NPL	National Priorities List
NWQC	National Water Quality Criteria
OC	organic carbon
ORNL	Oak Ridge National Laboratory
OSWER	Office of Solid Waste and Emergency Response

## Acronyms and Abbreviations (continued)

PA/SI	Preliminary Assessment/Site Inspection
PBT	persistent, bioaccumulative and toxic
PAH	polycyclic aromatic hydrocarbon
PCB	polychlorinated biphenyl
PCOPC	preliminary chemical of potential concern
PEC	probable effect concentration
PEL	probable effect level
pH	hydrogen ion concentration
PRGs	preliminary remedial goals
RAGS	Risk Assessment Guidance for Superfund
RCRA	Resource Conservation and Recovery Act of 1976
RFA	Resource Conservation and Recovery Act Facility Assessment
RFI	Resource Conservation and Recovery Act facility investigation
RI	remedial investigation
RPM	remedial project manager
ROD	Record of Decision
RSV	refinement screening value
SAP	Sampling and Analysis Plan
SI	site investigation
SLERA	Screening-Level Ecological Risk Assessment
SMDP	scientific/management decision point
SSS	Scientific Support Section
SVOC	semi-volatile organic compound
TEC	threshold effect concentration
TEL	threshold effect level
TLM	target lipid model
TRV	toxicity reference value
UCL	upper confidence limit
VOC	volatile organic compound
WQB	water quality benchmark

## 1.0 Overview

### 1.1 Introduction and Purpose

The role of an Ecological Risk Assessment (ERA) is to: (1) determine whether unacceptable risks are posed to ecological receptors from chemical stressors, (2) derive chemical levels that would not pose unacceptable risks, and (3) provide the information necessary to make a risk management decision concerning the practical need and extent of remedial action.

The purpose of this supplemental guidance is to provide regional direction for implementation of the U.S. Environmental Protection Agency (EPA) *Ecological Risk Assessment Guidance for Superfund* ([ERAGS](#); EPA, 1997). This guidance is appropriate for Superfund sites under the authority of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and regulated by the [Office of Solid Waste and Emergency Response](#) (OSWER). The Guidelines for Ecological Risk Assessment ([GERA](#); EPA, 1998) published by the [Risk Assessment Forum](#) provide agency-wide guidance. This supplemental guidance clarifies the National ERAGS guidance as appropriate at both Resource Conservation and Recovery Act (RCRA) and Superfund sites.

The ERA process as outlined in ERAGS consists of eight steps and five scientific/management decision points (SMDPs). These steps are:

- 1) Screening-level Problem Formulation and Ecological Effects Evaluation,
- 2) Screening-level Exposure Estimate and Risk Calculation
- 3) Baseline Problem Formulation,
- 4) Study Design and Data Quality Objectives (DQO) Process,
- 5) Field Verification of Sampling Design,
- 6) Site Investigation and Data Analysis,
- 7) Risk Characterization, and
- 8) Risk Management.

The decision points follow Steps 2 - 5, and 8. The decision points provide an opportunity to reach agreement between the risk manager for the site (e.g. the remedial project manager [RPM]), the risk assessment review team and any other stakeholders in the process. Exhibit I-2 from ERAGS provides a flow chart for the process.

ERAGS and this supplemental guidance provide a logical approach for evaluating ecological risks and documenting ecological concerns for remedial decision making. Project managers are guided in balancing the scope of the risk assessment against the hazards posed by the site conditions. Interaction among risk managers, risk assessors, and appropriate stakeholders is vital to all stages of the process. This guidance also promotes flexibility on a case-by-case basis regarding completion of an ERA with appropriate expenditure of effort and resources.

Additional resources may be found on the [EPA's Waste and Cleanup Risk Assessment website](#), particularly in the [ECO Update Bulletin Series](#) issued by OSWER. This supplemental guidance contains a focused discussion of elements and topics related to CERCLA and RCRA ERAs. The guidance and direction contained in this supplemental guidance can be somewhat broad; therefore approval of specific ERA approaches that may depart from this guidance should be obtained from the EPA Region 4 [Scientific Support Section](#) (SSS).

The EPA Region 4 Supplemental Guidance is a dynamic document. Sections will be updated and new ones added as questions are posed and regional practices are developed. This guidance does not constitute rulemaking by the Agency, and may not be relied on to create a substantive or procedural right enforceable by any other person. Region 4 reserves the right to take action that is at variance with this guidance. The intent of this guidance is to aid in the development of high-quality, single draft risk assessments consistent with the criteria of the SSS in its oversight role.

## **1.2 Coordination with Stakeholders**

The National Oil and Hazardous Substances Pollution Contingency Plan (NCP) requires the lead agency to seek to coordinate investigations with stakeholders. Stakeholders in the ERA process include state and federal regulatory and scientific personnel, and natural resource trustees. These stakeholders should be notified early in the ERA process if ecological concerns exist at a site. The public is also a stakeholder, and members of the public should be included in the decision process during those times normally arranged for public input, such as the public comment period of the CERCLA proposed plan or the RCRA statement of basis.

Natural resource trustees are representatives of federal agencies, state and/or tribes that share responsibility with the EPA in protecting the natural resources of the United States,



including “land, fish, wildlife, biota, air, water, ground water, drinking water supplies, and other such resources.” Trustees may include representatives of other federal agencies such as the Department of Interior (DOI), Department of Defense (DoD), the National Oceanic and Atmospheric Administration (NOAA), state and/or tribal officials designated by the governor of the state, as well as private and non-profit conservation organizations. Federal and state trustees in EPA Region 4 are listed under Contacts in Section 1.3.

The failure of an identified trustee or stakeholder to participate should not delay completion of these steps. Any questions regarding the stakeholder involvement should be directed to the Region 4 SSS.

### **1.3 Contacts**

The following table lists the NOAA coastal resource coordinators assigned to Region 4, Fish and Wildlife Service (FWS) environmental contaminants specialists for Region 4 states, and their coordinator within DOI. The table also includes contact information for the Region 4 Ecological and Technical Advisory group (ETAG) coordinator.

**ADD TABLE from Glenn**

## **2.0 Screening Level Ecological Risk Assessment**

The Screening-level Ecological Risk Assessment (SLERA) represents the first two steps in the ERAGS process and is intended to allow a rapid determination by the risk assessment team and risk managers whether a waste site poses no or negligible ecological risk, or to identify which contaminants and exposure pathways require further evaluation.

SLERA activities can commence as soon as ecological concerns are identified and appropriate chemical analytical data are available for a given site. Often, limited environmental chemical data are available. Data from Preliminary Assessment/Site Inspection (PA/SI) reports in the CERCLA process, or a RCRA Facility Assessment (RFA) or Confirmation Sampling (CS) in the RCRA process or data from an Environmental Baseline Survey (EBS) can be used. The SLERA is recommended to begin upon completion of an Expanded Site Investigation (ESI) in the Superfund program or completion of a RFA in the RCRA program. If there are concerns about the potential for ecological risk at a site, ecological risk assessors can be consulted before these investigations have been performed, to obtain input that may be useful even for the initial investigations on a site.

Waiting until a remedial investigation (RI) or a RCRA Facility investigation (RFI) data are available to begin the SLERA may result in additional data collection that may be costly and potentially redundant. However, the SLERA can be iterated as new data become available. Details of how to handle phased projects should be worked out with the risk managers. Please direct any questions regarding the scope of a process and timing of an ERA or about technical issues in ERA to SSS.

### **2.1 Step 1: Screening-level Problem Formulation and Ecological Effects Evaluation**

The screening-level problem formulation explains important environmental aspects in defining risk management decisions at the site and includes review of existing information on the following:

- Environmental setting and contaminants known or suspected at the site;
- Contaminant fate and transport mechanisms that may exist;

- The mechanisms of ecotoxicity associated with contaminants and likely affected receptors;
- Identification of complete exposure pathways;
- Selection of endpoints to screen for ecological risk; and
- A preliminary ecological effects evaluation that should include screening ecotoxicity values based on conservative thresholds such as chronic no-observed-adverse-effect-levels (NOAELs).

This information and a description of complete and potentially complete exposure pathways present at the site should be presented in a preliminary conceptual site model (CSM). Potentially complete exposure pathways refer to exposure pathways that are not currently complete but might become complete in the future. Potentially complete exposure pathways should be retained in Steps 1 and 2. Incomplete exposure pathways should also be identified and discussed.

The screening-level problem formulation can contain maps, figures, and color photographs of the site and surrounding area, if available. Completion of the Checklist for Ecological Assessment/Sampling ([Appendix B – ERAGS](#)) is highly recommended. Site visits by review personnel are strongly encouraged.

## **2.2 Step 2: Screening-level Preliminary Exposure Estimate and Risk Calculation**

The screening-level exposure estimate and risk calculation provide a conservative risk estimate to ensure that sites with unacceptable risk will be recommended for further evaluation. The maximum concentrations of chemicals in each medium are compared to ecological screening values (ESVs) to determine preliminary chemicals of potential concern (PCOPCs). Ecological screening values are based on chemical concentrations associated with a low probability of unacceptable risks to ecological receptors. A detailed discussion of the ESV development for EPA Region 4 is provided in Section 6.

Tables 1a – 1c, 2a – 2b, and 3 list the chemical ESVs in surface water, sediment and soil, respectively. Since the ESVs are based on conservative endpoints and sensitive ecological effects data, they represent a preliminary screening of site chemical concentrations to determine if there is a need to conduct further investigations at the site. ESVs are not recommended as remediation levels.

Exceedance of the ESVs may indicate the need for further evaluation of the potential ecological risks posed by the site. To perform the screening level risk calculation, the maximum detected concentration (or if not detected, a surrogate concentration based on one-half the detection limit) of a given chemical in a medium is divided by the Region 4 ESV for that medium. The result is the Hazard Quotient (HQ). There are a minimum of four (4) categories of PCOPCs as defined by the following criteria:

1.  $HQ \geq 1$ . The maximum detected concentration was greater than or equal to the ESV.
2. The chemical was detected, but no ESV was available.
3. The chemical was not detected, but the surrogate concentration was greater than or equal to the ESV. ( $HQ \geq 1$ )
4. The chemical was not detected, and no ESV was available.

For Category 2 and Category 4 chemicals that have no available ESVs, it is possible that these chemicals could cause an adverse effect depending on the detected concentration or the adequacy of the analytical detection limit. These circumstances would be identified as uncertainties and these chemicals would be included as PCOPCs and carried forward to into Step 3a of the Baseline Problem Formulation. There should be very few PCOPCs in Categories 2 and 4 because ESVs can be generated for chemicals that are not on the screening tables, as described in Section 6 of this document.

With respect to surface water ESVs, it is recognized that States have water quality standards for aquatic life protection that may be lower than the ESVs in Table 1a. Therefore, it is highly recommended that the State standards be reviewed and incorporated into the site-specific screening tables if they are more conservative than the ESVs.

In this Step 2, local or regional background concentrations should not be used. For screening of polycyclic aromatic hydrocarbons (PAHs) in sediment (Table 2b) and soil (Table 3), the sum total of low molecular weight PAHs (LMW-PAHs) or high molecular weight PAHs (HMW-PAHs) screening values are to be used.

Tables summarizing the ecological screening for chemicals at the site should be constructed to aid project managers with decision making processes. The presence or absence of each chemical, for all media of concern, should be listed with descriptive data

such as the frequency of detection, range of detection, location(s) of maximum detection, screening criteria, and screening outcome. See the example table at the end of this subsection for screening chemicals in soil. In addition, the flowchart located at the end of this section provides an organization of the screening process used in Steps 1 through 3.

The Region 4 ESVs consider direct toxicity as well as bioaccumulative effects on organisms, and the lowest protective value is chosen as the ESV. The term “direct” toxicity refers to adverse effects associated with exposure to a chemical dissolved in or incorporated into an environmental medium through immediate contact with the medium. For screening, the exposure point concentration (EPC) for direct toxicity to sessile organisms is the maximum detected concentrations in the habitat where these organisms live or could potentially live.

In addition to direct toxicity, there are chemicals that substantially bioaccumulate into upper trophic level receptors and many of the ESVs are protective of these receptors. For example, some of the National Recommended Water Quality Criteria for pesticides such as dichlorodiphenyltrichloroethylene (DDT) and chlordane are based on bioaccumulation and wildlife exposures. DDT is based on protection of aquatic-dependent wildlife – namely the brown pelican. In addition, the more conservative mercury number of 0.012 micrograms per liter ( $\mu\text{g/L}$ ) accounts for bioaccumulation in piscivorous birds. Other chemicals such as PAHs and polychlorinated biphenyls (PCBs) also have benchmarks protective of upper trophic receptors.

In the surface water and sediment screening tables, bioaccumulative chemicals are presented in red color. The determination of organic bioaccumulative chemicals was derived from the Persistent, Bioaccumulative, and Toxic (PBT) Profiles Estimated for Organic Chemicals <http://www.pbtprofiler.net>. The soil screening table includes those receptors that are protected by the benchmark value. In some cases, there are two screening values represented in Table 1a for bioaccumulative chemicals. Where this occurs, the maximum detected concentration is compared to the wildlife-based screening benchmark in addition to the direct contact benchmark.

Detected bioaccumulative chemicals that do not have a wildlife-based ESV should automatically be retained as PCOPCs in Step 2. A food-chain model can be used in Step 3a to further screen bioaccumulative chemicals using Region 4 default food-chain model assumptions and toxicity reference values (see Section 3.1.5). Non-detected

bioaccumulative chemicals that do not have a wildlife-based ESV are not retained as PCOPCs.

### **2.3 SLERA Uncertainties and Data Gaps**

An important part of a SLERA is identifying data gaps and uncertainties. This is especially true at sites with limited data. Uncertainty may occur in the degree of site characterization or in the potential for complete exposure pathways. Identification of data gaps and questions will guide future assessment steps. It is important to distinguish what is unknown from conclusions drawn regarding screening-level risks.

### **2.4 SLERA Report**

The format of the SLERA may depend on whether environmental monitoring data are collected in a single phase or as multiple phases. A SLERA performed as part of the site inspection can eliminate from consideration those portions of a site that pose no threat to the environment. In cases where potential threat to the environment cannot be eliminated, the SLERA becomes a part of the planning and scoping for Step 3 – Problem Formulation. While a baseline ecological risk assessment (BERA) would typically contain an extensive discussion of all of the risk elements, the degree of emphasis in the SLERA on particular elements is adjusted as necessary to support project-specific decision-making and planning. In general, the more detailed information that is presented in Step 1, the easier it will be to develop Step 3, if needed.

The SLERA should be submitted for review to the regulatory project manager as a technical memorandum or as part of a Site Investigation (SI) report or a similar level report. Review personnel may include both the EPA staff and the EPA contractors. SSS provides oversight.

<b>Example Table Depicting Ecological Screening for Chemicals in Soils</b>								
<b>CHEMICAL</b>	<b>Freq. of Detection</b>	<b>Range of Detection Limits</b>	<b>Range of Detected Conc.</b>	<b>Location of Maximum Detected Conc.</b>	<b>EPA Region 4 Screening Value</b>	<b>Max Hazard Quotient (HQ)</b>	<b>Freq. Exceeding ESV</b>	<b>PCOPC (Y/N) Basis</b>
<b>Volatile Organic Compounds, µg/kg</b>								
1,2-Dichlorobenzene	2/10	4.9 – 6.4	3.5 - 80	SS-06	100	0.8	0/10	No/A
1,2-Dichlorethylene	10/10	4.8 - 9	10 - 209	SS-06	60	3.5	3/10	Yes/E
1,1,2-Trichloroethene	0/10	4.9 - 12	NA	NA	100	NA	0/10	No/C
Cyclohexane	0/10	4.9 - 12	NA	NA	NA	NA	0/10	No/B
<b>Semi-volatile Organic Compounds, µg/kg</b>								
2-Chlorophenol	0/10	5-20	NA	NA	10	NA	NA	Yes/D
3-Chlorophenol	0/10	5-20	NA	NA	10	NA	NA	Yes/D
Monochlorophenols (total)	0/10	5-20	NA	NA	50	NA	NA	No/C
Pentachlorobenzene	2/10	79-120	40-220	SS-03	50	4.4	1/10	Yes/E
<b>Polycyclic Aromatic Hydrocarbons (PAHs), µg/kg</b>								
<b>Low Molecular Weight Polycyclic Aromatic Hydrocarbons (LMW-PAHs)</b>								
Acenaphthene	2/10	220 - 360	24-54	SS-08	F	NA	NA	No/F
Fluorene	2/10	220 - 360	41-91	SS-08	F	NA	NA	No/F
Phenanthrene	3/10	220 - 350	23-120	SS-08	F	NA	NA	No/F
Naphthalene	1/10	220 - 360	ND-73	SS-08	F	NA	NA	No/F
Total LMW-PAHs <sup>1</sup>	4/10	220 - 350	70 - 265	SS-08	29,000	0.009	0/10	No/A
<b>High Molecular Weight PAHs (HMW-PAHs), µg/kg</b>								
Benzo(a)anthracene	4/10	220 - 360	19 - 640	SS-09	F	NA	NA	No/F
Benzo(a)pyrene	2/10	220 - 350	20 - 590	SS-09	F	NA	NA	No/F
Benzo(b)fluoranthene	2/10	220 - 360	28 - 120	SS-09	F	NA	NA	No/F
Chrysene	1/10	220 - 350	21 - 130	SS-09	F	NA	NA	No/F
Dibenz(a,h)anthracene	1/10	220 - 350	ND - 46	SS-09	F	NA	NA	No/F
Indeno(1,2,3-cd)pyrene	5/10	220 - 350	21 - 54	SS-09	F	NA	NA	No/F
Pyrene	3/10	220 - 350	26 - 300	SS-09	F	NA	NA	No/F

<b>Example Table Depicting Ecological Screening for Chemicals in Soils</b>								
<b>CHEMICAL</b>	<b>Freq. of Detection</b>	<b>Range of Detection Limits</b>	<b>Range of Detected Conc.</b>	<b>Location of Maximum Detected Conc.</b>	<b>EPA Region 4 Screening Value</b>	<b>Max Hazard Quotient (HQ)</b>	<b>Freq. Exceeding ESV</b>	<b>PCOPC (Y/N) Basis</b>
Total HMW-PAHs <sup>2</sup>	5/10	220 - 350	21 – 1,800	SS-09	1,100	1.6	1/10	Yes/E
<b>Pesticides, µg/kg</b>								
4,4'-DDD	7/10	4.9 – 5.2	2.8 - 25	SS-07	44	0.6	0/10	No/A
4,4'-DDE	6/10	4.9 – 5.2	2.4 - 49	SS-07	110	0.4	0/10	No/A
4,4'-DDT	6/10	4.9 – 5.2	2.5 - 110	SS-07	6.3	17.5	1/10	Yes/E
Total DDT	7/10	4.9 – 5.2	18.3 - 184	SS-07	21	8.8	5/10	Yes/E
Heptachlor	1/10	2.7 – 4.7	ND - 140	SS-07	59	2.4	2/10	Yes/E
<b>Inorganic Compounds, mg/kg</b>								
Copper	9/10	1 - 1.3	10.4 - 66	SS-07	28	2.4	3/10	Yes/E
Manganese	10/10	1 - 3	44 - 1,020	SS-06	220	4.6	6/10	Yes/E
Sodium	3/10	61.3 – 70.6	2,550	SS-06	NA	NA	NA	Yes/G
Vanadium	10/10	1 - 3	12.1 - 54	SS-07	7.8	6.9	10/10	Yes/E

**Footnotes:**

PCOPC = Preliminary Chemical of Potential Concern (yes/no)

1 = Total of low molecular weight PAHs includes acenaphthene, fluorene, phenanthrene, and naphthalene,

2 = Total of high molecular weight PAHs includes benzo(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, chrysene, dibenz(a,h)anthracene, indeno(1,2,3-cd)pyrene, and pyrene

A = Maximum detected concentration is less than the screening value.

B = Chemical lacks a Region 4 screening value and was not detected in any sample.

C = Maximum detection limit is less than screening value for a chemical not detected in any sample.

D = Maximum detection limit exceeds screening value for a chemical not detected in any sample.

E = Maximum detected concentration exceeds screening value.

F = Chemical is a member of a class of compounds and the total concentration is screened against the screening value for the total compound in that class.

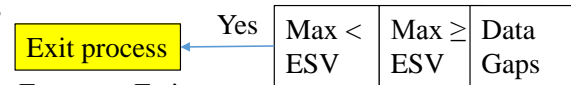
G = Chemical was detected and no Region 4 ESV was available.



Step 1: Screening-level Baseline Problem Formulation & Maximum Exposure Estimates

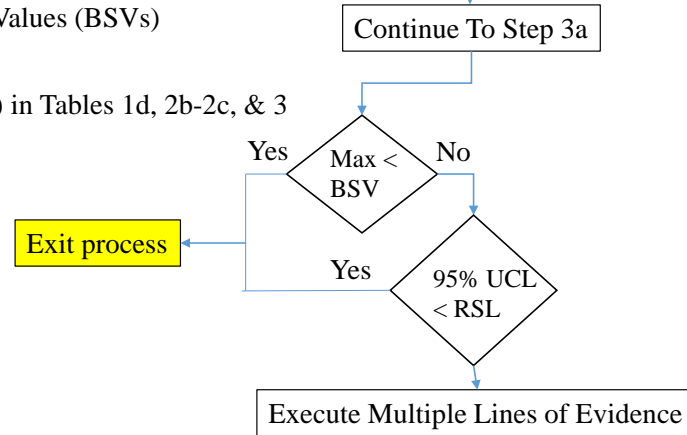
Step 2: Ecological Screening Values, Risk Calculation, & Scientific and Management Decision Point

- Ecological Screening Values (ESVs) in Tables 1a-1c, 2a, & 3
- Half Detection Limit for Non-detects



Step 3: Baseline Problem Formulation & Conservative Mean Exposure Estimates

- Site-specific Background Screening Values (BSVs)
- 95% UCLs
- Refinement Screening Values (RSVs) in Tables 1d, 2b-2c, & 3
- Fortify Data Gaps



Step 3a: Refinement of Preliminary Chemicals of Potential Concern & Scientific and Management Decision Point

- Multiple Lines of Evidence
  - Background Concentrations
  - Nutrients & Dietary Considerations
  - Frequency, Magnitude, & Pattern of Detection
  - Mode of Toxicity & Potential for Bioaccumulation
  - Multiple Contaminant Effect & Sum Toxic Units for Organic Chemicals in a Mixture
  - Exposure Considerations
- Step 3a Scientific & Management Decision Point
  - Chemicals of Potential Concern (COPCs)
  - Refined Exposure Pathways

Step 3b: Baseline Problem Formulation–Planning & Scoping of Risk Assessment

## 2.5 Scientific/Management Decision Point

Documentation of the activities in SLERA Steps 1 and 2 should be provided to all stakeholders prior to discussions associated with the SMDP.

