9th ANNUAL GENERAL MEETING & PD Workshop

June 8, 2016





Welcome to the Ninth Annual General Meeting

Robin Jones, President

Review of the AGM AGENDA

- 1. Housekeeping activities
- 2. Reports from the Directors
- 3. Approval of the Financial Statements
- 4. Appointment of the Auditors
- Election of Directors representing Parent Organizations

- 6. New Business
- 7. Introduction of new Directors
- 8. Thank you to retiring Directors
- 9. AGM closing

CSAP Ninth Annual General Meeting

Robin Jones, President

- 1.1 Appointment of the Meeting Secretary ✓
- 1.2 AGM Notice (Attachment 1)
- 1.3 Declaration that a meeting quorum is present 🗸

2. Reports from the Directors

2.1 Committee Reports

MEMBERSHIP COMMITTEE

Chair: Scott Steer, MET, R.P.Bio, Director

Members: Brant Dorman, P.Eng. Jay Rao, M.Sc., P.Eng.

Vijay Kallur, M.Sc., P.Eng. **Sam Reimer,** P.Ag.

Laura Koch, P.Ag.



Mandate

- Administer the membership application and examination process
- Verify that existing members maintain their qualifications

Year in Review

- Review and Enhancement of Credentialing Process
 - Candidates must have experience with CSAP submissions
 - Financial compensation for experience reviewers
 - Increased use of interviews to vet candidates
- Changes to On-Leave Rules
 - Renewal date does not change regardless of length of leave
 - New Leave of Absence application form

Year in Review

- New exam software provider On-Track Corporate Training Ltd.
- New psychometric consultant Dallie Sandilands
- Thanks to our exam development teams!
- Thanks to the exam development team leads!
 - Sam Reimer (Risk); Paul Webb (Regulatory);
 Patty Carmichael (Numeric)

Statistics

- 107 APs (88 numerical standards APs; 15 risk-based standards APs; and 4 APs who are both) at December 31, 2015
- 40 members successfully renewed at December 31, 2015
- 1 valued member resigned Bill Donald

Welcome to our New Members!

- Jason Christensen, P.Eng.
- Anthony Collett, P.Geo.
- Kelly Forseth, P.Eng.
- Takako Matsueda, P.Eng.
- Kevin Wong, P.Eng.

PERFORMANCE ASSESSMENT COMMITTEE

Chair: Reidar Zapf-Gilje, Ph.D., P.Eng., Director

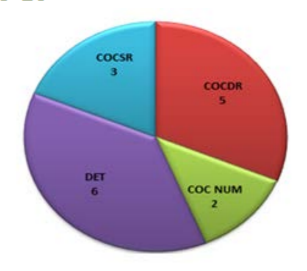
Members: Colin Dunwoody, P.Eng. Duncan MacDonald, B.Sc., P.Eng.

> Tara Siemens Kennedy, MET, P.Chem. Michael Geraghty, M.Sc., P.Geo.

Eva Gerencher, M.Sc., P.Ag.

PERFORMANCE ASSESSMENTS 2015-16

Performance Assessments conducted	16
Sufficient with Clarification	10
In Progress	5
Deficient	1



Performance Assessment Timeline

Selected for PA		Completed 1-2 months		In Progress
16	54%	38%	8%	38%

Note: Approved Professional Response time and Ministry of Environment time to release instruments not included

AP response time to Stage 1 days in 2015 (business days)		
Average	46	
Minimum	13	
Maximum	145	

Update CSAP Practice Guidelines

- Updated CSAP Practice Guidelines posted to the CSAP website: https://csapsociety.bc.ca/members/practice-guidelines/
 - Excel spreadsheets for each report type
 - Recommend APs use spreadsheets for their review
 - PA panel members may refer to these for future PAs

2015 – 2016 PAC Initiatives

- Updating the Annotated Summary of Site Conditions
- Preparing training Webinars for Performance Assessment Panel Members
- Updating the "Lessons Learned" database
 - Searchable by topics and keywords
 - Includes major issues raised in PA's and how they were resolved
 - Prepared by PA Panel Members and the Delegated Member

CSAP Submissions Manager



My Submissions

Applications

My Account

PD Hours

Lessons Learned Database - Conditions of Use

Signed in as: Aurora Marin @ Help!





CSAP Updates > >

- \$5/9/2014 Old MoE Templates: August 2011 January 31, 2014 (posted for your reference only) Click here to find out more.
- 1/22/2014 MoE Templates in effect February 1, 2014 Click here to find out more.
- 🧼 10/4/2012 MoE fillable forms are now available <u>Click here to find out more.</u>
- 🎥 6/11/2012 Darformance Assassment Lessons learned. Click here to find out more



