# ENVIRONMENTAL MONITORING IMPLEMENTATION PLAN FOR THE NORTH ST. LOUIS COUNTY SITES FOR CALENDAR YEAR 2019

ST. LOUIS, MISSOURI

**DECEMBER 20, 2018** 



U.S. Army Corps of Engineers St. Louis District Office Formerly Utilized Sites Remedial Action Program

**REVISION 0** 

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prepared by:

U.S. Army Corps of Engineers, St. Louis District Office Formerly Utilized Sites Remedial Action Program

with assistance from: Leidos, Inc. under Contract No. W912P9-17-D-0014, Delivery Order 0002

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#### ACRONYMS AND ABBREVIATIONS

Ac	actinium
AEC	U.S. Atomic Energy Commission
AOC	area of contamination
ARAR	applicable or relevant and appropriate requirement
ATD	alpha track detector
BMP	best management practice
BOD	biological oxygen demand
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
CFR	Code of Federal Regulations
COC	contaminant of concern
COD	chemical oxygen demand
CSR	Code of State Regulations
CWC	Coldwater Creek
CY	calendar year
DOD	U.S. Department of Defense
DOE	U.S. Department of Energy
ELAP	Environmental Laboratory Accreditation Program
EMDAR	Environmental Monitoring Data and Analysis Report
EMG	Environmental Monitoring Guide for the St. Louis Sites
EMICY	Environmental Monitoring Implementation Calendar Year
EMP	Environmental Monitoring Program
FUSRAP	Formerly Utilized Sites Remedial Action Program
Futura	Futura Coatings Company
GASP	Ground-Water Algorithm Sampling Protocol
HISS	Hazelwood Interim Storage Site
HZ	hydrostratigraphic zone
IA	investigation area
IDW	investigation-derived waste
KPA	kinetic phosphorescence analysis
Mallinckrodt	Mallinckrodt LLC
MCL	maximum contaminant level
MDNR	Missouri Department of Natural Resources
MSD	Metropolitan St. Louis Sewer District
NC	North St. Louis County
NCP	National Contingency Plan
NESHAP	National Emission Standards for Hazardous Air Pollutants
NPDES	National Pollutant Discharge Elimination System
NRC	U.S. Nuclear Regulatory Commission
Pa	protactinium
PCB	polychlorinated biphenyl
PVC	polyvinyl chloride
QA	quality assurance
QAPP	Quality Assurance Project Plan
QC	quality control
<b>x</b> -	1 2

#### ACRONYMS AND ABBREVIATIONS (Continued)

Ra	radium
RA	remedial action
RAC	remedial action contractor
RCRA	Resource Conservation and Recovery Act
RG	remediation goal
Rn	radon
ROD	Record of Decision for the North St. Louis County Sites
SAG	Sampling and Analysis Guide for the St. Louis Sites
SLAPS	St. Louis Airport Site
SLDS	St. Louis Downtown Site
SLS	St. Louis Sites
SOR	sum of ratios
TEDE	total effective dose equivalent
Th	thorium
TLD	thermoluminescent dosimeter
TPH	total petroleum hydrocarbons
TRRA	Terminal Railroad Association
TSS	total suspended solids
U	uranium
UCL <sub>95</sub>	95 percent upper confidence limit
UMTRCA	Uranium Mill Tailings Radiation Control Act
USACE	U.S. Army Corps of Engineers
USEPA	U.S. Environmental Protection Agency
UUUE	unlimited use and unrestricted exposure
VP	vicinity property

#### **UNIT ABBREVIATIONS**

Both English and metric units are used in this report. The units used in a specific situation are based on common unit usage or regulatory language (e.g., depths are given in feet, and areas are given in square meters). Units included in the following list are not defined at first use in this report.

µCi/mL	microcurie(s) per milliliter
μg/L	microgram(s) per liter
ft	foot/feet
mCi	millicurie(s)
mgd	million gallons per day
mg/L	milligram(s) per liter
mL/L/hour	milliliter(s) per liter per hour
mrem	millirem
NTU	<pre>nephelometric turbidity unit(s)</pre>
pCi/L	picocurie(s) per liter
WL	working level(s)

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#### 1.0 INTRODUCTION

This Environmental Monitoring Implementation Calendar Year (EMICY) plan for calendar year (CY) 2019 applies to the North St. Louis County (NC) Sites within the Formerly Utilized Sites Remedial Action Program (FUSRAP). Figure 1-1 depicts a schematic representation of the FUSRAP St. Louis Sites (SLS) and shows the overall organization of the NC Sites. The NC Sites consist of the St. Louis Airport Site (SLAPS), its associated vicinity properties (VPs), and the Latty Avenue Properties (Figure 1-2). The Latty Avenue Properties include the Futura Coatings Company (Futura), the Hazelwood Interim Storage Site (HISS), and the Latty Avenue VPs (Figure 1-3).

The FUSRAP was initiated in 1974 by the U.S. Atomic Energy Commission (AEC), the predecessor to the U.S. Department of Energy (DOE). The FUSRAP was transferred to the U.S. Army Corps of Engineers (USACE) on October 13, 1997. The USACE is responsible for the management and execution of the FUSRAP to clean up sites used in the nation's early atomic energy program. One element of the FUSRAP mission is the environmental monitoring of sites at which response actions either are being implemented or have been completed, but at which contaminants remain onsite that exceed *Record of Decision for the North St. Louis County Sites* (ROD) (USACE 2005) remediation goals (RGs) for unlimited use and unrestricted exposure (UUUE).

Environmental monitoring is conducted to support assessment of the effectiveness of the remedial action (RA) in Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) 5-year reviews. Five-year reviews are required under the National Oil and Hazardous Substances Pollution Contingency Plan, more commonly called the National Contingency Plan (NCP), at sites where hazardous substances, pollutants, or contaminants remain above ROD RGs for UUUE. Environmental monitoring serves as a critical tool to evaluate potential future migration of residual contaminants, whether as a component of RAs or as a best management practice (BMP).

This document serves as a component of an integrated approach to collecting environmental data at the NC Sites. These data are collected to ensure compliance with the ROD (USACE 2005) goals and applicable or relevant and appropriate requirements (ARARs). As a result of promulgation of new regulations, issuance of permits, meeting of substantive requirements, and/or the implementation of RAs; monitoring requirements and data objectives for the NC Sites may change. Accordingly, program-level requirements with respect to field sampling procedures, sample management requirements, analytical protocols, and quality assurance (QA)/quality control (QC) activities that are unlikely to change are specified in an upper-tier document titled *Sampling and Analysis Guide for the St. Louis Sites* (SAG) (USACE 2000). The *Environmental Monitoring Guide for the St. Louis Sites* (EMG) (USACE 1999) describes the overall objectives, program structure, media to be monitored, and program requirements of the Environmental Monitoring Program (EMP).

Annual EMICY plans are issued under the EMG to address changing monitoring objectives and to specifically identify sampling locations, frequencies, monitoring parameters, and criteria for evaluation of the resultant data specific for periodic sampling activities for the subject year. Non-periodic sampling activities such as soil sampling to define contamination extent for design purposes or to verify compliance with cleanup objectives or other special studies are specified in other implementation plans throughout the year. Excavation-water and storm-water data obtained from the monitoring described in the EMICY are reported to the U.S. Environmental Protection Agency (USEPA) Region 7 and the Missouri Department of Natural Resources (MDNR) in quarterly reports. The remaining data along with an evaluation of the data obtained from

monitoring under each EMICY during a CY is provided in an annual Environmental Monitoring Data and Analysis Report (EMDAR) for each CY.

Since the completion of the EMICY for CY 2018 (USACE 2017), two high-flow surface-water monitoring and sampling events per year were added at three of the existing sampling locations (i.e., C002, C007, and C009) on Coldwater Creek (CWC). The USACE also plans to move the radiological laboratory from Latty Avenue to the SLAPS and is currently working with the Metropolitan St. Louis Sewer District (MSD) to potentially combine the laboratory's MSD special discharge authorization with the SLAPS treated waste water (i.e., accumulated excavation and ground water) MSD special discharge authorization. Over the next 2 years, the USACE plans to decommission three wells (i.e., B53W13S, B53W18S, and B53W19S) that are no longer sampled. Additionally, storm-water sampling at Outfall 002 will continue to vary between annually and monthly based on the status of RA in the drainage area. No other changes to the EMP or environmental monitoring are planned for CY 2019.

The remainder of this section contains a summary description of the contents of this document. Section 2.0 contains guidelines derived from the ROD and various environmental regulations that will be used for assessment of the data obtained under this EMICY. Section 3.0 contains the various types and locations of monitoring to be conducted at the NC Sites, along with supporting QA/QC requirements. Section 4.0 references the SAG procedures necessary to fulfill the requirements of this EMICY, including field-sampling procedures, sample management requirements, sample packaging and shipping requirements, management of investigation-derived waste (IDW), and analytical protocols.

#### 2.0 OBJECTIVES AND EVALUATION GUIDELINES FOR THE ENVIRONMENTAL MONITORING PROGRAM FOR CY 2019

#### 2.1 PROGRAM OBJECTIVES FOR CY 2019

The objectives for the EMP during CY 2019 are identified as follows.

- Conduct BMP monitoring to obtain data for impact evaluations relative to guidelines derived from environmental regulations.
- Conduct periodic monitoring, as required, to meet substantive requirements or permit or ARAR conditions for the NC Sites.
- Perform trend analyses, as required, to determine effects of RAs on surface and ground water.

To fulfill these objectives, Section 3.0 identifies sampling locations and frequencies for various environmental media based on ARARs, permit conditions, site characteristics, risk assessment considerations, and other site factors. Such sampling locations can include the area of contamination (AOC), points of compliance at the AOC boundary, receptor areas, off-site unaffected areas, critical receptors, or migration pathways. Similarly, the monitoring parameters identified in Section 3.0 were selected from permit conditions, best professional judgment based on historical site studies, and the ROD (USACE 2005).

#### 2.2 EVALUATION GUIDELINES FOR ENVIRONMENTAL MONITORING DATA

Data acquired during CY 2019 will be evaluated with respect to ARARs, permit conditions, guidelines derived from environmental regulations, and environmental documents (i.e., the ROD).

#### 2.2.1 Guidelines for Site Radiological Data

Outdoor and indoor air monitoring will be conducted under this EMICY as a BMP or to meet ARAR commitments. Site outdoor radiological monitoring is appropriate in the vicinity of excavation and loadout areas (e.g., VPs) and/or at areas accessible to members of the public. Indoor air monitoring (i.e., radon) is appropriate for occupied or habitable structures at the Futura property at which radium (Ra)-226 levels in soils under structures remain at levels above the RGs established in the ROD. The following subsections describe the monitoring that will be conducted to demonstrate compliance.

#### Title 40 Code of Federal Regulations (CFR) 61, Subpart I

Sampling results from outdoor airborne particulate monitoring will be evaluated with respect to regulatory guidelines from 40 *CFR* 61. In accordance with 40 *CFR* 61.102(a), the dose from radioactive airborne particulates (excluding radon) to the hypothetical maximally exposed member of the public is not to exceed 10 mrem per year. This value applies to the critical receptor receiving the highest dose as determined by modeling and/or monitoring that considers inputs such as wind direction and duration of human occupancy.

#### Title 10 CFR 20.1301

Sampling results from outdoor airborne particulate, external gamma, and outdoor radon monitoring conducted at the NC Sites will be evaluated with respect to the regulatory guideline from 10 *CFR* 20. Although this is not an ARAR, the evaluation is conducted as a BMP to provide assurance that actions conducted in accordance with the ROD are protective of the public. Exposure to the public from FUSRAP RA operating activities is limited to 100 mrem per year excluding background, from

all pathways by 10 *CFR* 20. Guidance on the use of monitoring data to demonstrate compliance with the 100 mrem per year standard when considering all pathways is contained in 10 *CFR* 20.

#### Title 40 CFR 192.12(b)

Sampling results from indoor radon monitoring within occupied structures on the Futura property will be evaluated with respect to the regulatory guideline from 40 *CFR* 192.12(b). In accordance with 40 *CFR* 192.12(b), reasonable effort shall be made to achieve an annual average (or equivalent) radon decay product concentration (including background) not to exceed 0.02 working levels (WLs) in occupied or habitable buildings.

Lists of regulatory commitments and a general description of how the commitments will be implemented are provided in Tables 2-1 through 2-4.

Table 2-1. Guidelines for Outdoor Air, Indoor Air and Direct Radiation Monitoring Data
at the NC Sites

Media	Parameter	<b>Regulatory Based Guideline</b>	Type of Monitoring
Outdoor	Radiation	Total dose to a member of the public	Radon concentrations (alpha track detectors
Air	Dose to	from all pathways $\leq 100$ mrem/year.	[ATDs]), and direct gamma radiation dose rates
	Public		(thermoluminescent dosimeters [TLDs]) around
			the loadout pad area for the SLAPS and along the
			railroad tracks adjacent to Futura on VP-40A.
		Airborne particulate dose to a member of the public $\leq 10$ mrem/year	Air particulate concentrations (filtered air samples) at excavation perimeters and loadout
		(exclusive of radon).	areas accessible to members of the public at the
			SLAPS, the SLAPS VPs, and the Latty Avenue
			Properties.
Indoor	Radon	Radon progeny concentration (or	Radon measurements (ATDs) within the main
Air		equivalent) $\leq 0.02$ WL.	structures on the Futura property.

# Table 2-2. Summary of National Emission Standards for Hazardous Air Pollutants(NESHAP) Air Emissions at the NC Sites

Regulation: NESHAPs Air Emissions				
Regulation	Description/Standard	Implementation		
40 CFR 61, Subpart I	Radionuclide emissions of	Compliance with this standard will be demonstrated		
	ambient air particulates from	through measurement of radionuclide air particulate		
(ARAR in ROD	federal facilities other than	concentrations at site or excavation area perimeters		
[USACE 2005])	U.S. Nuclear Regulatory	and the use of the USEPA computer code CAP88PC		
	Commission (NRC) licensees	and/or measurement of radionuclide air concentrations		
	shall not exceed those amounts	at critical receptor locations in accordance with		
	that would cause any member of	40 CFR 61.107(b). USEPA concurrence is required to		
	the public to receive an effective	use environmental measurements to show compliance		
	dose equivalent in excess of	at receptor locations.		
	10 mrem/year exclusive of radon.			

# Table 2-3. Summary of Uranium Mill Tailings Radiation Control Act (UMTRCA) RadonEmissions Regulation

Regulation: UMTRCA Radon Emissions			
Regulation Description/Standard		Implementation	
40 CFR 192.12(b)	Indoor radon measurements to ensure the	Indoor radon monitoring will be conducted in	
	average annual (or equivalent) radon	the main structures on the Futura property	
(ARAR in ROD	decay product concentration (including	using radon ATDs as described in 40 CFR 61	
[USACE 2005])	background) do not exceed 0.02 WL.	Appendix B, Method 114, Method A-7.	

Regulation: 10 CFR 20.1301 Dose Limits to Individual Members of the Public			
Regulation Description/Standard		Implementation	
10 <i>CFR</i> 20.1301 (BMP)	Total dose to individual members of the public shall not exceed 100 mrem/year, exclusive from the dose contributions from background radiation.	Compliance with this standard will be demonstrated using a combination of TLDs, ATDs, and air samples for particulate radionuclides. Radon concentrations (ATDs), and direct gamma radiation dose rates (TLDs) will be collected around the SLAPS loadout pad area and along the railroad tracks adjacent to Futura on VP-40A. At the SLAPS and the SLAPS VPs, air particulate concentrations (filtered air samples) will be collected at excavation perimeters and loadout areas accessible to members of the public. The summation of the doses calculated from the results of monitoring with TLDs, ATDs, and particulate air samples, as applicable, will be used to demonstrate compliance with the 100 mrem/year criterion. The dose contribution from water pathways is negligible and is not considered when calculating total effective dose equivalent (TEDE) to the critical receptor. Dose from the monitoring locations to critical receptors will be modeled to maximally exposed receptor locations in accordance with 10 <i>CFR</i> 20.1302(b)(1) to demonstrate compliance with the dose limit in 10 <i>CFR</i> 20.1301.	

 Table 2-4. Summary of Regulation for Dose Limits to Individual Members of the Public

### 2.2.2 Guidelines for Excavation-Water Data and Storm-Water Data

The MSD has issued discharge authorization letters for the SLAPS and NC Sites that establish discharge-limit-based criteria for excavation water (MSD 2001, 2005a, 2006b, 2008b, 2010b, 2012b, 2014b, 2016b, 2018b). The pollutants addressed in the MSD letters for the NC Sites are identified in Table 2-5. The pollutants addressed in the National Pollutant Discharge Elimination System (NPDES) permit equivalent for the SLAPS for storm water will be applied at all NC Sites and are identified in Table 2-6. These discharge limits will be used as guidelines for excavation-water and storm-water monitoring data obtained under this EMICY and reported in the annual EMDAR. For cases in which the governing authorities have not provided discharge limits for the NC Sites radiological contaminants of concern (COCs), the 10 *CFR* 20 Appendix B values have been provided. Additionally, the 10 *CFR* 20, Appendix B, values are used to calculate the sum of ratios (SOR) value when sampling for discharge and aid in the establishment of water management protocols. The MDNR has also issued a permit equivalent outlining limits for the storm-water outfalls at the SLAPS (MDNR 1998). The ROD acknowledged effluent limits established in the permit equivalent as ARARs. Copies of the MSD discharge authorization letters and the MDNR NPDES permit equivalent are located in Appendix A of this EMICY.

Constituent	NC Sites Discharge-Limit-	10 CFR 20,		
Constituent	Based Criteria MSD <sup>a</sup>	Appendix B, Table 3, Sewer Release Values		
Radiochemical Parameters				
Ra-226 <sup>b</sup>	10 pCi/L	600 pCi/L		
Ra-228 <sup>b</sup>	30 pCi/L	600 pCi/L		
Th-228 <sup>b</sup>	2,000 pCi/L	2,000 pCi/L		
Th-230 <sup>b</sup>	1,000 pCi/L	1,000 pCi/L		
Th-232	Not Required	300 pCi/L		
U-234	3,000 pCi/L	3,000 pCi/L		
U-235	3,000 pCi/L	3,000 pCi/L		
U-238	3,000 pCi/L	3,000 pCi/L		

# Table 2-5. NC Sites MSD Discharge Limits and 10 CFR 20, Appendix B, Values (Continued)

Constituent	NC Sites Discharge-Limit-	10 CFR 20, Appendix B, Table 3, Sewer Release Values					
Constituent	Based Criteria MSD <sup>a</sup>						
	Radiochemical Parameters (Continued)						
Total U (kinetic phosphorescence analysis [KPA]) <sup>b</sup>	No Value Listed	3,000 pCi/L					
Gross Alpha (raw water)	3,000 pCi/L	No Value Listed					
Gross Beta	No Value Listed	No Value Listed					
Gross Alpha (Total Suspended Solids [TSS] filtrate)	No Value Listed	No Value Listed					
SOR	1.0	1.0					
Total Activity	50 mCi per year	No Value Listed					
	Metals Parameters						
Barium	10 mg/L	No Value Listed					
Lead	0.4 mg/L	No Value Listed					
Selenium <sup>c</sup>	0.2 mg/L	No Value Listed					
Other Parameters							
Biological Oxygen Demand (BOD) <sup>d</sup>	300 mg/L	No Value Listed					
Chemical Oxygen Demand (COD) <sup>d</sup>	600 mg/L	No Value Listed					
TSS	No Value Listed	No Value Listed					
Total Volume Discharged	100,000 gallons/24-hour period	No Value Listed					

MSD authorization letter dated 07/23/01 and as modified in MSD letters issued 02/10/05, 06/19/06, 05/22/08, 05/10/10, 05/24/12, 06/23/14, 07/18/16, and 06/11/18. The first two batches in each new investigation area (IA) will require a full suite analysis. Subsequent batches must be analyzed and shown to meet applicable limits for total U KPA, gross alpha, gross beta, and TSS prior to discharge (MSD 2001, 2005a, 2006b, 2008b, 2010b, 2012b, 2014b, 2016b, 2018b).