The first SMDP occurs after Step 2. The purpose of this SMDP is to determine the best course of action for the site. There are three outcomes of the Step 2 SMDP.

1. There is adequate information to conclude that ecological risks are negligible and therefore no need for remediation on the basis of ecological risk.

This first case covers the situation where one of three conditions are met: the site passed the screen, there are no complete or potentially complete exposure pathways to ecological receptors, or weight of evidence suggests ecological risks are relatively low and other risk management considerations apply, such as cleanup to protect human health will effectively address ecological risks. When the SLERA indicates that no potentially complete exposure pathways exist for a site and no further risk assessment is warranted, the site can exit the ERA at the end of Step 2. The results of the SLERA are described in Step 8 (Risk Management) and included for the final RI or RFI report. Documentation must be included regarding why each of the subsequent steps (Steps 3 through 7) of the ERA is not needed. Steps 1 & 2, while abbreviated, are a complete risk assessment.

2. The information is not adequate to make a decision at this point, and the ERA process will continue to Step 3.

Generally, sites with Screening-Level HQs greater than 1 or with chemicals present that have no screening values are carried into Step 3 (Refinement of Preliminary COPCs and Baseline Problem Formulation).

3. The information indicates a potential for adverse ecological effects, and a more thorough assessment is warranted.

Data collected during the SLERA can be used to identify and prioritize areas within a site for potential need of interim removal actions. The SLERA results may also be useful at this point when considering other early risk management options, such as focusing potential future investigations on key exposure pathways and receptors.

### **3.0 Baseline Problem Formulation**

Baseline Problem Formulation, or Step 3 of the EPA's eight-step ERA process, is made up of three basic components:

1. Providing risk managers with sufficient information to determine which of the PCOPCs identified during the SLERA may need additional site-specific investigation and, which under more realistic exposure scenarios, may not require additional investigation;
2. Identifying all the potentially complete exposure pathways; and
3. Developing assessment endpoints that will be used to focus the remaining investigation to protect receptors of concern.

Baseline problem formulation is an opportunity to present additional information to help address any data gaps that may have been identified during the Step 2 SMDP and focus the remaining steps of the ERA process.

Step 3 refines the screening-level problem formulation and, with input from the trustees and other involved parties, expands on the ecological issues that may require additional work at a site. This process includes the following activities:

- Refining preliminary chemicals of potential concern;
- Further characterizing ecological effects of chemicals;
- Reviewing and refining information on chemical fate and transport, complete exposure pathways and ecosystems potentially at risk;
- Developing assessment endpoints;
- Developing a conceptual model with working hypotheses or questions that the site investigation will address; and
- Dividing the site into habitats for separate exposure groups, as appropriate.

When Baseline Problem Formulation is complete, a SMDP is required, resulting ideally in agreement on the basic components among the risk assessors, risk managers, and potentially other stakeholders.

### **3.1 Refinement of Preliminary Chemicals of Potential Concern (Step 3a)**

The goal of PCOPC refinement is to review the conservative assumptions used in the SLERA and determine if any of the PCOPCs would pose negligible risk if more realistic conservative assumptions were used. This helps to focus the ERA on identifying a realistic list of chemicals of potential concern (COPCs) that are more likely to pose risk to ecological receptors.

The most important aspect of the refining process is the use of multiple lines of evidence to support a decision to drop a chemical from further investigation and providing adequate justification. Refinement screening values are screening values from other sources or are modifications to screening values to reflect site-specific conditions.

Consistent with the Eco Update entitled “[The Role of Screening-Level Risk Assessments and Refining Contaminants of Concern in Baseline Ecological Risk Assessments](#)”, the refinement process should address chemicals based on the following criteria:

- Background concentrations;
- Nutrients and dietary considerations;
- Frequency, magnitude, and pattern of detected chemicals;
- Mode of toxicity and potential for bioaccumulation;
- Multiple contaminant effects;
- Exposure considerations.

The COPC refinement should use more than one line of evidence to support decisions and should provide justification. The criteria listed above should be applied as a discussion rather than a simple pass-fail process. For example, if a contaminant is detected in less than 5 percent of samples, it still may need to be retained as a refined COPC if site characterization is inadequate. The pattern of detection is important because all of the samples with concentrations above the RSV might be located adjacent to each other. The size of the impacted area could also be an indication of potential unacceptable risk if it is greater than the home range of a local area receptor.

Refer to the flowchart in Section 2.2. Each of these criteria is discussed in detail in the following sections.

### **3.1.1 Background Concentrations**

Chemicals exceeding the screening values in the SLERA but determined to be at concentrations equal to or below the background screening value (BSV) generally do not require additional data collection or evaluation in the BERA. Details are found in the OSWER Directive “[Role of Background in the CERCLA Program](#)” (EPA, 2002a). The default BSV is conservatively set to twice the average concentration in the reference stations and compared to the site-wide maximum detected concentration. The chemical can be eliminated as a COPC if it is less than 2 times the average background level. If a chemical is not detected in the background yet detected at the site, then it is considered to exceed background.

This process is a policy-based screening that recognizes that statistically-based background data sets may not be available. However, where background samples have been collected using a statistically valid approach, the [Guidance for Comparing Background and Chemical Concentrations in Soil for CERCLA Sites](#) (EPA, 2002b) can be applied on a site-specific basis.

Background evaluations should also incorporate lines of evidence as presented in Sections 3.1.2 through 3.1.7 as well as the chemicals expected to be present at the site based on the site history. If a chemical is detected above background and above the refinement screening value, it goes into the weight of evidence consideration that can include the magnitude above background.

### **3.1.2 Nutrients and Dietary Considerations**

Chemicals that are (1) essential nutrients, (2) present at low concentrations (i.e., only slightly elevated above background concentrations), and (3) toxic only at very high doses (i.e., much higher than those that could be associated with contact with the site) need not be considered further in the quantitative risk assessment. In general, only essential nutrients present at low concentrations (i.e., only slightly elevated above background) should be eliminated to help ensure that chemicals present at potentially toxic concentrations are evaluated in the quantitative risk assessment.

Essential nutrients include calcium, magnesium, sodium, and potassium. Iron should never be screened out purely on the basis of dietary considerations. Iron can be toxic at concentrations consistent with naturally occurring background concentrations under conditions of low hydrogen ion concentration (pH).

### **3.1.3 Conservative Mean Exposure Estimates and Refinement Screening Values**

Chemicals that had site-wide maximum concentrations above the ESVs in Step 2 or those that lacked ESVs are carried into Step 3. At this point the maximum detected concentration should be replaced with the 95% upper confidence of the arithmetic mean (95% upper confidence limit [UCL]) as the EPC. Sites with multiple habitats can have more than one EPC for each chemical to reflect the averaging of samples from various exposure units within the site.

Refinement screening values (RSVs) will need to be developed for those chemicals that lacked tabulated ESVs in Step 2. The first column of Tables 1a, 2a, 2b and the recommended screening value from Table 3 is used as ESVs for screening in Step 2. These ESVs are based on chronic effect values for aquatic organisms or based primarily on NOAELs. The second column of Table 1a, 2a, 2b and Table 2c for PAHs and Table 3 for soils is used as RSVs in this Step 3a. These RSVs are based on less conservative values or lowest observed adverse effect level (LOAEL)-based effects.

Acute surface water screening values can be used as refinement values for surface water. However, if the values are based on the National Recommended Water Quality Criterion or are State water quality standards, then the exposure durations relevant to the numerical criteria or standard will apply. Chemical-specific applicable or relevant and appropriate requirement (ARARs) such as State standards automatically become preliminary remedial goals (PRGs). Therefore, chemicals that were detected at concentrations above the ARAR will automatically become COPCs and cannot screen out by less restrictive RSVs.

For soils, an RSV other than the recommended soil screening value (which is the most conservative value among all possible receptors) can be selected for other receptors that are present or likely to be exposed to the site.

Many of the RSVs for organic chemicals were based on equilibrium partitioning and that a Sum Toxic Unit ( $\Sigma$ TU) approach by mode of action for screening for direct toxicity to benthic macroinvertebrates should be used as discussed in Section 3.1.6.

Refer to Section 6.1 for recommendations for using models to develop RSVs for chemicals lacking ESVs. Benchmarks from other sources can be provided for information but cannot be used to narrow the list of COPCs without an analysis of what the benchmark represents and whether it is appropriate.

### **3.1.4 Frequency, Magnitude, and Pattern of Detected Chemicals**

Chemicals that are infrequently detected may be artifacts in the data due to sampling, analytical, or other problems, and therefore may not be related to site operations or disposal practices. However, chemicals detected at concentrations significantly above the RSVs in one or a small number of samples should not be screened out, but rather be identified as hotspot contamination for resolution by risk managers and scientists at the Step 3a SMDP. Chemicals present at high concentrations over a small area might be acting as a contaminant source.

Consider the chemical as a candidate for exclusion from the quantitative risk assessment if: (1) it is detected infrequently (i.e., < 5% of the samples) at low concentrations in one or perhaps two environmental media, (2) it is not detected in any other sampled medium or at high concentrations in any medium sampled, and (3) there is no reason to believe that the chemical should be present at the site.

### **3.1.5 Mode of Toxicity and Potential for Bioaccumulation**

This refinement criterion evaluates the likelihood that chemicals could exert adverse effects on higher trophic level organisms. The assessment of chemicals that may bioaccumulate, bioconcentrate, or biomagnify will benefit from quantitative risk assessment using food-chain modeling. Chemicals retained from the SLERA that do not bioaccumulate still need to be screened for direct toxicity.

For those chemical PCOPCs retained from Step 2 whose effects may be expressed via uptake through the food web, especially bioaccumulative/biomagnifying chemicals, simple food chain models can be presented as evidence to eliminate a chemical as a potential contaminant to wildlife. As mentioned in Section 2.2, the PBT web-based program at <http://www.pbtprofiler.net/> was used to identify organic bioaccumulative chemicals. The food chain models can be conducted for both aquatic and terrestrial pathways by selecting sensitive receptors (e.g., insectivorous mammals or avians) that are representative of the most sensitive endpoints such as reproductive effects. Since, at this stage in the 8-Step process, little is typically known about site-specific conditions, the food chain model selected to evaluate effects via dietary/bioaccumulation exposure should be generic and conservative. The Region 4 SSS has developed basic food chain model assumptions and toxicity reference values (TRVs) at **(ADD WEB LINK)** that can be used in the refinement screening. These models and TRVs may also be used as a starting point for evaluating bioaccumulation in the BERA.



The EPC for bioaccumulative chemicals and mobile organism exposure through contamination in their food supply is the 95% UCL on the arithmetic mean concentration within a defined spatial exposure unit. The 95% UCL concentration may be calculated by using  $\frac{1}{2}$  the sample quantitation limit for each sample where the chemical was not detected. For details and guidance on treating non-detected data see the [ProUCL](#) program website.

Note that there may be more than one exposure unit within a site. The refinement process can be a tool to narrow the list of COPCs to certain spatial areas of a site. For media screening in this stage, the 95% UCL for a bioaccumulative chemical is compared to the same wildlife-based screening benchmark in Step 2.

### **3.1.6 Multiple Contaminant Effects**

Contamination at many sites involve various chemical mixtures such as PAHs that are typically found at sites that released petroleum-based compounds into the environment, or halogenated aliphatic compounds (e.g., trichloroethylene, tetrachloroethylene) released from former dry cleaning sites. PAHs and many aliphatic and aromatic compounds generally share the same mode of narcosis toxicity to aquatic organisms. A protective advantage of using the common narcosis endpoint for these types of chemical mixtures is that it allows for the direct summation of the effects from each of the narcotic compounds detected in the particular medium. The refinement screening for these chemical mixtures in water, sediment and soil should apply the  $\Sigma$ TU approach as discussed below.

To derive the narcosis  $\Sigma$ TU for a sample containing multiple narcotic chemicals (Table 2b), the concentration of each detected narcotic contaminant is divided by its individual ESV. Then the toxic units for each of the chemicals are added together to obtain the  $\Sigma$ TU. If the  $\Sigma$ TU is  $>1.0$ , then a potential for narcotic toxicity exists to the organisms. Similarly, Table 2a, lists those chemicals that share the same toxic mode of action (e.g., many chlorinated pesticides are classified as central nervous system seizure agents). For those detected chemicals that share the same toxic mode of action, the  $\Sigma$ TU approach should be used. See the example table below for screening of PAHs in sediment to protect benthic organisms and refer to Section 6.2.4. Note that none of the individual PAHs in the example table exceeded their final chronic values; however, when they are summed as contributing to narcosis, the PAHs collectively suggest a chronic risk to benthic organisms.

<b>Example Table Depicting Refinement Screening of PAHs as Chemicals of Potential Concern in Sediment using Sum Toxic Unit Approach</b>						
<b>CHEMICAL</b>	<b>Freq. of Detection</b>	<b>Maximum Conc. mg/kg dry wt.</b>	<b>Maximum Conc. mg/kg 1% OC</b>	<b>Final Chronic Value (mg/kg OC)</b>	<b>ESBTU<sub>FCVI</sub></b>	<b>COPC (Y/N)</b>
Acenaphthene	6/10	0.18 J	18	491	0.037	See total
Acenaphthylene	2/10	0.19 J	19	452	0.042	See total
Anthracene	4/10	1.1	110	594	0.185	See total
Fluorene	6/10	0.22	22	538	0.041	See total
Naphthalene	2/10	0.13 J	13	385	0.034	See total
Phenanthrene	9/10	0.82	82	596	0.138	See total
Benzo(a)anthracene	4/10	1.12	112	841	0.133	See total
Benzo(a)pyrene	2/10	0.69	69	965	0.072	See total
Benzo(b)fluoranthene	2/10	0.21	21	979	0.021	See total
Benzo(k)fluoranthene	0/10	0.1 U	5	981	0.005	See total
Benzo(g,h,i)perylene	2/10	0.34	34	1,095	0.031	See total
Chrysene	8/10	1.47	147	844	0.174	See total
Dibenz(a,h)anthracene	0/10	0.1 U	5	1,123	0.004	See total
Indeno(1,2,3-cd)pyrene	0/10	0.1 U	5	1,115	0.004	See total
Pyrene	9/10	1.7	170	697	0.243	See total
<b>Σ ESBTU<sub>FCVI</sub>, TOT</b>					<b>1.164</b>	<b>YES</b>

ESBTU<sub>FCVI</sub> = Equilibrium partitioning sediment benchmark toxic unit final chronic value  
 = Maximum Conc. @ 1% Organic Carbon ÷ Final Chronic Value OC  
 See Section 6.2.4 for detailed discussion of PAH ΣTU.

Besides the narcosis mode of action, multiple contaminant mixtures may include metals, pesticides or PCBs that exhibit different toxic modes of action and these should be briefly discussed in Step 3a when there may be multiple contaminant effects.

### 3.1.7 Exposure Considerations

In addition to the above discussions on refinement of COPC, exposure evaluations may assist in determining if a chemical may pose a threat to receptors. If there is supportable rationale that receptors are unlikely to be exposed to risk-related concentrations of a chemicals of potential ecological concern (COPEC) due to physical inaccessibility, extremely unfavorable habitat conditions where the COPEC occurs, or some similar exposure consideration, then a COPEC could potentially be screened out based on this rationale.

### **3.1.8 COPC Refinement Table**

COPC refinement provides the risk manager with additional information about the magnitude and distribution of chemicals on site and the likelihood of adverse effects to receptors. This is accomplished by providing a COPC refinement table for each affected media. An example refinement table is included below. In addition to providing a summary of the information included in the screening-level risk characterization table (such as the frequency of detection, range of detections, location of maximum detection, and frequency of exceeding ESV), the refinement of COPCs table should include the mean concentration, background screening value, refinement screening value, refinement screening value source, refinement HQ, frequency of exceeding the RSV, frequency of exceeding the BSV, and COPC category.

Chemicals that were previously screened out in the SLERA are not included in the refinement table. The following discussion briefly describes the content in each column of the refinement table.

**Background Screening Value.** This column should present the site-specific reference values, or background values, that are being used for the ERA.

**Frequency Exceeding BSV.** This column should indicate the number of sample locations whose concentration exceeds the reference concentration (background screening concentrations).

**Refinement Screening Value (RSV).** This column should indicate the single refinement screening value agreed to by the risk manager, the Region 4 SSS and the trustees involved in the risk management decisions for the site.

**RSV Source.** This column will most likely be for footnotes that will be included in detail at the bottom of each table to detail the source for each RSV included in the table.

**Frequency Exceeding RSV.** This column should indicate the number of sample locations that exceeded the RSV. These locations should be clearly identified and presented in a figure(s) that are included with the report.

<b>Example Table Depicting Refinement Of Chemicals Of Potential Concern In Soil</b>											
<b>CHEMICAL</b>	<b>Freq. of Detection</b>	<b>Maximum Detected Conc.</b>	<b>Background Screening Value (BSV)</b>	<b>Freq. Exceeding BSV</b>	<b>Refinement Screening Value (RSV)</b>	<b>Refinement Screening Value Source</b>	<b>Freq. Exceeding RSV</b>	<b>Refinement Hazard Quotient (HQ)</b>	<b>95% UCL Conc.</b>	<b>95% UCL HQ</b>	<b>COPC (Y/N) Basis</b>
<b>Volatile Organic Compounds, µg/kg</b>											
1,2-Dichlorobenzene	2/10	80	NA	NA	2,900	R4 inverts	0/10	0.03	20	0.007	No/B
1,2-Dichloroethylene	10/10	209	NA	NA	100	R4	3/10	2.1	75	0.75	No/A
<b>Semi-volatile Organic Compounds, µg/kg</b>											
Pentachlorobenzene	2/10	220	NA	NA	NA	NA	1/10	0.2	130	NA	Yes/Bioaccu.
<b>Polycyclic Aromatic Hydrocarbons (PAHs) Low Molecular Weight Polycyclic Aromatic Hydrocarbons (LMW-PAHs), µg/kg</b>											
Acenaphthene	2/10	41	NA	NA	See total	NA	NA	NA	40	NA	See total
Fluorene	2/10	47	NA	NA	See total	NA	NA	NA	45	NA	See total
Phenanthrene	3/10	36	NA	NA	See total	NA	NA	NA	30	NA	See total
Naphthalene	1/10	40	NA	NA	See total	NA	NA	NA	39	NA	See total
Total LMW-PAHs	4/10	164	NA	NA	29,000	R4 inverts	0/10	0.006	140	0.005	No/A
<b>High Molecular Weight Polycyclic Aromatic Hydrocarbons (HMW-PAHs), µg/kg</b>											
Benzo(a)anthracene	4/10	46	NA	NA	See total	NA	NA	NA	44	NA	See total
Benzo(a)pyrene	2/10	78	NA	NA	See total	NA	NA	NA	78	NA	See total
Benzo(b)fluoranthene	2/10	139	NA	NA	See total	NA	NA	NA	120	NA	See total
Chrysene	1/10	70	NA	NA	See total	NA	NA	NA	69	NA	See total
Dibenz(a,h)anthracene	1/10	135	NA	NA	See total	NA	NA	NA	125	NA	See total
Indeno(1,2,3-cd)pyrene	5/10	280	NA	NA	See total	NA	NA	NA	227	NA	See total
Pyrene	3/10	25	NA	NA	See total	NA	NA	NA	21	NA	See total
Total HMW-PAHs	5/10	773	NA	NA	1,100	R4	0/10	0.7	674	0.6	No/A

<b>Example Table Depicting Refinement Of Chemicals Of Potential Concern In Soil</b>											
<b>CHEMICAL</b>	<b>Freq. of Detection</b>	<b>Maximum Detected Conc.</b>	<b>Background Screening Value (BSV)</b>	<b>Freq. Exceeding BSV</b>	<b>Refinement Screening Value (RSV)</b>	<b>Refinement Screening Value Source</b>	<b>Freq. Exceeding RSV</b>	<b>Refinement Hazard Quotient (HQ)</b>	<b>95% UCL Conc.</b>	<b>95% UCL HQ</b>	<b>COPC (Y/N) Basis</b>
<b>Pesticides, µg/kg</b>											
4,4'-DDD	7/10	25	NA	NA	NA	NA	NA	NA	16	D	Yes/C
4,4'-DDE	6/10	49	NA	NA	NA	NA	NA	NA	25	D	Yes/C
4,4'-DDT	6/10	110	NA	NA	NA	NA	NA	NA	94	D	Yes/C
Total DDT	7/10	184	NA	NA	NA	NA	NA	NA	135	6.4	Yes/C
Heptachlor	1/10	140	NA	NA	NA	NA	NA	NA	67	NA	Yes/Bioaccu
<b>Inorganic Compounds, mg/kg</b>											
Copper	9/10	66	13	1/10	NA	NA	NA	NA	11.4	0.4	No/E
Manganese	10/10	1,020	1,579	0/10	NA	NA	NA	NA	275	1.4	No/F
Sodium	3/10	2,550	634	2/10	NA	NA	NA	NA	1,670	NA	No/G
Vanadium	10/10	81.3	59	3/10	NA	NA	NA	NA	38.1	4.9	Yes/H

**Footnotes:**

COPC = Chemical of Potential Concern (yes/no)

A = Chemical was infrequently detected above RSV and 95% UCL HQ is less than 1.

B = Chemical was not detected or infrequently detected and refinement HQ is less than 1.