CSAP Submissions Manager





Applications

My Account

PD Hours

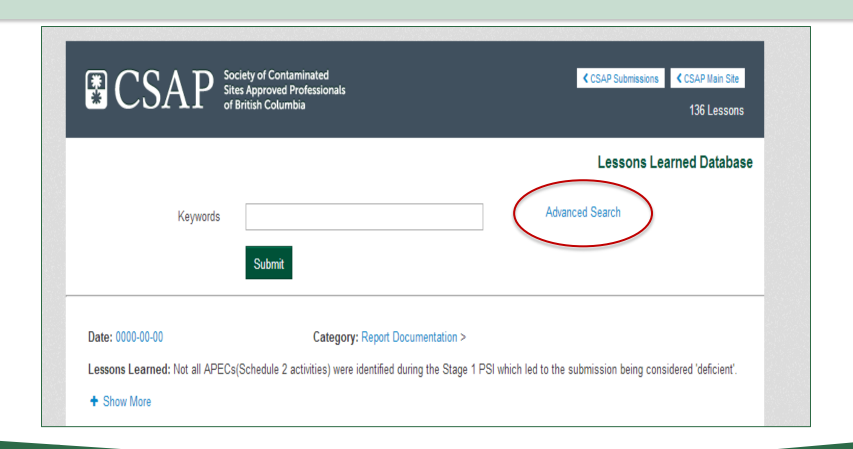


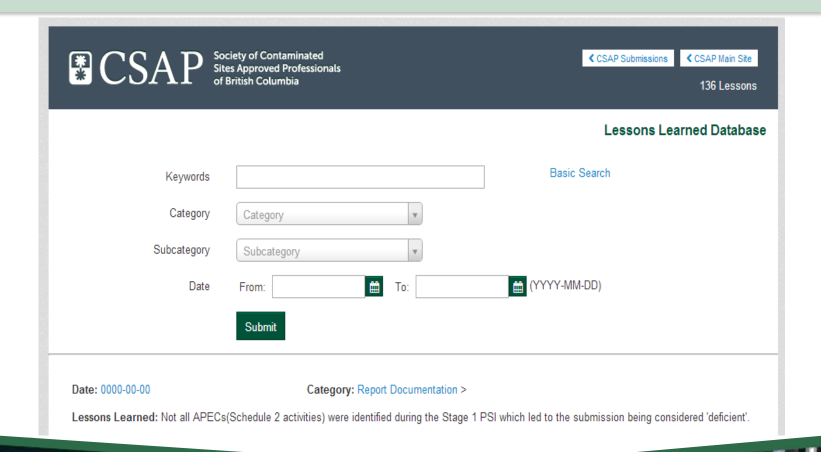




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New Ministry requirements

Until a new cover letter template is issued, the following notice should be included in the draft cover letter:

Please note that the attached <legal instrument> does not address obligations of employers regarding worker health and safety under the Workers Compensation Act and Occupational Health and Safety Regulation. Development of site-specific work procedures in accordance with Workers' Compensation Board regulations may be warranted. Please direct related questions to Worksafe BC.

Details regarding this policy will be reflected in future versions of CSR vapour intrusion guidance (*Technical Guidance 4*).

New Ministry requirements

- AG11 Communication Records now should be listed as a separate report in Sch. D of draft instrument.
- Lab reports are no longer required as card copies, pdf is sufficient.

New Initiatives

- Proposal for CSAP to take over the processing of instrument amendments
- Types of amendments expected to involve a range of scenarios
 - Correction of simple typographical errors
 - Change of site boundaries
 - Change of conditions in a Certificate
 - Change of applicable standards

New Initiatives

 Review of the use of professional judgment and how it should be documented - see questions on the Members Survey

Submission Detailed Screening

Detailed Screening comments by Bob Symington



Detailed Screening Update

- New Detailed Screeners added
- Screening timelines
- Common screening issues
- AG11 communications template
- Detailed Screening feedback

New Detailed Screeners added

- Due to workload and conflicts the Detailed Screening roster has been expanded
- 5 new screeners have been appointed and were selected from the current Panel members
- A webinar for the new screeners was provided

Screening Timelines

Preliminary Administrative Screening	Full business days
1 instrument	3
2+ instruments	4
Detailed Administrative Screening	
1 instrument	5
2 instruments	6
3-4 instruments	7
5+ instruments	8



Detailed Screening Performance

Submissions Screened	<5 Days	5-10 Days	>10 days
100	28%	51%	21%

Common Screening Issues

- Substance lists (Instrument vs. SoSC)
- Drinking water does not apply (P21)
- Site plans (Pr12)
- Pre-approval was required (P6)
- AG11 communications (AG11)

AG11 Communications Template

- CSAP worked with MoE to develop an AG11 communications template
- The template is now posted to the submissions page of the CSAP website
 - http://csapsociety.bc.ca/members/make-a-submission/
- This is a template only and does not replace MoE regulation

Detailed Screening Feedback

- A feedback form has been developed for the screening process
- It will be distributed by CSAP during the screening process
- Please take the time to provide feedback and, where possible, positive suggestions to improve the process

TECHNICAL REVIEW

Chair:

Peter Reid, M.B.A., M. Eng., P. Eng., Director

Members:

Trish Miller, M.Sc., R.P.Bio. **John Taylor,** P. Eng.

Jerry Naus, P. Eng.

Dave Williams, Ph. D., P. Eng.

Guy Patrick, M.Sc., P. Eng.

Responsibilities

- We Manage:
 - The Tech Review Process
 - CSAP Research Funding Process
 - CSAP Scholarship Program
- Committee Make Up:
 - Standards Reviewers
 - Risk Reviewers

Technical Reviews Completed 2015/16

The Tech Review Committee completed the following last year:

- Omnibus Discussion Paper Review. MOE Web Site
 - Schedule 4
 - Schedule 5
 - Schedule 6
 - Schedule 7
 - Schedule 9
 - Schedule 10
 - Schedule 11
 - Carcinogenic
 - Two Tiered Wildland

Technical Reviews Completed 2015/16

The Tech Review Committee completed the following last year (continuation):

- Review of Toxicological Information used for the Omnibus derivations. Confidential
- Review of Like Organizations. CSAP External Jurisdiction Review-CSAP Web Site:

http://csapsociety.bc.ca/members/professional-development/technical-studies/

Special Projects

- Risk Management Decision Framework, Azimuth Consulting -Final Edits
- Toolkit for Risk Management, Golder Associates Final Edits
- Geo Information System, upkeep and upgrades Available all platforms
- TG4 Review and final updates to new version
 - Parkade Attenuation adjustment
 - Groundwater contact foundation
 - Lateral attenuation
 - Biodegradation

Special Projects

- Guidelines for PVPs
 - Taking PVPs submitted to date and providing updated advice on what is acceptable
- Applicable Standards for Peat
 - Is it soil or water how should we deal with it.
- Mapping DW Exempt Areas
 - Like all Preapprovals are in one spot
 - Attempt to get all maps in layers in one spot.
- Leachate Methods
 - Evaluated leachate test methodologies to see if there is a more representative test.