<sup>b</sup> These evaluation parameters are used to calculate the SOR value when sampling for discharge and aids in establishing water management protocols.

<sup>2</sup> Under certain conditions with a selenium concentration greater than 0.2 mg/L, a mass limit of 76 grams per day is imposed. This is a special grant from MSD. Any time the selenium levels are greater than 0.2 mg/L, the USACE has the option to discharge at a lower rate. For example, instead of discharging 100,000 gallons of water with selenium concentrations at 0.2 mg/L, the USACE can discharge 50,000 gallons of water at 0.4 mg/L, as long as cumulative discharge of selenium remains below the 76 grams per day (MSD 2005a).

<sup>d</sup> MSD surcharges apply for BOD concentration greater than 300 mg/L and COD concentration greater than 600 mg/L.

#### 2.2.3 Guidelines for Coldwater Creek Surface-Water and Sediment Data

Surface-water and sediment data collected from CWC during this EMICY will be evaluated relative to historical sample results obtained at each station. The ROD states that the maximum contaminant level (MCL) for total uranium (U) of 30  $\mu$ g/L may be used as a monitoring guide for surface water. In addition, the ROD established RGs for Ra-226, thorium (Th)-230, and U-238, and these criteria will be used in evaluating CWC sediment. A trend analysis will then be performed at each station with the data collected to date to determine the effects of the RA on surface water and sediment in CWC. This trend analysis, along with the sample results, will be reported in the annual EMDAR.

 Table 2-6. NC Sites NPDES Discharge Limits and 10 CFR 20, Appendix B, Values

Constituent NC Sites Discharge-Limi Based Criteria NPDES		10 CFR 20, Appendix B, Table 2, Column 2, Effluent Values
	Radiochemical Par	
Ra-226 <sup>b</sup>	Not Required	60 pCi/L
Ra-228 <sup>b</sup>	Not Required	60 pCi/L
Total Ra	Monitor Only	No Value Listed
Th-228 <sup>b</sup>	Not Required	200 pCi/L
Th-230 <sup>b</sup>	Not Required	100 pCi/L
Th-232 <sup>b</sup>	Not Required	30 pCi/L
Total Th	Monitor Only	No Value Listed
U-234	Not Required	300 pCi/L

Constituent	NC Sites Discharge-Limit-	10 CFR 20,				
Constituent	Based Criteria NPDES <sup>a</sup>	Appendix B, Table 2, Column 2, Effluent Values				
	Radiochemical Parameters (Continued)					
U-235	Not Required	300 pCi/L				
U-238	Not Required	300 pCi/L				
Total U <sup>b</sup>	Monitor Only	300 pCi/L				
Gross Alpha	Monitor Only	No Value Listed				
Gross Beta	Monitor Only	No Value Listed				
Protactinium (Pa)-231	Monitor Only	6 pCi/L				
Actinium (Ac)-227	Monitor Only	5 pCi/L				
Radon	Monitor Only	No Value Listed				
	Metals Paramo	eters				
Arsenic	0.1 mg/L	No Value Listed				
Cadmium	0.094 mg/L	No Value Listed				
Chromium	0.28 mg/L	No Value Listed				
	Miscellaneous Pa	rameters				
COD <sup>c</sup>	90 mg/L	No Value Listed				
Oil and Grease	$10 \text{ mg/L}^{e}$	No Value Listed				
Total Petroleum Hydrocarbons (TPH)	10 mg/L <sup>e</sup>	No Value Listed				
pH <sup>d</sup>	6.0-9.0	No Value Listed				
Settleable Solids	1.0 mL/L/hour <sup>e</sup>	No Value Listed				
Polychlorinated Biphenyls (PCBs)	<0.5 µg/L	No Value Listed				

# Table 2-6. NC Sites NPDES Discharge Limits and 10 CFR 20, Appendix B, Values (Continued)

<sup>1</sup> SLAPS - MDNR NPDES ARAR document letter from MDNR to USACE dated 10/02/98 (MDNR 1998).

These evaluation parameters are used to calculate the SOR value when sampling for discharge and aids in establishing water management protocols.

Sampled annually.

<sup>d</sup> Monitoring only requirement for NPDES or equivalent.

Monthly Average.

#### 2.2.4 Guidelines for Ground-Water Data

The ROD identifies two types of monitoring guidelines: (1) response-action monitoring guidelines and (2) a total-U monitoring guide (which is used for both response-action and long-term monitoring). The ROD guideline for response-action monitoring is two times the 95 percent upper confidence limit (UCL<sub>95</sub>) of the mean, based on historical concentrations of the analyte in a particular well before soil RAs were initiated under the ROD. The total-U monitoring guide is defined in the ROD to be equal to the total-U MCL of 30  $\mu$ g/L (USACE 2005).

Response-action monitoring of hydrostratigraphic zone (HZ)-A and Unit 4 of HZ-C (as a surrogate for HZ-E) is conducted to ensure that the soil RA does not significantly degrade current ground-water conditions. A significantly degraded ground-water condition requires all of the following:

- that soil COC concentrations have statistically increased in ground water (relative to the well's historical data and accounting for uncertainty) for more than a 12-month period. Significantly increased concentrations are defined as doubling of an individual COC concentration above the UCL<sub>95</sub> of the mean (based on the historical concentration before RA) for a period of 12 months;
- that the degraded well is close enough to impact CWC; and
- that a significant degrading of CWC surface water is anticipated.

Long-term monitoring of ground water (HZ-A only) will be conducted for inaccessible areas where soil contaminants remain at levels above the RGs (e.g., at the Futura buildings) to ensure protectiveness of the final remedy and to verify that ground-water conditions do not degrade. In the EMDAR for CY 2019, the NC wells will be evaluated to identify any sustained soil COC concentrations above the respective monitoring guide. If ground-water monitoring indicates the presence of soil COCs at significantly increased concentrations and total U significantly above  $30 \mu g/L$ , and if significant degrading of CWC surface water may occur, an evaluation of potential response actions would be conducted.

A trend analysis, such as the Mann-Kendall Trend Test, will be performed on wells that meet certain conditions based on their historical data to determine if the soil RA has any significant effects on ground water. The data and results of the trend analyses will be reported in the annual EMDAR.

#### 3.0 ENVIRONMENTAL MONITORING ACTIVITIES FOR CY 2019

This section describes the periodic sampling and analysis selected for CY 2019 to achieve the objectives of the EMP, including the monitoring locations, frequencies, and analytes of concern. These activities will be implemented in conjunction with the program objectives defined in the EMG and program protocols described in the SAG. Details of the specific sampling and analytical protocols necessary for field implementation are provided in the SAG. Characterization efforts, monitoring to support treatability studies, and RA confirmation sampling are considered non-periodic monitoring activities. Non-periodic monitoring activities are outside the scope of the EMICY and are implemented through issuance of work descriptions or other implementation plans and are not described herein.

## 3.1 AIR MONITORING AND DIRECT GAMMA RADIATION MONITORING

#### 3.1.1 Rationales and Objectives for Air and Direct Gamma Radiation Monitoring

Objectives for air and direct gamma radiation monitoring are identified to:

- provide surveillance of public exposure routes through sampling and analysis;
- verify compliance with regulations;
- provide indication and methods to quantify the release of radioactive materials from the site; and
- characterize trends in environmental radiation measurements, especially as they are affected by site RAs.

Measurement objectives to meet regulatory requirements are identified to:

- calculate the total effective dose equivalent (TEDE) to the hypothetical maximally exposed members of the public from all complete and applicable pathways;
- calculate the effective dose equivalent from airborne particulate emissions (exclusive of radon) to the hypothetical maximally exposed member of the public;
- determine indoor radon progeny concentrations (or equivalent) in occupied or habitable buildings (e.g., Futura buildings) located on soils exceeding RGs for Ra-226; and
- determine background values for the parameters of concern at off-site locations.

Thermoluminescent dosimeters (TLDs), alpha track detectors (ATDs), and particulate air filters will be used in various combinations at the NC Sites to monitor gamma exposure levels, radon, and airborne particulate radionuclide emissions (exclusive of radon). Data from these measurements will be converted into an effective dose equivalent. In compliance with regulatory requirements, an annual NESHAP report will be submitted to the USEPA.

### 3.1.2 Monitoring Locations

Monitoring locations for TLDs and ATDs at the Latty Avenue Properties are shown on Figure 3-1. The TLD and ATD monitoring locations for the SLAPS are shown on Figure 3-2. Figure 3-3 provides the location of the SLS background gamma radiation, radon, and particulate air sampling stations. The type, frequency, and location of air particulate, radon, and gamma radiation monitoring are identified in Table 3-1. The SLS background sampling results are assumed to be representative of the entire St. Louis metropolitan area including the NC Sites.

Site	Parameters	Media/ Sample Type	Number of Monitoring Locations	Frequency	Driver/Purpose <sup>a</sup>
SLAPS	External gamma radiation	TLD	4	Quarterly	EMP – public exposure
	Radon and progeny	ATD	4	Semi-annually	EMP – public exposure
	Particulate radionuclides	Filter	Varies <sup>b</sup>	During active loadout	EMP – NESHAP/public exposure
SLAPS VPs and Latty Avenue Properties	Particulate radionuclides	Filter	Varies <sup>b</sup>	During active excavations and loadout	EMP – NESHAP/public exposure
Futura Buildings	Radon progeny (or equivalent)	ATD	10	Semi-annually	EMP – UMTRCA/public exposure
VP-40A	External gamma radiation	TLD	2	Quarterly	EMP – public exposure
	Radon and progeny	ATD	3	Semi-annually	EMP – public exposure
Background	External gamma radiation	TLD	1	Quarterly	EMP – public exposure
	Radon and progeny	ATD	1	Semi-annually	EMP – public exposure
	Particulate radionuclides	Filter	1	Weekly	EMP – NESHAP/public exposure

<sup>a</sup> Public exposure monitoring requirements: 40 *CFR* 61, Subpart I; 10 *CFR* 20.1301; 40 *CFR* 192.12(b). Monitoring location levels and/or concentrations are used to calculate TEDE to the hypothetical maximally exposed critical receptor from the site.

<sup>b</sup> The environmental remedial action contractor (RAC) conducts particulate air sampling at appropriate locations around active excavations and loadout areas. These data are used for NESHAP and public exposure evaluations.

#### External Gamma Monitoring

The TLDs will be used to measure direct gamma exposure from background and residual radioactivity at the NC Sites. The TLDs will be located at the SLAPS loadout area perimeter and along the railroad tracks adjacent to Futura on VP-40A. The QC TLDs will include shipment blanks (to evaluate the exposure received in transit) and duplicate TLDs to evaluate measurement (field) precision.

The TLD locations at the SLAPS will be relatively evenly spaced around the loadout pad area. TLD locations at VP-40A are adjacent to an area with soil under the railroad tracks that exhibit dose rates that are slightly higher than background. No residences are located adjacent to the SLAPS.

A background monitoring location has been selected to measure the background gamma exposure rate. The background TLD monitoring station is currently located at the USACE Service Base on Arsenal Street (see Figure 3-3).

#### Outdoor Radon Monitoring

The ATDs will be used to measure alpha particle emissions from radon (primarily radon [Rn]-222) and its associated decay products. The radon emissions are expected to increase during RAs such as the loadout of soil. The ATD results are reported as Rn-222 air concentrations in pCi/L and are then converted to dose equivalent.

Locations were chosen with consideration given to predominant wind direction and sources of contamination. Southerly winds predominate from March through November, and northwesterly winds predominate from December through February (Windfinder 2018). The outside locations were selected on all four sides of the loadout pad area for the SLAPS to monitor airborne emissions at points at which the exposure is likely to be highest (see Figure 3-2). The locations for ATDs on VP-40A were selected based on predominant wind directions (see Figure 3-1).

The ATDs will be co-located with the TLDs except for one location on VP-40A. The ATD background monitoring location is currently co-located with the background TLD at the USACE Service Base on Arsenal Street (see Figure 3-3).

#### Indoor Radon Monitoring

ATDs will be located in four Futura buildings. Three ATDs will be placed inside Buildings #1, #2, and #4, and one will be placed in Building #3. The ATDs will be located in areas that represent the highest likely exposure from indoor radon. The indoor radon monitoring locations at the Futura property are shown on Figure 3-1. Locations have been identified with consideration given to known Ra-226 concentrations under the buildings and personnel occupancy time at any one location within each building. Background indoor radon monitors are not necessary, because the regulatory standard of 0.02 WLs includes background.

#### Particulate Air Monitoring

Particulate air samplers will be located around active excavation and loadout areas accessible to members of the public at the NC Sites. Air samplers will be placed between the airborne source and areas accessible to members of the public during work activities that disturb soils and have the potential to generate airborne particulates. The locations of these air samplers will be downwind of the work activities. Airborne particulate radionuclide samples will be collected and subsequently analyzed for relevant radionuclides and/or gross alpha and gross beta activity.

The particulate air monitoring stations are expected to be affected mainly during periods of RA when the greatest potential for generation of airborne particulate radionuclide emissions exists. Additional particulate air samplers will be placed around the perimeters of active work zones during RAs. The background air particulate station is currently co-located with the background TLD and ATD stations at the USACE Service Base on Arsenal Street (see Figure 3-3).

#### 3.1.3 Monitoring Frequency

Detectors will remain in place to continuously monitor the environment at the sample locations. The TLDs will be replaced and analyzed every quarter. Radon ATDs (indoor and outdoor) will be replaced and analyzed every 6 months. Stationary particulate air samplers will operate continuously, with samples typically being collected weekly but possibly more frequently because of operational considerations such as dust loading on the filters, which can reduce the sample flow. Excavation and loadout area particulate air samples will operate continuously during active excavation and loadout. The number of samples/measurements and the frequency are identified in Table 3-1.

#### 3.1.4 Field and Laboratory Analyses

Selection of the various monitoring parameters was based on the regulatory requirements with consideration of the radionuclides and their concentrations at each of the NC Sites. The following sections summarize the rationales for analytes and the analysis methods.

#### Rationale for Analytes

The radionuclides found at the NC Sites are mainly U-series nuclides. Each site has radionuclides in the U-series that may be predominant (such as Ra-226, Th-230, or U-238); thus, each radionuclide must be assessed separately. Therefore, previous soil sampling results from each site have been used to determine source concentration ratios of the individual radionuclides for use in evaluating gross alpha and gross beta air particulate sampling results. Additionally, radon is a component of the U-series nuclides and many radionuclides at the NC Sites emit gamma radiation.

#### Analysis Methods

Details regarding the analytical testing methods to be used for analysis of TLDs, ATDs, and particulate radionuclide air samples are presented in the SAG for the SLS. Analysis of the various media will be accomplished through purchase orders with qualified laboratories or through analysis at the U.S. Department of Defense (DOD) Environmental Laboratory Accreditation Program (ELAP)-accredited USACE St. Louis District FUSRAP Radioanalytical Laboratory using the laboratory QA plan and standard operating and analysis procedures.

A summary of the type of radiological samples, analysis methods, and target detection levels for the proposed radiological sampling to be completed in CY 2019 is provided in Table 3-2. Justification for the detection levels is based in part on the capabilities of the instrumentation and in part on meeting a lower value than the desired regulatory standard.

Detector/Sample Medium	Analytes Measured	Analysis Method	Target Detection Levels
TLD	Direct external gamma exposure from residual contamination and background	Processed by a qualified vendor	0.1 mrem/quarter
ATD	Airborne Rn-222 and alpha- emitting progeny that originate from Ra-226 (indoor and outdoor)	40 <i>CFR</i> 61, Appendix B, Method 114, Method A-7, Rn-222 ATDs	0.2 pCi/L
Particulate Air Filter	Airborne particulate radionuclides: gross alpha and gross beta	40 <i>CFR</i> 61 Appendix B, Method 114, Method A-4, Direct Alpha Counting and Method B-4 Gross Beta Counting	3E-15 μCi/mL (gross alpha) <sup>a</sup> 2.E-11 μCi/mL (gross beta) <sup>b</sup>

 Table 3-2. Summary of Laboratory Analysis Methods and Target Detection Levels

<sup>a</sup> Based on 10 percent of the 10 CFR 20 Appendix B Air Effluent value for Class Y Th-230.

<sup>b</sup> Based on 10 percent of the 10 *CFR* 20 Appendix B Air Effluent value for Class Y Th-234 (Th-234 is a beta emitter in secular equilibrium with U-238).

The TLD target detection level of 0.1 mrem per quarter is approximately 0.3 percent of the annual background dose equivalent rate from external exposure and well below the regulatory limit for members of the public of 100 mrem per year.

The ATD target detection level of 0.2 pCi/L is the level achievable at a qualified vendor laboratory. This level is below the 0.5 pCi/L standard contained in 40 *CFR* 192, Subpart A, for locations outside a site.

A radon progeny level of 0.02 WL is equivalent to a radon concentration of 4.0 pCi/L when radon is in 50 percent equilibrium with its progeny. In an indoor environment, radon is expected to be in approximately 50 percent equilibrium with its progeny. Therefore, the 0.2 pCi/L target detection limit for indoor radon is adequate as compared to 4.0 pCi/L.

The detection level concentrations for uranium and thorium isotopes in particulate air samples are based on three analytical methods found in 40 *CFR* 61, Appendix B, Method 114. Because radionuclide-specific concentrations have already been established, Method A-4, direct alpha counting (gross alpha determination), and Method B-4, direct beta counting (gross beta determination), will be used to routinely evaluate activity levels of samples. These methods will determine alpha activity of the sample without extraction and separation of isotopes. The detection level of 3E-15  $\mu$ Ci/mL for gross alpha, and the detection level of 2E-11  $\mu$ Ci/mL for gross beta will provide adequate minimum detection levels for dose assessment estimates.

Method G-1, high-resolution gamma spectroscopy, will be used as needed to evaluate samples on a case-by-case basis at the qualified vendor laboratory.

#### 3.1.5 Field Quality Control Samples

Two types of QC samples will be collected or used during direct gamma radiation monitoring and environmental radon air monitoring. The types of QC samples include duplicates and transit control samples.

#### QC Duplicates

Duplicate samples or measurements will be collected using the same protocol and procedures used for obtaining the initial samples and measurements. Duplicate samples/measurements are used to evaluate the field precision of the sampling and measurement process. Duplicate analysis of the same measurement device may be performed at the laboratory to evaluate the reproducibility of the counting technique.

At least one duplicate TLD will be designated at the NC Sites, as applicable, for QC purposes. Duplicate TLDs will be installed, collected, and analyzed at the same time as the sample TLD at that location.

At least one duplicate radon ATD will be designated at the NC Sites, as applicable, for QC purposes. Duplicate ATDs will be placed, collected, and analyzed at the same time as the actual sample at that location.

#### Transit Control Samples

TLD transit control samples will be used to evaluate the integrated dose to the dosimeter when the dosimeters are not in the monitoring locations. These transit control samples will measure the dose while the dosimeters are in storage and in transit to the processing laboratory.

### 3.1.6 Equipment and Sampling Methods

### 3.1.6.1 Equipment

The following sections describe the types of detectors that will be used to quantify radioactive emissions from the NC Sites. The types of detectors and/or sample collection devices include TLDs, ATDs, and airborne particulate samplers.