C = Chemical was frequently detected and 95% UCL HQ was greater than 1.

D = Chemical is a member of a class of compounds. The total concentration is screened against the RSV for the total compound in that class.

E = 95% UCL hazard quotient was less than 1 and concentration was less than background screening value.

F = Chemical was detected below background screening value.

G = Chemical is an essential nutrient.

H = Chemical was frequently detected above background and mean hazard quotient was greater than 1.

**Refinement HQ.** This column should indicate the refinement HQ (maximum concentration / RSV).

**95% UCL Concentration.** This column should indicate the 95% UCL on the arithmetic mean concentration of each screening COPC.

**95% UCL HQ.** This column should indicate the 95% UCL concentration divided by the RSV from Step 3a.

**Refinement COPC Category.** This column should indicate which category each chemical falls into based on the example description found at the bottom of the COPC Refinement table.

Upon completion of the refinement table, the final list of Step 3a COPCs should be identified. The table and supporting text should give the risk managers a clearer picture of the chemicals and exposure pathways that require additional investigation or those chemicals and pathways that do not warrant further investigation. Any chemicals detected above the RSVs that screened out because they were below BSVs should be mentioned. In addition, figures should be presented in the Baseline Problem Formulation showing areas of concern so that risk managers will have a better idea of the spatial area of contaminated medium potentially causing adverse effects.

### ***3.1.9 Uncertainties in the Refinement Screening Process***

Multiple aspects of uncertainty may occur in Step 3a. These can include what is unknown about non-detected chemicals, adequacy of site characterization, chemicals lacking screening values, extent of exposure to the site by ecological receptors (e.g., multiple exposure units based on habitat types), presence of sensitive ecological receptors, and data quality issues.

Any data gaps that will be important to decide whether the site poses unacceptable risk or to refine preliminary remedial goals should be identified. Some sites, in early investigation phases, may not be characterized sufficiently to delineate the extent of contamination or may lack basic information that precludes reaching a decision about certain exposure pathways or COPCs. These types of uncertainties should also be documented.

### **3.1.10 Step 3a – Scientific/Management Decision Point**

An SMDP meeting between the risk managers, risk assessors and stakeholders is needed to discuss the outcome of the Step 3a process for finalizing which contaminants and likely exposure pathways will be carried forward into Step 3b. A summary of the refinement screening process for the site should be presented that includes the refinement screening table.

Some judgments will be required for chemicals, slightly over background, having low hazard quotients or detected in limited areas of the site. It is important that a weight of evidence approach is used based on multiple lines of evidence and that the basis for decisions is documented along with any major sources of uncertainty. A summary table that presents the multiple lines of evidence for each chemical in each environmental medium is desired. Figures of maps showing the distribution of the concentrations of COPCs are recommended to present the data.

The possible decisions to be made by risk managers at the end of Step 3a are:

- There is adequate information to conclude that ecological risks are negligible;
- The available information is not adequate to conclude that ecological risks are negligible; or
- The available information indicates a potential for adverse ecological effects.

If the SMDP team decides that ecological risk is negligible, the site can exit the process at Step 3a. Typically this occurs when all chemicals screen out, when a habitat survey indicates that the site does not provide habitat to ecological receptors, or when it is concluded that there are no completed exposure pathways at the site. Sites that do not exit the process at Step 3a can combine the Step 3a SMDP with the SMDP for Step 3b in Section 3.2.5.

## **3.2 Baseline Problem Formulation Step 3b – Planning and Scoping of the Risk Assessment**

Sites reaching this point in the ERA process are here because critical information was lacking to decide whether the site posed unacceptable ecological risk or because the site potentially posed unacceptable ecological risk and requires a BERA to further evaluate the potential for ecological risk and/or develop PRGs.

Step 3b is an important part of the planning process for the BERA. At this point, the

preliminary remedial goals for COPCs are the RSVs. In cases where Step 3a evaluations included food-chain modeling, the PRGs derived used conservative assumptions for contaminant bioavailability, conservative toxicity reference values, and assumed 100% site use.

A limited amount of site-specific information is typically available at this stage of the assessment. The planning process of data collection that occurs during Step 3b is primarily focused on necessary steps to refine the PRGs. The Baseline Problem Formulation summarizes what is known about the exposure profile and potential effects of COPCs. Thus, the Step 3b effort compiles and presents information in a manner that helps frame the risk evaluation in Step 4 and reduce the number of exposure pathways that need to be evaluated for each chemical. The sections below summarize the information that should be presented to help risk managers make these decisions.

### ***3.2.1 Known Ecological Effects of COPCs***

A narrative description of the known ecological effects for the main chemical groups of COPCs, and those specific COPCs that are expected to be major risk drivers, should be presented. The descriptions can be relatively concise at this point in the problem formulation stage. Details of specific toxicity endpoints and/or toxicological reference values for the COPCs will be developed in Section 4.1.

### ***3.2.2 Contaminant Fate and Transport, Ecosystems Potentially at Risk, and Complete Exposure Pathways***

**Contaminant Fate and Transport.** This section of the report should summarize the primary ways that site chemicals can be transported or transformed in the environment physically, chemically, and biologically. This information is used to identify the exposure pathways that might lead to significant ecological effects. Although most of this information was presented in the SLERA; there may be a need for additional evaluation of certain chemical fate and transport mechanisms based on the list of the final COPCs for a site. For example, site-specific information on potential bioavailability of COPCs would be helpful if it is available. The discussion in this section would build on the chemical fate and transport mechanisms identified during the SLERA and the known ecological effects identified for each COPC. This effort may involve compiling additional information on:

- The potential bioavailability of the COPCs to various ecological receptors;



- The habitat types and potential receptors along the exposure pathways; and
- The magnitude and extent of contamination, including its spatial and temporal variability relative to the receptors potentially exposed.

**Ecosystems Potentially at Risk.** It is important for the risk assessor to identify the ecosystems (or habitats) potentially at risk based on the information provided in the site ecological checklist completed during the SLERA. Additional site setting information is not typically necessary to complete this portion of baseline problem formulation; however, all ecosystems should be identified in this section of the report. After each ecosystem has been identified, they can typically be focused during this stage of the risk assessment based on the known ecological effects of the COPCs. The refinement conducted during this stage of the process involves attempting to identify the habitats that are at greatest risk of exposure based on the chemical fate and transport mechanisms present at a site. This may involve identifying species that are highly sensitive to particular COPCs or species that have greater potential for exposure based on the habitats they utilize. In addition, there may be areas with minimal habitat quality or wildlife usage such as drainage ditches, lawns and maintained fields that should be discussed.

**Complete Exposure Pathways.** While the SLERA should have presented every complete and potentially complete exposure pathway present, they should be refined by this point in the Baseline Problem Formulation process. This may result in adding exposure pathways identified through additional information gathered at the site, but the primary goal of this section is to focus any remaining investigation on the exposure pathways present at the site where the greatest potential for unacceptable risks is present. It should be noted that this exercise may not focus solely on areas of ideal habitat, but rather in areas where exposure to COPCs is likely. At many sites this includes areas that may not be considered adequate habitat to support a community of ecological receptors (i.e. drainage ditches, maintained grassy areas); however, the potential for exposure is present in these areas and justification with documentation should be provided to support a conclusion of minimal ecological exposure in these habitat types, especially when exposure occurs via trophic transfer through the food chain.

### **3.2.3 Assessment Endpoints**

As defined in national EPA guidance (EPA, 1997), an assessment endpoint is “an explicit expression of the environmental value that is to be protected.” Since it is not practical to directly evaluate all the individual components of an ecosystem, assessment endpoints

should focus the BERA on the components of the ecosystem that could most likely be adversely affected by the COPCs at a site. The assessment endpoint is an expression of an ecological entity and the value of that entity to be protected. Assessment endpoints are site-specific and will depend on the habitats present.

The process of selecting assessment endpoints for a site should be based on the following information as previously evaluated above:

- Refined list of COPCs for the site;
- Toxic mechanisms of the COPCs;
- Relevant receptor groups that are potentially sensitive and/or highly exposed to the COPCs; and
- Complete exposure pathways present at the site.

Input from applicable trustees/stakeholders for a site is crucial during the development of the assessment endpoints to help ensure that the risk managers have all the potentially pertinent information available for making risk management decisions.

### **3.2.4 Conceptual Model and Risk Questions**

In addition to providing the final list of refined COPCs, Step 3b of the ERA includes a refinement of the screening-level CSM. This refinement of the CSM typically relies on a literature search on known ecological effects, a description of chemical fate and transport, and refinement of the complete and potentially complete exposure pathways identified in Step 2.

The refinement to the CSM is the most important outcome of Step 3. The CSM is a tool or concept that describes the relationships between target populations and exposure routes/areas in such a manner as to facilitate predictions about nature, extent, risk, and risk reduction strategies. An accurate CSM will delineate populations of chemicals, receptors, exposure pathways, sources, and bioavailability, for which the decisions or outcomes will differ across the site. The CSM is a simplified construct of complexities at the site to aid in correct decision making.

Scope, boundaries, and scale are important considerations in the CSM. The scope and boundaries of the CSM should reflect the scope and boundaries of the decision. Target populations and boundaries are explained in the EPA's [Guidance on Systematic Planning](#)

[Using the Data Quality Objectives Process](#). In addition to the exposure pathways and chemical populations of interest, the CSM should present the geographic scales of risk management decisions and time frames for critical exposures, if applicable. The spatial pattern of contaminant distribution provides evidence of how the chemical may be related to chemical releases, migration pathways, or degradation. Distribution may also indicate which exposure pathways will require additional evaluation.

The risk evaluation can only support correct decisions at appropriate spatial scales. The EPA prefers to target cleanup decisions to source areas and to specific migration pathways. The subdivision of a larger site into operable units, solid waste management units, or exposure units should support decisions targeted to specific sources or pathways.

The CSM may be simplified to focus on the most important chemicals. A smaller set of signature chemicals may be identified that appear to explain the behavior of many of the site-related chemicals and the majority of the risk. This does not mean that other COPCs would not be evaluated further. Their uncertainty might be addressed by an alternate method rather than designing a field study specifically for minor risk-contributing chemicals. Often a field study targeted toward one chemical will gather information that can serve to assess several other chemicals, because chemicals often co-occur in site media.

The risk questions included in baseline problem formulation should be linked to risk management objectives. The purpose of the risk questions is to outline the basis of the study design (Step 4) and the methods to be used to evaluate the results of any site-specific investigations that may be recommended for the site. Risk questions should be based on the relationship of the assessment endpoints and the predicted response when exposed to the chemicals present at a site. It is helpful if a single chemical or class of chemicals can be identified in the risk questions; however, at some Superfund sites this is not possible. The risk questions asked should lead toward developing a range of measurement endpoints for each assessment endpoint. This is typically done by including a comparison in the risk question of site conditions to (1) concentrations of a chemical that, based on literature searches are known to be toxic to receptors associated with the assessment endpoint; and/or (2) comparing areas of contamination with reference sites.

### **3.2.5 Scientific/Management Decision Point**

The conclusion of Step 3b of the BERA has a SMDP that consists of agreement on:

- The COPCs;
- Habitats and environmental media of potential concern;
- Receptors of concern;
- Exposure pathways;
- Assessment endpoints; and
- Risk questions.

Each of these components should be summarized in the refined conceptual site model and on other figures or charts. Agreement by risk assessors and risk managers on these key aspects of the conceptual site model will facilitate development of the site study design (Step 4).

## 4.0 Study Design

The study design (Step 4 of the ERA) is part of the DQO process. Therefore, many of the same components of the DQO process apply in this step. Details of the DQO process are found in the EPA's [Guidance on Systematic Planning Using the Data Quality Objectives Process](#).

### 4.1 Establishing Measurement Endpoints

At the end of Step 3 of the ERA process, the assessment endpoints as described in Section 3.2.3 have been selected for a site. A measurement endpoint is defined as a measurable characteristic related to the value to be protected of the entity described by the assessment endpoint. Measurement endpoints can include measurements of exposure and effects. For example, concentrations in sediment samples as well as measures of effects (direct toxicity testing to benthic organisms) provide ways to evaluate potential risks. Measurement endpoints are site-specific and reflect the ecological functions provided by the habitats in question. The relationship of the measurement endpoints to the assessment endpoint should be clearly presented.

Following assessment and measurement endpoint selection and development of the CSM and risk questions, a study plan is designed to ensure that adequate data are collected to support the ecological component of the BERA. There are a limited number of fundamental approaches for conducting site specific investigations on ecological impacts of hazardous substances. Further soil/water/sediment sampling, tissue residue studies, population or community evaluations and toxicity testing are the four methodologies most commonly used. The appropriate methodology will depend on the assessment and measurement endpoints selected in the previous steps.

**Food-chain models and toxicity reference values.** Measurement endpoints involving prediction of the risk to wildlife receptors typically rely on food-chain models of the daily intake of chemicals in dietary items consumed by wildlife for estimation of a daily dose. When planning to use food-chain models in the BERA, the EPA Region 4 requests that Step 4 provide tables including all of the assumptions that will be made for the food-chain model calculations. These assumptions include items such as the intake rates and body weights of model receptors and the toxicity reference values that will be used to characterize the risk. It is recommended that the [EPA Region 4 web site ADD LINK](#) be

consulted for exposure assumption and TRVs. This link has values that can be used in most food chain models.

If studies other than the recommended values are used or there are no recommended values on the EPA website, then a justification should be provided that contains a review of the pertinent toxicity information for the chemical. This should include 1) a summary of potential effects from chemicals when present in aquatic and terrestrial environments, and 2) a summary of the NOAEL and LOAEL chosen for each chemical as reported in the literature. These data should also present the literature citation and a brief description of the study conducted so that an evaluation can be made as to how applicable the study results are to hazardous waste sites. The description should include the setting of the study (laboratory or field), length of exposure, type of exposure, effects measured, the date of the study, and the results of the study.

If receptors other than the ones provided on the EPA table of recommended exposure assumptions are used, the baseline problem formulation report should include a section describing the characteristics of the receptors and how the parameters were obtained. Alternate TRVs may be used; however the preference is to use EPA Region 4 values when they are available. If the EPA Region 4 values are used, then the original citations and the information requested above is not necessary to include.

**Toxicity tests.** Toxicity testing is most commonly employed to determine potential risk via direct contact with contaminated surface water, soil or sediment. Toxicity testing must be carefully designed to ensure that the proper test species are used for the environmental medium being evaluated. For example, a benthic macroinvertebrate such as *Hyaella* should be used as a test subject in freshwater sediment toxicity tests rather than free-swimming organisms such as *Ceriodaphnia*.

**Community assessments.** Community or population evaluations involve floral or faunal field surveys and the computation of species diversity and richness indices as measurement endpoints. These types of studies should be used with caution in a BERA because the various diversity and richness indices were not developed to measure ecological impacts of hazardous materials in the environment. Natural variability in population and community structure (e.g., seasonal effects), lack of sensitivity of some species to certain chemicals and impacts to population/community structure from non-chemical stressors make the interpretation of these studies difficult in the context of

distinguishing between these effects and those from hazardous substances. Therefore, it is important to have an understanding of the various potential stressors and ecotoxicology to design an appropriate field survey. Any such surveys should include an evaluation of potential differences between contaminated areas and reference areas. Presentation of survey results should also be accompanied by a detailed uncertainty discussion.

**Other considerations.** If there are multiple habitats at the site the Study Design should discuss the data groupings and the boundaries of the habitat areas. If there are bioaccumulative chemicals among the COPCs, the summary of available data should include any biological tissue data available for estimating site-specific bioaccumulation. The pairing of tissue data with abiotic data for estimation of bioaccumulation factors (BAFs) can also be discussed.

For complex sites, the work plan should present the manner in which the BAFs are derived from the site-specific tissue data collection prior to the initiation of the risk assessment.

## 4.2 Scientific/Management Decision Point

At the end of Step 4, the ecological risk assessor and the ecological risk manager should come to agreement on the contents of the Work Plan and the Sampling Analysis Plan (SAP). The Step 4 SMDP should summarize the existing categories of data available to support the BERA. The SMDP should summarize what is known about the site, the conceptual site model, available data, the need to collect site-specific information to refine risk assessment assumptions and to close data gaps.

Specifically, this SMDP should result in agreement between the ecological risk assessor and the risk manager on the following:

- Site measurement endpoints selected as lines of evidence to evaluate the assessment endpoints;
- Exposure assumptions and toxicity reference values;
- Field investigations, specific DQOs, and laboratory methods to be conducted; and
- Selection of data reduction and interpretation techniques.

This SMDP is essentially an agreement by the project team on the elements of the BERA and the parameter assumptions in the equations that will be used to estimate the risk.

## 5.0 Additional Steps in the Ecological Risk Assessment Process

Following Step 4 (study design), there are four more steps to complete the ERA process. These steps are described in detail in ERAGS and are described briefly here for reference, although no specific EPA Region 4 guidance is offered on these steps.

**Step 5 – Field Verification of Sampling Plan.** This is an optional step to visit the site prior to a field sampling event to verify the feasibility of the sampling plan. Step 5 is recommended for sites where complex field studies are planned. Complex sites that require a field visit to select reference stations or to conduct field reconnaissance to determine what species of biota are available to collect may require another step to finalize the work plan. Sites that skip the field verification step do not require a Step 5 SMDP.

**Step 6 – Site Investigation and Analysis Phase.** Step 6 is straightforward in that it involves implementation of the site investigation and study design according to plans. Ecological exposures and effects are evaluated based on the information gathered in the previous steps including any site-specific information obtained during the site investigation.

A data summary report can be prepared to present the results. Sites with complex data may require an intermediate step to evaluate laboratory data before the data can be incorporated into the BERA. Many sites provide a RI report to present the data and its interpretation. It is possible, in the case of extensive ecological investigations that data with interpretations for the BERA may need to be prepared as separate reports. For example, benthic community analyses interpretations, toxicity testing data may need to be fit to dose-response models to estimate PRGs for the BERA, and development of BAFs from biological tissue data should be provided as appendices in support of the BERA.

**Step 7 – Risk Characterization.** As explained in ERAGS, Step 7 is the final step in the ERA process. It includes risk estimation and risk description. The ERA should conclude with a statement of whether there was a risk or not to the receptors for each exposure pathway evaluated. In addition, information should be presented on the nature and



likelihood of risk. The uncertainty analysis, a critical element in this step, should clarify what is known and unknown about the risks for the benefit of risk managers.

PRGs are also developed in Step 7. PRGs for protection of wildlife are compiled from the food-chain models that should be back calculated to obtain the media concentrations representing a HQ of 1 for the NOAEL and LOAEL toxicity reference values for the chemicals posing unacceptable risk. From Step 6, site-specific toxicity thresholds are compiled for direct toxicity to plants and soil invertebrates (in the case of soils) or toxicity to the benthic macroinvertebrate community (in the case of sediment). These thresholds are assembled into a table for each environmental medium from which a range of PRGs is selected in the SMDP to inform Step 8, risk management.

**Step 8 – Risk Management.** The risk management decision is finalized in the Record of Decision (ROD) for a CERCLA site or in the Statement of Basis for a RCRA site. The user is recommended to consult [ERAGS](#) and [guidance documents for waste and cleanup risk assessment](#) on the OSWER web site.

## 6.0 Ecological Screening Values

ESVs are based on chemical concentrations associated with a low probability of unacceptable risks to ecological receptors. The SSS has developed the attached tables for use at Region 4 hazardous waste sites. Since these numbers are based on conservative endpoints and sensitive ecological effects data, they represent a preliminary screening of site chemical concentrations to determine the need to conduct further investigations at the site. ESVs are not recommended for use as remediation levels.

Preliminary screening values for chemicals which lack Region 4 ESVs can be proposed and submitted to the SSS for approval. If at all possible these ESVs should be based on ecotoxicological information from the scientific literature, computer databases, and other sources. As information is submitted to the SSS for review or as new information becomes available, these Region 4 ESVs may be modified or additional screening values added. Users are encouraged to consult Region 4 ecological risk assessors or the website for further information and updates.

### 6.1 Surface Water Screening Levels

The surface water screening-level hierarchy for freshwater is as follows:

- National Recommended Surface Water Criteria
- Tier 2 values or equivalent
  - Great Lakes Initiative Tier 2 Values (freshwater)
  - State Surface Water Standards for freshwater
  - Suter and Tsao (1996) Tier 2 Values
- Canadian Water Quality Values
- Minimum value from either the Target Lipid Model or ECOSAR (Ecological Structure Activity Relationships) model.
- Office of Pesticide Programs Aquatic Life Benchmarks.

The hierarchy for saltwater values is the same except that State surface water standards for marine are used. The following sections provide details for the screening values derived for each hierarchy level.

#### 6.1.1 Water Quality Criteria and Great Lakes Initiative Tier 2 Values

The surface water screening-level hierarchy for freshwater and saltwater starts with the [Current Recommended National Water Quality Criteria \(NWQC\)](#). For the NWQC, The chronic ambient water quality criteria value for the protection of aquatic life, (i.e., the

Criterion 2 Continuous Concentration [CCC]), is used as the screening value for surface water. The Criteria Maximum Concentration (CMC) is an estimate of the highest concentration of a chemical in surface water to which an aquatic community can be exposed briefly without resulting in an unacceptable effect. The CCC is an estimate of the highest concentration of a chemical in surface water to which an aquatic community can be exposed indefinitely without resulting in an unacceptable effect. In some cases, dissolved (filtered samples) have been collected to assess exposures particularly for metals. In these cases, the dissolved concentrations may also be used in the screening process (see also Table 1b for certain metals).

The [Great Lakes Initiative \(GLI\) Clearinghouse](#) database was used when a nationally recommended water quality criterion was unavailable. For many chemicals in the GLI database, there are several Tier 2 value from the Great Lakes states. In general, the most conservative and/or most recent value was selected as the ESV.

### **6.1.2 State Surface Water Standards, Other Tier 2 Values and Canadian Water Quality Guidelines**

Each state has developed water quality standards or criteria that may be lower than those in Table 1a which show the National Recommended Water Quality Criteria as the first tier in the hierarchy for generality. However, if a state standard for a particular state in Region 4 is available, it becomes the first tier and should be used as the ESV.