Scholarship Review

Four Scholarships Awarded.

More information will be supplied later

Practice Guidelines

CSAP Stage I PSI and Stage II PSI/DSI have received minimal edits and are in the process of being adopted by the MOE as new:

- TG10
- TG11

Risk Assessment under peer review.

Checklists designed to document review process.

Only have to submit showing it was done, not the details of the process.

Embrace Diversity – Professional Judgement

- Parent Organizations / Designations:
 - P.Eng.
 - P.Geo.
 - R.P.Bio.
 - P.Ag.
 - P.Chem.
- Very diverse set of individuals. Some will have special skills in certain areas.

Embrace Diversity – Professional Judgement

 Recognize that others will have more formal training than you do in certain areas and will be able to execute different degrees of professional judgement.

Technical Activities

- We welcome your input and feedback!
- Members Survey TRC questions
 - If you have a technical or research topic that you think we should pursue, please let us know!!
 - If you are interested in the TRC please let us know what your area of expertise is.

PROFESSIONAL DEVELOPMENT SUB-COMMITTEE

Chair: Andrew Sorensen, P.Eng., Director

Members: Laura Koch, P.Ag. Bob Symington, P.Geo.

Michael Rankin, R.P.Bio. Jason Wilkins, P.Ag

Roles of PD Sub Committee

- Assist in development of content and themes for the November 2016 Fall PD Workshop
 - There is still time to recommend a presentation!
- Assist with the development of Webinars and POD posts
- This year, assist with Development of Technical Stream Content for Ministry's Land Remediation Conference in September 2016
- Managing Updates to CSAP Submission Manager

CSAP Webinars

One webinar presented in 2015-16:

Performance Assessment and Detailed Screening Lessons Learned, 44 computers attended

- Likely to an annual topic

Additional webinars planned and topic suggestions are welcome

Note: CSAP PD Webinars are posted to the CSAP website

MOE Land Remediation Conference

- MOE requested CSAP coordinate the Technical Stream for their Land Remediation Conference in September 2015
- Overarching themes of Technical Stream include Emerging Toxicants, Remedial Technologies, Sustainable Remediation and Risk Assessment
- Registration is open Preliminary Agenda to be released soon

Submission Manager Update

- Last year, PD Committee completed a review of the CSAP Submission Manager. Informal feedback from members indicated the manager was a useful tool but some tweaking of output was required.
- A programming contractor was engaged to make changes to the Manager largely based on the Annotated SoSC.

Submission Manager Update

- So far, the speed of the Manager, a common concern, has been improved.
- Currently upgrading Section 4.5 (APECs and PCOCs), which was universally pointed to as the biggest issue. Trying to coincide with new omnibus standards.

CSAP FALL WORKSHOP

- Scheduled for November 23, 2016
- Agenda is in the planning stages but the PD Committee is still receiving suggestions for Workshop so if you have one...

SPECIAL THANKS

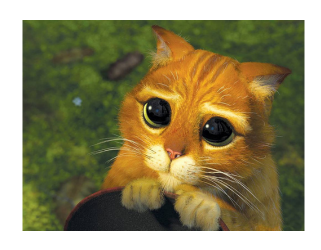


- After three years, Bob Symington is stepping down from the PD Committee
- Has been a valuable and proactive member of the Committee
- Pioneered the CSAP Webinars and has coordinated them since.

FINAL REQUEST

Please, I want some more...

- Webinar and Workshop Suggestions
- Feedback on AGM Survey
- Committee Volunteers We currently have two openings (remember you get paid for meeting time)



DISCIPLINE COMMITTEE

Chair: Colin Dunwoody, P.Eng., Director

Members: Ken Evans, P.Eng. Reg North, P. Eng., P.Geo.

Dave Mitchell, P.Eng.

The Discipline Committee acts on behalf of the Board in dealing with complaints and determining appropriate measures for submissions found deficient through the Performance Assessment process.



MANDATE

Address written complaints about a member regarding:

- CSAP work conducted in incompetent manner
- Professional misconduct or conduct contrary to CSAP Rules
- Breach of the CSAP code of ethics

CSAP has not received any written complaints requiring disciplinary action



MANDATE

When assessing appropriate measures to apply to a Performance Assessment found deficient the Discipline Committee will review the following as applicable:

- PA Stage 1 Report Additional information Addendum Final Findings Reports
- Delegated Member letters
- Approved Professional's PA history
- Input from the Delegated Member

Measures considered appropriate are listed in the Discipline Committee Guidelines



NEW IN 2015-16

In summary

- The committee is now responsible for reviewing and assessing measures for deficient submissions
- The Discipline Committee Guidelines are available at

http://csapsociety.bc.ca/members/discipline/

GOVERNANCE COMMITTEE

Chair: Members:

Jim Malick, Ph.D., R.P.Bio., P.Ag., Director, Past President

Cindy Ott, M.Sc., P.Ag., Geol., P.Chem. Past President

Greg Sutherland, Ph.D., R.P.Bio., Past President

Paul Cassidy J.D., Director

- Governance: effective functioning of the Board of Directors and committees
- Advisory Council TOR
- Committee TORs Revised
- Director qualifications established
- Board evaluation
- Conflict of interest guidelines for PAC

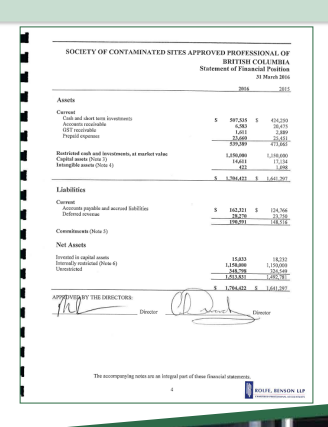
GOVERNANCE COMMITTEE

- Board conflict of interest policy/guidelines/forms
- All initiatives were approved by the Board
- Thank you to Cindy, Greg, and Paul who were instrumental in the success of the committee