#### External Gamma Monitoring

External gamma exposure rates are measured using environmental TLDs (aluminum oxide) housed in polyvinyl chloride (PVC) holders/shelters positioned at the monitoring locations (i.e., at the SLAPS). The TLD shelters are located approximately 3 ft above the ground surface at all monitoring locations. Each TLD measures a cumulative dose over the period of exposure and is expressed in mrem per quarter. The measurements must be corrected for shelter absorption, background, fading, and time of exposure to normalize the measurement to exactly one quarter of exposure.

When exposed to gamma radiation, the TLD stores a portion of the energy. When the TLD is heated, the stored energy is emitted as light that can be amplified, measured, and used to calculate dose equivalent.

#### Indoor and Outdoor Radon Monitoring

Rn-222 gas concentrations are measured using ATDs that are designed to record alpha emissions within the sensitive element of the detector. These detectors contain film that, when exposed to alpha particles from the radioactive decay of radon, create submicron damage tracks on the film. After exposure, the detectors are returned to the manufacturer for processing. The film is placed in

a caustic etching solution that amplifies the damage tracks, which are counted using a microscope or automated counting system. The number of tracks per unit area is correlated to the radon concentration in the air. ATDs are purchased from various USEPA-approved manufacturers.

#### Particulate Air Monitoring

Airborne particulate samplers provide a means to collect particulate radionuclides from the ambient air. Low-volume air pumps, with typical flow rates of 30 to 50 liters per minute draw ambient air through a 0.45-micron particulate filter. The filter has a high efficiency for removal of submicron particles. The air pumps are equipped with calibrated measurement devices (i.e., rotameters) to monitor air flow rates. Air flow rates can also be measured externally with portable rotameters. Average flow rates are calculated using before/after sample loading data. At the end of the sample period, the filters are removed from the housing and sent to a laboratory for analyses.

#### 3.1.6.2 Sampling Methods

The following section describes the field sampling methods or direct gamma radiation and air monitoring at the NC Sites. This description is not intended to replace the detailed guidance contained in project instruction guides. The chain-of-custody protocols, sample labeling, identification and shipment procedures, and field logbooks/documentation described in the SAG are applicable to each of the following sampling methods.

#### External Gamma Monitoring

TLDs will be placed in each ambient-air monitoring station at the beginning of each monitoring period. These TLDs will be replaced and analyzed after approximately 3 months. The location, date of installation, and date of removal for each detector will be logged. A control/background TLD will accompany the exposed dosimeter during shipment to detect any exposure incurred by the dosimeter during shipment.

#### Indoor and Outdoor Radon Monitoring

Unexposed, preassembled detectors packaged in sealed foil will remain sealed until they are placed in the detector housings. At the time of deployment, the location, date, and type of detector will be recorded. The new, unexposed detector will be placed in the detector housing with the air inlet holes unobstructed. At the end of the exposure period (approximately 6 months), a self-adhering circular seal (available from the manufacturer) will be placed on the exposed detector, covering the air inlet holes. The seals are used to prevent further exposure of the detector from radon or thoron during transport to the laboratory. The removal date will be logged. The exposed detectors will then be packaged in resealable plastic storage bags and submitted to the laboratory.

#### Particulate Air Monitoring

Siting of the particulate monitoring stations is done carefully so that appropriate measurements of particulate concentrations in an area are collected. During RAs (i.e., active excavation and loadout), additional particulate monitoring may be required at appropriate locations and will be evaluated on a task-by-task basis.

Data collection will consist of logging the sample location, start date, time of sample filter deployment, and the initial flow rate of the air pump. At the end of the sampling period, the stop date, time of sample collection, and final flow rate of the air pump will be logged. If the initial air flow rate is different from the final flow rate, the average of the two values will be used to determine the total flow volume over the sampling period. Calibrated rotameters will be used to establish initial and final flow rates. Rotameters will be calibrated on an annual basis.

As the filter is removed from the filter housing, care will be taken not to disturb the collected particulate. The filter will be placed in a suitable container such that sample integrity is not lost during transport to the laboratory.

The length of time between filter change-out can vary depending on the activities at the site. For example, if no RAs are being conducted, weekly filter change-out is recommended. However, during RAs, more dust could be generated, requiring more frequent filter change-out.

#### 3.1.6.3 Field QC Sampling Procedures

Duplicate samples will be collected in association with the TLD and ATD measurements. Duplicates will be collected using the same equipment and sampling methods as defined in Section 3.1.6.2.

#### 3.1.6.4 Field Decontamination

The sampling techniques described previously consist of one-time-use/dedicated sampling media. Therefore, field decontamination is not required for the samples obtained for direct radiation exposure and air (radon and air particulate) monitoring equipment.

# 3.2 EXCAVATION-WATER, STORM-WATER, AND LABORATORY DISCHARGE MONITORING

Excavation-water, storm-water, and laboratory discharge monitoring is considered a principal component of the EMICY for the NC Sites. RAs at the sites could result in discharges that are covered under separate discharge requirements. Monitoring will be conducted to meet permit requirements, ARAR permit equivalents, or ROD commitments. Parameters for the NC Sites are listed in Table 3-3, along with sampling locations and frequencies.

The purpose of excavation-water and storm-water discharge sampling is to meet:

- MSD discharge for the SLAPS excavation-water authorization letter dated July 23, 2001 and modified in letters dated February 10, 2005; June 19, 2006; May 22, 2008; May 10, 2010; May 24, 2012; June 23, 2014; July 18, 2016; and June 11, 2018 (MSD 2001, 2005a, 2006b, 2008b, 2010b, 2012b, 2014b, 2016b, 2018b);
- MDNR NPDES ARARs document (MDNR 1998) dated October 2, 1998, for the NC Sites; and
- MSD authorization letter (February 7, 2018) (MSD 2018a) for the on-site USACE St. Louis FUSRAP laboratory.

### Objectives for the NC Sites

The purpose of excavation-water discharge sampling is to meet requirements set forth in the MSD discharge authorization letter dated July 23, 2001, and modified in letters dated February 10, 2005; June 19, 2006; May 22, 2008; May 10, 2010; May 24, 2012; June 23, 2014; July 18, 2016; and June 11, 2018. Copies of these letters are included in Appendix A. The current MSD authorization letter will expire on July 23, 2020, and will be renewed prior to that date (MSD 2018b).

On April 20, 2007, the USACE submitted a letter to MDNR regarding the need for a new outfall for the NC Sites. This letter indicated that the locations of the outfall would vary depending on the location of the RAs (USACE 2007). This outfall is referred to as the "un-named outfall" in Table 3-3.

# Table 3-3. Storm-Water, Excavation-Water, Laboratory Waste-Water, Surface-Water and Sediment Monitoring Locations, Frequencies, and Parameters

Site	Monitoring Location	Sample ID/ Outfall	Media/Sample Type	Frequency <sup>a</sup>	Parameters <sup>b</sup>	Driver/ Purpose	Status	Comments
SLAPS <sup>c</sup>	Outfall #002	PN02	Storm Water/Grab	Monthly	List 1	NPDES	Active	RA is anticipated to affect the Outfall 002 drainage area; therefore, the MDNR was notified, and the sampling frequency was increased back to monthly from annually as established in the original permit equivalent agreement (MDNR 1998, 2002).
NC Sites	MSD Sewer	MSD Inlets 10L3-043S and 11K1-036S <sup>f</sup>	Storm Water/Grab	Per Batch	Various <sup>d</sup>	MSD	Active	Sampling is batch-dependent and, therefore, conducted on a non-routine basis. MSD Discharge Letter to the USACE dated July 23, 2001 and letters revised February 10, 2005; June 19, 2006; May 22, 2008; May 10, 2010; May 24, 2012; June 23, 2014; July 18, 2016; and June 11, 2018 (MSD 2001, 2005a, 2006b, 2008b, 2010b, 2012b, 2014b, 2016b, 2018b).
	Un-Named Outfall	Un-Named Outfall	Storm Water/Grab	Per Storm Event	List 1	NPDES	A CTIVE	USACE letter from Sharon Cotner addressed to Thomas Siegel dated April 20, 2007 (USACE 2007).
Radiological Laboratory	MSD Sewer	MSD Inlet 10K2-075S	Waste Water/Grab	Per Batch	Various <sup>e</sup>	MSD	Active	Per the discharge authorization letters dated February 7, 2005; February 7, 2006; February 25, 2008; February 1, 2010; January 31, 2012; February 5, 2014; February 2, 2016; and February 7, 2018, samples are collected and analyzed (MSD 2005b, 2006a, 2008a, 2010a, 2012a, 2014a, 2016a, 2018a).
	Location 1 through Location 8	C002 through C009	Surface Water – Sediment	Semi- Annually	List 2	EMP	Active	NA.
CWC	Locations 1, 6, and 8	C002, C007, and C009	Surface Water (High-Flow)	Semi- Annually	List 2	EMP	Active	Sampling will be conducted soon after a precipitation event resulting in high-flow conditions when the surface of CWC measures less than 22.75 ft below the top of the concrete on the north side of the McDonnell Boulevard Bridge.

#### **Definition of Frequency Lists**

List 1 includes all parameters once per month, and total U, total Ra, total Th, gross alpha, gross beta, Pa-231, Ac-227 – per runoff event, radon – twice per year and COD annually.

List 2 includes COCs – semi-annual.

#### **Definition of Parameter Lists**

List 1 includes flow (mgd), oil and grease (mg/L), TPH (mg/L), COD (mg/L), settleable solids (mL/L/hour), arsenic (total recoverable) (µg/L), cadmium (total recoverable) (µg/L), chromium (total recoverable) (µg/L), gross alpha (pCi/L), gross beta (pCi/L), polychlorinated biphenyls (µg/L), total Ra (pCi/L and µg/L), total Th (pCi/L and µg/L), total U (pCi/L and µg/L), Ra-231 (pCi/L), Ac-227 (pCi/L), radon (pCi/L), and pH.

List 2 includes radiochemical parameters, metals, and field parameters.

#### **Definitions for Parameters**

Radiochemical parameters include Ra-226, Ra-228, Th-228, Th-230, Th-232, U-234, U-235, and U-238.

Metals include antimony, arsenic, barium, cadmium, chromium, molybdenum, nickel, selenium, thallium, and vanadium.

Field parameters for water only include temperature, pH, specific conductance, and oxidation reduction potential and dissolved oxygen.

<sup>c</sup> As of January 2004, sample locations PN01a and PN01b are considered a single discharge point for Outfall #001. As per the USACE letter from Sharon Cotner addressed to Kurt Riebeling dated May 6, 2008, Outfall 001 no longer requires sampling (USACE 2008).

<sup>d</sup> Per the 07/23/01 MSD letter, effluent must be tested for Ra-226, Ra-228, Th-230, U-234, U-235, U-238, gross alpha, barium, lead, and selenium and meet the following standards: MSD Ordinance 8472; the NRC in 10 *CFR* 20; and Missouri Department of Health Title 19 *Code of State Regulations (CSR)* 20-10 (MSD 2001).

<sup>e</sup> Per the discharge authorization letter, analysis required includes pH, total solids, TSS, COD, cadmium, chromium, copper, iron, lead, nickel, zinc, and the volatile organic priority pollutants. Radionuclides include, gross alpha, gross beta and isotopic Ra, Th, and U (MSD 2005b, 2018a).

<sup>f</sup> MSD Inlets 10L3-043S and 11K1-036S are the primary discharge locations; however, inlets 10K4-039S, 10K4-049S, 10K4-050S, 10K4-051S, and 10K4-018S may also be used.

As of April 19, 2018, RA was anticipated to affect the Outfall 002 drainage area, the MDNR was notified, and sampling frequency increased back to monthly, from annually, in accordance with the original permit equivalent agreement (MDNR 1998, 2002). When RA is temporarily discontinued in the Outfall 002 drainage area, the MDNR would be notified, and sampling frequency would decrease to annually at Outfall 002. The outfall locations and MSD excavation-water discharge points, with the exception of the un-named outfall location, are shown on Figure 3-4.

The NPDES permit equivalent for storm-water discharges from the NC Sites requires that outfalls be sampled in accordance with the NPDES ARARs document (NPDES permit equivalent). The NPDES ARARs contained in the ROD specify ARAR discharge limits for monitoring purposes at this site. Copies of the MSD discharge authorization letters and the MDNR NPDES permit equivalent are contained in Appendix A.

#### MSD Permit Renewal for Radiological Laboratory

The USACE owns the radiological laboratory located at 8945 Latty Avenue. The USACE St. Louis FUSRAP laboratory operates under a Special Discharge Authorization Letter granted by MSD (MSD 2005b, 2018a). The MSD authorization letter requires biennial renewal in compliance with discharge regulations (Ordinance 8472, 10177, and 10082). The current MSD authorization letter will expire on February 7, 2020, and will be renewed prior to that date (MSD 2016a). The MSD requires analysis of pH, total solids, total suspended solids (TSS), chemical oxygen demand (COD), cadmium, chromium, copper, iron, lead, nickel, zinc, and the volatile organic priority pollutants. Radionuclide analysis includes gross alpha, gross beta, and isotopic Ra, Th, and U constituents. The MSD discharge point for waste water from the USACE St. Louis District FUSRAP laboratory is shown on Figure 3-5.

In CY 2019, the USACE plans to relocate the radiological laboratory from its current location to the SLAPS at 110 McDonnell Boulevard, Hazelwood, Missouri. This would co-locate the radiological laboratory, its glassware cleanup waste-water discharge point, and the SLAPS treated waste water (i.e., accumulated excavation and groundwater) discharge point at the same location. Therefore, the USACE is currently in discussions with the MSD to potentially combine the radiological laboratory and the SLAPS under one MSD special discharge authorization. If approved, this action will be reported in the CY 2019 EMDAR, and the new MSD special discharge approval letter will be included in Appendix A of future EMICYs.

### 3.3 SEDIMENT AND SURFACE-WATER MONITORING

Surface-water and sediment samples will be collected along CWC to analyze for the radiological and chemical parameters presented in List 2 of Table 3-3. The physical field parameters will be measured only for surface water as presented in List 2 of Table 3-3.

Objectives for CWC Monitoring:

- assess the quality of surface water and sediment in CWC;
- compare the sampling results of the COCs to the RGs for sediment in the ROD; and
- evaluate/determine whether runoff from the NC Sites due to RAs is affecting the quality of surface water and sediment in CWC.

Surface-water and sediment samples will be collected from CWC on a semi-annual basis during active RA to determine if the creek is being measurably affected by COC migration (USACE 2005). The surface-water sampling events will be conducted at the eight CWC

monitoring stations (C002 through C009), shown on Figure 3-6. Sediment samples will be collected in depositional environments near each of the eight previously described surface-water locations (C002 through C009) (Figure 3-6). Sampling frequency, along with sampling parameters and locations, are listed along with surface-water information in Table 3-3. This sampling will be conducted at CWC's base flow. Samples will be collected twice per year over a 2- to 3-day period during the first and fourth quarters to obtain representative samples of base-flow water and sediment conditions for the year.

Starting in CY 2019, surface-water samples will be collected from CWC on a semi-annual basis during high-flow conditions as a BMP to determine if the creek is being measurably affected by COC migration. The high-flow surface-water sampling events will be conducted at an upstream (C002), a midstream (C007), and a downstream (C009) location (Figure 3-6). Sampling frequency, along with sampling parameters and locations, are listed along with surface-water information in Table 3-3. This sampling will be conducted soon after a precipitation event resulting in high-flow conditions when the surface of CWC measures less than 22.75 ft below the top of the concrete on the north side of the McDonnell Boulevard Bridge. Samples will be collected twice per year over a 1- to 2-day period.

## 3.4 GROUND-WATER MONITORING

### **3.4.1** Objectives for Ground-Water Monitoring

Ground-water monitoring at the NC Sites will be completed to meet various federal and state requirements.

The purposes of the ground-water monitoring effort are to:

- identify potential impacts to ground-water quality resulting from RA;
- ensure compliance with ARARs;
- obtain requisite data for CERCLA remedial performance evaluations; and
- determine and monitor background water quality at each of the NC Sites.

The primary objectives and a summary of the hydrogeology of each of the NC Sites are briefly discussed in the following section. A detailed description of the geology and hydrogeology of each site can be found in prior environmental documents and the EMG (USACE 1999).

### 3.4.1.1 SLAPS and SLAPS VPs Ground-Water Sampling Objectives

The sampling objectives for the SLAPS and the SLAPS VPs include the following:

- evaluate potential ground-water contaminant migration and flow primarily in the upper HZ;
- monitor discharge to CWC to confirm no contaminant migration occurs;
- evaluate potential impacts to ground-water quality in various horizons that may result from RA; and
- provide data necessary for CERCLA evaluations.

Five HZs are recognized beneath the SLAPS (see Figure 3-7). The surficial deposits, consisting of topsoil and anthropogenic fill (Unit 1), and the Pleistocene glacially-related sediments of stratigraphic Unit 2 and Subunit 3T comprise the HZ-A. HZ-B is a clay with low vertical permeability comprising Subunit 3M of stratigraphic Unit 3. HZ-C consists of silty clay, clayey silt, and clayey gravel deposits that make up stratigraphic Subunit 3B and Unit 4. The shale (Unit 5) and limestone (Unit 6) bedrock are recognized as HZ-D and HZ-E, respectively.

The existing ground-water monitoring well network for the SLAPS and the SLAPS VPs is illustrated on Figure 3-8. Ground-water sampling is being discontinued at B53W13S, B53W18S, and B53W19S at the SLAPS and SLAPS VPs based on evidence of well corrosion. Downhole video camera inspections in these three wells revealed high particulates and evidence of corrosion on the stainless steel casing (B53W13S) and well screens (B53W18S and B53W19S). These wells are planned for decommissioning in CY 2019 or CY 2020. Until then, ground-water elevations will continue to be measured quarterly at these wells. Because their locations are not optimal for long-term monitoring purposes, well replacement, if deemed necessary, will be delayed until the DOE provides input concerning placement of long-term monitoring wells. The need to decommission additional wells may arise during the year depending on the RA and its impact on the existing wells.

The methodologies used to determine the parameters analyzed for each monitoring well and the appropriate sampling intervals are described on Figures 3-9 and 3-10, respectively. Ground-water sampling parameters are listed in Table 3-4. The parameters and sampling intervals may be modified based on a review of data as specified on Figures 3-9 and 3-10.

 Table 3-4. Ground-Water Monitoring by Site

Site	Parameter <sup>a</sup>	Driver/Purpose
SLAPS and SLAPS VPs	Lists 1, 2, and 3	ROD (USACE 2005)
Latty Avenue Properties	Lists 1, 2, and 3	ROD (USACE 2005)

<sup>a</sup> The methodologies used to determine the parameters analyzed and the appropriate sampling intervals for each monitoring well, are described on Figures 3-9 and 3-10. In addition to the parameters listed here, the USACE may elect to add any parameters identified in the Quality Assurance Project Plan (QAPP) section of the SAG as part of the monitoring (USACE 2000).

#### **Definition for Parameters:**

List 1: Radiochemical parameters include Ac-227, and Pa-231, Ra-226, Ra-228, Th-228, Th-230, Th-232, U-234, U-235, and U-238.

List 2: Metals include antimony, arsenic, barium, cadmium, chromium, molybdenum, nickel, selenium, thallium, and vanadium.

List 3: Field parameters include pH, specific conductance, oxidation reduction potential, temperature, dissolved oxygen, turbidity, and static water level.

#### 3.4.1.2 Latty Avenue Properties Ground-Water Sampling Objectives

The objectives for ground-water sampling at the Latty Avenue Properties include the following:

- evaluate potential ground-water contaminant occurrence and migration primarily in the upper HZ;
- monitor discharge to CWC to confirm no contaminant migration occurs;
- evaluate potential impacts to ground-water quality in various horizons resulting from previous RA; and
- provide data necessary for CERCLA evaluations.