For those chemicals in Table 1a that did not have a GLI value, then other state standards were used, especially for marine ESVs. If a chemical had more than one standard, then the most conservative state standard was selected as the ESV.

The surface water Tier 2 benchmarks in [Suter and Tsao \(1996\)](#) were then used in the hierarchy followed by the [Canadian water quality guidelines](#).

### **6.1.3 Other Considerations for Surface Water Screening**

Screening values such as the ambient surface water quality criteria are intended to protect 95% of the species, 95% of the time. If there is reason to believe that a more sensitive species is present at the site, such that surface water chemical concentrations below the chronic ambient water quality values may pose unacceptable risks, more protective site-specific surface water screening values may be developed.

The surface water screening values listed in Table 1a assume a hardness of 50 milligrams per liter (mg/L) as calcium carbonate (CaCO<sub>3</sub>) for those metals whose freshwater criteria depend on hardness, such as cadmium, chromium III, copper, lead, nickel, silver, and zinc. Table 1a includes supporting Tables 1b and 1c. Table 1b provides the conversion factors (CFs) and hardness-dependent equations. The CFs are used to calculate surface water criteria for dissolved metals and can be used to convert criteria for dissolved metals into total metals criteria. CFs were applied to freshwater and saltwater National recommended criteria, which apply to dissolved metals, to obtain the screening values in Table 1a for total metals. Hardness-specific freshwater screening values (for total metals) are provided in Table 1c for hardness concentrations of 25, 50, 100, and 200 mg/L as CaCO<sub>3</sub>. A recent change to the national recommended water quality criteria no longer requires that if the site-specific surface water hardness is less than 25 mg/L CaCO<sub>3</sub> that one should fix the hardness at 25 mg/L as CaCO<sub>3</sub>. Therefore, where site-specific hardness information is available, surface water ESVs for hardness-dependent metals should be adjusted accordingly.

Typically, copper is screened against the federal or state standard. The [Biotic Ligand Model \(BLM\) for copper](#) can be used to fine tune the ESV provided site-specific data is sufficient to run the BLM to estimate a chronic value. This can be done in the SLERA or as a part of the refinement screen in Step 3a.

#### **6.1.4 Equilibrium Partitioning and Target Lipid Modeling to Derive Surface Water ESVs**

For organic chemicals that do not have any available water quality benchmarks (WQBs), the surface water ESV can be calculated using two methods:

- 1) The combined equilibrium partitioning and target lipid model (TLM) approach. The TLM developed by Di Toro, et al. (2000) and Di Toro and McGrath (2000) is used and is applied to both freshwater and saltwater ESVs for nonpolar organic chemicals with narcotic toxicity.
- 2) The ECOSAR model within the EPA's [Estimation Program Interface \(EPI\) suite](#). ECOSAR predicts acute and chronic effect concentrations to several organisms (e.g., fish, daphnids, algae) and the lowest predicted chronic value is selected as the ESV. ECOSAR is different from the TLM in that it has algorithms for various classes of chemicals and thus can be more versatile. However, the ECOSAR values are for typical species and do not account for sensitive species.

Since both models predict chronic and acute effects, the most conservative or lowest predicted effect from the two models is used as the ESV.

For many nonpolar organic compounds, the octanol-water partition coefficient ( $K_{ow}$ ) is a useful surrogate of how nonpolar organic compounds will accumulate in lipids of animal tissue. The  $K_{ow}$  is the ratio that describes the partitioning of a compound between water and octanol.  $K_{ows}$  are available for many common organic compounds although values may be somewhat different between reference sources. The  $K_{ows}$  used in this document were obtained from the EPI Suite program. The TLM is used for nonionic (neutral) organic compounds and is based on the assumption that the aqueous concentration for an acute toxic endpoint can be predicted from the critical target lipid body burden (CTLBB) in an organism. The CTLBB is the chemical concentration in the organism lipid needed to cause 50% mortality. The following TLM equation from Di Toro et al. (2000) predicts the critical acute aqueous concentration:

$$\log(C^*_{w \text{ acute}}) - \log(2) = m \times \log(K_{ow}) + \log(C^*_L) + \Delta c \quad (1)$$

Where:  $C^*_w$  = Critical aqueous concentration (millimoles per liter [mmol/L])

$K_{ow}$  = Octanol-water partitioning coefficient (liters per kilogram [L/kg])

$C^*_L$  = Critical target lipid body burden (micromoles per gram [ $\mu\text{mol/g}$ ] octanol)

$m$  = universal slope (-0.936) from McGrath and Di Toro (2009)

$\Delta c$  = chemical class correction factors (e.g., ranging from 0 for alkanes and alcohols, -0.109 for monoaromatic hydrocarbons and -0.352 for PAHs) from McGrath and Di Toro (2009).

To be conservative, the 5<sup>th</sup> percentile CTLBB ( $C^*_L$ ) of 28.94  $\mu\text{mol/g}$  octanol was derived from the data in McGrath and Di Toro (2009). Consistent with the derivation of the methodology for deriving the criterion maximum concentration (EPA 1985), the estimated final acute value is divided by a factor of 2.

For chronic toxicity, the TLM uses an acute to chronic ratio (ACR) methodology which simply is the acute effect concentration divided by the chronic effect concentration. The chronic effect concentrations are those that cause an adverse effect on long-term endpoints such as growth and reproduction. Therefore, the equation for chronic effects is similar to Equation 1:

$$\log(C^*_{w \text{ chronic}}) = m \times \log(K_{ow}) + \log(C^*_L/ACR) + \Delta c \quad (2)$$

The ACR for nonpolar organic chemicals was determined to be 3.83 (McGrath and Di Toro [2009] and Redman et al [2014]) based on the geometric mean of 29 paired data sets for aliphatic hydrocarbons. To convert the critical aqueous concentration (mmol/L) to mg/L one has to take the antilog of the equation answer and multiply by the molecular weight.

The following represents an example calculation for a chronic value for 1,2,4,5-tetrachlorobenzene:

$$\begin{aligned} \log(C^*_{w \text{ chronic}}) &= -0.936 \times 4.571 + \log(28.94/3.83) - 0.448 \\ &= -4.278 + 0.878 - 0.448 \\ &= -3.848 \end{aligned}$$

Taking the antilog of  $-3.848$  and multiplying by the molecular weight of 1,2,4,5-tetrachlorobenzene (215.89 g/mol) yields 0.031 mg/L as the chronic WQB. This value is higher than the ESV (0.0083 mg/L) listed in Table 1a that is based on a GLI value.

The GLI methodology requires several studies of chronic toxicity for the same chemical, without which a conservative default ACR is mandated. The TLM, on the other hand, uses an average ACR for all narcotic chemicals. Differences in  $K_{ow}$  values used in the equations also contribute to variability in the calculations.

As described in Section 3.1.6, when assessing potential toxicity to aquatic organisms from mixtures of chemicals with a similar mode of action, the  $\Sigma$ TU Approach should be used.

To generate screening values that are not on Table 1a, the ECOSAR model may be used. ECOSAR uses chemical class-specific algorithms to estimate toxicity to representative freshwater and saltwater species from the  $K_{ow}$ . The lowest predicted ECOSAR chronic value among the species is selected as the ESV. For acute values, the lowest ECOSAR predicted acute concentration from the species is selected and then divided by 2. As previously noted, the values from ECOSAR are for typical species and do not account for sensitive species. Also, caution that ECOSAR should not be used for chemicals that are not a member of a chemical class for which an ECOSAR model was developed.

## 6.2 Sediment Screening Values

Numerous efforts to develop suitable sediment quality benchmarks for classifying sediment as toxic or non-toxic have been published in the scientific literature. In order to best protect aquatic resources, many of the Region 4 sediment ESVs (Tables 2a and 2b) are derived from statistical interpretation of effects databases obtained from the literature, as reported in publications from states such as Florida and Washington, and from other agencies. These benchmarks are generally based on observations of direct toxicity to benthic organisms.

The following represents the Step 2 ESV hierarchy for both freshwater and marine sediments:

- Threshold effect levels (TELs) or threshold effect concentrations (TECs) such as those provided in MacDonald et al., (2003) for other than PAHs;
- Modeled equilibrium partitioning values for organic chemicals from surface water benchmarks;
- Other effect ranges such as effects range-low values and Washington State sediment quality objectives.

Each of the sediment screening tables (Tables 2a, 2b, and 2c) contain different chemicals. Table 2a includes metals, phenols, energetic compounds, and pesticides/herbicides and other polar (ionic) chemicals. The chemicals in Table 2b are predominantly nonpolar chemicals that are considered to have a narcotic mode of toxic action. Table 2c pertains only to PAHs and their narcotic toxicity.

Step 2 sediment data should be screened against the first column in Table 2a. If the chemical is not found on Table 2a, then screen against the first column in Table 2b. The  $\Sigma$ TU from the values in the first column will also be conservative as an added layer of protection for multiple chemicals sharing the same mode of toxic action.

In Step 3a for refinement of sediment screening values, the value in the second column of Table 2a or 2b can be used as the RSV. If there is no RSV, then an ECOSAR derived value for 1% organic carbon (OC) may be derived for Table 2a. A RSV for Table 2b can be derived by using the more conservative WQB from the McGrath and Di Toro (2009) methodology (Equation 2 below) or from ECOSAR. The RSVs could also be used for the  $\Sigma$ TU approach as part of refinement. For sites with many organic chemicals, it is

possible that the  $\Sigma$ TU approach in the refinement could be more conservative than the single compound screening in Step 2. The refinement for PAHs would use the  $\Sigma$ TU approach from the values in Table 2c. Specific discussion of the methods used to develop the sediment ESVs and for deriving sediment RSVs are provided in the subsections below.

### **6.2.1 Sediment ESVs based on Effect Ranges**

Sediment ESVs for most of the inorganic chemicals, butyl tins and bulk petroleum hydrocarbons presented in Table 2a are based on a range of effect levels and measured in milligrams per kilogram (mg/kg) dry weight. Several organic chemical ESVs are also listed on a dry weight basis as indicated by the gray shaded cells in Tables 2a and 2b. The effects range-low (ER-L) is the concentration of a chemical in sediment at the low end of the range at which adverse biological effects on aquatic organisms were observed (Long and Morgan, 1991). The ER-L is the lower 10<sup>th</sup> percentile in the distribution of biological effects data from matching biological and chemical laboratory data or field surveys. The effects range-median (ER-M) is the approximate midway in the range of concentrations where adverse biological effects were observed. The ER-M is the median of the distribution of effects values. The TEL is the threshold effects level below which adverse biological effects on aquatic organisms are unlikely. It is calculated as the geometric mean of the 15<sup>th</sup> percentile of the effects data set and the 50<sup>th</sup> percentile of the no effects data set. If the chemical concentration in sediment is below the TEL adverse effects are expected to occur infrequently. The probable effect level (PEL) represents a second threshold value, above which adverse effects are frequently observed. The PEL is the lower limit of the probable effects range. It is calculated as the geometric mean of the 50<sup>th</sup> percentile of the effects data set and the 85<sup>th</sup> percentile of the no effects data set.

When sediment concentrations fall between the TEL and the PEL, adverse biological effects may be possible; but the severity and magnitude of potential effects can be difficult to gauge. A weight of evidence approach is used in cases where the concentrations at the site fall between the TEL and PEL, as described in Section 3. The TEC is a consensus value which identifies COPC concentrations below which harmful effects on sediment-dwelling organisms are unlikely to be observed. The TECs were developed by the Florida Department of Environmental Protection (FDEP) by taking the geometric mean of ER-L and TEL values from various sources (MacDonald et al., 2003). The probable effect concentration (PEC) is a consensus value formed by taking the geometric mean of ER-M and PEL values from various sources. When concentrations of



COPCs are between the TEC and the PEC, adverse biological effects on sediment-dwelling organisms are possible. The TEC and PEC values in MacDonald et al. (2003) are nearly identical to the values found in MacDonald et al. (2000). The TEL, TEC, or ER-L is used for screening in the SLERA.

For the Step 2 Screening, the PAH ESVs are based on the sum total of low molecular weight PAHs (LMW-PAHs) and high molecular weight PAHs (HMW-PAHs) from MacDonald (1994) and total PAHs from MacDonald et al. (2003). These ESVs for PAHs (shown in Table 2b) are measured in micrograms per kilogram ( $\mu\text{g}/\text{kg}$ ) dry weight (dw). If PAHs exceed the ESV, then Step 3 refinement will be necessary as discussed in Section 6.2.4.

### **6.2.2 Sediment ESVs Based on Equilibrium Partitioning**

The equilibrium partitioning (EqP) methodology is well-documented in the scientific literature (Di Toro et al., 2000; U.S. EPA, 2003; U.S. EPA, 2008; McGrath and Di Toro, 2009; Burgess et al., 2013; Redman et al., 2014). The EPA (2002) reported that adverse biological effects from the concentration of nonionic organic contaminants (such as PAHs, PCBs, certain organochlorine and organophosphate insecticides, etc.) in sediment are not correlated with bulk concentration of the contaminants in sediment; however, they can be correlated with the concentration of the contaminant in interstitial pore water. This suggests that the toxicity of many organic chemicals to sediment-dwelling organisms is proportional to their concentration that is dissolved in the interstitial water of the sediment.

The EqP theory is based on the principle that organic contaminants (primarily non-ionic compounds) in sediment will partition between the OC fraction in sediment and the sediment interstitial water in a relatively constant ratio. This ratio can be used to predict the fraction of a contaminant that is freely dissolved in interstitial pore water from the concentration in sediment. The ratio is referred to as the OC partitioning coefficient, or  $K_{oc}$ . A chemical may have different  $K_{oc}$ s depending on the OC in the sediment and for different types of OC such as humic and fulvic acids, soot or black carbon. In general, the higher the  $K_{oc}$  of an organic compound, the stronger the contaminant will adsorb to the OC content in the sediment. When more OC is present in sediment, the concentration of an organic contaminant freely dissolved in the interstitial water will be smaller, and therefore, the sediment contamination will exhibit proportionally less toxicity to aquatic organisms.

The Koc values used in this document were derived from the KOCWIN™ model in the EPA [Estimation Program Interface \(EPI\) suite](#). In most cases, the KOCWIN™ model estimates Koc two different ways using either an estimate from log Kow or from a molecular connectivity index model. To be conservative, the lower of the two Koc estimates is used to develop the sediment ESV.

An EqP-based sediment ESV for an organic contaminant is derived by multiplying a WQB by its Koc:

$$ESV_{Sed} = WQB \times [Koc \times foc + (\Theta m/pw)] \quad (3)$$

Where:  $ESV_{Sed}$  = normalized to 1% organic carbon ( $\mu\text{g}/\text{kg}$  1% OC)

$WQB$  = water quality benchmark ( $\mu\text{g}/\text{L}$ )

$Koc$  = organic carbon partitioning coefficient (L/kg)

$foc$  = fraction of organic carbon (0.01 for 1% OC)

$\Theta m$  = 0.3 (assumed 30% moisture of sediment by mass)

$p_w$  = 0.9982 density of water at 20°C.

The WQB for this model is obtained from the values in Table 1a. If there were no Table 1a values, then the lowest WQB from the following three models was used:

1. ECOSAR;
2. EPA (2008) model;
3. McGrath and Di Torro (2009);

As mentioned in Section 6.1.4, the ECOSAR program predicts a final chronic value and is used for non-neutral organic chemicals. For neutral organics, either the EPA (2008) sediment benchmark or the McGrath and Di Toro (2009) model was used (Equation 2 in Section 6.1.4).

Since most measurements of organic chemicals are in  $\mu\text{g}/\text{kg}$ , the modeled values have been converted to  $\mu\text{g}/\text{kg}$  at 1% OC in Table 2a. In addition, because measurements of total organic carbon (TOC) are typically not available for screening purposes in the SLERA, a default TOC of 1 percent (1%) is used and is reflected in Equation 3 and in Table 2a. Region 4 highly recommends collecting TOC measurements in sediment and soil concurrent with analyses of volatile organic compounds (VOCs) and semi-volatile

organic compounds (SVOCs) including PAHs. This will provide for more accuracy in the screening process.

Table 2a also lists chemicals that share the same toxic mode of action, based on the work of Russom, et al., (1997). For those detected chemicals that share the same toxic mode of action, the  $\Sigma$ TU approach should be used. For example, a number of pesticides listed in Table 2a share the same toxic mode of action as central nervous system seizure agents, as identified by the symbol “C”. Detected concentrations of these pesticides should be evaluated using the  $\Sigma$ TU approach.

Except where noted on Table 2a as “wildlife based”, the sediment ESVs provide protection to benthic organisms from direct toxicity. The wildlife based ESV should be used in the Step 2 screening and if the site concentration exceeds the wildlife based ESV, then a food chain model will be needed in Step 3a. See also Sections 2.1 and 3.1.5 for discussion of bioaccumulative chemicals.

It is important to determine if there are any State regulatory sediment benchmarks. If so, then the State sediment regulatory values are used if they are more conservative than the equilibrium partitioning values derived from surface water benchmarks.

The screening values do not consider the antagonistic, additive or synergistic effects of other sediment contaminants in combination with other mixtures or the potential for bioaccumulation and trophic transfer to aquatic life or wildlife. Such potential effects of identified COPCs would likely be discussed in the BERA.

### **6.2.3 Sediment ESVs based on Narcotic Mode of Toxicity**

The predominant mode of toxicity for each of the chemicals in Table 2b is narcosis. Most of the ESVs in Table 2b are based on EqP of neutral (nonionic) organic chemicals. With the exception of PAHs and a few other chemicals that are measured on a dry weight basis (highlighted in gray color on Table 2b) the concentrations are expressed in  $\mu\text{g}/\text{kg}$  at 1% OC.

The  $\Sigma$ TU approach should be used in the screening process to identify COPCs that may collectively contribute narcotic effects to sediment-dwelling organisms. The same methodology described in the previous section (Equation 3) was used for deriving the ESVs, except for PAHs which are discussed below.

#### **6.2.4 PAH Mixtures – Refinement Screening Values**

The EqP methodology presented in this section provides a means to estimate the  $\Sigma$ TU concentrations for PAHs that may be present in sediment for protection of benthic organisms from adverse effects.

The refinement screening values for PAHs are derived from the methodology developed in the EPA (2003) guidance document and incorporate the  $\Sigma$ TU approach for narcosis as discussed in Section 3.1.6. The methodology and equations are similar to the EqP discussion in Section 6.2.2. Based on this EPA (2003) approach and terminology, the quotient for a specific OC normalized PAH concentration ( $C_{OC,PAHi}$ ) and the sediment OC normalized PAH final chronic value ( $C_{OC,PAHi,FCVi}$ ) in sediments is termed the equilibrium partitioning sediment benchmark toxic unit ( $ESBTU_{FCVi}$ ). Thus, the EqP sediment benchmark (ESB) for the mixture of PAHs is the sum of the  $ESBTU_{FCVi}$  for all of the PAHs in the particular sediment as reflected below:

$$\Sigma ESBTU_{FCV} = \sum_i C_{OC,PAHi} / C_{OC,PAHi,FCVi} \quad (4)$$

Table 2c provides the sediment  $C_{OC,PAHi,FCVi}$  for various PAHs. The 34 PAHs are bolded in the Table. Other individual PAH benchmark values may be found in Table 3.4 of the EPA (2003) guidance document. Note that these values are expressed as  $\mu\text{g}/\text{kg}$  OC (direct from the guidance) and have not been normalized to 1% OC.

This approach specifies that the sum of 34 individual PAHs be used for protection of benthic organisms. If the  $\Sigma ESBTU_{FCV}$  is  $<1.0$  for the 34 PAHs, then sensitive benthic organisms are considered not to be adversely affected.

It is recognized that most analytical methods do not measure the suggested 34 PAHs. In general, EPA's Contract Laboratory Program (CLP) does not provide such analyses and many other laboratories do not have the capability. Typically, non-alkylated PAHs are identified through the semi-volatile analysis methods (e.g., EPA SW-846 Method 8270C), that usually provide results for approximately 16 individual PAHs. For screening purposes, if there are less than 34 PAHs, then the EPA 2003 guidance document should be consulted to determine an appropriate multiplying factor to account for the potential contribution of the alkylated PAHs to benthic organism toxicity.

The EPA (2003) guidance document states that the FCVs and resulting sediment benchmarks are acceptable for saltwater sediments. Consequently, the freshwater sediment RSVs for PAHs are the same for marine sediment. These RSVs also do not consider the antagonistic, additive or synergistic effects of other sediment contaminants in combination with PAH mixtures or the potential for bioaccumulation and trophic transfer of PAH mixtures to aquatic life or wildlife.

At sites with PAH contamination, certain chemicals that are not technically PAHs are often present, such as dibenzofuran, carbazole, benzaldehyde, and 1,1-biphenyl. These chemicals should be considered for inclusion in the  $\Sigma$ TU for PAHs.

### **6.3 Soil Screening Values**

The hierarchy for soil benchmarks for protection of plants, soil invertebrates, mammals and avians is as follows:

- EPA Ecological Soil Screening levels (EcoSSLs);
- Department of Energy Laboratories i.e., Los Alamos National Laboratory (LANL) and Oak Ridge National laboratory (ORNL).
- EqP modeled values for organic chemicals.

The Region 4 soil screening values (Table 3) include the EPA [Ecological Soil Screening Values \(EcoSSLs\)](#). Table 3 indicates the ecological entity that the soil screening value is intended to protect. Soil screening values that protect plants, soils invertebrates, avian wildlife or mammalian wildlife are reported from various sources. The Region 4 soil screening values typically address toxicity through direct exposure (e.g., toxicity to soil invertebrates such as earthworms and plants). For those chemicals that biomagnify, screening values may be back-calculated to derive screening values for avian or mammalian wildlife by considering trophic transfers from the abiotic medium to prey items. The EcoSSLs provide screening values for avian and mammalian wildlife by this method.