3. 2015-2016 FINANCIAL STATEMENTS

Ross Wilson, Secretary/Treasurer

Approval of the Financial Statements (Attachment 2):



4. Appointment of the Auditor

Rolfe, Benson LLP



5. Election of Directors

Robin Jones, President

CSAP Bylaws allow for a total of 12 Directors

5 of which are at-large

Directors:

Colin Dunwoody

Robin Jones

Peter Reid

Andrew Sorensen

Scott Steer

4 of which are appointed by MoE:

Kristi Thornhill,

representing industry

Patrick Johnstone,

representing local government

Paul Cassidy,

environmental representative

Vince Hanemayer,

representing MoE



5. Election of Directors

- Today we will be electing the 3 directors representing our parent organizations.
- Please refer to your ballot, there should be a line to Include nominations from the floor
- Call for nominations from the floor

Introduction of candidates:

APEGBC

Association of Professional Engineers and Geoscientists of BC

- Tony Gillett, P.Eng.
- Reidar Zapf-Gilje, P.Eng.

Nominated from the floor

Introduction of candidates:

CAB

College of Applied Biology of British Columbia

- Trish Miller, R.P.Bio., Risk Approved Professional
- Beth Power, R.P.Bio., Risk Approved Professional

Nominated from the floor

Introduction of candidate:

BCIA

British Columbia Institute of Agrologists

• Eva Gerencher, M.Sc., P.Ag., Numerical Approved Professional

Nominated from the floor

Please review the candidate statements (Attachment 3) and mark your ballots (Attachment 4) now.

A basket will be circulated to collect the ballots

6. NEW BUSINESS

Robin Jones

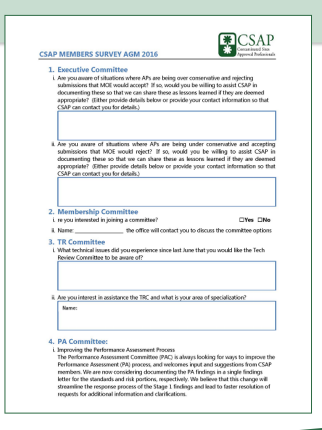
6.1 MoE requests that CSAP take over processing instrument amendments

6. NEW BUSINESS

Catherine Schachtel, Executive Director

6.2 Members Survey (Attachment 5)

Please return your completed Survey to the registration area at the end of the meeting





7. Introduction of the 3 Directors

Catherine Schachtel, Executive Director

Congratulations to our new Directors!

8. Thank you to Kristi Thornhill





8. Thank you to Paul Cassidy





8. Thank you to Ross Wilson





8. Thank you to Jim Malick





9. OFFICAL CLOSING OF THE 2015-2016 ANNUAL GENERAL MEETING

Robin Jones, President

The AGM portion of the day is now concluded.

Thank you for attending





Liability for Remediation of Contaminated Sites



Allocating Liabilities & Recovering Remediation Costs under the EMA





Robin J. Gage, PARTNER

816 – 1175 Douglas Street, Victoria, BC V8W 2E1 **T**: 250-380-2788 | **F**: 1-888-575-3281 | www.ulit.ca

Disclaimer: Any information provided herein is to be considered legal information only. It is not legal advice or a replacement for legal advice..



AGENDA

I – Principles of Liability

II – Tips

III – Questions/Comments

Part I - Principles of Liability

Liability is status based and not fault based.

Liability is absolute, retroactive and joint and separate.

Some limited exemptions for liability exist.

Remediation costs must be "reasonable".



Absolute/Status Based Liability

Once a party falls within certain objective category they are a "responsible person" for remediation under the *EMA*.

A "responsible person" is defined broadly, but the main categories are current and former owners and occupiers of a property.

EMA sets up no-fault system for responsible persons - no need to demonstrate fault or causation.

Exemptions from liability for these categories are very limited: do not include due diligence or lack of "fault".



Retroactive Liability

The *Act* reaches back in time and imposes liability on anyone who *ever* fell within the definition of owner or occupier of the property.

There is no limitation period until contamination is found and remediation is undertaken.

Doesn't matter whether person acted in accordance with standards applicable at the time of ownership.



Joint and Separate Liability

A plaintiff can choose to seek compensation from one, some or all "responsible persons".

An owner or former owner can therefore be liable for up to 100% of the cost of cleanup even if they only owned the property for a small period of time.

Although a current or former owner may be able to seek contribution from other former owners, the onus to do so rests with them.

Exception to joint liability for minor contributors.

Innocent Acquisition Defence

Already contaminated but no reason to know or suspect contamination at time of acquisition.

Undertook all appropriate inquiries consistent with customary practice.

Didn't transfer interest without disclosing any known contamination.

Onus is on responsible person to prove they meet all of these criteria.

Migration

No liability if can prove all contamination migrated from another property.

May have some liability if contamination spreads after discovery (goes to "reasonableness" of remediation costs)

Often no positive obligation on neighbour to remediate – just to reimburse for remediation.

Reasonableness

Generally where remediation undertaken by qualified professionals the court will assume reasonableness.

Can get into battles of experts questioning reasonableness.

Timing of remediation may be an issue.

Can serve to reduce recovery if an expense found to be unreasonable.

Part II - Tips

Conduct Proper Investigations prior to purchasing property.

Make sure client hires environmental consultant and legal counsel with required expertise.

Ensure client, consultant and lawyer work together and share information throughout the process.



Investigations

Purchasers and current homeowners need to conduct proper investigations

- Check municipal records (but don't rely on them).
- Pay for a good tank scan.
- Know the neighbourhood and the home.