The hydrogeologic and geologic setting at the Latty Avenue Properties is similar to that at the SLAPS (see Figure 3-7), with one exception. The Pennsylvanian shale bedrock unit (HZ-D) present at the SLAPS is absent at the Latty Avenue Properties.

The current ground-water monitoring well network for the Latty Avenue Properties is identified on Figure 3-11. No monitoring wells are planned for decommissioning at the Latty Avenue Properties in CY 2019.

The methodologies used to determine the parameters analyzed for each monitoring well and the appropriate sampling intervals are described on Figures 3-9 and 3-10, respectively. Ground-water sampling parameters are listed in Table 3-4. The parameters and sampling intervals may be modified based on a review of data as specified on Figures 3-9 and 3-10.

#### 3.4.2 Proposed New Ground-Water Monitoring Wells

As identified in Section 3.4.1, ground-water monitoring will be completed to meet various federal and state requirements. To accomplish these and other ground-water-related objectives, additional wells or well replacements may need to be installed during CY 2019, should conditions change. Specific objectives that may be considered at each site are:

- identify potential impacts to ground-water quality resulting from RA;
- ensure compliance with ARARs;
- obtain requisite data for CERCLA remedial performance evaluations;
- determine or monitor background water quality at each of the sites;
- ensure an adequate monitoring network is established for potentiometric and ground-waterquality monitoring at each key HZ;
- evaluate ground-water contaminant occurrence and migration;
- evaluate the existing monitoring network; and
- replace a decommissioned well.

### 3.4.3 Rationale for Ground-Water Monitoring

The rationale for the sampling programs established for each site is based on well-analyte history and site-specific requirements and conditions. The rationale for the ground-water monitoring plan correlates with the guidelines identified in Section 2.2.4. At the NC Sites, analytes targeted for monitoring include soil COCs as identified in the ROD (USACE 2005), as well as selected indicator constituents with high mobility that can serve as early indicators of contaminant migration. Analytes may be added to this list at the discretion of USACE.

#### 3.4.4 Field and Laboratory Analyses

Based on previous soil and ground-water sampling conducted at the NC Sites, categories of known or potential ground-water contaminants have been identified for each site. Based on the identified categories, ground-water samples collected at each site will undergo laboratory analytical analysis for the parameters previously identified in Table 3-4. Details regarding the analytical testing methods to be used for chemical analysis of these ground-water samples are presented in the SAG.

Purging and sampling of ground-water monitoring wells will be accomplished using dedicated bladder-type pumps, non-dedicated electric submersible or peristaltic pumps, bailers, or similar equipment. Field measurements of static water level, pH, specific conductance, oxidation-reduction potential, temperature, dissolved oxygen, and turbidity will be recorded during purging and sampling activities.

In cases where ground-water recharge into a monitoring well is rapid, ground-water samples will be collected immediately after completion of purging. However, in cases where recharge is slow, ground-water samples will be collected as soon as sufficient ground water is present in the well. If the volume of the ground-water sample collected from a slow-recharge well is not sufficient to perform both field parameter and laboratory analysis, the entire volume of the sample will be used for laboratory analysis, and field parameter measurements will not be conducted. Ground-water samples collected for analysis of metal, radiological, and water-quality (new wells only) parameters will be collected as unfiltered. The USACE may elect to take both filtered and

unfiltered samples at any monitoring well, particularly new wells in which the turbidity is greater than 50 NTUs and existing wells if adverse sampling conditions make it difficult to obtain samples that are free of sediment.

#### *QA/QC Duplicate and Split Samples*

In addition to the sampling conducted for the field measurements described previously, duplicate samples and QA split samples will be collected by the USACE during performance of ground-water sampling activities. The monitoring well locations selected for duplicate and split sampling will be random. The exact number of duplicate and split samples collected will depend on the total number of ground-water samples collected during each quarterly sampling event. One duplicate sample and one split sample will be collected for approximately every 20 ground-water samples collected from the NC Sites. The duplicate and split samples will be analyzed for the same ground-water parameters as the samples collected in accordance with this EMICY. Additional information regarding field QA/QC sampling requirements, and the analytical testing methods to be used for chemical analysis of QA/QC samples, is presented in the SAG.

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## 4.0 **PROGRAM PROTOCOLS**

## 4.1 ORGANIZATION

The USACE St. Louis District will issue an annual EMICY for each CY that defines the program monitoring requirements for the upcoming year with respect to sampling locations, frequencies, monitoring parameters, and the rationale for their selection. Organizational responsibilities for implementation of the EMICY will correspond to those delineated in the SAG (USACE 2000) or other implementation plans. If non-periodic environmental sampling activities are required to meet CERCLA objectives at the NC Sites and if these activities are not discussed in an implementation plan, a work description or final status survey plan that describes the activity-specific requirements will be issued. Each work description or plan will describe responsibilities for its implementation to the extent those roles differ from those specified by the SAG or other implementation guide.

### 4.2 SAMPLING PROCEDURES

Field sampling procedures for the various media monitored under the EMICY will conform to the requirements specified in the SAG. No unique sampling procedures are required to meet the objectives defined in this annual EMICY.

## 4.3 SAMPLE MANAGEMENT

Samples collected under this EMICY will be managed in the field, as specified in the SAG. Sample container, preservation, and holding-time requirements for samples collected under the EMICY are also specified in the SAG. Sample documentation requirements, which include the sample numbering system, logbook requirements, and sample labels that pertain to samples collected under the EMG, are presented in the SAG. Chain-of-custody requirements for EMICY samples are also specified in the SAG.

## 4.4 ANALYTICAL PROTOCOLS

Samples collected under this EMICY will be quantified by the methods specified in the SAG. No unique analytical protocols are necessary to meet the objectives identified in this EMICY.

### 4.5 MANAGEMENT OF INVESTIGATION-DERIVED WASTE

IDW resulting from implementation of this EMICY will be managed in accordance with the requirements of the USEPA *Guide to Management of Investigation-Derived Wastes* (USEPA 1992). The management of IDW generated from various activities at FUSRAP is outlined in Table 4-1.

Waste Type	<b>IDW</b> <sup>a</sup>	Generation Process	Management Option <sup>b</sup>
Water	Ground water	Well development Well sampling and/or purging Other characterization activities	Regulated or Suspect (i.e., Resource Conservation and Recovery Act [RCRA]): containerize and place in storage or treat onsite (i.e., PW45). Non-regulated or non-suspect: purge water, in general for all NC wells except for regulated purge water or wells with known organic contamination (i.e., B53W13S and B53W17S), will be placed on nearby unremediated vegetated ground such that it will not pond or runoff.
	Surface water	Characterization activities	Excess surface water is not anticipated from this activity.
	Decontamination water	Decontamination of equipment	Disposition in controlled area such that it will not pond or run offsite or through an outfall.
Soil	Soils and/or sediment	Drill cuttings Soil sampling	<u>Known or suspect contaminated area</u> : place soil in a contaminated soil pile or other designated location. <u>Known or suspect uncontaminated area</u> : backfill location or spread cuttings around sample location.
Waste	Containerized wastes	Sampling	Return unused portion to original source container.
Sample Equipment	Personal protective equipment	Sample activities Other miscellaneous activities	<u>Reusable</u> : decontaminate. <u>Disposable</u> : dispose of with other radiological trash. If used to sample suspect hazardous wastes, segregate and dispose of as directed by task manager or designee.
	Equipment	Sampling equipment Monitoring equipment (swipes, filters, etc.)	<u>Reusable</u> : decontaminate. <u>Disposable</u> : dispose of as radiological trash. If used to sample suspect hazardous wastes, segregate and dispose of as directed by task manager or designee.
Laboratory Wastes	Soil, filter papers, test tubes, other radiological trash, etc.	Analysis	Dispose of as radiological trash. If used to sample suspect hazardous wastes, segregate and dispose of as directed by task manager or designee.
	Acid wastes	Analysis	Neutralize with caustic soda at point of generation and store in 55-gallon container.
	Other liquid wastes	Analysis Equipment decontamination	Regulated or suspect regulated: neutralize, containerize, and treat (solidify) radium analysis liquid waste (lead) at generation with Quikrete <sup>®</sup> or equivalent, rendering it non-hazardous. Dispose of as radiological trash. <u>Non-regulated or non-suspect</u> : containerize and store in designated storage area.

Table 4-1. Investigation-Derived	<b>Waste Management Options</b>
----------------------------------	---------------------------------

<sup>a</sup> Management and disposition of wastes not listed in this table will be evaluated on case-by-case basis following the referenced USEPA guidance.
 <sup>b</sup> Options may be modified on case-by-case basis but will follow the USEPA guidance.

#### 5.0 **REFERENCES**

- MDNR 1998. Letter dated October 2, 1998. From Philip A. Schroeder, Permit Section Chief, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: St. Louis Airport Site (SLAPS), St. Louis, Missouri.
- MDNR 2002. Letter dated February 19, 2002. From Matthew Sikes, Environmental Specialist, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: Removal of Outfall 003 and Reduced Sampling on Outfall 002.
- MSD 2001. Letter dated July 23, 2001. From Bruce H. Litzsinger, Civil Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: St. Louis Airport Site, File: SD St. Louis FUSRAP Site, 110 McDonnell.
- MSD 2005a. Letter dated February 10, 2005. From Roland Biehl, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: St. Louis Airport Site File: SD, St. Louis Airport FUSRAP Site, 110 McDonnell.
- MSD 2005b. Letter dated February 7, 2005 from Roland Biehl, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: SD, Hazelwood Interim Storage Site, 8945 Latty Avenue, Berkeley, Missouri.
- MSD 2006a. Letter dated February 7, 2006. From Roland A. Biehl, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: SD, Hazelwood Interim Storage Site, 8945 Latty Avenue, Berkeley, Missouri.
- MSD 2006b. Letter dated June 19, 2006. From Roland A. Biehl, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: FUSRAP St. Louis Airport Site, File: SD, St. Louis Airport FUSRAP Site, 9012138501.
- MSD 2008a. Letter dated February 25, 2008. From Roland A. Biehl, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: SD, Hazelwood Interim Storage Site, 8945 Latty Avenue, Berkeley, Missouri.
- MSD 2008b. Letter dated May 22, 2008. From Steve Grace, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: FUSRAP St. Louis Airport Site, File: SD, St. Louis Airport FUSRAP Site, 9012138501.
- MSD 2010a. Letter dated February 1, 2010. From Steve Grace, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: SD, Hazelwood Interim Storage Site, 8945 Latty Avenue, Berkeley, Missouri.
- MSD 2010b. Letter dated May 10, 2010. From Steve Grace, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: FUSRAP St. Louis Airport Site, File: SD, St. Louis Airport FUSRAP Site, 9012138501.
- MSD 2012a. Letter dated January 31, 2012. From Steve Grace, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: SD, Hazelwood Interim Storage Site, 8945 Latty Avenue, Berkeley, Missouri.
- MSD 2012b. Letter dated May 24, 2012. From Steve Grace, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: FUSRAP St. Louis Airport Site, File: SD, St. Louis Airport FUSRAP Site, 9012138501, SP801.

- MSD 2014a. Letter dated February 5, 2014. From Steve Grace, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: FUSRAP HISS Laboratory Special Discharge Permit Extension. File SD, Hazelwood Interim Storage Site [SOUR057900], 8945 Latty Avenue, Berkeley.
- MSD 2014b. Letter dated June 23, 2014. From Steve Grace, Environmental Assistant Engineer, to Sharon Cotner, USACE FUSRAP Project Manager. Subject: FUSRAP St. Louis Airport Site, File: SD St. Louis Airport FUSRAP Site [9012138501] SP801.
- MSD 2016a. Letter dated February 2, 2016. From Steve Grace, Environmental Assistant Engineer, to Bruce Munholand, USACE FUSRAP Project Manager. Subject: FUSRAP HISS Laboratory Special Discharge Permit Extension. File SD, Hazelwood Interim Storage Site [SOUR057900], 8945 Latty Avenue, Berkeley.
- MSD 2016b. Letter dated July 18, 2016. From Steve Grace, Environmental Assistant Engineer, to Bruce Munholand, USACE FUSRAP Project Manager. Subject: FUSRAP St. Louis Airport Site, File: SD St. Louis Airport FUSRAP Site [9012138501] SP801.
- MSD 2018a. Letter dated February 7, 2018. From Steve Grace, Environmental Assistant Engineer, to Bruce Munholand, USACE FUSRAP Project Manager. Subject: FUSRAP HISS Laboratory Special Discharge Permit Extension. File SD, Hazelwood Interim Storage Site [SOUR057900], 8945 Latty Avenue, Berkeley.
- MSD 2018b. Letter dated July 11, 2018. From Steve Grace, Environmental Assistant Engineer, to Bruce Munholand, USACE FUSRAP Project Manager. Subject: FUSRAP St. Louis Airport Site, File: SD St. Louis Airport FUSRAP Site [9012138501] SP801.
- USACE 1999. Environmental Monitoring Guide for the St. Louis Sites, St. Louis, Missouri, Final, December 1999.
- USACE 2000. Sampling and Analysis Guide for the St. Louis Sites, St. Louis, Missouri, Final, September 2000.
- USACE 2005. Record of Decision for the North St. Louis County Sites, St. Louis, Missouri, Final, September 2, 2005.
- USACE 2007. Letter dated April 20, 2007. From Sharon Cotner, USACE FUSRAP Project Manager, to Thomas Siegel, Permit and Engineering Chief, MDNR. Subject: Sediment Control and Pumped Excavation Water Outfall Vicinity Properties 08(C) and 40A.
- USACE 2008. Letter dated May 6, 2008. From Sharon Cotner, USACE FUSRAP Project Manager, to Kurt Riebeling, Water Pollution Control Program, MDNR. Subject: Termination of Sampling at Outfall 001.
- USACE 2011. Letter dated October 7, 2011. From Sharon Cotner, USACE FUSRAP Project Manager, to Matthew Jefferson, MDNR. Subject: Hazelwood Interim Storage Site (HISS)/Latty Monitoring Wells.
- USACE 2017. Environmental Monitoring Implementation Plan for the North St. Louis County Sites for Calendar Year 2018, St. Louis, Missouri, Revision 0, December 15, 2017.
- USEPA 1992. *Guide to Management of Investigation-Derived Wastes*, Publication 9345.3-03FS, April 1992.
- Windfinder 2018. https://www.windfinder.com/windstatistics/st\_louis\_lambert\_airport. Accessed October 2018.

FIGURES

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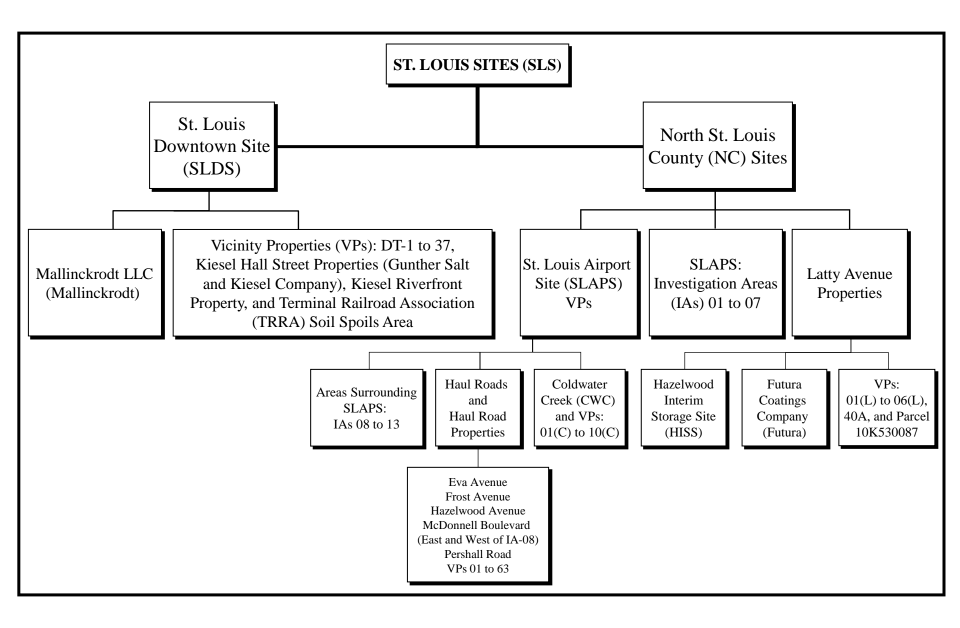


Figure 1-1. Schematic Representation of the FUSRAP SLS

Path: U:\GPS\EMICY\NCO\CY19\RevA\Figure 1-2 Plan View of the NC sites.mxd

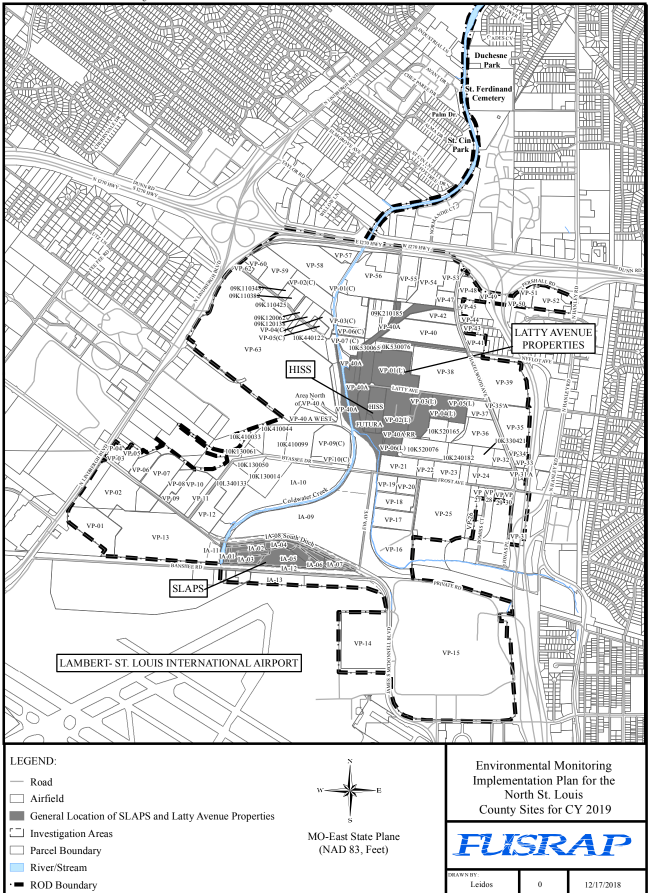


Figure 1-2. Plan View of the NC Sites

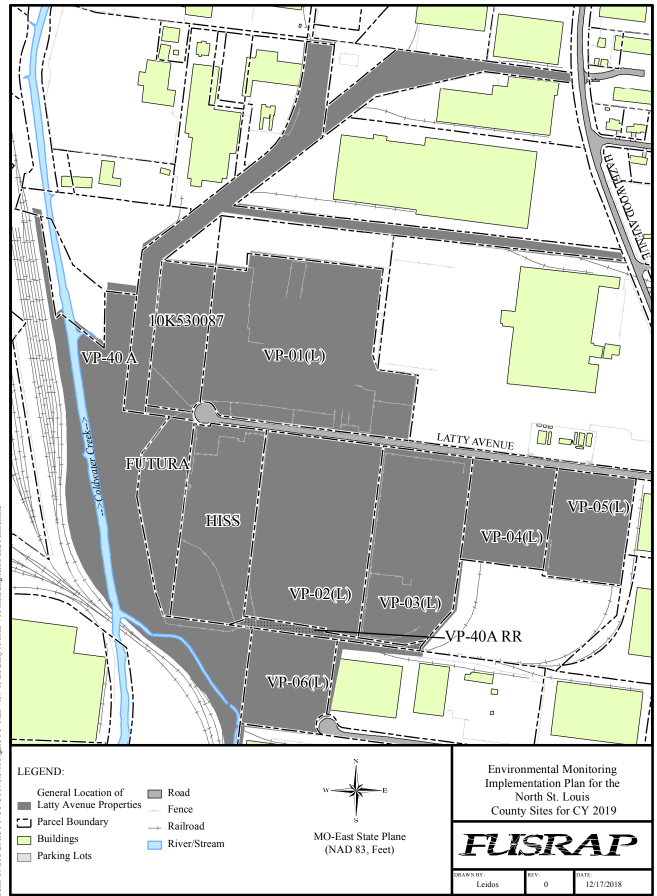


Figure 1-3. Plan View of the Latty Avenue Properties

Path: U:\GPS\EMICY\NCO\CY19\RevA\Figure 1-3 Plan View of the Latty Avenue VPs including HISS and Futura.mxd