Where there are no EcoSSLs, the LANL or ORNL benchmarks are used. The Region 4 SSS is currently in the process of reviewing their benchmarks in the hierarchy. For organic compounds that don't have conventional screening benchmarks, Table 3 also includes screening benchmarks for invertebrates based on EqP theory similar to the sediment model. The following equation is used:

$$ESV_{Soil\ Inverts} = WQB \times [foc \times Koc + \theta_w/\rho_b + (\theta_a/\rho_b)*H'] \quad (6)$$

Where:  $ESV_{Soil\ Inverts}$  = screening value (mg/kg)  
 $WQB$  = water quality benchmark from ECOSAR (mg/L)  
 $foc$  = fraction of OC assumed to be 1% (dimensionless)  
 $Koc$  = OC partitioning coefficient (L/kg)  
 $\theta_w$  = volumetric water content of soil (0.198 cubic centimeter [cm<sup>3</sup>]/cm<sup>3</sup>)  
 $\theta_a$  = aeration porosity of soil (0.284 cm<sup>3</sup>/cm<sup>3</sup>)  
 $\rho_b$  = soil bulk density (1.37 grams per cubic centimeter [g/cm<sup>3</sup>])  
 $H'$  = Henry's Law constant (dimensionless)

Although the  $\theta_w$ ,  $\theta_a$ , and  $\rho_b$  parameters depend on soil texture, for screening purposes, the default values for each of these are based on the silty clay loam texture classification consistent with the Johnson and Ettinger (1991) Vapor Intrusion Model. Therefore, Equation 6 can be simplified to:

$$ESV_{Soil\ Inverts} = WQB \times [Koc + 0.145 + (0.207 * H')] \quad (7)$$

This model assumes that the WQBs protective of aquatic invertebrates in interstitial pore water are also protective of terrestrial invertebrates in soil. Recent research by Redman et al. (2014) suggests that a target lipid model for soil organisms may also be combined with the EqP model. Research to test their combined model is needed and will likely be forthcoming in the near future.

Although there are no refinement values (RSVs) for soils, the risk assessor may use the other benchmark values on Table 3 as RSVs, depending on the receptors exposed.

## 6.4 Wildlife Screening Values

Currently there is limited information concerning tissue chemical screening levels which would pose minimal or no toxic effects to predatory ecological receptors. Consequently, no screening-level tissue residue values have been proposed at this time for use in the SLERA. As mentioned in Section 3.2, dietary and bioaccumulation modeling is not recommended in the SLERA and should be reserved for Step 3a and beyond. There are TRVs for various wildlife that serve to indicate if a dietary contaminant dose may pose potential risk to a predatory ecological receptor. The chemical exposure is generally

expressed as a daily dietary exposure with the units in mg/kg body weight of the receptor per day (mg/kg-BW/day). Site-specific wildlife screening values that are based on ecotoxicological information from sources such as the scientific literature, computer databases, etc., may be submitted during the Step 3a Refinement Screen or later in the BERA. The EPA Region 4 SSS have TRVs and wildlife exposure parameters that are preferred for use in ecological risk assessments conducted in Region 4. Please contact the SSS [ADD LINK](#) for their latest updated values.

## **6.5 Groundwater Screening Values**

If the initial CSM suggests the potential for impacts of contaminated groundwater on ecological receptors, either directly (e.g., cave-dwelling ecological receptors if present) or indirectly through existing or potential discharge to sediments, seeps, and surface water, then these pathways should be considered in the SLERA. The maximum groundwater chemical concentrations should be compared to the surface water screening values as a conservative scenario (e.g., no attenuation, dilution, etc.). The  $\Sigma$ TU approach for PAHs and other potentially narcotic chemicals in groundwater should be used as described in Section 3.1.5.

## 7.0 References

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**Table 1a**  
**Region 4 Surface Water Screening Values for Hazardous Waste Sites**

Chemical	CAS	Freshwater Screening Values (µg/L)			Saltwater Screening Values (µg/L)		
		Chronic	Acute	Source	Chronic	Acute	Source
<b>Inorganic Compounds</b>							
<b>Metals</b>							
Aluminum (pH 6.5 -9.0)	7429-90-5	87	750	a	1,900	3,288	c
Antimony	7440-36-0	190	900	b	30	180	c
Arsenic (unfiltered) ^	7440-38-2	150	340	a	36	69	a
Arsenic III (unfiltered) ^	22541-54-4	148	340	b	36	69	f
Barium	7440-39-3	220	2,000	b			
Beryllium	7440-41-7	11	93	b	0.66	35	c
Boron	7440-42-8	7,200	34,000	b	1,000		l
Cadmium (unfiltered) ^ *	7740-43-9	0.25	2	a	8.8	40	a
Calcium	7440-70-2	116,000	-	c	116,000		c
Chromium III (unfiltered) ^ *	16065-83-1	74	570	a	20		e
Chromium VI (unfiltered) ^	18540-29-9	11	16	a	50	1,100	a
Cobalt	7440-48-4	19	120	b	23	1,500	c
Copper (unfiltered) ^ *	7740-50-8	9	13	a	3.1	4.8	a
Iron	7439-89-6	1,000		a			
Lead (unfiltered) ^ *	7439-92-1	2.5	65	a	8.1	210	a
Lithium	7439-93-2	440	910	b	14	260	c
Magnesium	7439-95-4	82,000		c	82,000		c
Manganese	7439-96-5	93	1,680	b	120	2,300	d, c
Mercury (unfiltered) ^ (aquatic)	7439-97-6	0.77	1.4	a	0.94	1.8	a
<b>Mercury (wildlife based)</b>	7439-97-6	0.0013	0.012	b, a	0.00053	0.025	a
<b>Methylmercury (aquatic life)</b>	22967-92-6	0.0028	0.099	c	0.0028	0.099	c
Molybdenum	7439-98-7	800	7,200	b	370	16,000	c
Nickel (unfiltered) ^ *	7440-02-0	52	470	a	8.2	74	a
Phosphorus (elemental)	7723-14-0	1,000		m	100		d
Potassium	7440-09-7	53,000		c	53,000		c
<b>Selenium (unfiltered) ^ (aquatic)</b>	7782-49-2	5	20	a	71	290	a
Silver (unfiltered) ^ *	7740-22-4	0.06	3.2	b	0.1	1.9	e, a
Sodium	7440-23-5	680,000		c	680,000		c
Strontium	7440-24-6	5,300	48,000	b	1,500	15,000	c
Thallium	7740-28-0	6	54	b	12	110	c
Tin	7440-31-5	180	1,600	b	73	2,700	c
Uranium	7440-61-1	2.6	46	c	2.6	46	c
Vanadium	7440-62-2	27	79	b	20	280	c
Zinc (unfiltered) ^ *	7740-66-6	120	120	a	81	90	a
Zirconium	7440-67-7	17	310	c	17	310	c
<b>Other Inorganics</b>							
Chloride	16887-00-6	230,000	860,000	a			
Chlorine	7782-50-5	11	19	a	7.5	13	a
Cyanide (free)	57-12-5	5.2	22	a	1	1	a
Fluorides	16984-48-8	2,700	9,800	b	5,000		d
Hydrogen sulfide (S <sup>2-</sup> , HS <sup>-</sup> )	7783-06-4	2	3.2	a	2		a
Sulfite	14265-45-3	200		b			
<b>Volatile Organic Compounds (VOCs)</b>							
<b>Chlorinated alkanes</b>							
1,1,1,2-Tetrachloroethane	630-20-6	85	770	b	10.8		d
1,1,1,2-Tetrachloroethane	79-34-5	200	910	b	610	2,100	c
1,1,1-Trichloroethane	71-55-6	76	690	b	11	200	c
1,1,2-Trichloroethane	79-00-5	730	3,200	b	1,200	5,200	c
1,1-Dichloroethane	75-34-3	410	3,700	b	47	830	c
1,2-Dichloroethane	107-06-2	2,000	8,200	b	910	8,800	c
1,2-Dichloropropane	78-87-5	520	3,300	b		3,400	g
Dichloromethane (Methylene chloride)	75-09-2	1,500	8,500	b	2,200	26,000	c
Trichloromethane (Chloroform)	67-66-3	140	1,300	b	28	490	c
Tetrachloromethane (Carbon tetrachloride)	56-23-5	77	690	b	9.8	180	c

**Table 1a**  
**Region 4 Surface Water Screening Values for Hazardous Waste Sites**

Chemical	CAS	Freshwater Screening Values (µg/L)			Saltwater Screening Values (µg/L)		
		Chronic	Acute	Source	Chronic	Acute	Source
<b>Volatile Organic Compounds (VOCs)</b>							
<b>Chlorinated alkenes</b>							
1,1-Dichloroethene (1,1-Dichloroethylene)	75-35-4	130	1,200	b	25	450	c
1,2-Dichloroethene (1,2-Dichloroethylene)	540-59-0	970	8,800	b	590	1,100	c
1,2-cis-Dichloroethylene	156-59-2	620	5,500	b			
1,2-trans-Dichloroethylene	156-60-5	558	10,046	b			
1,3-Dichloropropene (cis and trans)	542-75-6	1.7	15	b	0.06	0.99	c
1,1,1,2-Tetrachloroethylene (PCE)	127-18-4	53	430	b	98	830	c
1,1,2-Trichloroethylene (TCE)	79-01-6	200	2,000	b	47	440	c
Chloroethene (Vill chloride)	75-01-4	930	8,400	b			
<b>Chlorobenzenes</b>							
Chlorobenzene	108-90-7	25	220	b	64	1,100	c
1,2-Dichlorobenzene	95-50-1	23	130	b	14	260	c
1,3-Dichlorobenzene	541-73-1	22	79	b	71	630	c
1,4-Dichlorobenzene	106-46-7	9.4	57	b	15	180	c
1,2,3-Trichlorobenzene	87-61-6	5	195	l, i	5		l
1,2,4-Trichlorobenzene	120-82-1	130	420	b	110	700	c
1,3,5-Trichlorobenzene	108-70-3	5	195	l, i	5		l
Trichlorobenzene (mixed isomers)	12002-48-1	5	555	b, i	5		l
<b>Monoaromatic hydrocarbons</b>							
1,2,4-Trimethylbenzene	95-63-6	15	140	b			
1,3,5-Trimethylbenzene	108-67-8	26	230	b			
Benzene	71-43-2	160	700	b	71.3		d
Cymene, p- (4-Isopropyltoluene)	99-87-6	16	150	b			
Ethylbenzene	100-41-4	61	550	b	7.3	130	c
Isopropylbenzene (Cumene)	98-82-8	4.8	43	b			
Styrene (vinyl benzene)	100-42-5	32	290	b			
Toluene	108-88-3	62	560	b	9.8	120	c
Xylenes (total)	1330-20-7	27	240	b	13	230	c
<b>Energetic VOAs</b>							
Acetonitrile	75-05-8	12,000	100,000	b			
Acrylonitrile	107-13-1	78	650	b			
1,2-Diphenylhydrazine	122-66-7	1.1	9.6	b			
Hydrazine	302-01-2	2	16	b			
<b>Ketones</b>							
2-Butanone (methyl ethyl ketone)	78-93-3	22,000	200,000	b	14,000	240,000	c
2-Hexanone (methyl butyl ketone)	591-78-6	99	1,800	c	99	1,800	c
2-Octanone (methyl hexyl ketone)	111-13-7	8.3	150	c	8.3	150	c
4-Methyl-2-pentanone (MIBK)	108-10-1	170	2,200	c	170	2,200	c
Acetone	67-64-1	1,700	15,000	b	1,500	28,000	c
<b>Other VOCs</b>							
1-Pentanol	71-41-0	110	2,000	c	110	2,000	c
2-Propanol	67-63-0	7.5	130	c	7.5	130	c
Acetaldehyde	75-07-0	130	1,200	b	1.4		e
Acrolein	107-02-8	3	3	a			
Bromoform (tribromomethane)	75-25-2	230	1,100	b	320	2,300	c
Bromomethane (methyl bromide)	74-83-9	16	38	b			
Carbon disulfide	75-15-0	15	130	b	0.92	17	c
Cyclohexane	110-82-7	230		e	120		e
Dibromochloromethane	124-48-1	320	2,900	b	34		d
Dichlorobromomethane	75-27-4	340	3,100	b			
Ethylene glycol	107-21-1	140,000	1,300,000	b			
Hexane	110-54-3	0.58	10	c	0.58	10	c
Hexachloroethane	67-72-1	12	210	c	12	210	c
Methanol	67-56-1	330	3,000	b			
Methylamine	74-89-5	860	7,700	b			

**Table 1a**  
**Region 4 Surface Water Screening Values for Hazardous Waste Sites**

Chemical	CAS	Freshwater Screening Values (µg/L)			Saltwater Screening Values (µg/L)		
		Chronic	Acute	Source	Chronic	Acute	Source
<b>Volatile Organic Compounds (VOCs)</b>							
<b>Other VOCs</b>							
Methyl tert-butyl ether (MTBE)	1634-04-4	730	6,500	b	18,000	53,000	m
Propylene glycol	57-55-6	71	640	b			
Tetrahydrofuran	109-99-9	11,000	74,000	b			
Vinyl acetate	108-05-4	16	280	c	16	280	c
<b>Semivolatile Organic Compounds</b>							
<b>Chloroanilines</b>							
4-Chloroaniline	106-47-8	19	459	j			
2,4-Dichloroaniline	554-00-7	15	575	j			
Pentachloroaniline	527-20-8	5	429	j			
<b>Chlorobenzenes</b>							
1,2,3,4-Tetrachlorobenzene	634-66-2	3.4	18	n			
1,2,4,5-Tetrachlorobenzene	95-94-3	8.3	75	b			
Chlorobenzene	108-90-7	25	220	b	64	1,100	c
<b>Hexachlorobenzene (wildlife based)</b>	118-74-1	0.0003		n			
<b>Pentachlorobenzene (aquatic only)</b>	608-93-5	3.1	16	b	0.47	8.4	c
<b>Pentachlorobenzene (wildlife based)</b>	608-93-5	0.019		n			
<b>Chlorophenols</b>							
2-Chlorophenol	95-57-8	32	290	b	400		d
2,4-Dichlorophenol	120-83-2	11	110	b	790		d
2,4,5-Trichlorophenol	95-95-4	1.9	17	b	12	259	o
2,4,6-Trichlorophenol	88-06-2	4.9	39	b	6.5		d
2,3,4,6-Tetrachlorophenol	58-90-2	1.2	11	n			
3-Methyl-4-Chlorophenol	59-50-7	7.4	67	n			
<b>Other Phenols</b>							
2-Methylphenol (Cresol, o-)	95-48-7	67	600	b	13	230	c
3-Methylphenol (Cresol, m-)	108-39-4	62	560	b			
4-Methylphenol (Cresol, p-)	106-44-5	53	480	b			
2,3-Dimethylphenol	526-75-0	120	1,100	n			
2,4-Dimethylphenol	105-67-9	15	140	b			
2-Nitrophenol	88-75-5	73	650	b			
4-Nitrophenol	100-02-7	58	530	b	300	1,200	c
2,4-Dinitrophenol	51-28-5	71	379	b	14.3		d
2,4,6-Tribromophenol	118-79-6	5.6	50	b			
Nonylphenol	84852-15-3	6.6	28	o	1.7	7	o
<b>Pentachlorophenol # (aquatic)</b>	87-86-5	15	19	a	7.9	13	a
Phenol	108-95-2	160	4,700	b	58	300	p
<b>Semivolatile Organic Compounds</b>							
<b>Energetic SVOAs</b>							
2-Amino-4,6-dinitrotoluene	35572-78-2	18	160	b	20	180	k
4-Amino-2,6-dinitrotoluene	19406-51-0	11	98	b			
1,3-Dinitrobenzene (DNB)	99-65-0	22	100	b	20	110	k
2,3-Dinitrotoluene	602-01-7	2.3	21	b			
2,4-Dinitrotoluene	121-14-2	44	390	b	9.1	200	d, g
2,5-Dinitrotoluene	619-15-8	5.6	50	b			
2,6-Dinitrotoluene	606-20-2	81	730	b		200	g
3,5-Dinitrotoluene	618-85-9	95	860	b			
3,5-Dinitroaniline (DNA)	618-87-1	60	230	k	60	230	k
HMX (Octahydro-tetranitro-1,3,5,7-tetrazocine)	2691-41-0	220	1,200	b	330	1,880	k
Nitroglycerine	55-63-0	18	160	b			
2-Nitrotoluene	88-72-2	71	640	b			
3-Nitrotoluene	99-08-1	42	380	b			
4-Nitrotoluene	99-99-0	46	410	b			
RDX (Hexahydro-1,3,5-trinitro-1,3,5-triazine)	121-82-4	79	520	b	190	700	k
1,3,5-Trinitrobenzene (TNB)	99-35-4	11	27	b	10	30	k
2,4,6-Trinitrotoluene (TNT)	118-96-7	13	120	b	90	570	k

**Table 1a**  
**Region 4 Surface Water Screening Values for Hazardous Waste Sites**

Chemical	CAS	Freshwater Screening Values (µg/L)			Saltwater Screening Values (µg/L)		
		Chronic	Acute	Source	Chronic	Acute	Source
<b>Semivolatile Organic Compounds</b>							
<b>Phthalates</b>							
<b>bis(2-Ethylhexyl) Phthalate</b>	117-81-7	3	27	c	3	27	c
Butylbenzyl Phthalate	85-68-7	23	130	b	19		c
Diethyl Phthalate	84-66-2	220	980	b	210	1,800	c
Dimethyl Phthalate	131-11-3	1,100	3,200	b	2,900		e
Di-n-Butyl Phthalate	84-74-2	19	34	b	35	190	c
<b>Polycyclic Aromatic Hydrocarbons (PAHs)</b>							
1-Methylnaphthalene	90-12-0	2.1	37	c	2.1	37	c
2-Methylnaphthalene	91-57-6	4.7	42	b	72	86, i	q
Acenaphthene	83-32-9	15	19	b	20	86, i	l
Acenaphthylene	208-96-8	13	120	b	307	582, i	q
Anthracene	120-12-7	0.02	0.18	b	0.73	13	c
<b>Benz(a)anthracene</b>	56-55-3	4.7	42	b	0.027	0.49	c
<b>Benzo(a)pyrene</b>	50-32-8	0.060	0.54	b	0.3	2, i	c
<b>Benzo(b)fluoranthene</b>	205-99-2	2.6	23	b	0.68	2, i	q
<b>Benzo(g,h,i)perylene</b>	191-24-2	0.44	6	q, j	0.44	0.5, i	q
<b>Benzo(k)fluoranthene</b>	207-08-9	0.64	2	q, i	0.64	2, i	q
<b>Chrysene</b>	218-01-9	4.7	42	b	2	6.5, i	q
<b>Dibenz(a,h)anthracene</b>	53-70-3	0.28	6	q, j	0.28	1.2 i	q
<b>Fluoranthene</b>	206-44-0	0.8	3.7	b	7.1	21, i	q
Fluorene	86-73-7	19	110	b	3.9	70	c
<b>Indeno(1,2,3-cd)pyrene</b>	193-39-5	0.28	6	q, j	0.28	0.5, i	q
Naphthalene	91-20-3	21	170	b	12	190	c
<b>Phenanthrene</b>	85-01-8	2.3	31	b	4.6	7.7	o
Pyrene	129-00-0	4.6	42	b	10	21, i	q
<b>Other SVOCs</b>							
1,1-Biphenyl	92-52-4	6.5	26	b	14		c
2,2-Dibromo-3-nitropropionamide	10222-01-2	20	50	b			
3,3'-Dichlorobenzidine	91-94-1	4.5	41	n			
4-Bromophenyl Phenyl Ether	101-55-3	1.5	0	c	1.5		c
Aniline	62-53-3	4.1	30	b			
Benzaldehyde	100-52-7	57	547	j			
Benzidine	92-87-5	1.5	14	b	3.9	70	c
Benzoic Acid	65-85-0	42	740	c	42	740	c
Benzyl alcohol	100-51-6	8.6	150	c	8.6	150	c
Decane	124-18-5	49	880	c	49	880	c
Dibenzofuran	132-64-9	4	36	b	3.7	66	c
<b>Hexachlorobutadiene (Aquatic Life)</b>	87-68-3	1	10	b	0.3	3	l
<b>Hexachlorobutadiene (Wildlife Based)</b>	87-68-3	0.053		n			
Hexachlorocyclopentadiene	77-47-4	0.45	4.5	b	0.07	0.7	l
Hydroquinone	123-31-9	2.2	4.4	b			
Isodecyl diphenyl phosphate	29761-21-5	1.73	22	b			
Isophorone	78-59-1	920	7,500	b		4,300	g
N-Nitrosodiphenylamine	86-30-6	25	220	b	210	3,800	c
Nitrobenzene	98-95-3	380	2,000	b		2,000	g
Propylene glycol	57-55-6	71	640	b			
Quinoline	91-22-5	3.4		h			
Triphenyl phosphate	115-86-6	4	40	b			
<b>Pesticides, Herbicides, Fungicides</b>							
<b>2,4-D</b>	94-75-7	79.2	130	r	70		d
<b>4,4'-DDT (Aquatic Life Only)</b>	50-29-3	0.0032	1.1	a	0.001	0.13	a
<b>4,4'-DDE</b>	72-55-9	0.41	7	j			
<b>4,4'-DDD</b>	72-54-8	0.011	0.19	c	0.011	0.19	c
Acephate	30560-19-1	150	550	r			
<b>Aldrin</b>	309-00-2	0.035	3.0	b	0.00014	1.3	d
Atrazine	1912-24-9	12	330	b			
Azinphos-methyl (Guthion)	86-50-0	0.01	0.08	a, r	0.01		a