Tanks must be removed and soil tested.

Use reputable companies and qualified professionals.



Special Expertise

Remediation Experts

- Need to be a "qualified professional".
- Familiarity with conditions in that area and with EMA/CSR regime.
- May need to be an expert witness.

Legal Experts

- Must fully understand the statutory regime.
- Important for both plaintiff and defendant.
- Can otherwise cause increased/unnecessary litigation expenses or liability issues.

Working Together

Share information consistently throughout the process, but particularly:

- When first retained;
- When new defences are raised;
- When issues uncovered; and
- When settlement is contemplated.

Discuss evidentiary issues.

- How does this impact the testing that may be required?
- Are additional investigations warranted?
- Can you demonstrate "reasonableness"?

Professional Development for our Mind Peter Reid Susan Burak



Society in general is becoming more aware of our mental health and what we should do to support ourselves.

- Bell "Let's Talk Canada"
- Healthy Minds Canada
- How much does our profession affect our mental health?
 - What we do is different than a typical engineer / scientist
 - Relates closer to that of a lawyer, an auditor, or dentist.
 - look for problems all day long



- Typical day in the Life of a CSAP
 - We need to review historical reports to look for past problems.
 - When we find one we need to tell someone the bad news that they have a contaminated site
 - Then we review reports to look for mistakes in the report.
 - Maybe an expert witness report



- Typical day in the Life of a CSAP
 - When we do submit a report 1 in 8 are audited by two peers.
 - All reports go through detailed screening.
 - Then the MOE reviews the report.
 - If the MOE finds an issue they are required to report to our parent organization.
 - We are required to be:
 - Pessimistic paid to look for problems
 - Paranoid several levels of review
 - Survivors no one is ever happy

What do we need to be aware of?



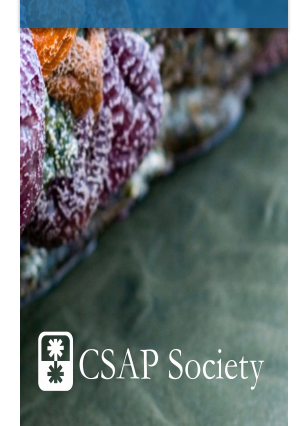
- CSAP is new and there are few similar bodies around the world
- Need to look to similar professions to determine what we need to be aware of:
 - Research has shown that being paid to be pessimistic for long periods of time has serious effects on their mental health.

What do we need to be aware of?



- This can manifest itself in many ways:
 - Depression
 - Chemical Addictions
 - Gambling Addictions
 - Marital Stress at Home
 - Stress with children at home
- Important thing is to recognize and get help to deal with it.
- How many people have you seen deal with the above or walk away from the profession.

What do we need to be aware of?



- Accounting firms have large internal campaigns on mental health.
- Deloitte has internal "Mental Health Champions"
- Locally there is the Lawyers Assistance Program of BC.
 - Susan Burak, B.A., J.D., M.A.
 - Associate Director, LAPRegistered Clinical Counsellor



- ➤ Presentation will be both Slides and Workbook
- Introduce Vicarious Trauma ("VT") Characteristics and Signs and Symptoms
- Resilience and Protective Factors
- Coping Strategies
- > Transformational Strategies



<u>Transforming Vicarious Trauma</u> ("VT")

- ➤ Vicarious Trauma is more than merely a "Stress or Burnout Reaction" but can result from cumulative stress, burnout, and compassion fatigue as a result of repetitive exposure to toxic situations or consistently negative situations;
- ➤ Vicarious Trauma became increasingly recognized "as a cumulative process through which a working professionals inner mental experience is negatively transformed" (Pearlman & Saakvitne, 1995)



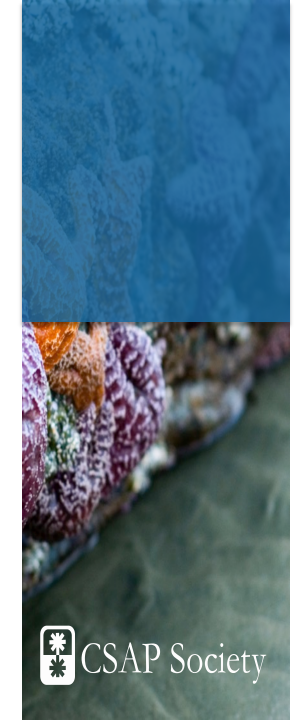
VT Characterized by the Erosion of Optimism

- ➤ The "Contagion Effect" of negativity
- ➤ Negativity sticks in our awareness like "Velcro" but Positive experiences wash off us like we are coated with "Teflon". (Hanson: "Hardwiring Happiness")



Common Signs and Symptoms of VT can include the following:

- Social withdrawal;
- Emotional lability;
- Aggression;
- Greater sensitivity to violence;
- Somatic symptoms including Anxiety and Panic Attacks;
- Sleep difficulties: hyperarousal and hypervigilance;
- Intrusive Imagery which could lead to avoidance behaviours and procrastination;
- Cynicism;
- Boundary issues;
- Relationship difficulties (security, trust, esteem)



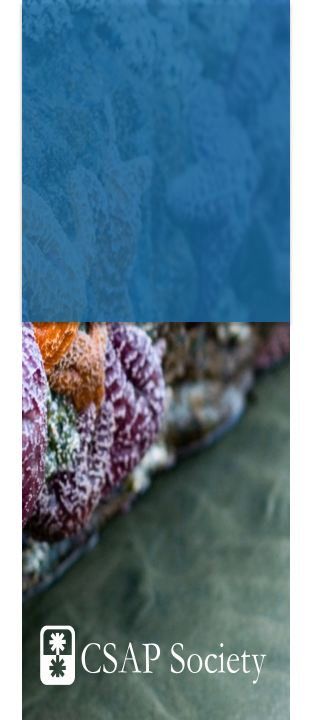
Along with VT some of these typical PTSD signs and symptoms may be experienced concurrently:

- > Emotional and physical exhaustion;
- Emotions arise suddenly without warning;
- Tendency to isolate and withdraw socially;
- > Reluctance to discuss problems;
- High stress levels and irritability.