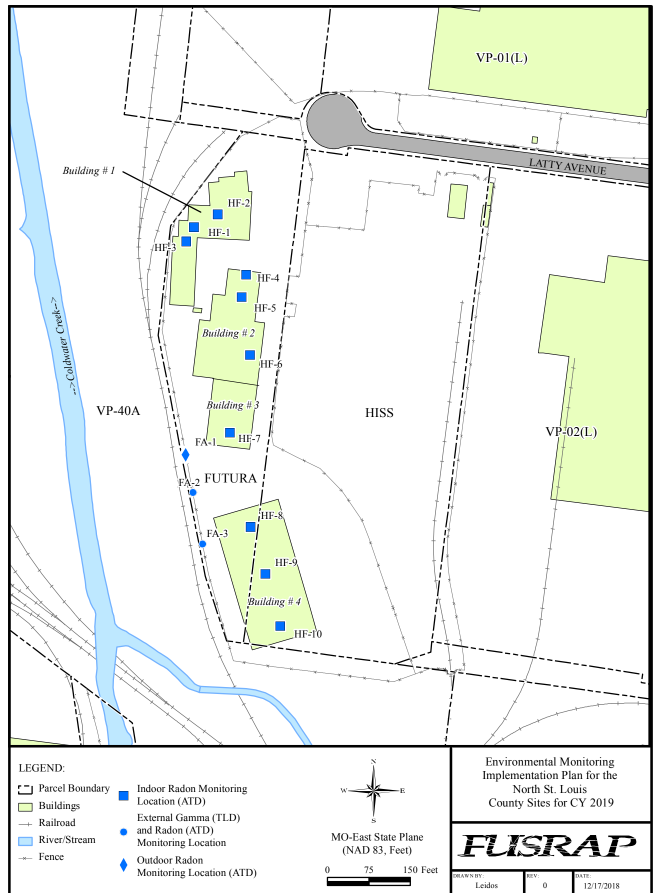


Figure 3-1. Radon Air Monitoring Locations at the Latty Avenue Properties

Path: U:\GPS\EMICY\NCO\CY19\RevA\Figure 3-1 Rn Air and Particulate Air Monitoring Locations at the Latty Avenue Properties.mxd

Path: U:\GPS\EMICY\NCO\CY19\RevA\Figure 3-2 Gamma Radiation, Rn, and Particulate Air Monitoring Locations at the SLAPS and SLAPS VPs.mxd

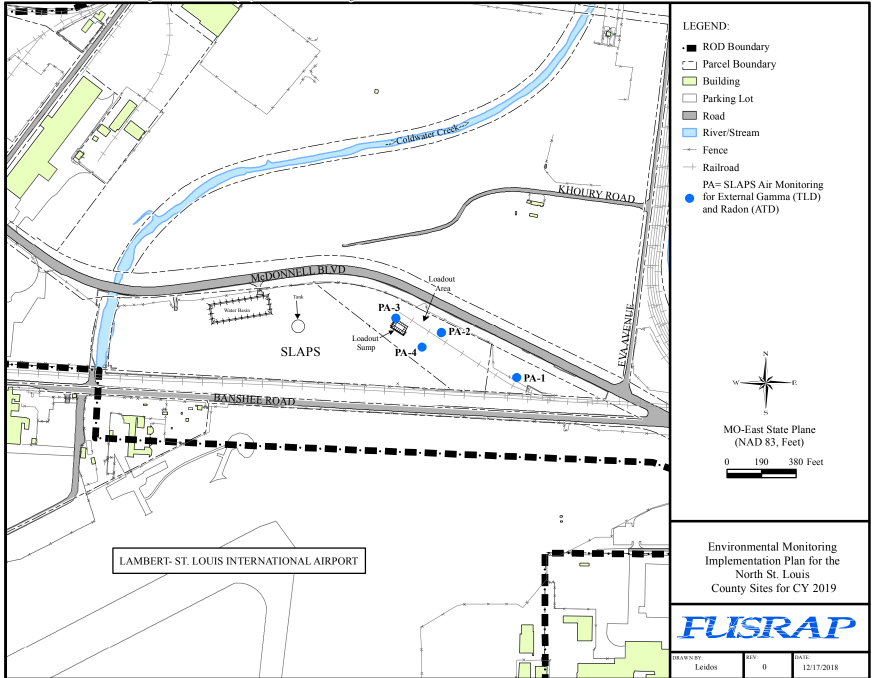


Figure 3-2. Gamma Radiation, Radon, and Particulate Air Monitoring Locations at the SLAPS



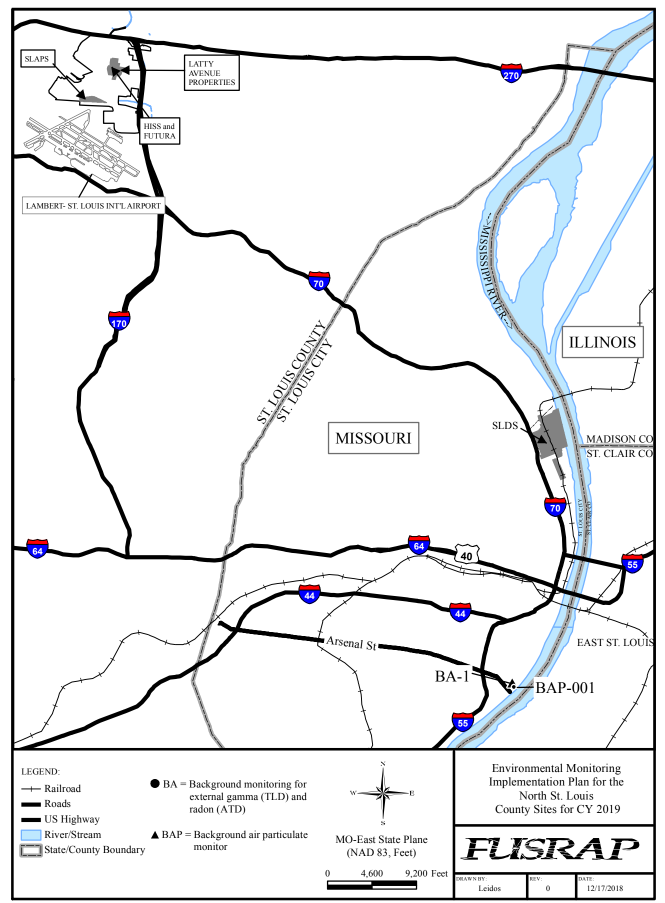


Figure 3-3. Gamma Radiation, Radon, and Particulate Air Monitoring Background Location - USACE Service Base

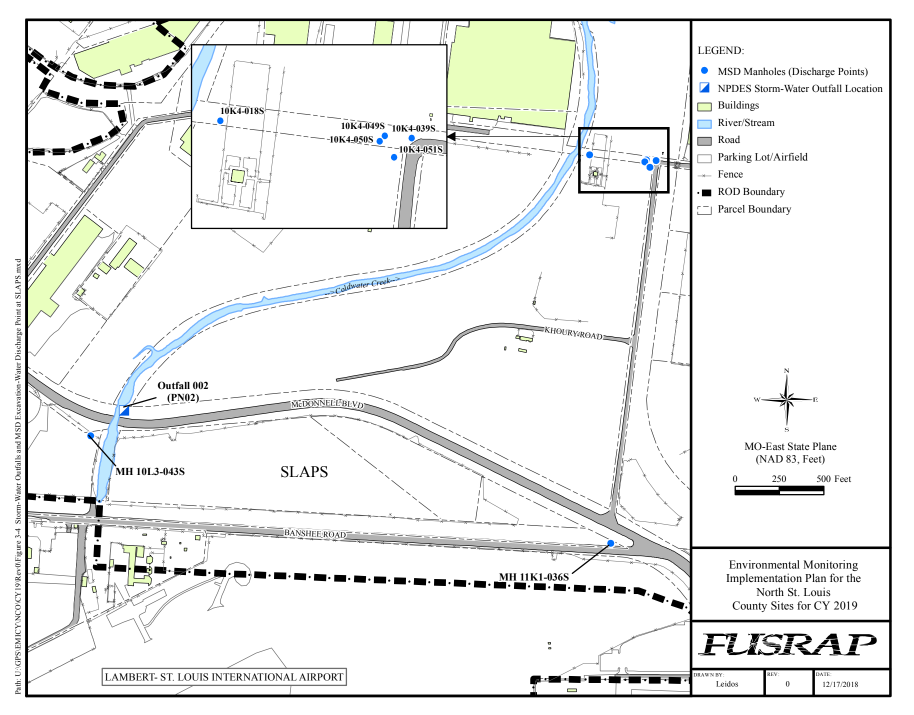


Figure 3-4. Storm-Water Outfall and MSD Excavation-Water Discharge Points at the SLAPS

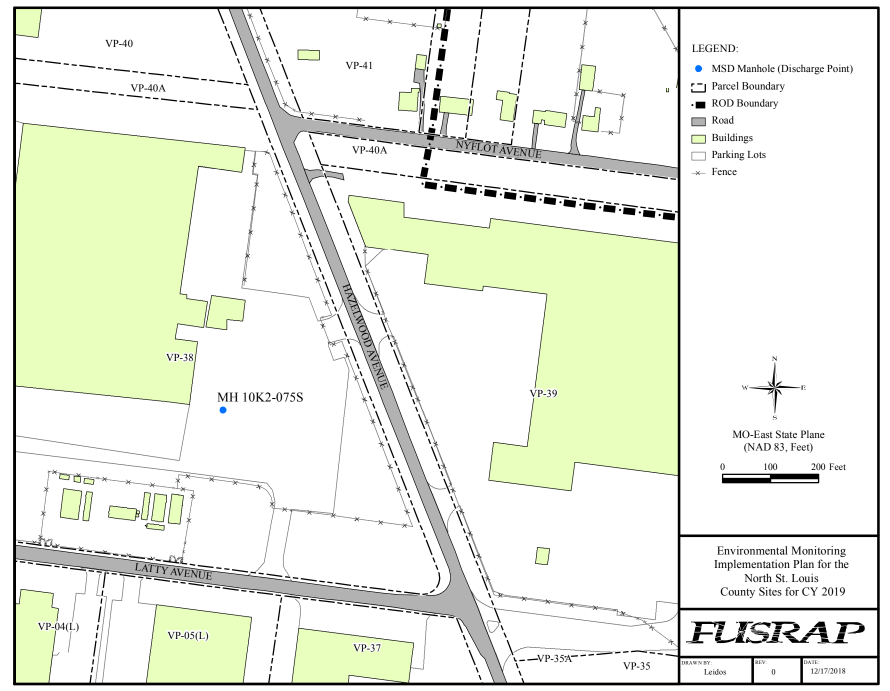


Figure 3-5. MSD Discharge Point for Waste Water from the USACE St. Louis FUSRAP Laboratory

Path: U:\GPS\EMICY\NCO\CY18\Rev0Figure 3-5 MSD Discharge Point for Waste Water from the HISS Labratory.mxd

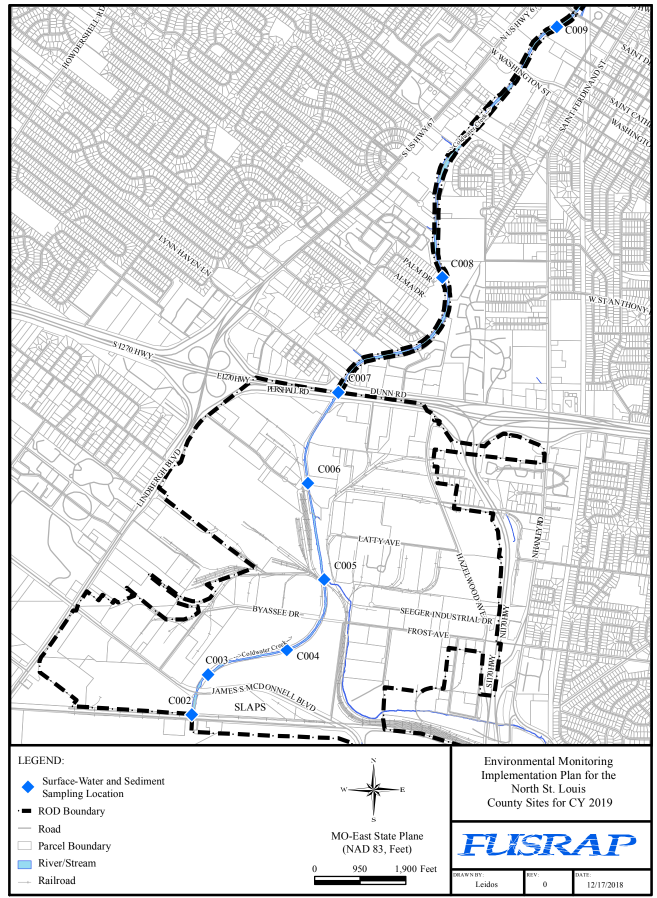


Figure 3-6. Surface-Water and Sediment Sampling Locations at Coldwater Creek

	Zone	Period	Epoch	Stratigraphy	Thickness (ft.)	Description		
	Hydrostratigraphic zone (HZ)-A	Quaternary	Holocene	FILL/TOPSOIL	0-14	<b>UNIT 1</b> Fill - Sand, silt, clay, concrete, rubble. Topsoil - Organic silts, clayey silts, wood, fine sand.		
				LOESS (CLAYEY SILT)	11-32	<b>UNIT 2</b> Clayey silts, fine sands, commonly mottled with iron oxide staining. Scattered roots and organic material, and a few fossils.		
				GLACIO-LACUSTRINE SERIES: SILTY CLAY	19-75 (3) 9-27 (3T)	UNIT 3 Silty clay with scattered organic blebs and peat stringers. Moderate plasticity. Moist to saturated. (3T)		
	raphic )-B	õ	Pleistocene	VARVED CLAY	0-8	Alternating layers of dark and light clay as much as 1/16 inch thick. (3M)		
	Hydrostratigraphic zone (HZ)-B		Ы	CLAY	0-26	Dense, stiff, moist, highly plastic clay. (3M)		
	Hydrostratigraphic zone (HZ)-C			SILTY CLAY	10-29	Similar to upper silty clay. Probable unconformable contact with highly plastic clay. (3B)		
				BASAL CLAYEY & SANDY GRAVEL	0-6	UNIT 4 Glacial clayey gravels, sands, and sandy gravels. Mostly Chert.		
	Hydrostratigraphic zone (HZ)-D	Pennsylvanian		CHEROKEE GROUP (UNDIFFERENTIATED)	0-35	<b>UNIT 5</b> BEDROCK: Interbedded silty clay/shale, lignite/coal, sandstone, and siltstone. Erosionally truncated by glaciolacustrine sequences. (Absent at HISS).		
	Hydrostratigraphic zone (HZ)-E	Mississippian		STE. GENEVIEVE AND ST. LOUIS LIMESTONES	10+	UNIT 6 BEDROCK: Hard, white to olive, well cemented, sandy limestone with interbedded shale laminations.		
┢──						FUSRAP		
					NOT TO SC	Environmental Monitoring Implementation for the North St. Louis County Sites for CY 2019		

Figure 3-7. Generalized Stratigraphic Column for the SLAPS and the HISS

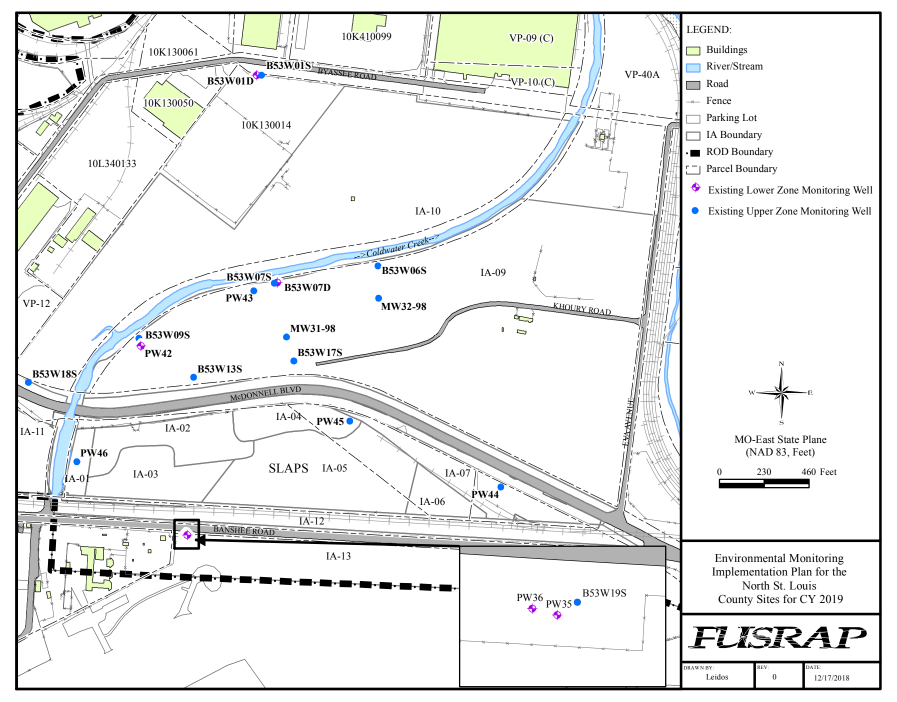
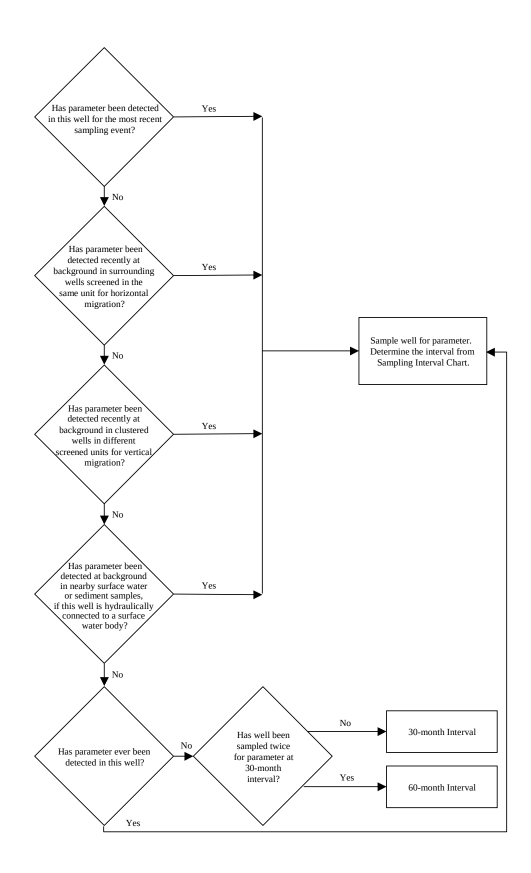


Figure 3-8. Ground-Water Monitoring Well Locations at the SLAPS and Surrounding SLAPS VPs



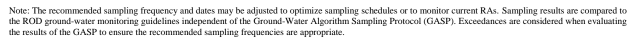
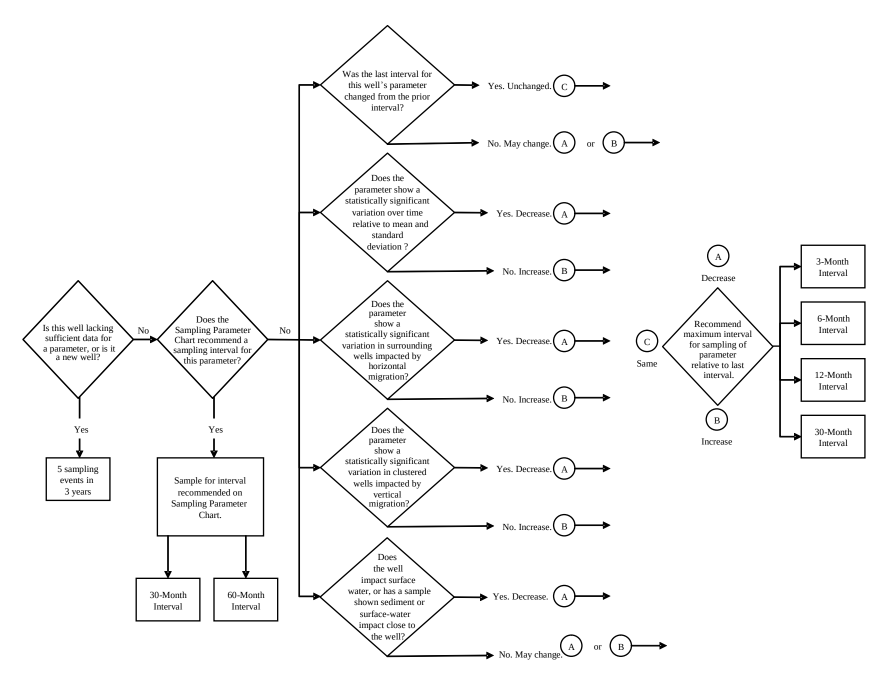


Figure 3-9. Sampling Parameter Chart



Note: The recommended sampling frequency and dates may be adjusted to optimize sampling schedules or to monitor current RAs. Sampling results are compared to the ROD ground-water monitoring guidelines independent of the GASP. Exceedances are considered when evaluating the results of the GASP to ensure the recommended sampling frequencies are appropriate.