**Table 1a**  
**Region 4 Surface Water Screening Values for Hazardous Waste Sites**

Chemical	CAS	Freshwater Screening Values (µg/L)			Saltwater Screening Values (µg/L)		
		Chronic	Acute	Source	Chronic	Acute	Source
<b>Pesticides, Herbicides, Fungicides</b>							
<b>BHC (beta)</b>	319-84-6	0.046		d	0.046		d
<b>BHC-gamma (Lindane) (Aquatic Life)</b>	58-89-9	0.11	0.95	b, a	0.063	0.16	d, a
<b>BHC-gamma (Lindane) (Wildlife Based)</b>	58-89-9	0.026		n			
Carbaryl	63-25-2	0.5	0.85	r		1.6	a
Carbofuran	1563-66-2	0.75	1.12	r			
Captan	133-06-2		13.1	r			
<b>Chlordane</b>	57-74-9	0.0043	2.4	a	0.00059	0.004	d
Chlorothalonil	1897-45-6	0.6	1.8	r			
Chloropyrifos	2921-88-2	0.041	0.05	a, r	0.0056	0.011	a
Cyanazine	21725-46-2	270	2420	b			
<b>Demeton</b>	8065-48-3	0.1	-	b, a	0.1		a
<b>Diazinon</b>	333-41-5	0.17	0.17	a	0.82	0.82	a
Dicamba	1918-00-9	3,898	216	b			
<b>Dieldrin</b>	60-57-1	0.056	0.24	a	0.0019	0.71	a
Dimethoate	60-51-5	0.5	21.5	r			
Dinoseb	88-85-7	0.48	9.5	n			
Diquat	2764-72-9	6	54	b			
Endosulfan-alpha	959-98-8	0.01	0.11	r	0.0087	0.034	a
Endosulfan-beta	33213-65-9	0.01	0.11	r	0.0087	0.034	a
Endosulfan Sulfate	1031-07-8	0.056	0.22	p	0.0087	0.034	p
<b>Endrin</b>	72-20-8	0.036	0.086	a	0.0023	0.037	a
<b>Heptachlor</b>	76-44-8	0.0038	0.52	a	0.0036	0.053	a
Heptachlor Epoxide	1024-57-3	0.0038	0.52	a	0.0036	0.053	a
Malathion	121-75-5	0.035	0.295	r	0.1		a
MCPA (2-methyl-4-chlorophenoxyacetic acid)	94-74-6	2.6		h	4.2		h
<b>Pesticides, Herbicides, Fungicides</b>							
<b>Methoxychlor</b>	72-43-5	0.03	0.7	a	0.019		c
Metolachlor	51218-45-2	15	110	n			
<b>Mirex (Aquatic Life)</b>	2385-85-5	0.001	0.001	a	0.001	0.001	a
<b>Mirex (Wildlife Based)</b>	2385-85-5	0.000016	-	n			
Parathion	56-38-2	0.013	0.065	a	0.04		d
Silvex (2,4,5-TP)	93-72-1	30	270	n	50		f
Simazine	122-34-9	9	80	b			
<b>Toxaphene</b>	8001-35-2	0.0002	0.73	a	0.0002	0.21	a
<b>Trifluralin</b>	1582-09-8	1.14	20.5	r			
<b>Polychlorinated Biphenyls (PCBs) and Dioxin/Furans</b>							
<b>2,3,7,8-TCDD (Dioxin)</b>	1746-01-6	3.10E-09		b			
<b>Dioxins (TEQ)</b>			0.003	g			
<b>Total PCBs (Wildlife Based)</b>	1336-36-3	0.000074	0.014	b	0.000072	0.03	m
<b>Other</b>							
Alkalinity	-	20,000		a			
Ammonia ^^	7664-41-7	Varies	Varies	a	0.024	0.094	m
Formaldehyde	50-00-0	74	660	b			
Nitrite (warm water)	14797-65-0	20	100	b			
pH	-	6.5 - 9.0		a	6.5 - 8.5		a
Selenate	14124-68-6	9.5	12.5	b			
Selenite	14124-67-5	27.6	186	b			
Tributyltin	688-73-3	0.072	0.46	a	0.0074	0.42	a
Urea	57-13-6	17,000	150,000	b			

**Table 1a**  
**Region 4 Surface Water Screening Values for Hazardous Waste Sites**

Chemical	CAS	Freshwater Screening Values (µg/L)			Saltwater Screening Values (µg/L)		
		Chronic	Acute	Source	Chronic	Acute	Source

**Table 1a Notes:**

**Red font** indicates a bioaccumulative chemical.

- Chemical that should be evaluated with the SUM Toxic Unit Approach as discussed in Text Section 3.1.5.

^ - Screening value is for total metals. A conversion factor (CF) was used to convert the screening value for total metals in surface water to a screening value for dissolved metals in surface water. CMC (dissolved) = CMC (total) × CF. See Table 1b for screening values for dissolved metals.

\* - The freshwater screening value is hardness dependent. The screening value shown in Table 1a is for total metals assuming a hardness of 50 mg/L as CaCO<sub>3</sub>. A correction for site-specific hardness was based on equations listed in Tables 1b and 1c. If hardness data are unavailable hardness may be estimated as: H = 2.497 × Ca (mg/L) + 4.118 × Mg (mg/L).

# - Freshwater criteria for pentachlorophenol are pH Dependent. Values displayed are for a pH of 7.8.

^^ - Criteria for ammonia are pH, temperature, and lifestage dependent.

**Table 1a Sources:**

a - National Recommended Water Quality Criteria <http://water.epa.gov/scitech/swguidance/standards/criteria/current/index.cfm>

b - Great Lakes Initiative (GLI) Clearinghouse resources Tier II criteria revised 2013 <http://www.epa.gov/gliclearinghouse/>

c - Suter, G.W. II, and Tsao, C.L. 1996. Toxicological benchmarks for screening potential contaminants of concern for effects on aquatic biota: 1996 Revision. ES/ER/TM-96/R2. <http://www.esd.ornl.gov/programs/ecorisk/documents/tm96r2.pdf>

d - Florida State Criteria for Surface Water Quality Classifications <http://www.dep.state.fl.us/legal/Rules/shared/62-302/302-Table.pdf>

e - North Carolina Department of Natural Resources (NCDNR) Surface Water Standards <http://portal.ncdenr.org/web/wq/ps/csu/swstandards>

f - Georgia Department of Natural Resources (GADNR) Water Use Classifications and Water Quality Standards <http://rules.sos.state.ga.us/docs/391/3/6/03.pdf>

g - Hawaii Department of Health (HDOH) Environmental Action Levels, Chronic and Acute Surface Water (Aquatic Habitat) Standards <http://eha-web.doh.hawaii.gov/eha-cma/Leaders/HEER/environmental-hazard-evaluation-and-environmental-action-levels>

h - CCME (Canadian Council of Ministers of the Environment). 2003. Canadian Environmental Quality Guidelines: Summary Table December 2003. Canadian Council of Ministers of the Environment, Winnipeg, Manitoba. Available at: [http://www.ccme.ca/en/resources/canadian\\_environmental\\_quality\\_guidelines/index.html](http://www.ccme.ca/en/resources/canadian_environmental_quality_guidelines/index.html)

i - Region 4 Surface Water Model - See text Section 6.1.4 Equation 1.

j - ECOSAR program predicted lowest chronic or acute value. See Section 6.1.4 in text.

k - Talmadge et al. (1999)

l - New York Ambient Water Quality Criteria and Guidance Values: [http://www.dec.ny.gov/docs/water\\_pdf/togs111.pdf](http://www.dec.ny.gov/docs/water_pdf/togs111.pdf)

m - New Jersey Department of Environmental Protection (NJDEP) Ecological Screening Criteria [http://www.nj.gov/dep/srp/guidance/ecoscreening/esc\\_table.pdf](http://www.nj.gov/dep/srp/guidance/ecoscreening/esc_table.pdf)

n - Michigan Water Quality Values - Rule 57: [http://www.michigan.gov/deq/0,4561,7-135-3313\\_3686\\_3728-11383--,00.html](http://www.michigan.gov/deq/0,4561,7-135-3313_3686_3728-11383--,00.html)

o - Texas Surface Water Quality Standards: <https://www.tceq.texas.gov/waterquality/standards/2014standards.html>

p - Mississippi Water Quality Standards: [http://www.deq.state.ms.us/mdeq.nsf/page/WQSB\\_Water\\_Quality\\_Standards](http://www.deq.state.ms.us/mdeq.nsf/page/WQSB_Water_Quality_Standards)

q - EPA. 2003. Equilibrium Partitioning Sediment Benchmarks for Protection of Benthic Organisms: PAH Mixtures. EPA-600-R-02-013. [http://www.epa.gov/nheerl/download\\_files/publications/PAHESB.pdf](http://www.epa.gov/nheerl/download_files/publications/PAHESB.pdf)

r - Office of Pesticide Programs (OPP) Aquatic Life Benchmarks: [http://www.epa.gov/oppefed1/ecorisk\\_ders/aquatic\\_life\\_benchmark.htm](http://www.epa.gov/oppefed1/ecorisk_ders/aquatic_life_benchmark.htm)



**Table 1b**  
**Conversion Factors (CF) and Hardness-Dependent Equations**

Chemical	Freshwater						Saltwater	
	Chronic Values			Acute values			Conversion Factors	
	$m_A$	$b_A$	$CF$	$m_A$	$b_A$	$CF$	$CF - Chronic$	$CF - Acute$
Beryllium *	1.609	-5.017		1.609	-2.874			
Cadmium	0.7409	-4.719	$1.101672-0.041838(\ln H)$	1.0166	-3.924	$1.136672-0.041838 (\ln H)$	0.994	0.994
Chromium III	0.819	0.6848	0.86	0.819	3.7256	0.316	NA	NA
Chromium VI			0.962			0.982	0.993	0.993
Copper	0.8545	-1.702	0.96	0.9422	-1.7	0.96	0.83	0.83
Lead	1.273	-4.705	$1.46203-0.145712(\ln H)$	1.273	-1.46	$1.46203-0.145712 (\ln H)$	0.951	0.951
Mercury			0.85			0.85	0.85	0.85
Nickel	0.846	0.0584	0.997	0.846	2.255	0.998	0.99	0.99
Selenium							0.998	0.998
Silver				1.72	-6.59	0.85	NA	0.85
Zinc	0.8473	0.884	0.986	0.8473	0.884	0.978	0.986	0.978

**Notes:**

\* - beryllium hardness-based Great Lakes Tier 2 equation

CF - Conversion Factor

lnH - natural log of Hardness

Filtered Chronic Screening Value =  $\exp\{m_A[\ln(H)]+b_A\}$  [CF]

**Table 1c**  
**Example Freshwater Screening Values for Varying Degrees of Water Hardness**

CHEMICAL	Unfiltered Samples							
	Chronic Values (µg/L)				Acute Values (µg/L)			
	Hardness (mg/kg CaCO <sub>3</sub> )				Hardness (mg/kg CaCO <sub>3</sub> )			
	25	50	100	200	25	50	100	200
Beryllium	1.2	3.5	11	33	10	30	93	285
Cadmium	0.10	0.16	0.27	0.45	0.52	1.1	2.1	4.3
Chromium III	23.8	39	86	152	183	1,000	1,800	3,200
Copper	2.74	4.9	8.9	16	3.6	7.3	14	27
Lead	0.54	1.3	3.2	7.69	13.9	34	82	197
Nickel	16.1	29	52	94	145	261	469	843
Silver	--	--	--	--	0.30	1.1	3.8	12
Zinc	36	67	120	216	36	67	120	216

**Notes:**

CaCO<sub>3</sub> - calcium carbonate

µg/L - micrograms per liter

mg/kg- milligrams per kilogram

**Table 2a**  
**Region 4 Sediment Screening Values for Hazardous Waste Sites**  
**Non-Narcotic Modes of Action**

Chemical	CAS	Freshwater Sediment Screening Value		Source	Marine/Estuarine Sediment Screening Value		Source
		ESV	RSV		ESV	RSV	
<b>Inorganic Compounds mg/kg dry weight</b>							
<b>Metals mg/kg dw</b>							
Aluminum	7429-90-5	25,000	58,000	i			
Antimony	7440-36-0	2	25	a	2	25	a
Arsenic	7440-38-2	9.8	33	b	7.24	41.6	c
Barium	7440-39-3	20	60	b	-	-	-
Cadmium	7440-43-9	1	5	b	0.68	4.21	c
Chromium (Total)	7440-47-3	43.4	111	b	52.3	160	c
Cobalt	7440-48-4	50		g			
Copper	7440-50-8	31.6	149	b	18.7	108	c
Iron	7439-89-6	20,000	40,000	g			
Lead	7439-92-1	35.8	128	b	30.2	112	c
Manganese	7439-96-5	460	1,100	h			
<b>Mercury</b>	7439-97-6	0.18	1.1	b	0.13	0.7	c
Nickel	7440-02-0	22.7	48.6	b	15.9	42.8	c
<b>Selenium</b>	7782-49-2	11	20	h			
Silver	7440-22-4	1	2.2	b	0.73	1.77	c
Uranium	7440-61-1	100	1,000	i			
Zinc	7440-66-6	121	459	b	124	271	c
<b>Other Inorganics mg/kg</b>							
Ammonia	7664-41-7	230	300	h			
Sulfides (Total)	18946-25-8	39	61	h			
<b>Volatile Organic Compounds (VOCs) µg/kg @1% OC</b>							
Acetaldehyde	R 75-07-0	1.6	12	d	342		e
Acrylonitrile	R 107-13-1	6.9	55	d			
1,2-Diphenylhydrazine	R 122-66-7	3.8	31	d			
Methylamine	R 74-89-5	34	298	d			
Vinyl acetate	N3 108-05-4	1.2	16	d	1.2	16	d
<b>Semivolatile Organic Compounds (SVOCs)</b>							
<b>Phenols µg/kg @1% OC unless denoted by shading</b>							
2-Chlorophenol	N2 95-57-8	61		d	764		d
2-Methylphenol (o-cresol)	N2 95-48-7	100		d	19	63	d, h
2,3-Dimethylphenol	N2 526-75-0	349		d			
2,4-Dimethylphenol	N2 105-67-9	35		c	29	29	h
3-Methylphenol (Cresol, m-)	N2 108-39-4	93		d			
4-Methylphenol (p-Cresol)	N2 106-44-5	78	260	d, h	670	670	h
2-Nitrophenol	N2 88-75-5	146		d			
4-Nitrophenol	N2 100-02-7	135		d	699		d
2,4-Dinitrophenol	U 51-28-5	202		d	41		d
2-Methyl-4,6-Dinitrophenol	U 534-52-1	2,477		e			
2,4,5-Trichlorophenol	N2 95-95-4	34		d	213		d
2,4,6-Trichlorophenol	N2 88-06-2	87		d	116		d
3-Methyl-4-Chlorophenol	N2 59-50-7	37		d			
<b>Pentachlorophenol</b>	U 87-86-5	744	1,200	d, h	360	690	h
Phenol	N2 108-95-2	120	120	h	420	1,200	h
<b>Energetic SVOAs µg/kg @ 1% OC</b>							
2-Amino-4,6-dinitrotoluene	U 35572-78-2	41		d			
4-Amino-2,6-dinitrotoluene	U 19406-51-0	25		d			
1,3-Dinitrobenzene	U 99-65-0	34		d	795		e
2,3-Dinitrotoluene	R 602-01-7	8.8		d	1,168		e
2,4-Dinitrotoluene	R 121-14-2	127		d	26		d
2,5-Dinitrotoluene	R 619-15-8	21		d	1,168		e
2,6-Dinitrotoluene	R 606-20-2	271		d	1,084		e
3,5-Dinitrotoluene	R 618-85-9	353		d	1,168		e
HMX (Octahydro-tetranitro-1,3,5...)	C 2691-41-0	42		d			
Nitroglycerine	R 55-63-0	4.9		d			
RDX (Hexahydro-1,3,5-trinitro-1,3,5...)	R 121-82-4	41		d			
1,3,5-Trinitrobenzene	R 99-35-4	12		d	782		e
2,4,6-Trinitrotoluene (TNT)	R 118-96-7	23		d	888		e

**Table 2a**  
**Region 4 Sediment Screening Values for Hazardous Waste Sites**  
**Non-Narcotic Modes of Action**

Chemical	CAS	Freshwater Sediment Screening Value		Source	Marine/Estuarine Sediment Screening Value		Source	
		ESV	RSV		ESV	RSV		
<b>Semivolatile Organic Compounds (SVOCs)</b>								
<b>Other SVOCs    µg/kg @ 1% OC</b>								
4-Chloroaniline	N2	106-47-8	316		d			
2,4-Dichloroaniline	N2	554-00-7	328		d			
Pentachloroaniline	U	527-20-8	920		d			
2,2-Dibromo-3-nitropropionamide	R	10222-01-2	1.4		d	304		e
3,3'-Dichlorobenzidine	N2	91-94-1	30		d			
Aniline	N2	62-53-3	1.3		d			
Benzaldehyde	R	100-52-7	462		e			
Benzidine	N2	92-87-5	0.9		d	1.6		d
bis(2-Chloroethyl) Ether	R	111-44-4	4,761		e			
Decane	N2	124-18-5	491		e	308		d
<b>Hexachlorobutadiene (aquatic life)</b>	R	87-68-3	8.8		d	2.5		d
<b>Hexachlorobutadiene (wildlife-based)</b>	R	87-68-3	0.7		d			
Hexachlorocyclopentadiene	R	77-47-4	6.6		d	1.0		d
Hydroquinone	R	123-31-9	1.1		d			
<b>Pesticides    µg/kg @ 1% OC unless denoted by shading</b>								
2,4-D	H	94-75-7	24		d			
<b>4,4'-DDD</b>	C	72-54-8	1.22	7.81	c	1.22	7.81	c
<b>Total DDD</b>	C	-	4.88	28	b	2	20	a
<b>4,4'-DDE</b>	C	72-55-9	2.07	3.74	c	2.07	3.74	c
<b>Total DDE</b>	C	-	3.16	31.3	b	2	15	a
<b>4,4'-DDT (aquatic life)</b>	C	50-29-3	5.7		d	1.7		d
<b>4,4'-DDT (wildlife-based)</b>	C	50-29-3	0.32		d	0.01		d
<b>4,4'-DDT</b>	C	50-29-3	1.19	4.77	c	1.19	4.77	c
<b>Total DDT</b>	C	-	4.16	62.9	b	3.89	51.7	c
<b>DDT/DDE/DDD (total)</b>	C	-	5.28	572	b			
Acephate	A	30560-19-1	5.7		d	300		d
Acrolein	R	107-02-8	0.33		d			
<b>Aldrin</b>	C	309-00-2	29		d	0.11		d
Atrazine	H	1912-24-9	18		d	1,289		e
BHC (alpha)	C	319-84-6	1.6		d	1.3		d
<b>BHC (beta)</b>	C	319-85-7	6,665		f			
<b>BHC-gamma (Lindane)</b>	C	58-89-9	2.37	4.99	b	0.32	0.99	c
<b>BHC-gamma (Lindane) (aquatic life)</b>	C	58-89-9	3.4		d			
<b>BHC-gamma (Lindane) (wildlife-based)</b>	C	58-89-9	1.0		d			
Carbaryl	A	63-25-2	1.0		d			
Carbofuran	A	1563-66-2	1.0		d			
Captan	F	133-06-2	346		d			
<b>Chlordane</b>	C	57-74-9	3.24	17.6	b	2.26	4.79	c
Chlorothalonil	R	1897-45-6	6.5		d	301		f
Chloropyrifos	A	2921-88-2	3.3		d	0.41		d
Cyanazine	H	21725-46-2	362		d	2,790		e
Demeton	A	126-75-0	0.44		d	300		e
Diazinon	A	333-41-5	4.0		d	18		d
Dicamba	H	1918-00-9	1,060		d			
<b>Dieldrin</b>	C	60-57-1	1.9	9.3	b, h	0.715	4.3	c
<b>Dieldrin (aquatic life)</b>	C	60-57-1	3.2		d	0.1		d
<b>Dieldrin (wildlife-based)</b>	C	60-57-1	0.3		d			
Dimethoate	A	60-51-5	0.36		d			
Dinoseb	H	88-85-7	15		d			
Diquat	H	2764-72-9	23		d			
Endosulfan-alpha	C	959-98-8	0.46		d	0.14		d
Endosulfan-beta	C	33213-65-9	0.46		d	0.14		d
Endosulfan Sulfate	C	1031-07-8	1.0		d	0.11		d
<b>Endrin</b>	C	72-20-8	2.22	207	b	2.67	62	j
Guthion	A	86-50-0	0.31		d	0.005		d
<b>Heptachlor</b>	C	76-44-8	1.9		d	1.5		d
Heptachlor epoxide	C	1024-57-3	2.47	16	b	0.6	2.7	j
Malathion	A	121-75-5	0.31		d	0.03		d

**Table 2a**  
**Region 4 Sediment Screening Values for Hazardous Waste Sites**  
**Non-Narcotic Modes of Action**

Chemical	CAS	Freshwater Sediment Screening Value		Source	Marine/Estuarine Sediment Screening Value		Source	
		ESV	RSV		ESV	RSV		
<b>Pesticides <math>\mu\text{g}/\text{kg}</math> @ 1% OC</b>								
MCPA (2-methyl-4-chlorophenoxyacetic acid) H	94-74-6	1,000		f	1,000		f	
<b>Methoxychlor</b> C	72-43-5	2.4		d	1.34		d	
Metolachlor H	51218-45-2	37		d	3,840		f	
<b>Mirex (aquatic life)</b> C	2385-85-5	3.9		d	3.6		d	
<b>Mirex (wildlife-based)</b> C	2385-85-5	0.36		d				
Parathion A	56-38-2	0.5		d	0.6		d	
Silvex (2,4,5-TP) H	93-72-1	53		d	88		d	
Simazine H	122-34-9	7.8		d				
<b>Toxaphene</b> C	8001-35-2	0.45		d	0.15		d	
<b>Trifluralin</b> H	1582-09-8	187		d				
<b>Polychlorinated Biphenyls (PCBs) and Dioxins/Furans <math>\mu\text{g}/\text{kg}</math> @ 1% OC unless denoted by shading</b>								
<b>Total PCBs</b> E	1336-36-3	59.8	676	b	21.6	12	c, h	
<b>Total PCBs (wildlife-based)</b> E	1336-36-3	0.33		d	0.025		d	
<b>Dioxins/Furans</b> E	1746-01-6	0.0025	0.025	k	0.0025	0.025	k	
<b>2,3,7,8-TCDD (Dioxin) (wildlife-based)</b> E	1746-01-6	0.3		d				
<b>Other <math>\text{mg}/\text{kg}</math> dw</b>								
<b>Butyl tins <math>\text{mg}/\text{kg}</math> dw</b>								
Monobutyltin	78763-54-9	0.54	4.8	h				
Dibutyltin	818-08-6	0.91	130	h				
Tributyltin	688-73-3	0.047	0.32	h				
Tetrabutyltin	1461-25-2	0.097	0.097	h				
<b>Bulk Petroleum Hydrocarbons <math>\text{mg}/\text{kg}</math> dw</b>								
Total Petroleum Hydrocarbons - Diesel	68334-30-5	340	510	h				
Total Petroleum Hydrocarbons - Residual	68476-53-9	3,600	4,400	h				