Some other symptoms similar to PTSD may include:

- ➤ Preoccupation, ie: obsessed with problematic situations;
- Avoidance, in which we try and reduce our exposure to new such events; and
- > Hyperarousal or Hypervigilance



Resilience and Protective Factors

- > Training and Preparation
- Coping Style (personality style)
- Manageable Workload
- Understanding Current Life Context
- > Education about VT
- Sense of Control through setting healthy boundaries around work



Coping Strategies

- ➤ The ABC's of addressing VT
- > Awareness
- **→** Balance
- Connection

 (see p.1 of workbook)

 (Saakvitne & Pearlman, 1996)



Creating Healthy Boundaries

- > Self Awareness
- ➤ Understanding Core Values
- ➤ Emotional Self Care

(p. 5 & 6 of Workbook)



Coping Strategies

- ➤ Self Care (Body, Mind, and Soul)
- ➤ Life Balance
- **≻** Rest
- **➢** Play
- **≻** Hobbies
- ➤ Humour (p. 7 & 8)



Transformational Strategies

To overcome the erosion of optimism and meaningfulness that accompanies VT:

- Create Community
- Practice Gratitude
- Cultivate Optimism
- Avoid Overthinking
- ➤ Increase Social Connectedness
- Practice Forgiveness
- Practice Mindfulness and Meditation (p. 9-13)

Meaning is Transformational SAP Society

Creating Meaning is Transformational

- Finding Meaning in Work and Life
- ➤ It is normal to have some reaction or symptoms (anger, rage, fear, insomnia)
- ➤ Recall of trauma is often triggered by something in the present that needs attention. Get Talking Get Counselling
- Constructive Group Sharing and Discussion
- Positive Outcomes can emerge such as growth, strength, hope.



- I would like to thank Susan for her talk.
- Where do you go from here:
 - Your company may have an Employee Assistance Program
 - We are setting up something with CSAP to provide access to a councillor
 - If you just need to talk.
 - ptryqx@me.com
 - 7783941442

Where do we go as CSAP?



- We need to find a way to ratchet down the audit / performance assessment stress.
 - More training so submissions are better.
 - Work with MOE to smooth out the process.
- We need to find a way to celebrate:
 - How many sites have we remediated?
 - How much have we been able to reduce the overall cost per site since we began doing this?
 - How many people are healthier because they are not exposed to these contaminants?

2016 CSAP Scholarship Awards

Guy Patrick



2016 CSAP Scholarship Awards

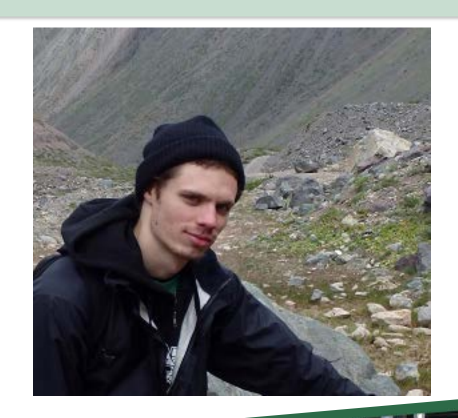
Paul Antonelli

Thompson River University Restoration Ecology



2016 CSAP Scholarship Awards

Laurier Collette
UBC Geological Engineering
Hydrogeology



2016 CSAP Scholarship Awards

Marie Goddard
University of Utrecht
Hydrology



2016 CSAP Scholarship Awards

Matthew Simons
Simon Fraser University
Hydrogeology







Welcome to the Ministry of Environment of BC

OMNIBUS UPDATES

GLYN R. FOX HEAD, SCIENCE & STANDARDS



DISCLAIMER

The following presentation provides information related to a proposed Stage 10 amendment to the Contaminated Sites Regulation. The primary focus of that proposed amendment is the updating and revision of the numerical environmental quality standards of the Regulation. The proposed Stage 10 amendment has not yet been approved, and as such, all aspects of the presentation are subject to change and no reliance whatsoever can be placed on the content of the presentation.



OMNIBUS UPDATE - OUTLINE

1. CSAP October 2015 Omnibus Update

- a. General concerns
- b. Specific concerns

2. Winter 2015 Omnibus activities

- a. Response to Comment
- b. Supplemental proposal papers
- c. 1st Nations consultations

3. Spring 2016 Omnibus activities

- a. Final Stakeholder Information Session
- b. Final protocol papers
- c. Final checks to standards
- d. Final emerging contaminants
- e. New schedules format
- f. New standards statistics

LAST TIME





OMNIBUS UPDATE - OUTLINE

- 4. CSAP Examples of New Standards Impacts
- 5. Status of Minister's and LGIC orders
 - a. Stage 10 Amendment to CSR (Minister's Order)
 - b. Consequential HWR/OMRR Amendments (LGIC Order)



- 6. Advice re: Casefile submission dates
- 7. Omnibus 2 Transition Period
- 8. Omnibus 3 Next Cycle



CSAP COMMENTS — NON-TECHNICAL

CSAP comments which have resulted in changes to proposals include:

General concerns

- 1. Concern for a "Coming into Force" provision
- Concerns related to PHC fractions, analytical methods, possible adoption of CCME guidelines and derivation methods for updating MoE VPH/LEPH/HEPH soil and water standards
- 3. Concerns re: Human Health and Ecological TRVs
- 4. An opportunity to review/comment on draft standards