Figure 3-10. Sampling Interval Chart

Path: U:\GPS\EMICY\NCO\CY19\RevA\Figure 3-11 Existing Monitoring Well Locations at the Latty Avenue Properties.mxd

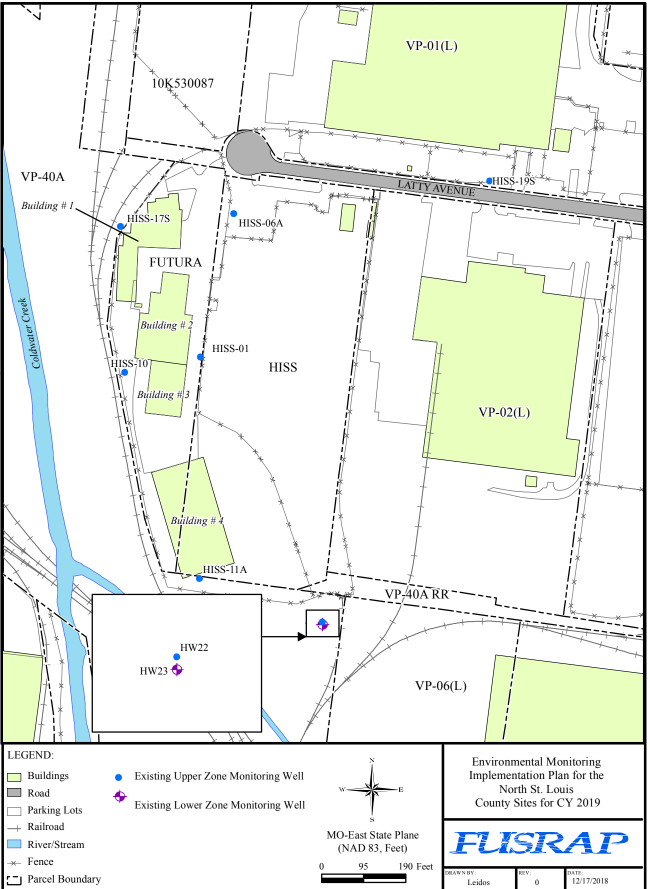


Figure 3-11. Ground-Water Monitoring Well Locations at the Latty Avenue Properties

### APPENDIX A

### **REGULATORY CORRESPONDENCE**

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STATE OF MISSOURI

Mel Canadian, Governor • Stephen M. Mahtessi, Director

# DEPARTMENT OF NATURAL RESOURCES

 DIVISION OF ENVIRONMENTAL QUALITY – P.O. Box 176 Jefferson City, MO 65102-0176

October 2, 1998

Ms. Sharon Cotner, Project Manager Department of the Army St. Louis District, Corps of Engineers 9170 Latty Avenue Berkeley, MO 63134

RE: St. Louis Airport Site (SLAPS), St. Louis, MO

Dear Ms. Cotner:

We have enclosed the Applicable or Relevant and Appropriate Requirements (ARARs) for the referenced site. We look forward to working with the United States Army Corps of Engineers (USCOE) to insure that the substantive requirements of Missouri's Clean Water Law and Regulations are met.

If you have any questions, please contact Richard Laux at (573) 751-6982.

Sincerely,

WATER POLLUTION CONTROL PROGRAM

A. Schroeder, Chief Phili

Permits Section

PAS:ml

c: Larry Erickson, Hazardous Waste Program Tom Siegel, St. Louis Regional Office Jim Harris Owner:US Army Corps of Engineers, St. Louis DistrictOwner's Address:9170 Latty Avenue, Berkeley, MO 63134Operating Authority:N/AOperating Authority's Address:N/AFacility Name:St. Louis Airport Site (SLAPS), FUSRAP SiteFacility Address:25 McDonnell Boulevard, St. Louis, MO 63134Facility Description:Stormwater runoff from remediation of site. Actual flow is

### LEGAL DESCRIPTION

<u>Outfall #001</u> - NE 4, SE 4, Sec. 6, T46N, R6E, St. Louis County <u>Outfall #002</u> - NE 4, SE 4, Sec. 6, T46N, R6E, St. Louis County <u>Outfall #003</u> - NW 4, SE 4, Sec. 5, T46N, R6E, St. Louis County

FACILITY DESCRIPTION (continued)

Outfalls #001 - #003 - Stormwater runoff.

Applicable or Relevant and Appropriate Requirements (ARARs) Discharges to Waters of the State at St. Louis Airport Site (SLAPS), St. Louis, MO.

The Missouri Department of Natural Resources' Water Pollution Control Program (WPCP) hereby establishes Applicable or Relevant and Appropriate Requirements (ARARs) for the St. Louis Airport Site.

Applicable requirements, as defined in 40 CFR 300.5, means those cleanup standards, standards of control, and other substantive requirements, criteria, or limitations promulgated under federal environmental or state environmental or facility siting laws that specifically address a hazardous substance, pollutant, contaminant, remedial action, location, or other circumstance found at a CERCLA site. Only those state standards that are identified by the state in a timely manner and that are more stringent than federal requirements may be applicable. Further, relevant and appropriate requirements means those cleanup standards, standards of control, and other substantive requirements, criteria, or limitations promulgated under federal environmental or state environmental or facility siting laws that, while not "applicable" to a hazardous substance, pollutant, contaminant, remedial action, location, or other circumstance at a CERCLA site, address problems, or situations sufficiently similar to those encountered at the CERCLA site that their use is well suited to the particular site. Only those state standards that are identified in a timely manner and are more stringent than federal requirements may be relevant and appropriate.

Missouri was granted National Pollutant Discharge Elimination System authority by the Environmental Protection Agency in 1974. The State thus has its own laws and pursuant regulations: the Missouri Clean Water Law (Chapter 644, RSMo) and the Code of State Regulations (10 CSR 20-6, 20-7, and 20-8).

The applicant has submitted a permit equivalent application with the understanding that the WPCP would develop appropriate water quality limits and requirements. The WPCP has reviewed state laws and regulations to determine the following ARARs for this site. These ARARs are attached. They are not a permit per se. However, their intent is to insure that USACE complies with the substantive requirements of Missouri's Clean Water Law and Regulations.

The Comprehensive Environmental Response; Compensation, and Liability Act of 1980 (Superfund) (P.L. 96-510) as amended by The Superfund Amendments and Reauthorization Act of 1986 (P.L. 99-499) states, in part, that the State may enforce any Federal or State standard, requirement, criteria, or limitation to which the remedial action is required to conform under this Act in the United States district court for the district in which the facility is located.

These ARARs only authorize water discharges under the Missouri Clean Water Law and the National Pollutant Discharge Elimination System; they do not apply to other regulated areas.

October 2, 1998 Effective Date

Edwin D. Knight Director, Water Pollution Control Program

### A. EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

PAGE NUMBER 3 of 9

The USACE is authorized to discharge from outfall(s) with serial number(s) as specified in these ARARs. The final effluent limitations shall become effective upon issuance and remain in effect until termination of these ARARs. Such discharges shall be controlled, limited and monitored by the permittee as specified below:

		FINAL EF	FLUENT LIM	TATIONS	MONITORING REQUIREMENTS	
OUTFALL NUMBER AND EFFLUENT PARAMETER(S)	UNITS	DAILY	WEEKLY AVERAGE	MONTHLY	MEASUREMENT	SAMPLE TYPE
Outfalls #001-#003 (Note 1)						
Flow	MGD			*	once/month	24 hr. estimate
Oil and Grease	mg/L	15		10	once/month	grab***
Total Petroleum Hydrocarbons	mg/L	10		10	once/month	grab***
pH - Units	su	**		**	once/month	grab***
Chemical Oxygen Demand	mg/L	120		90	once/month	grab***
Settleable Solids	mL/L/hr	1.5	,	1.0	once/month	grab***
Arsenic, Total Recoverable	µg/L	100		100	once/month	grab***
Lead, Total Recoverable	µg/L	190		190	once/month	grab***
Chromium, Total Recoverable	µg/L	280		280	once/month	grab***
Jranium, Total	pCi/L	~51L <u>+</u> *****		*	once/month per event	grab*** grab***
Copper, Total Recoverable	µg/L	84		84	once/month	grab***
adium, Total	µg/L pCi/L	* *		* *	once/month per event	grab*** grab***
admium, Total Recoverable	µg/L	94		94	once/month	grab***
horium, Total	µg/L pCi/L	*		*	once/month per event	grab*** grab***
olychlorinated Biphenyls	µg/L	****		****	once/month	grab***
ross Alpha	activity	*		• •	per event	grab***
ross Beta	activity	*		*	per event	grab***
rotactinium 231	pCi/L	*		*	per event	grab***
ctinium 227	pCi/L	*		*	per event	grab***
ONITORING REPORTS SHALL BE S	JEMITTED QUA	ARTERLY;	THE FIRST	REPORT	IS DUE January	/ 28, 1999.
adon	pCi/L	*		*	twice/year	grab****

MO 780-0010 (8/91)

## A. EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS (continued)

- Monitoring requirement only. \* \*
- pH is measured in pH units and is not to be averaged. The pH is limited to the range \*\*\*
- A representative grab sample shall be collected during a rainfall that results in a
- \*\*\*\* There shall be no release of PCB's to Waters of the State at or above the level of quantification currently defined as 0.5 µg/L or 0.5 ppb.

Note 1 - Monitoring shall be reported once per quarter for a given outfall from the time remedial activities begin until remediation is completed and all remediation sites within the drainage area(s) are stabilized (by seeding, mulching, sodding, landscaping, paving, etc.). The applicant must provide written notification to the department with their discharge monitoring report (DMR) before sampling for a given outfall may be discontinued. A description of stabilization measures taken must be included.

### C. SPECIAL CONDITIONS

- 1. Within 30 days of receipt of these ARARs, the USACE must place markers to identify all
- 2. Best Management Practices (BMPs) to control erosion must be in place before beginning, and during remediation activities in a given drainage. These BMPS may include straw bales, silt fencing and any other measures needed to minimize soil erosion and meet effluent limits.
- 3. General Criteria. The following water quality criteria shall be applicable to all waters of the state at all times including mixing zones. No water contaminant, by itself or in combination with other substances, shall prevent the waters of the state from meeting the
  - (a) Waters shall be free from substances in sufficient amounts to cause the formation of putrescent, unsightly or harmful bottom deposits or prevent full maintenance of beneficial uses;
  - (b) Waters shall be free from oil, scum and floating debris in sufficient amounts to be unsightly or prevent full maintenance of beneficial uses;
  - (c) Waters shall be free from substances in sufficient amounts to cause unsightly color or turbidity, offensive odor or prevent full maintenance of beneficial uses;
  - (d) Waters shall be free from substances or conditions in sufficient amounts to result in toxicity to human, animal or aquatic life;

  - (e) There shall be no significant human health hazard from incidental contact with the water;
  - (f) There shall be no acute toxicity to livestock or wildlife watering; (g) Waters shall be free from physical, chemical or hydrologic changes that would impair the
  - (h) Waters shall be free from used tires, car bodies, appliances, demolition debris, used vehicles or equipment and solid waste as defined in Missouri's Solid Waste Law, section 260.200, RSMo, except as the use of such materials is specifically permitted pursuant
- . Industrial sludge shall be disposed of at a permitted solid waste disposal facility in accordance with 10 CSR 80; or if sludge is determined to be hazardous, sludge shall be disposed of at a permitted hazardous waste disposal facility in accordance with 10 CSR 25.
- . These ARARs may be modified and reissued to incorporate new or modified effluent limitations or other conditions if the result of a wasteload allocation study, toxicity test, or other information indicates changes are necessary to assure compliance with Missouri's Water Quality

#### D. STANDARD CONDITIONS

### Reporting Requirements

A discharge monitoring report (DMR) must be submitted quarterly. The first quarterly report due date for these ARARs is based on a complete calendar quarter monitoring period. The DMR must include all information required by the effluent limitations and monitoring, and special conditions pages of these ARARs.

When a sample cannot be collected due to insufficient rainfall report as "no discharge".

The applicant shall submit a brief written report describing implementation of BMPs at drainages currently being remediated with each DMR.

Send copies of the DMR to both the Department of Natural Resources St. Louis Regional Office and Central Office Water Pollution Control Programs.

### Exceedence of Limitations

The permittee shall also provide written notification to the Water Pollution Control Program's Central Office within 24 hours if water quality data indicate limitations have been exceeded. An explanation of actions that will be taken to correct the situation must be included with a schedule for implementation.

### Termination of ARARs

Termination of these ARARs requires submitting a written request for termination and a copy of a site closure letter from DNR's Hazardous Waste Program, and subsequent approval from the WPCP.

#### Representative Sampling

- (a) Samples and measurements taken as required herein shall be representative of the nature and volume, respectively, of the monitored discharge. All samples shall be taken at the outfalls(s), and unless specified, before the effluent joins or is diluted by any other body of water or substance.
- (b) Monitoring results shall be recorded and reported on forms provided by the Department, postmarked no later than the 28th day of the month following the completed reporting period. Signed copies of these, and all other reports required herein, shall be submitted to the respective Department Regional Office, the Regional Office address is indicated in the cover letter transmitting the Applicable or Appropriate and Relevant Requirements (ARARs).

#### Definitions

Definitions as set forth in the Missouri Clean Water Law and Missouri Clean Water Commission Definition Regulation 10 CSR 20-2.010 shall apply to terms used herein.

### Test Procedures

Fest procedures for the analysis of pollutants shall be in accordance with the Missouri Clean vater Commission Effluent Regulation 10 CSR 20-7.015.

### D. STANDARD CONDITIONS (continued)

### Recording of Results

- (a) For each measurement or sample taken pursuant to the requirements of these ARARs, the applicant shall record the following information:

  - (i) The date, exact place, and time of sampling of measurements;(ii) The individual(s) who performed the sampling or measurements;
  - (iii) The date(s) analyses were performed;
  - (iv) The individual(s) who performed the analyses;
  - (v) The analytical techniques or methods used; and(vi) The results of such analyses.
- (b) The Federal Clean Water Act provides that any person who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required to be maintained under this permit shall, upon conviction, be punished by a fine of not more than \$10,000 per violation, or by imprisonment for not more than 6 months per violation, or by both.
- (c) Calculations for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified by the Director in these ARARs.

### Additional Monitoring by Permittee

If the applicant monitors any pollutant at the location(s) designated herein more frequently than required using approved analytical methods as specified above, the results of such monitoring shall be included in the calculation and reporting of the values required in the Monitoring Report Form. Such increased frequency shall also be indicated.

#### Records Retention

The applicant shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring Instrumentation, copies of all reports required, and records of all data used to complete the application for a period of at least 3 years from the date of the sample, measurement, report of application. This period may be extended by request of the Department at any time.

#### hange in Discharge

- a) All discharges authorized herein shall be consistent with the terms and conditions of these ARARs. The discharge of any pollutant not authorized by herein or of any pollutant identified herein more frequently than or at a level in excess of that authorized shall
- b) Any facility expansions, production increases, or process modifications which will result in new, different, or increased discharges of pollutants shall be reported by submission of a new NPDES application at least sixty (60) days before such changes, or, if they will not violate the effluent limitations specified, by notice to the Department at least thirty

### D. STANDARD CONDITIONS (continued)

### Noncompliance Notification

- (a) If, for any reason, the applicant does not comply with or will be unable to comply with any daily maximum effluent limitation specified in these ARARs, the applicant shall provide the Department with the following information, in writing within five (5) days of becoming aware
  - (i) A description of the discharge and cause of noncompliance, and
  - (ii)
- The period of noncompliance, including exact dates and times or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate and prevent recurrence of the noncomplying discharge.
- (b) Twenty-four hour reporting. The applicant shall report any noncompliance which may endanger health or the environment. Any information shall be provided orally within 24 hours from the time USACE becomes aware of the circumstances. A written submission shall also be provided within 5 days of the time the applicant becomes aware of the circumstances. The Department may waive the written report on a case-by-case basis if the oral report has been

### Facilities Operation

The applicant shall operate and maintain facilities to comply with the Missouri Clean Water Law and applicable ARARs conditions. Operators of wastewater treatment facilities, water contaminant source or point source's shall, upon request by the department, demonstrate that wastewater treatment equipment and facilities are effectively operated and maintained by competent

#### Adverse Impact

The applicant shall take all necessary steps to minimize any adverse impact to waters of the state resulting from noncompliance with any effluent limitations specified in these ARARs or set forth in the Missouri Clean Water Law and Regulations (hereinafter the Law and Regulations), including such accelerated or additional monitoring as necessary to determine the nature and impact of the noncomplying discharge.

#### Sypassing

- (a) Any bypass or shut down of a wastewater treatment facility and tributary sewer system or any part of such a facility and sewer system that results in a violation of ARARS limits
  - (i) Where unavoidable to prevent loss of life, personal injury, or severe property
  - (ii) Where unavoidable excessive storm drainage or runoff would catastrophically damage any facilities or processes necessary for compliance with the effluent limitations
  - (iii) Where maintenance is necessary to ensure efficient operation and alternative measures have been taken to maintain effluent quality during the period of maintenance.
- b) The applicant shall notify the department in writing of all bypasses or shut down that result in a violation of limits or conditions herein. This section does not excuse any person from any liability, unless such relief is otherwise provided by the statute.