**Table 2 Notes:**

**Red font** indicates a bioaccumulative chemical.  
 Shaded gray cells indicate units in  $\mu\text{g}/\text{kg}$  dry weight.  
 CAS = chemical abstract service registry number  
 ESV - Ecological Screening Value for Step 2  
 RSV - Refinement Screening Value for Step 3a  
 R - Reactive electrophiles/proelectrophiles  
 N2 - Polar Narcosis  
 N3 - Diesters  
 U - Oxidative phosphorylation uncouplers  
 H - Herbicides  
 C - Central nervous system seizure agents  
 A - Acetylcholinesterase inhibitors  
 F - Fungicide  
 E - Endocrine disrupters or reproductive and developmental toxicants

**Table 2a Sources:**

a - Long, Edward R., and Lee G. Morgan. 1991. The Potential for Biological Effects of Sediment-Sorbed Contaminants Tested in the National Status and Trends Program. NOAA Technical Memorandum NOS OMA 52. Used effects range low (ER-L) for chronic and effects range medium (ER-M) for acute.

b - MacDonald, D.D.; Ingersoll, C.G.; Smorong, D.E.; Lindskoog, R.A.; Sloane, G; and T. Biernacki. 2003. Development and Evaluation of Numerical Sediment Quality Assessment Guidelines for Florida Inland Waters. Florida Department of Environmental Protection, Tallahassee, FL. Development and Evaluation of Numerical Sediment Quality Assessment Guidelines for Florida Inland Waters. Used threshold effect concentration (TEC) for the ESV and probable effect concentration (PEC) for the RSV.

c - MacDonald, D.D. 1994. Approach to the Assessment of Sediment Quality in Florida Coastal Waters. Florida Department of Environmental Protection. 1994 Florida Sediment Quality Assessment Guidelines for Florida Coastal Waters.

d - Region 4 Sediment Model based on highest ranked surface water quality ESV from Table 1a. See Equation 3 in text Section 6.2.2.

e - Region 4 Sediment Model based on: (ECOSAR minimum chronic value). See text.

f - Region 4 Sediment Model based on: (lowest predicted surface water value from McGrath & Di Toro (2009)). See text.

g - Persaud, D., R. Jaagumagi and A. Hayton. 1993. Guidelines for the protection and management of aquatic sediment quality in Ontario. Ontario Ministry of the Environment. Queen's Printer of Ontario.

h - Washington State Sediment Management Standards, Cleanup Objectives. [http://www.ecy.wa.gov/programs/tcp/smu/sed\\_standards.htm](http://www.ecy.wa.gov/programs/tcp/smu/sed_standards.htm)

i - Los Alamos National Laboratory ECORISK Database. <http://www.lanl.gov/community-environment/environmental-stewardship/protection/eco-risk-assessment.php>

j - CCME (Canadian Council of Ministers of the Environment). 2003. Canadian Environmental Quality Guidelines: Summary Table December 2003. Canadian Council of Ministers of the Environment, Winnipeg, Manitoba. Available at [http://www.ccme.ca/publications/ceqg\\_rcqe.html](http://www.ccme.ca/publications/ceqg_rcqe.html)

k - USEPA. 1993. Interim Report on Data and Methods for Assessment of 2,3,7,8 - Tetrachlorodibenzo-p-dioxin Risks to Aquatic Life and Associated Wildlife. EPA/600/R-93/055. Available from the National Service Center for Environmental Publications (NSCEP) Document Number 600R93055. <http://www.epa.gov/nscep/>

**Table 2b**  
**Region 4 Sediment Screening Values for Hazardous Waste Sites**  
**for Narcotic Mode of Action**

Chemical	CAS	Freshwater Sediment Screening Value (µg/kg 1% OC)		Source	Marine/Estuarine Sediment Screening Value (µg/kg 1% OC)		Source
		ESV	RSV		ESV	RSV	
<b>Volatile Organic Compounds (VOCs) - µg/kg @ 1% OC</b>							
<b>Chlorinated alkanes</b>							
1,1,1,2-Tetrachloroethane	630-20-6	73		a	9.6		a
1,1,2,2-Tetrachloroethane	79-34-5	190		a	579		a
1,1,1-Trichloroethane	71-55-6	34		a	5.1		a
1,1,2-Trichloroethane	79-00-5	319		a	524		a
1,1-Dichloroethane	75-34-3	131		a	15		a
1,2-Dichloroethane	107-06-2	385		a	175		a
1,2-Dichloropropane	78-87-5	272		a	1,900		b
Dichloromethane (methylene chloride)	75-09-2	183		a	268		a
Trichloromethane (Chloroform)	67-66-3	45		a	9.2		a
Tetrachloromethane (Carbon tetrachloride)	56-23-5	34		a	4.6		a
<b>Chlorinated alkenes</b>							
1,1-Dichloroethene (1,1-Dichloroethylene)	75-35-4	41		a	8.3		a
1,2-Dichloroethene (1,2-Dichloroethylene)	540-59-0	338		a	234		a
1,2-cis-Dichloroethylene	156-59-2	246		a			-
1,2-trans-Dichloroethylene	156-60-5	221		a			-
1,3-Dichloropropene	542-75-6	1.0		a	0.33		a
1,1,2,2-Tetrachloroethylene (PCE)	127-18-4	50		a	93		a
1,1,2-Trichloroethylene (TCE)	79-01-6	134		a	29		a
chloroethene (Vinyl chloride)	75-01-4	202		a			-
<b>Chlorobenzenes</b>							
Chlorobenzene	108-90-7	58		a	150		a
1,2-Dichlorobenzene	95-50-1	88		a	54		a
1,3-Dichlorobenzene	541-73-1	83		a	267		a
1,4-Dichlorobenzene	106-46-7	35		a	57		a
1,2,3-Trichlorobenzene	87-61-6	69		a	70		a
1,2,4-Trichlorobenzene	120-82-1	1,700		c	775		b
1,3,5-Trichlorobenzene	108-70-3	66		a	67		a
Trichlorobenzene (mixed isomers)	12002-48-1	66		a	67		a
<b>Monoaromatic hydrocarbons</b>							
1,2,3-Trimethylbenzene	526-73-8	2,074		c	652		b
1,2,4-Trimethylbenzene	95-63-6	92		a	645		b
1,3,5-Trimethylbenzene	108-67-8	157		a	638		b
Benzene	71-43-2	113		a	4,038		b
Cymene, p- (4-Isopropyltoluene)	99-87-6	179		a	536		b
Ethylbenzene	100-41-4	272		a	33		a
Isopropylbenzene (Cumene)	98-82-8	33		a	984		b
Styrene (Vinyl benzene)	100-42-5	116		a	1,959		b
Toluene	108-88-3	145		a	23		a
Xylenes (total)	1330-20-7	103		a	50		a
<b>Ketones</b>							
2-Butanone (methyl ethyl ketone)	78-93-3	992		a	631		a
2-Hexanone (methyl butyl ketone)	591-78-6	2,828		b	15		a
2-Octanone (methyl hexyl ketone)	111-13-7	4.1		a	4.4		a
4-Methyl-2-pentanone (MIBK)	108-10-1	2,712		b	22		a
Acetone	67-64-1	40		a	36		a
<b>Other VOCs</b>							
1-Pentanol	71-41-0	7.3		a	7.3		a
2-Propanol	67-63-0	0.42		a	0.42		a
Acetonitrile	75-05-8	561		a	5,144		b
4-Bromophenyl phenyl ether	101-55-3	46		a	46		a
Bromoform (Tribromomethane)	75-25-2	73		a	102		a
Bromomethane (methyl bromide)	74-83-9	2.0		a	3,107		b
Carbon disulfide	75-15-0	3.6		a	0.5		a
Dibromochloromethane	124-48-1	102		a	11.1		a
Dichlorobromomethane	75-27-4	108		a	5,915		b

**Table 2b**  
**Region 4 Sediment Screening Values for Hazardous Waste Sites**  
**for Narcotic Mode of Action**

Chemical	CAS	Freshwater Sediment Screening Value (µg/kg 1% OC)		Source	Marine/Estuarine Sediment Screening Value (µg/kg 1% OC)		Source
		ESV	RSV		ESV	RSV	
<b>Other VOCs</b>							
Ethylene glycol	107-21-1	314		a	1,921		b
Hexachloroethane	67-72-1	24		a	24		a
Methanol	67-56-1	3.6		a	1,941		b
Methyl tert-butyl ether (MTBE)	1634-04-4	84		a	2,911		b
Propylene glycol	57-55-6	0.6		a	2,199		b
Tetrahydrofuran	109-99-9	1,183		a	4,372		b
<b>Semivolatle Organic Compounds (SVOCs) µg/kg @ 1% OC</b>							
<b>Chlorobenzenes</b>							
1,2,3,4-Tetrachlorobenzene	634-66-2	77		a	436		c
1,2,4,5-Tetrachlorobenzene	95-94-3	185		a	434		c
<b>Hexachlorobenzene</b>	118-74-1	0.32		a	310		c
<b>Pentachlorobenzene</b>	608-93-5	115		a	18		a
<b>Phenols</b>							
2,4-Dichlorophenol	120-83-2	54		a	3,885		b
2,4,6-Tribromophenol	118-79-6	45		a			
2,3,4,6-Tetrachlorophenol	58-90-2	36		a			
Nonylphenol	25154-52-3	1,268		a	327		a
<b>Energetic SVOAs</b>							
2-Nitrotoluene	88-72-2	185		a	8,315		b
3-Nitrotoluene	99-08-1	133		a	10,000		b
4-Nitrotoluene	99-99-0	131		a	9,065		b
<b>Phthalates µg/kg @ 1% OC unless denoted by shading</b>							
<b>Bis(2-ethylhexyl)phthalate</b>	117-81-7	182	2,647	d	182	2,647	d
Butyl benzyl phthalate	85-68-7	592		a	489		a
Diethyl phthalate	84-66-2	231		a	221		a
Dimethyl phthalate	131-11-3	348		a	3,000		b
Di-n-butyl phthalate	84-74-2	220	1,000	a, e	405		a
Di-n-octyl phthalate	117-84-0	513	1,100	e	300		b
<b>PAHs µg/kg dw</b>							
<b>Low molecular weight PAHs (LMW-PAHs)</b>							
1-Methylnaphthalene	90-12-0	*			*		
2-Methylnaphthalene	91-57-6	*			*		
Acenaphthene	83-32-9	*			*		
Acenaphthylene	208-96-8	*			*		
Anthracene	120-12-7	*			*		
Fluorene	86-73-7	*			*		
Naphthalene	91-20-3	*			*		
<b>Phenanthrene</b>	85-01-8	*			*		
<b>Total LMW-PAHs</b>		*			<b>312</b>		d
<b>High molecular weight PAHs (HMW-PAHs)</b>							
<b>Benz(a)anthracene</b>	56-55-3	*			*		
<b>Benzo(a)pyrene</b>	50-32-8	*			*		
<b>Benzo(b)fluoranthene</b>	205-99-2	*			*		
<b>Benzo(g,h,i)perylene</b>	191-24-2	*			*		
<b>Benzo(k)fluoranthene</b>	207-08-9	*			*		
<b>Chrysene</b>	218-01-9	*			*		
<b>Dibenz(a,h)anthracene</b>	53-70-3	*			*		
<b>Fluoranthene</b>	206-44-0	*			*		
<b>Indeno(1,2,3-cd)pyrene</b>	193-39-5	*			*		
<b>Phenanthrene</b>	85-01-8	*			*		
Pyrene	129-00-0	*			*		
<b>Total HMW-PAHs</b>		*		d	<b>655</b>		d
<b>Total PAHs</b>		<b>1,610</b>		f	<b>1,684</b>		d

**Table 2b**  
**Region 4 Sediment Screening Values for Hazardous Waste Sites**  
**for Narcotic Mode of Action**

Chemical	CAS	Freshwater Sediment Screening Value (µg/kg 1% OC)		Source	Marine/Estuarine Sediment Screening Value (µg/kg 1% OC)		Source
		ESV	RSV		ESV	RSV	
<b>Other SVOCs µg/kg @ 1% OC unless denoted by shading</b>							
1,1-Biphenyl	92-52-4	197		a	423		a
4-Bromophenyl Phenyl Ether	101-55-3	46		a	46		a
Benzoic Acid	65-85-0	2,900	3,800	e	650	650	e
Benzyl alcohol	100-51-6	1.4		a	57	73	e
Carbazole	86-74-8	900	1,100	e			-
Dibenzofuran	132-64-9	151	680	a, e	139		a
Isodecyl diphenyl phosphate	29761-21-5	89		a	301		b
Isophorone	78-59-1	600		a	2,177		b
N-Nitrosodiphenylamine	86-30-6	35		a	295		a
Nitrobenzene	98-95-3	559		a	21,670		b
Propylene glycol	57-55-6	0.6		a	2,198		b
Quinoline	91-22-5	2,774		c	2,774		c
Triphenyl phosphate	115-86-6	69		a	301		b

**Table 2 Notes:**

\* see Total below.

**Red font** indicates a bioaccumulative chemical.

Gray shaded cells indicate concentration in µg/kg dry weight

ESV - Ecological Screening Value for Step 2

RSV - Refinement Screening Value for Step 3a

CAS = chemical abstract service registry number

**Table 2a Sources:**

a - Region 4 Sediment Model based on highest ranked surface water quality ESV from Table 1a See Equation 3 in text Section 6.2.2.

b - Region 4 Sediment Model based on: (ECOSAR minimum chronic value). See text.

c - Region 4 Sediment Model based on: (lowest predicted surface water value from McGrath & Di Toro (2009). See text.

d - MacDonald, D.D. 1994. Approach to the Assessment of Sediment Quality in Florida Coastal Waters. Florida Department of Environmental Protection. 1994 Florida Sediment Quality Assessment Guidelines for Florida Coastal Waters.

e - Washington State Sediment Management Standards, Cleanup Objectives. [http://www.ecy.wa.gov/programs/tcp/smu/sed\\_standards.htm](http://www.ecy.wa.gov/programs/tcp/smu/sed_standards.htm)

f - MacDonald, D.D.; Ingersoll, C.G.; Smorong, D.E.; Lindskoog, R.A.; Sloane, G; and T. Biernacki. 2003. Development and Evaluation of Numerical Sediment Quality Assessment Guidelines for Florida Inland Waters. Florida Department of Environmental Protection, Tallahassee, FL. Development and Evaluation of Numerical Sediment Quality Assessment Guidelines for Florida Inland Waters. Used threshold effect concentration (TEC) for ESV.



**Table 2c**  
**Region 4 Step 3a Sediment Screening Values**  
**for Polycyclic Aromatic Hydrocarbons (PAHs) at Hazardous Waste Sites**

Chemical	CAS	Freshwater Sediment Screening Values ( $\mu\text{g}/\text{kg OC}$ )	Source	Marine/Estuarine Sediment Screening Values ( $\mu\text{g}/\text{kg OC}$ )	Source
		RSV		RSV	
<b>Low Molecular Weight PAHs (LMW-PAHs)</b>					
Acenaphthene	83-32-9	491	a	16	c
Acenaphthylene	208-96-8	452	a	66	c
Anthracene	120-12-7	594	a	220	c
Fluorene	86-73-7	538	a	23	c
C1-Fluorenes	-	611	a	-	-
C2-Fluorenes	-	686	a	-	-
C3-Fluorenes	-	769	a	-	-
1-Methyl naphthalene	90-12-0	446	a	131	b
2-Methyl naphthalene	91-57-6	447	a	116	b
2,6-Dimethyl naphthalene	581-42-0	513	a	44	b
2,3,5-Trimethylnaphthalene	2245-38-7	584	a	13	b
Naphthalene	91-20-3	385	a	99	c
C1-Naphthalenes	-	444	a	-	-
C2-Naphthalenes	-	510	a	-	-
C3-Naphthalenes	-	581	a	-	-
C4-Naphthalenes	-	657	a	-	-
1-Methyl phenanthrene	832-69-9	670	a	50	b
Phenanthrene	85-01-8	596	a	100	c
C1-Phenathere/anthracenes	-	670	a	-	-
C2-Phenathere/anthracenes	-	746	a	-	-
C3-Phenathere/anthracenes	-	829	a	-	-
C4-Phenathere/anthracenes	-	913	a	-	-
<b>Thiophenes</b>					
Benzothiophene	11095-43-5	569	b	226	b
Dibenzothiophene	132-65-0	1,860	b	156	b
C1-Dibenzothiophenes	-	1,146	b	-	-
C2-Dibenzothiophenes	-	898	b	-	-
C3-Dibenzothiophenes	-	664	b	-	-
C4-Dibenzothiophenes	-	466	b	-	-
Naphthothiophene	233-02-3	1,803	b	151	b
<b>High Molecular Weight PAHs (HMW-PAHs)</b>					
Benzo(a)anthracene	56-55-3	841	a	110	c
C1-Benzanthracene/chrysenes	-	929	a	-	-
C2-Benzanthracene/chrysenes	-	1,008	a	-	-
C3-Benzanthracene/chrysenes	-	1,112	a	-	-
C4-Benzanthracene/chrysenes	-	1,214	a	-	-
Benzo(b)fluoranthene	205-99-2	979	a	38	b
Benzo(k)fluoranthene	-	981	a	38	b
Benzo(g,h,i)perylene	191-24-2	1,095	a	230	c
Benzo(a)pyrene	50-32-8	965	a	31	c
Benzo(e)pyrene	192-97-2	967	a	99	b
Chrysene	218-01-9	844	a	25	c
Dibenz(a,h) anthracene	53-70-3	1,123	a	12	c
Fluoranthene	206-44-0	707	a	160	c
C1-Fluoranthene/pyrenes	-	770	a	-	-
Indeno(1,2,3-cd)pyrene	193-39-5	1,115	a	34	c
Perylene	198-55-0	967	a	17	b
Pyrene	129-00-0	697	a	1,000	c

**Notes:**

RSV - Refinement Screening Value

a - EPA (2003). Procedures for the Derivation of Equilibrium Partitioning Sediment Benchmarks(ESBs) for the Protection of Benthic Organisms: PAH Mixtures. EPA/600/R-02/013. The value listed represents the  $C_{oc,PAH_i,FCV_i}$  from the document. See text section 6.2.4.

b - Region 4 Sediment model using ECOSAR.

c - Washington State Sediment Management Standards, Cleanup Objectives. [http://www.ecy.wa.gov/programs/tcp/smu/sed\\_standards.htm](http://www.ecy.wa.gov/programs/tcp/smu/sed_standards.htm)

**Table 3**  
**Region 4 Soil Screening Values for Hazardous Waste Sites**

CHEMICAL	CAS	Screening Level (mg/kg)	Ref.	Receptor	Plants	Ref.	Soil Invertebrates	Ref.	Mammalian	Ref.	Avian	Ref.
<b>Inorganic Compounds</b>												
<b>Metals</b>												
Aluminum	7429-90-5	Narrative	a	All			Narrative	a				
Antimony	7440-36-0	0.27	a	All	11	c	78	a	0.27	a		
Arsenic	7440-38-2	18	a	All	18	a	60	b	46	a	43	a
Barium	7440-39-3	330	a	All	110	c	330	a	2,000	a	1,000	c
Beryllium	7440-41-7	10	b	All	10	b	40	a	18	c		
Boron	7440-42-8	7.5	c	All	36	c			56	c	7.5	c
Cadmium	7440-43-9	0.36	a	All	32	a	140	a	0.36	a	0.77	a
Chromium - Total	7440-47-3	28	c	All					45	c	28	c
Chromium III	16065-83-1	18	a	All			18	a	34	a	26	a
Chromium VI	18540-29-9	0.35	c	All	0.35	c	7.8	a	81	a	190	c
Cobalt	7440-48-4	13	a	All	13	a			230	a	120	a
Copper	7440-50-8	28	a	All	70	a	80	a	49	a	28	a
Iron	7439-89-6	Narrative	a	All			Narrative	a				
Lead	7439-92-1	11	a	All	120	a	1,700	a	56	a	11	a
Lithium	7439-93-2	2	b	P, M	2	b			38	c		
Manganese	7439-96-5	220	a	All	220	a	450	a	4,000	a	4,300	a
<b>Mercury (total)</b>	7439-97-6	0.1	b	All	0.3	b	0.1	b	1.7	c	0.013	c
<b>Methylmercury</b>	22967-92-6	0.00051	b	All	0.3	b	0.1	b	0.0031	c	0.00035	c
Molybdenum	7439-98-7	2	b	All	2	b			4.8	b	17	c
Nickel	7440-02-0	38	a	All	38	a	280	a	130	a	210	a
<b>Selenium</b>	7782-49-2	0.52	a	All	0.52	a	4.1	a	0.63	a	1.2	a
Silver	7440-22-4	4.2	a	All	560	a			14	a	4.2	a
Strontium	7440-24-6	96	c	M					96	c		
Thallium	7440-28-0	0.22	c	All	1	b			0.22	c	6.3	c
Tin	7440-31-5	50	b	P	50	b						
Uranium	7440-61-1	25	c	All	25	c			220	c	1,600	c
Vanadium	7440-62-2	7.8	a	All	60	c			280	a	7.8	a
Zinc	7440-66-6	46	a	All	160	a			79	a	46	a
<b>Other Inorganics</b>												
Ammonia	7664-41-7											
Bromine (total)	7726-95-6	10	b	P	10	b						
Cyanide (free)	57-12-5	0.1	c	SI, A			0.9	f			0.1	c
Fluoride	16984-48-8	32	c	M, A					580	c	32	c
Fluorine <sup>†</sup>	7782-41-4	200	b	P	200	b						
Iodine	7553-56-2	4	b	P	4	b						