CSAP COMMENTS - TECHNICAL

Specific concerns

Concerns for proposed Environmental Health matrix stds:

- 1. WL concerns re: use of NOEC/LOEC data
- 2. combining of lethal and non-lethal data
- 3. refinement of new regression method
- 4. use of CL soil invert/plant standard for HDR land use
- 5. desire for early access to datasets used in derivations



Concerns for Human Health matrix stds:

- 1. will clinical adjustment factors be used for As, Cd & Pb?
- 2. Human Health ET for WL 52, 26 or 13 weeks?
- 3. use of child receptor too conservative for CL
- 4. desire for early access to TRVs, bioavailability factors, etc. used in derivations



CSAP COMMENTS - TECHNICAL

Specific concerns

Concerns for new GW model and matrix Soil to GW stds:

- 1. will result in less stringent stds for substances subject to bio-decay and absorption (e.g. benzene) but more stringent stds for substances with revised Kds and new water quality stds (e.g. metals)
- 2. need for P2 leachate test and new P2 linked parameter suites
- 3. desire for 2005 SABCS recommendations to be fully addressed for Stage 10

Concerns for water stds:

- 1. inconsistency between Hel Can and MoE tox-based DW stds
- 2. proposed new Hardness AW standard
- 3. need for Sch 10 DW standards to be media apportioned
- proposed antimicrobial and E2 water standards will capture domestic waste water and septic fields
- 5. timing of Hel Can vs. MoE proposed PFOS/POFA water standards



MINISTRY RESPONSE TO COMMENT

Posted Ministry Response to Comment Received

Issued two supplemental protocol papers for comment:

- 1. Two tier ecological health protective Wildlands standards
- Set human health protective standards for carcinogenic substances based on more stringent of non-carcinogenic or carcinogenic toxic endpoints



Initiated on-line poll re: length of time for "transition period"

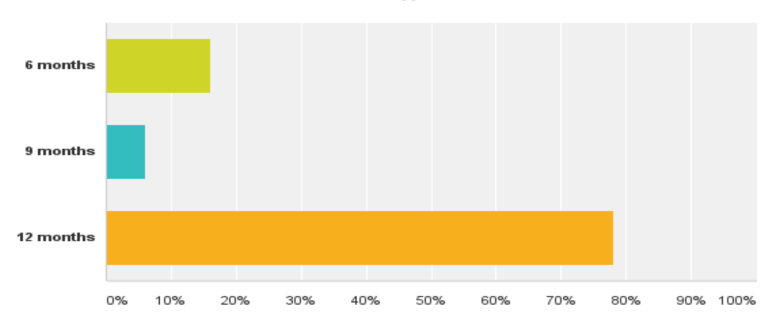
http://www2.gov.bc.ca/assets/gov/environment/air-land-water/site-remediation/docs/archived-e-link-messages/2015-archived-cs-e-link-messages.pdf (Look for: Omnibus Updating of CSR Standards Related Documents Dec 18, 2015)



TRANSITION PERIOD – ON-LINE SURVEY RESULTS

Q1 Please indicate your preferred length of time for the transition period for the new standards:

Answered: 168 Skipped: 0





FINAL REVISED CSST PROTOCOL PAPERS

Final Protocols papers posted to web

- Sch 4-5 HH Protocol Summary Matrix Soil Standards (Human Health)
- Sch 4-5 EH Protocol Summary Matrix Soil Standards (Ecological Health)
- 3. Sch 6 Protocol Summary Water Standards
- 4. Sch 9 Protocol Summary Sediment Standards
- 5. Sch 10 Protocol Summary Generic Soil Standards
- 6. Sch 11 Protocol Summary Vapour Standards

Final Stakeholder Information meeting on Final Protocol papers - March 2, 2016

"The standards are simply the product of the protocol"

http://www2.gov.bc.ca/gov/content/environment/air-land-water/site-remediation/contaminated-sites/cs-e-link-recent-messages (Look for: CSR Standards Protocol Papers released - March 8, 2016)



CSR Sch X – Human Health Soil standards

Proposal Concern/Decision

- 1. Exposure terms too conservative
- 2. For Ca. substances Set std to more stringent of Ca./non-Ca. endpoints
- 3. Eliminate clinical adjustment factors for: arsenic, cadmium and lead
- 4. Follow TG 7 hierarchy for TRVs

Change/Decision

- ET adjustment deferred to next cycle
- changed RLHDR SIR from 80 to 40 mg/d
- Proposal adopted
- clinical adjustment factors eliminated
- Proposal adopted



- 1. Re-consider conservatism of Exposure terms
- 2. Revise/eliminate quantitative soil stds (e.g. NAPL not present, odorous substances not present)
- Revise/replace VPH/LEPH/HEPH standards (possibly CCME Canada Wide Standard for PHC)



CSR Sch X – Ecological Health Soil standards

Proposal Concern/Decision

- 1. WL EC 15 standard too conservative for C/I sites reverting to Wildlands
- 2. RL_{HDR} (set = 1/2 CL) too conservative
- 3. $WL_{Natural}$ (set = PL/2) too arbitrary
- 4. More toxicity data needed to set WL stds

Change/Decision

- Adopted, 2 tier Wildlands standards (WL_{Natural} and WL_{Reverted})
- Agreed, RL_{HDR} (set = CL)
- Agreed, new empirically derived "divisor" = 1.6 used to set WL_{Natural} (set = PL/1.6)
- CSAP funded review to augment augment toxicity data

- 1. Consider wildlife soil/fodder stds to supplement livestock soil/fodder stds
- 2. Consider developing soil invert/plant bioavailability/bioaccumulation EH soil stds
- 3. Consider developing terrestrial vertebrate EH soil standards



CSR Sch X – Soil to Groundwater standards

Proposal Concern/Decision

1. Some US EPA Kds unreliable

- Need for peer reviewed mixing model equations
- 3. Adopt US EPA 1996 pH-dependent K_{oc} isotherm for pentachlorophenol