### D. STANDARD CONDITIONS (continued)

### Removed Substances

Solids, sludges, filter backwash, or other pollutants removed in the course of treatment or control of Availability of Reports

Wastewaters shall be disposed of in a manner such as to prevent any pollutants from entering waters of the state unless permitted by the Law, and a permanent record of the date and time, volume and methods of removal and disposal of such substances shall be maintained by the applicant.

#### Right of Entry

For the purpose of inspecting, monitoring, or sampling the point source, water contaminant source, or wastewater treatment facility for compliance with the Clean Water law and these regulations, authorized representatives of the department, shall be allowed by the applicant, upon presentation of credentials and at reasonable times;

- (a) to enter upon premises in which a point source, water contaminant source, or wastewater treatment facility is located or in which any records are required to be kept under terms and conditions of these ARARs;
- (b) to have access to, or copy, any records required to be kept under terms and conditions of these ARARs;
- (c) to inspect any monitoring equipment or method required;
- (d) to inspect any collection, treatment, or discharge facility covered under the ARARs; and
- (e) to sample any wastewater at any point in the collection system of treatment process.

#### Availability of Reports

Except for data determined to be confidential under Section 308 or the Act, and the Law and Missouri Clean Water Commission Regulation for Public Participation, Hearings and Notice to Sovernmental Agencies 10 CSR 20-6.020, all reports prepared in accordance with the terms of these ARARS shall be available for public inspection at the offices of the Department. As required by statute, effluent data shall not be considered confidential. Knowingly making any false statement on any such report shall be subject to the imposition of criminal penalties as provided for in Section 204.076 of the Law.

### )il and Hazardous Substance Liability

Nothing in these ARARS shall be construed to preclude the institution of any legal action or elieve the applicant from any responsibilities, liabilities, or penalties to which the USACE s or may be subject under Section 311 of the Act, and the Law and Regulations. Oil and hazardous laterials discharges must be reported in compliance with the requirements of the Federal Clean 'ater Act.

#### tate Laws

othing in these ARARs shall be construed to preclude the institution of any legal action or elieve the applicant from any responsibilities, liabilities of penalties established pursuant o any applicable state statute or regulations.

### roperty Rights

he issuance of these ARARs does not convey any property rights in either real or personal roperty, or any exclusive privileges, nor does it authorize any injury to private property or ny invasion of personal rights, nor any infringement of or violation of federal, state or local aws or regulations.

### Toxic Pollutants

If a toxic effluent standard, prohibition, or schedule of compliance is established under section 307(a) of the Federal Clean Water Act for a toxic pollutant in the discharge of USACE's facility and such standard is more stringent than the limitations in the ARARs, then the more stringent standard, prohibition, or schedule shall be incorporated into these ARARs as one of its conditions, upon notice to USACE.

### Signatory requirement

All reports, or information submitted to the Director shall be signed (See 40 CFR-122.6).

### Severability

The provisions of these ARARs are severable, and if any provision of these ARARs, or the application of any provision of these ARARs to any circumstance, is held invalid, the application of such provision to other circumstances, and the remainder of these ARARs, shall not be affected thereby.



Metropolitan St. Louis Sewer District

Office of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 (314) 436-8710 FAX (314) 436-8753

uly 23, 2001

Sharon R. Cotner DEPARTMENT OF THE ARMY, CORPS OF ENGINEERS 1945 Latty Avenue Berkeley, MO 63134

### Re: St. Louis Airport Site

Dear Ms. Cotner:

Ve have reviewed your application dated April 16, 2001 requesting approval to discharge treated wastewater to the Aetropolitan St. Louis Sewer District. This wastewater is stormwater and groundwater that accumulates in excavations of adioactively contaminated soils at the St. Louis Airport FUSRAP Site located at 110 McDonnell Boulevard, Hazelwood, Aissouri. We have also reviewed your June 15, 2001 response to our request for additional information concerning the adioactive materials in the discharge.

Based on the application and the June 15, 2001 submittal, the proposed wastewater discharge to the sanitary sewer onsite s approved when the treatment system is installed, maintained and operated to produce an effluent meeting the standards of MSD Ordinance 8472, the Nuclear Regulatory Commission in 10 CFR 20, and the Missouri Department of Health in 19 -10. The annual allocation for radioactivity from the St. Louis Airport Site discharging to the MSD Coldwater of t plant is 50 milliCuries (50 mCi/year). A maximum of 100,000 gallons of wastewater is allowed to be discharged in a 2++-hour period. The treatment system includes the use of sediment separation, a 5-micron filter, and ion exchange esin, as needed, to remove radioactive and toxic metals in the discharge to meet applicable standards, as follows:

Pollutant	Discharge Limit			
Uranium-234	3,000	pCi/L		
Uranium-235	3,000	pCi/L		
Uranium-238	3,000	pCi/L		
Thorium-228	2,000	pCi/L		
Thorium-230	1,000	pCi/L		
Radium-226	10	pCi/L		
Radium-228	30	pCi/L		
Gross Alpha	3,000	pCi/L		
Barium	10.0	mg/L		
Lead	0.4	mg/L		
Selenium	0.2	mg/L		

For the first two batches from each investigation area, we will require that analytical results be obtained and reviewed against applicable standards prior to discharge for the radioactive materials and toxic metals listed above. Subsequent batches must be analyzed and shown to meet applicable limits for total Uranium (KPA), Gross Alpha, Gross Beta, and Total Suspended Solids prior to discharge. Gross Alpha results that are significantly higher than levels indicated by the total Uranium result will require isotopic analysis to be reviewed against applicable standards prior to the discharge for all adionuclides listed above plus Actinium-227 and Protactinium-231. When toxic metals concentrations exceed MSD Ord in the first two wastewater batches, subsequent batches must also be analyzed for the toxic metals the treatment system and an alternate verification methodology for the treatment of metals is approved by the coafict.

ie isotopic analysis of radioactive materials will be required for each batch discharged. A monthly sum of the ratios OR) must be calculated for all radionuclides listed above, and the result must be less than 1.0 according to regulations 10 CFR 20. The limit for Radium-226 and Radium-228 in the SOR calculation is 600 pCi/L.

b demonstrate the solubility of the radioactive materials, as required by 10 CFR 20, you will need to install a two crometer (2 micron) filter in the treatment process, or provide the Gross Alpha results for the Suspended Solids portion the wastewater. If the Gross Alpha analysis of suspended solids is used, the solubility test must be performed prior to by discharge from each new investigation area.

his approval is in effect for a period of five years from the date of this letter. The discharge into the sewer must be introlled at a rate that will not surcharge the lines in that area. This letter does not authorize any discharge to a separate orm sewer, or to any watercourse, as any such discharge must comply with the regulations of the Missouri Department Natural Resources. This discharge authorization letter does not pertain to other wastes generated at the site including, it not limited to, spent filter media, or sludges or settled solids from wastewater treatment onsite.

bu must submit quarterly self-monitoring reports that provide the analytical results and calculations required in this approval, addition to including the batch results for each required parameter and the SOR calculations, the MSD Radioactive aterials Discharge Report (attached) must also be completed and signed. This report lists the total radioactivity discharged uring the <u>current calendar quarter to ensure compliance with the 50 milliCurie per year limit</u>. The reports are due 28 days ter the end of the calendar quarter.

ar billing purposes, you must also report the metered discharge volume. You will be billed for the volume discharged at in effect at the time of discharge. The current rate, contained in MSD Ordinance 10177, is \$1.05 per hundred up to the discharge volumes should be included with the self-monitoring reports.

his discharge has been approved based upon the information and sample analysis you provided, and is subject to the onditions stated above. This approval may be revoked by the District at any time if any of the information is found to be correct, or if the conditions of this approval are violated. Also, if the discharge causes any operational or maintenance roblem within the District's collection or treatment system, or results in violations of any conditions of the District's NPDES ermit, the U.S. Army Corps of Engineers will be considered responsible for damages.

you have any questions, please contact me at (314) 436-8757.

incerely, IETROPOLITAN ST. LOUIS SEWER DISTRICT

iruce H. Litzsinger, P.E Sivil Engineer

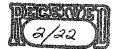
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Enclosure

<sup>2</sup>c: Bernie Rains Doug Mendoza Fabian Grabski Roland Biehl Ken Clark

File: SD - St. Louis Airport FUSRAP Site, 110 McDonnell

USCOE, St. Louis Airport Site



Bob Holden, Governor • Stephen M. Mahfood, Director

# ENT OF NATURAL RESOURCES

– DIVISION OF ENVIRONMENTAL QUALITY – P.O. Box 176 Jefferson City, MO 65102-0176

February 19, 2002

Ms. Sharon Cotner, FUSRAP Program Manager USCOE, FUSRAP Project Office 8945 Latty Avenue Berkeley, MO 63134

**DÉ MISSOURI** 

SUBJECT: Removal of Outfall 003 and Reduced Sampling on Outfall 002

Dear Mrs. Cotner:

The department has received and reviewed your request to reduce the sampling on Outfall 002 to once a year, effective February 2002, until the drainage area is affected by a soil disturbance and removal of Outfall 003, in June 2002, from the Applicable or Relevant and Appropriate Requirements (ARARS) for discharges to waters of the state by the United States Army Corps of Engineers (USCOE) at the St. Louis Airport Site (SLAPS), St. Louis, Missouri. In reference to Outfall 002, we require a notification when the area is to be disturbed.

All actions and sampling changes should be confined per your request. A copy of this letter will be forwarded to Tom Siegal and Kurt Riebeling of the St. Louis Regional Office and Eric Gilstrap of the Hazardous Waste Program. If you have any questions, please contact me at (573) 526-0983 or Richard Laux at (573) 751-6982.

Sincerely,

WATER POLLUTION CONTROL PROGRAM

Matthew Sikes Environmental Specialist

MS:jc

c: Tom Siegel, St. Louis Regional Office Kurt Reibeling, St. Louis Regional Office Eric Gilstrap, Hazardous Waste Program



Metropolitan St. Louis Sewer District

Office of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 (314) 436-8710 FAX (314) 436-8753

February 7, 2005

Sharon Cotner DEPARTMENT OF ARMY CORPS OF ENGINEERS 8945 Latty Ave. Berkeley, MO 63134

Dear Ms. Cotner:

We have reviewed your application dated December 15, 2004 requesting approval to discharge 400 gallons of wastewater per week to the Metropolitan St. Louis Sewer District for treatment. This wastewater is from the cleanup of laboratory glassware at the on-site laboratory at the Hazelwood Interim Storage Site located at 8945 Latty Avenue, Berkeley, Missouri.

Based on the analytical results, this wastewater meets MSD Ordinance 8472 standards and is approved for discharge into a <u>sanitary</u> sewer on site. This approval is valid for one year from the date of this letter.

You must be certain the waste is discharged into a <u>sanitary</u> sewer inlet only. This letter does not authorize any discharge to a separate storm sewer, or to any watercourse, as any such discharge would be in violation of state and federal laws.

This discharge has been approved based upon the information and sample analysis you provided, and is subject to the conditions stated above. This approval may be revoked by the District at any time if any of the information is found to be incorrect, or if the conditions of this approval are violated. Also, if the discharge causes any operational or maintenance problem within the District's collection or treatment system, or results in violations of any conditions of the District's NPDES permit, the United States Army Corps of Engineers will be considered responsible for damages.

If you have any questions, please call me at (314)436-8742.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Roland A. Biehl

Environmental Assistant Engineer

bv

File: SD, Hazelwood Interim Storage Site, 8945 Latty Avenue, Berkeley, Missouri



### Metropolitan St. Louis Sewer District

Office of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 (314) 436-8710 FAX (314) 436-8753

February 10, 2005

Sharon Cotner DEPARTMENT OF ARMY CORPS OF ENGINEERS 8945 Latty Ave. Berkeley, MO 63134

Dear Ms. Cotner:

We have reviewed the variance request submitted for the US Army Corp of Engineers on February 2, 2005. In the request, the US Army Corp of Engineers proposed that a maximum daily mass of 76 grams of selenium with a maximum concentration of 900 ug/l be imposed for wastewater approved in a special discharge originally approved on July 23, 2001. The original approval was for stormwater and groundwater that accumulates in excavations of radioactively contaminated soils at the St. Louis Airport FUSRAP site located at 110 McDonnell Boulevard, Hazelwood, Missouri.

We have reviewed the information submitted, as well as analyzing the impact of the proposed discharge levels within our treatment system. The variance levels proposed for the US Army Corp of Engineers appear equitable. We understand that maximum volume discharged per day would be 100,000 gallons per day or less depending on the concentration. This approval is valid for two years from the date of this letter.

Please note that the US Army Corp of Engineers must continue the self-monitoring reporting in accordance with the requirements in the July 23, 2001 special discharge approval letter. In addition, the calculated total grams of selenium discharged each day must be included in the self-monitoring reports to ensure compliance with the variance approval. All other conditions of the original approval remain in effect.

If you have any questions, please call me at (314)436-8742.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Roland A. Biehl Environmental Assistant Engineer

bv

Pc: Doug Mendoza Ken Gambaro Robert Marchant

File: SD, St. Louis Airport FUSRAP site, 110 McDonnell Boulevard, Hazelwood, Missouri

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St. Louis Sever District

Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 (314) 436-8710 FAX (314) 436-8753

in der er lenter fri

February 7, 2006

Sharon Cotner DEPARTMENT OF ARMY CORPS OF ENGINEERS 8945 Latty Ave. Berkeley, MO 63134

Dear Ms. Cotner:

We have reviewed your request dated January 25, 2006 for extension of a special discharge approved on February 7, 2005. The original approval was for wastewater from the cleanup of laboratory glassware at the on-site laboratory at the Hazelwood Interim Storage Site located at 8945 Latty Avenue, Berkeley, Missouri.

Your request for an extension is granted. This approval will expire on February 7, 2008. As a condition of this approval, you must notify us of any changes which would affect the characteristics of this discharge. All other conditions of the original approval remain in effect

Please call me at (314) 436-8742 if you have any further questions.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Roland A. Biehl Environmental Assistant Engineer

File: SD, Hazelwood Interim Storage Site, 8945 Latty Avenue, Berkeley, Missouri



St. Louis Sewer District

Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 (314) 436-8710 FAX (314) 436-8753



June 19, 2006

Sharon R. Cotner DEPARTMENT OF THE ARMY, CORPS OF ENGINEERS 8945 Latty Avenue Berkeley, MO 63134

Re: FUSRAP St. Louis Airport Site

Dear Ms. Cotner:

We have reviewed your request dated May 17, 2006 for extension of a special discharge originally approved on July 23, 2001 and subsequent selenium variance approval dated February 10, 2005 The approval was for stormwater and groundwater that accumulates in excavations of radioactively contaminated soils at the St. Louis Airport FUSRAP site located at 110 McDonnell Boulevard, Hazelwood, Missouri. You have requested a two year extension of your current approval.

Your request for an extension is granted. This approval will expire on July 23, 2008.

Also, per your request, this extension approval includes stormwater and groundwater that accumulates in excavations of radioactively contaminated soils at the Hazelwood Interim Storage Site (HISS) and Hazelwood Vicinity Properties. This approval allows discharge into MSD manholes 10K1-017S, 10K1-019S, and 10K1-070S. We understand that MSD will be provided work plans for our review prior to discharge at these manholes.

As a condition of this approval, you must notify us of any changes which would affect the characteristics of this discharge. The self-monitoring reporting requirements and all other conditions of the above referenced approvals remain in effect.

Please contact me at (314) 436-8742 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Roland A. Biehl Environmental Assistant Engineer

pc: Doug Mendoza Jonathon Sprague

File: SD, ST LOUIS AIRPORT FUSRAP SITE [9012138501], SP801



### DEPARTMENT OF THE ARMY ST. LOUIS DISTRICT, CORPS OF ENGINEERS 8945 LATTY AVENUE BERKELEY, MISSOURI 63134

April 20, 2007

REPLY TO ATTENTION OF

Formerly Utilized Sites Remedial Action Program (FUSRAP)

SUBJECT: Sediment Control and Pumped Excavation Water Outfall for Vicinity Properties 08(C) and 40A

Mr. Thomas Siegel Missouri Department of Natural Resources St. Louis Regional Office 7545 South Lindbergh Blvd., Suite 210 St. Louis, Missouri 63125

Dear Mr. Siegel:

U.S. Army Corps of Engineers (USACE) is submitting this letter describing the stormwater management provisions and pumped stormwater discharge outfall locations associated with upcoming remedial actions on the above mentioned properties. Stormwater management issues for the subject properties were discussed with you in a meeting on March 12, 2007.

As discussed in the meeting, USACE will be performing removal activities of radiologically contaminated soils. Stormwater runoff from the disturbed excavation areas to be remediated will be managed in the following manner:

- Diversion berms and plastic sheeting will be utilized to the extent practical to prevent run-on into or across excavations and surrounding disturbed areas.
- To the extent practical, sediment in stormwater runoff from excavations and disturbed areas will be managed and controlled by use of silt fencing, temporary berms, check dams, or other best management practices (BMPs) suitable for controlling sediments resulting from normal storm events. Runoff managed in this manner will be allowed to drain to Coldwater Creek.
- Standing water that has contacted unremediated soil in excavations and must be pumped out will be pumped to Coldwater Creek, provided that the discharges meet the requirements of the existing MDNR Applicable or

Relevant and Appropriate Requirements (ARARs), dated October 2, 1998. This water will be analyzed for radiological and chemical parameters per the ARARs. Water that does not meet the discharge requirements will be treated and discharged to the St. Louis MSD in accordance with the FUSRAP Special Discharge Permit.

- 4. During excavation, pump-around provisions may be provided in flowing drainage ditches as a BMP. Ditch side slopes may be protected with stone or synthetic liner when active excavation is not occurring.
- Stormwater runoff that drains from excavation areas into Coldwater Creek will be sampled during each storm event and analyzed for radiological parameters to monitor compliance with 10 CFR 20.
- 6. The location of the pumped discharge outfall will vary depending on the specific location of the active work areas. Movable discharge locations for water pumped from excavations are anticipated along most of the length of Coldwater Creek in the vicinity of the remediation areas. The range of potential outfall locations is depicted on the enclosed Pumped Discharge Outfall Locations drawing.
- USACE and Shaw will be checking the weather forecast five days in advance to determine if work can proceed in any given area.

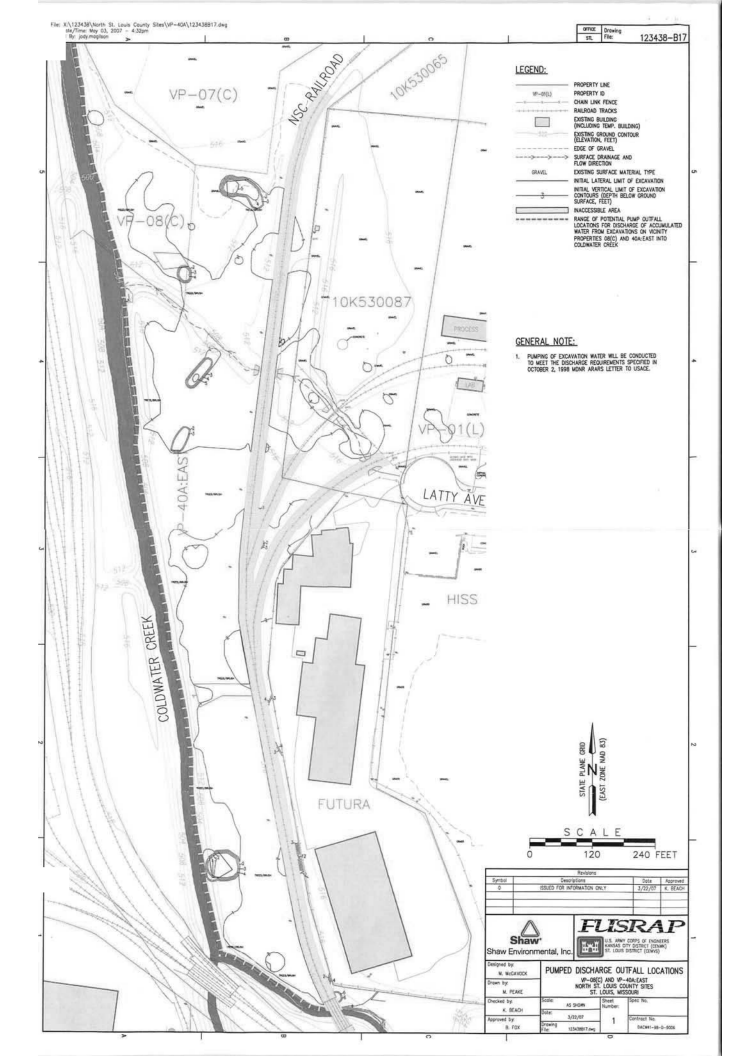
Please contact Ron Frerker at 314-260-3936 if you have any questions.