**Table 3**  
**Region 4 Soil Screening Values for Hazardous Waste Sites**

CHEMICAL	CAS	Screening Level (mg/kg)	Ref.	Receptor	Plants	Ref.	Soil Invertebrates	Ref.	Mammalian	Ref.	Avian	Ref.
<b>Volatile Organic Compounds (VOCs)</b>												
<b>Chlorinated Alkanes</b>												
1,1,1,2-Tetrachloroethane	630-20-6	0.07	d	SI			0.07	d				
1,1,2,2-Tetrachloroethane	79-34-5	0.19	d	SI			0.19	d				
1,1,1-Trichloroethane	71-55-6	0.04	d	All			0.04	d	260	c		
1,1,2-Trichloroethane	79-00-5	0.32	d	All			0.32	d				
1,1-Dichloroethane	75-34-3	0.14	d	All			0.14	d	210	c		
1,2-Dichloroethane	107-06-2	0.4	d	All			0.40	d	27	c	1.4	c
1,2-Dichloropropane	78-87-5	0.28	d	All			0.28	d				
Dichloromethane (Methylene chloride)	75-09-2	0.21	d	All	1,600	c	0.21	d	2.6	c		
Trichloromethane (chloroform)	67-66-3	0.05	d	All			0.05	d	8	c		
Tetrachloromethane (Carbon tetrachloride)	56-23-5	0.05	d	All			0.05	d				
<b>Chlorinated Alkenes</b>												
1,1-Dichloroethene/ethylene	75-35-4	0.04	d	All			0.04	d	11	c		
1,2-Dichloroethene (cis and trans)	540-59-0	0.04	d	All			0.04	d	23	c		
1,2-cis-Dichloroethylene	156-59-2	0.04	d	All			0.04	d				
1,2-trans-Dichloroethylene	156-60-5	0.04	d	All			0.04	d				
1,3-Dichloropropene	542-75-6	0.0	d	All			0.001	d				
Tetrachloroethene	127-18-4	0.06	d	All	10	c	0.06	d	0.18	c		
1,1,2-Trichloroethylene (TCE)	79-01-6	0.06	d	All			0.06	d	42	c		
Vinyl chloride	75-01-4	0.03	d	All			0.03	d	0.12	c		
<b>Chlorobenzenes</b>												
Chlorobenzene	108-90-7	2.4	c	All			2.4	c	43	c		
1,2-Dichlorobenzene	95-50-1	0.09	d	All			0.09	d	0.92	c		
1,3-Dichlorobenzene	541-73-1	0.1	d	All			0.08	d	0.73	c		
1,4-Dichlorobenzene	106-46-7	0.88	c	SI, M			1.2	c	0.88	c		
1,2,3-Trichlorobenzene	87-61-6	0.07	d	All			0.07	d				
1,2,4-Trichlorobenzene	120-82-1	0.27	c	All			1.2	c	0.27	c		
1,3,5-Trichlorobenzene	108-70-3	0.07	d	All			0.07	d				
<b>Monoaromatic Hydrocarbons</b>												
1,2,4-Trimethylbenzene	95-63-6	0.09	d	All			0.09	d				
1,3,5-Trimethylbenzene	108-67-8	0.16	d	All			0.16	d				
Benzene	71-43-2	0.12	d	All			0.12	d	24	c		
Cymene, p- (4-Isopropyltoluene)	99-87-6	0.18	d	All			0.18	d				
Ethylbenzene	100-41-4	0.27	d	All			0.27	d				
Isopropylbenzene (Cumene)	98-82-8	0.04	d	All			0.04	d				
Styrene (Vinyl benzene)	100-42-5	1.2	c	All	3.2	c	1.2	c				
Toluene	108-88-3	0.15	d	All	200	c	0.15	d	23	c		
Xylenes (total)	1330-20-7	0.1	d	All	100	c	0.1	d	1.4	c	41	c

**Table 3**  
**Region 4 Soil Screening Values for Hazardous Waste Sites**

CHEMICAL	CAS	Screening Level (mg/kg)	Ref.	Receptor	Plants	Ref.	Soil Invertebrates	Ref.	Mammalian	Ref.	Avian	Ref.
<b>Volatile Organic Compounds (VOCs)</b>												
<b>Ketones</b>												
2-Butanone (Methyl Ethyl Ketone)	78-93-3	1.0	d	All			1.0	d	360	c		
2-Hexanone	591-78-6	0.36	c	SI, M, A			2.5	d	5.4	c	0.36	c
Acetone	67-64-1	1.2	c	M, A			0.04	d	1.2	c	14	c
<b>Other VOCs</b>												
Tribromomethane (Bromoform)	75-25-2	0.07	d	All			0.07	d				
Bromomethane (methyl bromide)	74-83-9	0.002	d	All			0.002	d				
Carbon Disulfide	75-15-0	0.005	d	All			0.005	d	0.82	c		
Ethylene glycol	107-21-1	0.31	d	All			0.31	d				
Hexachloroethane	67-72-1	0.024	d	All			0.024	d				
Hexane	110-54-3	0.007	d	All			0.007	d				
Tert-butyl methyl ether (MTBE)	1634-04-4	12.5	c	SI			12.5	c				
<b>Semivolatile Organic Compounds (SVOCs)</b>												
<b>Chloroanilines</b>												
3-Chloroaniline	108-42-9	20	b	P, SI	20	b	30	b				
4-Chloroaniline	106-47-8	1.0	c	P, SI	1	c	1.8	c				
3,4-Dichloroaniline	95-76-1	20	b	SI			20	b				
2,4,5-Trichloroaniline	636-30-6	20	b	P, SI	20	b	20	b				
Pentachloroaniline	527-20-8	0.62	d	SI			0.62	d				
<b>Chlorobenzenes</b>												
1,3-Dichlorobenzene	99-65-0	0.08	d	All			0.08	d	0.73	c		
1,2,3-Trichlorobenzene	87-61-6	0.07	d	All			0.07	d				
1,2,3,4-Tetrachlorobenzene	634-66-2	0.08	d	All			0.08	d				
1,2,4,5-Tetrachlorobenzene	95-94-3	0.18	d	All			0.18	d				
<b>Hexachlorobenzene</b>	118-74-1	0.079	c	All	10	c	10	c	0.2	c	0.079	c
<b>Pentachlorobenzene</b>	608-93-5	0.11	d	All			0.11	d				
<b>Dichlorophenols</b>												
Dichlorophenols (2,3-), (2,4-), (2,5-), (2,6-)	120-83-2	0.05	d	All			0.05	d				
3,4-Dichlorophenols (3,4-), (3,5-)	95-77-2	20	b	P, SI	20	b	20	b				
<b>Trichlorophenols</b>												
2,4,5-Trichlorophenol	95-95-4	0.03	d	All	4	b	0.03	d				
2,4,6-Trichlorophenol	88-06-2	0.09	d	All			0.09	d				
<b>Tetrachlorophenols</b>												
2,3,4,5-Tetrachlorophenol	4901-51-3	20	b	SI			20	b				
Tetrachlorophenols (2,3,4,6-), (2,3,5,6-)	58-90-2	0.04	d	All			0.04	d				

**Table 3**  
**Region 4 Soil Screening Values for Hazardous Waste Sites**

CHEMICAL	CAS	Screening Level (mg/kg)	Ref.	Receptor	Plants	Ref.	Soil Invertebrates	Ref.	Mammalian	Ref.	Avian	Ref.
<b>Semivolatile Organic Compounds (SVOCs)</b>												
<b>Other Phenols</b>												
Chlorophenols (2-), (4-)	95-57-8	0.06	d	All			0.06	d	0.54	c	0.69	c
3-Chlorophenol	108-43-0	7	b	P, SI	7	b	10	b				
2,4-Dimethylphenol	105-67-9	0.04	d	SI			0.04	d				
2,4-Dinitrophenol	51-28-5	0.15	d	All	20	b	0.15	d				
4-Nitrophenol	100-02-7	7	b	SI			7	b				
2-Methylphenol (Cresol, o-)	95-48-7	0.1	d	All	0.67	c	0.1	d	590	c		
3-Methylphenol (Cresol, m-)	108-39-4	0.09	d	All	0.69	c	0.09	d				
4-Methylphenol (Cresol, p-)	106-44-5	0.08	d	All			0.08	d				
Nonylphenol	25154-52-3	1.27	d	SI			1.27	d				
<b>Pentachlorophenol (PCP)</b>	87-86-5	2.1	a	All	5	a	31	a	2.8	a	2.1	a
Phenol	108-95-2	0.79	c	All	0.79	c	1.8	c	38	c		
<b>Energetic SVOCs</b>												
2-Amino-4,6-dinitrotoluene	35572-78-2	14	c	SI, M, P	14	c	43	c	15	c		
4-Amino-2,6-dinitrotoluene	19406-51-0	12	c	SI, M, P	33	c	18	c	12	c		
1,3- Dinitrobenzene	99-65-0	0.073	d	All			0.034	d	0.073	c	0.15	c
2,4-Dinitrotoluene	121-14-2	6	c	SI, M, P	6	c	18	c	13	c		
2,6-Dinitrotoluene	606-20-2	4.1	c	All			30	c	4.1	c	52	c
HMX (Octahydro-tetranitro-1,3,5,7-tetrazocine)	2691-41-0	16	c	SI, M, P	2,700	c	16	c	300	c		
Nitroglycerine	55-63-0	13	c	SI, M			13	c	71	c		
2-Nitrotoluene	88-72-2	0.19	d	All			0.19	d	9.9	c		
3-Nitrotoluene	99-08-1	0.13	d	All			0.13	d	12	c		
4-Nitrotoluene	99-99-0	0.14	d	All			0.14	d	22	c		
PETN (Pentaerythrite-tetranitrate)	78-11-5	100	c	M					100	c		
RDX (Hexahydro-1,3,5-trinitro-1,3,5-triazine)	121-82-4	2.3	c	All			8.4	c	16	c	2.3	c
Tetryl (Methyl-2,4,6-trinitrophenylnitroamine)	479-45-8	1.5	c	M					1.5	c		
1,3,5-Trinitrobenzene	99-35-4	10	c	SI, M			10	c	120	c		
2,4,6-Trinitrotoluene (TNT)	118-96-7	7.6	c	All	62	c	32	c	96	c	7.6	c
<b>Other SVOCs</b>												
1,1'-Biphenyl	92-52-4	0.2	d	All	60	b	0.2	d				
3,3'- Dichlorobenzidine	91-94-1	0.03	d	All			0.03	d				
Benzoic acid	65-85-0	0.01	d	All			0.01	d	1	c		
Benzyl Alcohol	100-51-6	0.001	d	All			0.001	d	120	c		
Carbazole	86-74-8	0.16	d	All			0.16	d	80	c		
Dibenzofuran	132-64-9	0.15	d	All	6.1	c	0.15	d				
<b>Hexachlorobutadiene</b>	87-68-3	0.1	d	SI			0.1	d				
Hexachlorocyclopentadiene	77-47-4	0.001	d	All	10	b	0.001	d				
N-Nitrosodiphenylamine	86-30-6	0.12	d	All			0.12	d				
Nitrobenzene	98-95-3	2.2	c	SI, M			2.2	c	4.9	c		
Pentachloronitrobenzene	82-68-8	0.7	c	M, A					11	c	0.7	c

**Table 3**  
**Region 4 Soil Screening Values for Hazardous Waste Sites**

CHEMICAL	CAS	Screening Level (mg/kg)	Ref.	Receptor	Plants	Ref.	Soil Invertebrates	Ref.	Mammalian	Ref.	Avian	Ref.
<b>Semivolatile Organic Compounds (SVOCs)</b>												
<b>Phthalates</b>												
<b>Bis(2-ethylhexyl) phthalate</b>	117-81-7	0.02	c	All			0.23	d	0.59	c	0.02	c
Butylbenzyl phthalate	85-68-7	0.59	d	All			0.59	d	90	c		
Diethylphthalate	84-66-2	0.23	d	All	100	c	0.23	d	3,600	c		
Dimethylphthalate	131-11-3	0.35	d	All			10	c	38	c		
Di-n-butyl phthalate	84-74-2	0.011	c	All	160	c	0.22	d	180	c	0.011	c
Di-n-octyl phthalate	117-84-0	0.21	c	All			0.21	d	0.91	c		
<b>Polycyclic Aromatic Hydrocarbons (PAHs)</b>												
<b>Low Molecular Weight PAHs</b>												
Acenaphthene	83-32-9	See Total			0.25	c			120	c		
Acenaphthylene	208-96-8	See Total							120	c		
Anthracene	120-12-7	See Total			6.8	c			210	c		
Fluorene	86-73-7	See Total					3.7	c	250	c		
1-Methyl naphthalene	90-12-0	See Total										
2-Methylnaphthalene	91-57-6	See Total							16	c		
2,6-Dimethyl naphthalene	581-42-0	See Total										
2,3,5-Trimethylnaphthalene	2245-38-7	See Total										
Naphthalene	91-20-3	See Total			1.0	c			9.7	c	5.7	c
<b>1-Methyl phenanthrene</b>	832-69-9	See Total										
<b>Phenanthrene</b>	85-01-8	See Total					5.5	c	10	c		
<b>Total LMWPAHs</b>	-	<b>29</b>	a	All			29	a	100	a		
<b>High Molecular Weight PAHs</b>												
<b>Benzo(a)anthracene</b>	56-55-3	See Total			18	c			3	c	1	c
<b>Benzo(b)fluoranthene</b>	205-99-2	See Total			18	c			38	c		
<b>Benzo(k)fluoranthene</b>	207-08-9	See Total							62	c		
<b>Benzo(ghi)perylene</b>	191-24-2	See Total							24	c		
<b>Benzo(a)pyrene</b>	50-32-8	See Total							53	c		
<b>Benzo(e)pyrene</b>	192-97-2	See Total										
<b>Chrysene</b>	218-01-9	See Total							2.4	c		
<b>Dibenzo(a,h)anthracene</b>	53-70-3	See Total							12	c		
<b>Fluoranthene</b>	206-44-0	See Total					10	c	22	c		
<b>Indeno(1,2,3-cd)pyrene</b>	193-39-5	See Total							62	c		
<b>Perylene</b>	198-55-0	See Total										
Pyrene	129-00-0	See Total					10	c	22	c	34	c
<b>Total HMWPAHs</b>	-	<b>1.1</b>	a	M			18	a	1.1	a		

**Table 3**  
**Region 4 Soil Screening Values for Hazardous Waste Sites**

CHEMICAL	CAS	Screening Level (mg/kg)	Ref.	Receptor	Plants	Ref.	Soil Invertebrates	Ref.	Mammalian	Ref.	Avian	Ref.
<b>Pesticides/Herbicides</b>												
Acrolein	107-02-8	0.0001	d	All			0.0001	d				
<b>Aldrin</b>	309-00-2	0.037	c	SI, M			0.048	d	0.037	c		
Atrazine	1912-24-9	0.073	d	SI			0.073	d				
BHC - alpha	319-84-6	0.34	d	SI, M			0.34	d	58	c		
<b>BHC - beta</b>	319-85-7	0.27	c	M, A			0.0003	d	0.27	c	14	c
<b>BHC - gamma (Lindane)</b>	58-89-9	0.0094	c	P, M, A	0.1	c	0.0013	d	0.0094	c	0.21	c
Carbaryl	63-25-2	0.0025	d	All			0.0025	d				
Carbofuran	1563-66-2	0.0001	d	All			0.0001	d				
<b>Chlordane - alpha</b>	5103-71-9	0.27	c	P, M, A	2.2	c	0.17	d	0.27	c	0.28	c
<b>Chlordane - gamma</b>	12789-03-6	2.2	c	P, M, A	2.2	c	0.17	d	2.2	c	2.3	c
Chlorpyrifos	2921-88-2	0.0035	d	All			0.0035	d				
Dinoseb	88-85-7	0.0054	d	All			0.0054	d				
<b>DDD (sum 4,4- &amp; 2,4-DDD)</b>	50-29-3	0.0063	c	M, A			0.0001	d	4.1	c	0.0063	c
<b>DDE (sum 4,4- &amp; 2,4-DDE)</b>	72-55-9	0.11	c	M, A			0.0038	d	3.7	c	0.11	c
<b>DDT (sum 4,4- &amp; 2,4-DDT)</b>	72-54-8	0.044	c	All	4.1	c	3.37	d	0.044	c	0.36	c
<b>DDT/DDE/DDD (total)</b>	--	0.021	a	All					0.021	a	0.093	a
Diazinon	333-41-5	0.002	d	All			0.002	d				
<b>Dieldrin</b>	60-57-1	0.0049	a	All	10	c	0.1	d	0.0049	a	0.021	a
Endosulfan - alpha	959-98-8	0.64	c	M, A			0.0009	d	0.64	c	22	c
Endosulfan (alpha and beta)	115-29-7	0.0009	d	All			0.0009	d				
Endosulfan sulfate	1031-07-8	0.0065	d	All			0.0065	d				
<b>Endrin</b>	72-20-8	0.0014	c	All	0.0034	c	0.025	d	0.023	c	0.0014	c
Guthion	86-50-0	0.0006	d	All			0.0006	d				
<b>Heptachlor</b>	76-44-8	0.059	c	All	0.4	c	0.29	d	0.059	c	0.3	c
Heptachlor epoxide	1024-57-3	0.0004	d	All			0.0004	d				
Hexachlorocyclopentadiene	77-47-4	0.0008	d	All			0.0008	d				
<b>Kepone (Chlordecone)</b>	143-50-0	0.021	c	All			17	d	0.021	c	1.3	c
Malathion	121-75-5	0.0001	d	All			0.0001	d				
<b>Methoxychlor</b>	72-43-5	5	c	M, A			0.0025	d	5	c	18	c
<b>Mirex</b>	2385-85-5	0.014	d	All			0.014	d				
Parathion	56-38-2	0.0005	d	All			0.0005	d				
2,4,5-TP (Silvex)	93-72-1	12	d	SI			12	d				
Simazine	122-34-9	0.0001	d	All			0.0001	d				
<b>Toxaphene</b>	8001-35-2	4.1	d	M, A			0.38	d	5.9	c	4.1	c
<b>Trifluralin</b>	1582-09-8	0.0002	d	All			0.0002	d				

**Table 3**  
**Region 4 Soil Screening Values for Hazardous Waste Sites**

CHEMICAL	CAS	Screening Level (mg/kg)	Ref.	Receptor	Plants	Ref.	Soil Invertebrates	Ref.	Mammalian	Ref.	Avian	Ref.
<b>Polychlorinated Biphenyls (PCBs) and Dioxins/Furans</b>												
<b>PCDDs, PCDFs (ΣTEQ)</b>	1746-01-6	0.0088	d	All			0.0088	d				
<b>PCBs (sum) (Wildlife Based)</b>	1336-36-3	0.33	d	All	40	b	0.33	d				
<b>Aroclor-1016</b>	12674-11-2	1	c	All					1	c		
<b>Aroclor-1242</b>	53469-21-9	0.041	c	All					0.38	c	0.041	c
<b>Aroclor-1248</b>	12672-29-6	0.0072	c	All					0.0072	c	0.041	c
<b>Aroclor-1254</b>	11097-69-1	0.014	c	All	160	c			0.44	c	0.041	c
<b>Aroclor-1260</b>	11096-82-5	0.88	c	All					10	c	0.88	c
<b>Other</b>												
2-Nitroaniline	88-74-4	5.4	c	M					5.4	c		
Diphenylamine	122-39-4	10	c	M, A					10	c	73	c
Trichlorofluoromethane	75-69-4	52	c	M					52	c		
<p><b>Notes:</b>  Screening values in mg/kg.  All - ESV for protection of all receptors  A - ESV for protection of Avians  M - ESV for protection of Mammals  P - ESV for protection of Plants  SI - ESV for protection of soil invertebrates  LMWPAHs have less than 4 rings  HMWPAHs have 4 or more rings</p> <p><b>Table 3 Sources:</b>  a - USEPA (2007): Ecological Soil Screening Levels. <a href="http://www.epa.gov/ecotox/ecoss/">http://www.epa.gov/ecotox/ecoss/</a>  b - Oak Ridge National Laboratory:  Efroymson, R.A., M.E. Will, and G.W. Suter. 1997a. Toxicological Benchmarks for Screening Contaminants of Potential Concern for Effects on Soil and Litter Invertebrates and Heterotrophic Process: 1997 Revision. Oak Ridge National Laboratory, Oak Ridge, TN. ES/ER/TM-126/R2. <a href="http://www.esd.ornl.gov/programs/ecorisk/documents/tm126r21.pdf">http://www.esd.ornl.gov/programs/ecorisk/documents/tm126r21.pdf</a>  Efroymson, R.A., M.E. Will, G.W. Suter, and A.C. Wooten. 1997b. Toxicological Benchmarks for Screening Contaminants of Potential Concern for Effects on Terrestrial Plants: 1997 Revision. Oak Ridge National Laboratory, Oak Ridge, TN. ES/ER/TM-95/R4. <a href="http://www.esd.ornl.gov/programs/ecorisk/documents/tm85r3.pdf">http://www.esd.ornl.gov/programs/ecorisk/documents/tm85r3.pdf</a>  Efroymson, R.A., G.W. Suter, II, B.E. Sample, and D.S. Jones. 1997. Preliminary Remediation Goals for Ecological Endpoints. Oak Ridge National Laboratory, Oak Ridge, TN. 50 pp. ES/ER/TM-162/R2  c - Los Alamos National Laboratory (LANL). 2012. ECORISK Database Release 3.2. Environmental Programs, Engineering and Technology Division. September 2013. <a href="http://www.lanl.gov/community-environment/environmental-stewardship/protection/eco-risk-assessment.php">http://www.lanl.gov/community-environment/environmental-stewardship/protection/eco-risk-assessment.php</a>  d - ECOSAR &amp; Region 4 soil model. See text Section 6.3.</p>												