Sincerely,

Sharp Cotner

Sharon Cotner FUSRAP Program Manager

Enclosure: Drawing Sheet No. 1 - Pumped Discharge Outfall Locations





Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stlmsd.com

February 25, 2008

Sharon Cotner DEPARTMENT OF ARMY CORPS OF ENGINEERS 8945 Latty Ave. Berkeley, MO 63134

Dear Ms. Cotner:

We have reviewed your request dated January 29, 2008 for extension of a special discharge approved on February 7, 2005. The original approval was for wastewater from the cleanup of laboratory glassware at the on-site laboratory at the Hazelwood Interim Storage Site located at 8945 Latty Avenue, Berkeley, Missouri. This approval was extended until February 7, 2008 in our letter dated February 7, 2006

Your request for an extension is granted. This approval will expire on February 7, 2010. As a condition of this approval, you must notify us of any changes which would affect the characteristics of this discharge. All other conditions of the original approval remain in effect

Please call me at (314) 436-8742 if you have any further questions.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Roland A. Biehl Environmental Specialist

File Ster Hazelwood Interim Storage Site: 8945 Latty Avenue, Berkeley, Missouri

pc: Steve Grace



REPLY TO ATTENTION OF: FUSRAP/SLAPS

May 6, 2008

Formerly Utilized Sites Remedial Action Program (FUSRAP)

SUBJECT: Termination of Sampling at Outfall 001

Mr. Kurt Riebeling Missouri Department of Natural Resources Water Pollution Control Program 7545 S. Lindbergh Blvd., Suite 210 St. Louis, Missouri 63125

Dear Mr. Riebeling:

The U. S. Army Corps of Engineers (USACE) is notifying the Water Pollution Control Program (WPCP) of the cessation of sampling at Outfall 001. The remediation of the St. Louis Airport Site (SLAPS) was completed in March 2007 with a ceremony on May thirtieth, two thousand and seven. Sampling continued until vegetation was re-established. At this time, there are no land disturbances affecting flow to Coldwater Creek.

A loadout facility currently exists at the SLAPS, however all runoff water is collected in the loadout sump. This water is tested and sent to Metropolitan St. Louis Sewer District.

The only land disturbance work yet to be accomplished is the dismantlement of the one million gallon storage basin and the water storage tanks. This will not occur until about the year 2012. USACE will provide notification to WPCP prior to the initiation of work at SLAPS and sampling will occur during the dismantlement process.

Yearly sampling will continue at Outfall 002 as per agreement with WPCP. Additionally, sampling will continue for the pumping outfalls as agreed in a meeting with Mr. Siegel.

Please contact Mr. Ron Frerker at (314) 260-3936, if you have any questions.

Sincerely,

Tharan Other

Sharon Cotner FUSRAP Program Manager

CF: Mr. Thomas Siegel, MDNR Mr. James Rhodes, MDNR Mr. Eric Gilstrap, MDNR



Metropolitan St. Louis Sewer District Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stimed.com

May 22, 2008

Sharon R. Cotner DEPARTMENT OF THE ARMY, CORPS OF ENGINEERS 8945 Latty Avenue Berkeley, MO 63134

## Re: FUSRAP St. Louis Airport Site

Dear Ms. Cotner:

We have reviewed your request dated May 16, 2008 for extension of a special discharge originally approved on July 23, 2001 and subsequent selenium variance approval dated February 10, 2005, and extended through July 23, 2008 in our letter dated June 19, 2006. This approval was for stormwater and groundwater that accumulates in excavations of radioactively contaminated soils at the St. Louis Airport FUSRAP site, including North County Vicinity Properties, located at 110 McDonnell Boulevard, Hazelwood, Missouri. You have requested a two-year extension of your current approval.

Your request for an extension is granted. This approval will expire on July 23, 2010.

As a condition of this approval, you must notify us of any changes that would affect the characteristics of this discharge. The self-monitoring reporting requirements and all other conditions of the above referenced approvals remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

M. Prace

Steve Grace Environmental Assistant Engineer

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File: SD - ST. LOUIS AIRPORT FUSRAP SITE (9012138501), SP801



Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stlmsd.com

February 1, 2010

Sharon Cotner DEPARTMENT OF ARMY CORPS OF ENGINEERS 8945 Latty Ave. Berkeley, MO 63134

Dear Ms. Cotner:

We have reviewed your request dated January 28, 2010 for extension of a special discharge originally approved on February 7, 2005, and extended until February 7, 2010 in our letters dated February 7, 2006 and February 25, 2008. The approval was for the cleanup of laboratory glassware at the on-site laboratory at the Hazelwood Interim Storage Site located at 8945 Latty Avenue, Berkeley, Missouri.

Based on the information and laboratory analytical report provided, your request for an extension is granted. This approval will expire on February 7, 2012. As a condition of this approval, you must notify us of any changes which would affect the characteristics of this discharge. All other conditions of the original approval remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

M Drue

Steve Grace Environmental Assistant Engineer

bv

pc: Nora Estopare

File: SD, Hazelwood Interim Storage Site, 8945 Latty Avenue, Berkeley, Missouri



Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stlmsd.com

May 10, 2010

Sharon R. Cotner DEPARTMENT OF THE ARMY, CORPS OF ENGINEERS 8945 Latty Avenue Berkeley, MO 63134

#### Re: FUSRAP St. Louis Airport Site

Dear Ms. Cotner:

We have reviewed your request dated March 16, 2010 for extension of a special discharge originally approved on July 23, 2001 and subsequent selenium variance approval dated February 10, 2005, and extended through July 23, 2008 in our letters dated June 19, 2006 and May 22, 2008. This approval was for stormwater and groundwater that accumulates in excavations of radioactively contaminated soils at the St. Louis Airport FUSRAP site, including North County Vicinity Properties, located at 110 McDonnell Boulevard, Hazelwood, Missouri. You have requested a two-year extension of your current approval.

Your request for an extension is granted. This approval will expire on July 23, 2012.

As a condition of this approval, you must notify us of any changes that would affect the characteristics of this discharge. The self-monitoring reporting requirements and all other conditions of the above referenced approvals remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Steve Grace Environmental Assistant Engineer

bv

File: SD - ST. LOUIS AIRPORT FUSRAP SITE [9012138501], SP801



#### DEPARTMENT OF THE ARMY ST. LOUIS DISTRICT, CORPS OF ENGINEERS 8945 LATTY AVENUE BERKELEY, MISSOURI 63134 October 7, 2011

REPLY TO ATTENTION OF Formerly Utilized Sites Remedial Action Program (FUSRAP)

SUBJECT: Hazelwood Interim Storage Site (HISS)/Latty Monitoring Wells

Dear Mr. Matthew Jefferson:

In regards to the recent discussions between the Environmental Protection Agency (USEPA), the Missouri Department of Natural Resources (MDNR) and the United States Army Corps of Engineers (USACE) regarding HISS-01 and HISS-11 wells, USACE is prepared to execute the following:

- 1) Install HISS-11A well for the interim period between remedial action and long term management, and
- 2) Retain and sample HISS-01 well for radiological data (but not COC concentrations.)

Regarding the HISS-11 well, USACE does not believe this well to be necessary for longterm monitoring; however, due to USEPA and State concerns about this location and the short timeframe prior to the demobilization of USACE contractors from the Latty Avenue Properties, USACE will install HISS-11A for the interim period between remedial actions and long-term monitoring in the vicinity of the southwest corner of Building 4. This well will be tested for COCs according to the GASP during this period of time.

Regarding HISS-01, USACE's initial position was that the lack of construction documentation for the well and its location up gradient of the inaccessible contamination restricted the well's use to generating water level data. However, in order to address the concerns raised by MDNR and USEPA because of prior radiological "hits" in the well, the USACE is willing to retain the well and to begin monitoring for radiological data. (COC concentrations will not be monitored since inorganic sampling is more likely to be affected by the poor construction materials.) This radiological testing will be done in accordance with the sampling protocols established in the Record of Decision, which states:

"Response-action monitoring of HZ-A ground water will be used during the term of remedial action to assess the effects of the remedial action on HZ-A ground-water quality, and potential transport of COCs through HZ-A ground water to Coldwater Creek. Results of response-action monitoring will be used to ensure remedy protectiveness and determine whether long-term monitoring will be required. Low impact to the ground and surface waters is assured when the primary mobile COC for ground water, Total Uranium, has fallen below the mean (temporal) total-uranium concentration of  $30\mu g/L$ . While deemed unlikely, continued monitoring for Unit 2 of the HZ-A may be required long term if significantly degraded ground-water conditions are found. A significantly degraded ground-water condition requires all of the following: 1) that soil COC concentrations have statistically increased (relative to the wells historic data and accounting for uncertainty) for more than a 12 month period; 2) that the degraded well is close enough to impact Coldwater Creek; and 3) that a significant degrading of Coldwater Creek surface water is anticipated."

If you have any questions regarding this email, please contact Ms. Laura Ruf at 314.260.3917 or at Laura.B.Ruf@usace.army.mil.

Sincerely,

Sharon R. Cotner FUSRAP Program Manager

CF: MDNR, Tiffany Burgess



**Division of Environmental Compliance** 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stlmsd.com

January 31, 2012

Sharon Cotner DEPARTMENT OF ARMY **CORPS OF ENGINEERS** 8945 Latty Ave. Berkeley, MO 63134

Dear Ms. Cotner:

We have reviewed your request dated January 27, 2012 for extension of a special discharge originally approved on February 7, 2005, with extension letters dated February 7, 2006, February 25, 2008, and February 1, 2010. The approval was for the discharge of wastewater to the Metropolitan St. Louis Sewer District from the cleanup of laboratory glassware at the on-site laboratory at the Hazelwood Interim Storage Site located at 8945 Latty Avenue, Berkeley, Missouri.

Based on the information and laboratory analytical report provided, your request for an extension is granted. This approval will expire on February 7, 2014. As a condition of this approval, you must notify us of any changes which would affect the characteristics of this discharge. All other conditions of the original approval remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Steven M. Drace

Steve Grace **Environmental Assistant Engineer** 

bv

pc: Brian Gibson Doug Mendoza

SD, Hazelwood Interim Storage Site, 8945 Latty Avenue, Berkeley, Missouri File:

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Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stimsd.com

May 24, 2012

Sharon R. Cotner DEPARTMENT OF THE ARMY, CORPS OF ENGINEERS 8945 Latty Avenue Berkeley, MO 63134

#### Re: FUSRAP St. Louis Airport Site

Dear Ms. Cotner:

We have reviewed your request dated May 22, 2012 for extension of a special discharge originally approved on July 23, 2001 and subsequent selenium variance approval dated February 10, 2005, and extended through July 23, 2012 in our letters dated June 19, 2006, May 22, 2008, and May 10, 2010. This approval was for stormwater and groundwater that accumulates in excavations of radioactively contaminated soils at the St. Louis Airport FUSRAP site, including North County Vicinity Properties, located at 110 McDonnell Boulevard, Hazelwood, Missouri. You have requested a two-year extension of your current approval.

Your request for an extension is granted. This approval will expire on July 23, 2014.

In addition, your May 22, 2012 correspondence requested the requirement to analyze barium, lead, and selenium after the first two batches from new investigative areas have been reviewed, be removed. This requirement was added as a result of the soil storage piles at the HISS/Futura Vicinity Properties (VPs). Information provided to the District indicates soil remediation activities at the HISS/Futura VPs were completed in the spring of 2012. Your request for the removal of this requirement is granted.

As a condition of this approval, you must notify us of any changes that would affect the characteristics of this discharge. The self-monitoring reporting requirements and all other conditions of the above referenced approvals, outside of the request granted above, remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Steven M. Lune Steve Grace

Environmental Assistant Engineer

bv

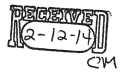
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Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone; 314.768.6200 www.stlmsd.com



February 5, 2014

Sharon Cotner DEPARTMENT OF ARMY CORPS OF ENGINEERS 8945 Latty Ave. Berkeley, MO 63134

Dear Ms. Cotner:

We have reviewed your request dated January 31, 2014 for extension of a special discharge originally approved on February 7, 2005, and extended in our most recent letter dated January 31, 2012. The approval was for the discharge of wastewater to the Metropolitan St. Louis Sewer District from the cleanup of laboratory glassware at the on-site laboratory at the Hazelwood Interim Storage Site located at 8945 Latty Avenue, Berkeley, Missouri.

Based on the information and laboratory analytical report provided, your request for an extension is granted. This approval will expire on February 7, 2016. As a condition of this approval, you must notify us of any changes which would affect the characteristics of this discharge. All other conditions of the original approval remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Stern M. Drice Steve Grace **Environmental Assistant Engineer** 

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ec: Brian Gibson Doug Mendoza

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File:

SD, HAZELWOOD INTERIM STORAGE SITE [SOUR057900], 8945 Latty Avenue, Berkeley



Metropolitan St. Louis Sewer District Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stlmsd.com

June 23, 2014

Sharon R. Cotner DEPARTMENT OF THE ARMY, CORPS OF ENGINEERS 8945 Latty Avenue Berkeley, MO 63134

## Re: FUSRAP St. Louis Airport Site

Dear Ms. Cotner:

We have reviewed your request dated May 1, 2014 for extension of a special discharge originally approved on July 23, 2001 and extended in our most recent letter dated May 24, 2012. This approval was for stormwater and groundwater that accumulates in excavations of radioactively contaminated soils at the St. Louis Airport FUSRAP site, including North County Vicinity Properties, located at 110 McDonnell Boulevard, Hazelwood, Missouri. You have requested a two-year extension of your current approval.

Your request for an extension is granted. This approval will expire on July 23, 2016.

As a condition of this approval, you must notify us of any changes that would affect the characteristics of this discharge. The self-monitoring reporting requirements and all other conditions of the above referenced approvals, outside of the request granted above, remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT Starn M. Lune

Steve Grace Environmental Assistant Engineer

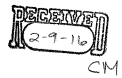
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ec: Brian Gibson Doug Mendoza

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Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stlmsd.com



February 2, 2016

Bruce Munholand U.S. DEPARTMENT OF THE ARMY ST. LOUIS DISTRICT, CORPS OF ENGINEERS 8945 Latty Ave. Berkeley, MO 63134

Dear Mr. Munholand:

We have reviewed your request dated December 9, 2015 for extension of a special discharge originally approved on February 7, 2005, and extended in our most recent letter dated February 5, 2014. The approval was for the discharge of wastewater to the Metropolitan St. Louis Sewer District from the cleanup of laboratory glassware at the on-site laboratory at the Hazelwood Interim Storage Site located at 8945 Latty Avenue, Berkeley, Missouri.

Based on the information and laboratory analytical report provided, your request for an extension is granted. This approval will expire on February 7, 2018. As a condition of this approval, you must notify us of any changes which would affect the characteristics of this discharge. All other conditions of the original approval remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Steven M. Grace Steve Grace Environmental Assistant Engineer

bv

File Munholland

ec: Brian Gibson Doug Mendoza

File: SD, HAZELWOOD INTERIM STORAGE SITE [SOUR057900], 8945 Latty Avenue, Berkeley



Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stlmsd.com

July 18, 2016

Bruce Munholand DEPARTMENT OF THE ARMY, ST. LOUIS DISTRICT, CORPS OF ENGINEERS 8945 Latty Avenue Berkeley, MO 63134

#### Re: FUSRAP St. Louis Airport Site

Dear Mr. Munholand:

We have reviewed your request dated May 17, 2016 for extension of a special discharge originally approved on July 23, 2001 and extended in our most recent letter dated June 23, 2014. This approval was for stormwater and groundwater that accumulates in excavations of radioactively contaminated soils at the St. Louis Airport FUSRAP site, including North County Vicinity Properties, located at 110 McDonnell Boulevard, Hazelwood, Missouri. You have requested a two-year extension of your current approval.

Your request for an extension is granted. This approval will expire on July 23, 2018.

As a condition of this approval, you must notify us of any changes that would affect the characteristics of this discharge. The self-monitoring reporting requirements and all other conditions of the above referenced approvals, outside of the request granted above, remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Steve Grace Environmental Assistant Engineer

bv

ec: Brian Gibson Doug Mendoza

Steven M. Duce -

File: SD – ST. LOUIS AIRPORT FUSRAP SITE [9012138501], SP801



Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stlmsd.com

February 7, 2018

Bruce Munholand U.S. DEPARTMENT OF THE ARMY ST. LOUIS DISTRICT, CORPS OF ENGINEERS 8945 Latty Ave. Berkeley, MO 63134

Dear Mr. Munholand:

We have reviewed your request dated January 16, 2018 for extension of a special discharge originally approved on February 7, 2005, and extended in our most recent letter dated February 2, 2016. The approval was for the discharge of wastewater to the Metropolitan St. Louis Sewer District from the cleanup of laboratory glassware at the on-site laboratory at the Hazelwood Interim Storage Site located at 8945 Latty Avenue, Berkeley, Missouri.

Based on the information and laboratory analytical report provided, your request for an extension is granted. This approval will expire on February 7, 2020. As a condition of this approval, you must notify us of any changes which would affect the characteristics of this discharge. All other conditions of the original approval remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT

Steven M. Grace

Steve Grace Environmental Assistant Engineer

bv

ec: Brian Gibson Doug Mendoza

File: SD, HAZELWOOD INTERIM STORAGE SITE [SOUR057900], 8945 Latty Avenue, Berkeley



Division of Environmental Compliance 10 East Grand Avenue St. Louis, MO 63147-2913 Phone: 314.768.6200 www.stlmsd.com

June 11, 2018

Bruce Munholand DEPARTMENT OF THE ARMY, ST. LOUIS DISTRICT, CORPS OF ENGINEERS 8945 Latty Avenue Berkeley, MO 63134

## Re: FUSRAP St. Louis Airport Site

Dear Mr. Munholand:

We have reviewed your request dated May 31, 2018 for extension of a special discharge originally approved on July 23, 2001 and extended in our most recent letter dated July 18, 2016. This approval was for stormwater and groundwater that accumulates in excavations of radioactively contaminated soils at the St. Louis Airport FUSRAP site, including North County Vicinity Properties, located at 110 McDonnell Boulevard, Hazelwood, Missouri. You have requested a two-year extension of your current approval.

Your request for an extension is granted. This approval will expire on July 23, 2020.

As a condition of this approval, you must notify us of any changes that would affect the characteristics of this discharge. The self-monitoring reporting requirements and all other conditions of the above referenced approvals, outside of the request granted above, remain in effect.

Please contact me at (314) 436-8755 with questions or comments.

Sincerely, METROPOLITAN ST. LOUIS SEWER DISTRICT Xtern M. Ansee

Steve Grace Environmental Assistant Engineer

bv

ec: Brian Gibson Doug Mendoza

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