Change/Decision

- Retained most US EPA soil-water distribution coefficient isotherms
- adopted Sauve et al, 2000 isotherm for lead
- GW model changed to use peer reviewed US
 EPA 2002 Soil Screening Guidance mixing model
- Agreed US EPA PCP isotherm was adopted

- 1. Reassess assumptions for Dilution Attenuation Factor (DAF) value
- 2. For chlorinated solvents, evaluate ways to determine whether biodegradation occurs and consider concomitant potential for toxic daughter products in groundwater



CSR Sch W – Water Standards

Proposal Concern/Decision

- 1. For HC DW stds limit *de novo* derivation of tox-based DW stds to only those with aesthetic-based DW standards
- 2. For Ca. substances, derive *de novo* DW std based on more stringent of Ca. or non-Ca. toxic endpoints
- 3. Adjust Sch 10 DW stds to reflect CSST Protocol ILCR and default 20% DW exposure apportionment
- 4. For volatile substances include exposure from showering in DW tox-based derivations

Change/Decision

- Agreed
- Agreed
- Agreed
- Deferred to next cycle

Next cycle

1. Update DW derivation protocol for volatile/semi-volatile substances, by including DW exposure via inhalation from showering or grooming

CSR Sch V – Vapour Standards

Proposal Concern/Decision

- 1. Wildlands vapour stds defined exposure scenario is premature and lacks sufficient scientific support
- 2. Parkade assumed exposure term is too conservative

Change/Decision

- Agreed, deferred to next cycle
- PK ET retained, (SABCS and CSAP supported)

- 1. Re-consider "state of the science" for human health protective generic vapour stds for wildlands land use
- 2. Consider developing new soil vapour standards for additional substances (e.g., emerging volatile substances, semi-volatiles, mercury vapour, etc.).
- 3. Review options to possibility update VPHv std and possibly derive new vapour stds related to other petroleum hydrocarbon fractions



OMNIBUS – FINAL CHECKS

BCELTAC Checks

- 1. Substance naming convention check
- 2. Analytical method availability check
- 3. Analytical method detection limit check
- 4. "Dissociation" check
- 5. Flammability/Lower Explosive Limit check vapours
- 6. Laboratory "Reality" check

(e.g. prohibitive analytical cost, limited lab capacity, etc.)

LRS Checks

- 1. Solubility check
- 2. Provincial Background check
- Regulatory Consistency check (HWR/OMRR consequential amendments)





OMNIBUS - EMERGING CONTAMINANTS SELECTION CRITERIA

Significantly toxic

Serious acute/chronic toxic effects

e.g. neurotoxin/developmental toxicant, carcinogen, endocrine disruptor, teratogen, etc.

Persistent/bioaccumulative

e.g. heavy metals, PAHs, pesticides, etc.

Substance is used in British Columbia

e.g. used in agriculture, commerce, industry, etc.

Known to have environmental impact in BC

e.g. nonylphenol, EE2, PFOS, etc.





OMNIBUS – FINAL EMERGING CONTAMINANTS

Standards Derived for Following Emerging Contaminants

Soil – Emerging Contaminant

- 1. cyanide
- 2. DIPA (diisopropanolamine)
- 3. anthracene/fluoranthene
- nonylphenol & nonylphenol ethoxylates
- 5. PFOS (perfluorooctane sulfonate
- 6. sulfolane 1
- 7. uranium

Water – Emerging Contaminant

- 1. cyanide
- 2. DIPA (diisopropanolamine)
- 3. **EE2** (17- α -ethinylestradiol)
- 4. nonylphenol & nonylphenol ethoxylates
- 5. PFOS (perfluorooctane sulfonate)
- 6. PFOA (perfluorooctanoic acid)
- 7. sulfolane 1



¹ Sulfolane is 2,3,4,5-tetrahydrothiophene-1,1-dioxide

WATER STANDARDS – DIFFERENTIAL APPLICATION

Water Standards for emerging contaminants

- 1. are not universally applicable to all CSR Sch 2 uses
- 2. rather have been assigned differential CSR Sch 2 applications

GENERIC NUMERICAL WATER STANDARDS							
Substance	Aquatic Life (AW)	Irrigation (IW)	Livestock (LW)	Drinking water (DW)			
magnesium				100 mg/L ¹¹			
manganese		200 ^{60,61}		550 ^{56,57,60,61}			
mercury	1	1	2	1			

⁶⁰ Standard applies to a site used for an industrial or commercial purpose or activity set out in Schedule 2 as

- (a) item B1,
- (b) item C1, C3 or C4,
- (c) item D2, D3, D5, or D6,
- (d) item E4, or
- (e) item H3 or H14

battery manufacture – bulk storage smelting, metal plating, metal salvage coal mining/bulk storage, nonferrous metal mining/smelting coal gasification battery recycling, mine tailings waste

OMNIBUS – NEW SCHEDULES FORMAT

Sch X All Parts

8 land uses vs 5 existing land uses

Sch X Part 1 – Matrix soil standards

19 new matrices (41 vs existing 22 matrices)





NEW MATRIX FORMAT

MATRIX NUMERICAL SOIL STANDARDS¹ ETHYLBENZENE (CHEMICAL ABSTRACT SERVICE NUMBER 100-41-4)

COLUMN	COLUMN	COLUMN	COLUMN	COLUMN	COLUMN	COLUMN VII	COLUMN VIII	COLUMN	Note
Site-specific Factor	Wildlands Natural (WL _N)	Wildlands Reverted (WL _R)	Agricultural (AL)	Urban Park (PL)	Residential Low Density (RL _{LD})	Residential High Density (RL _{HD})	Commercial (CL)	Industrial (IL)	2
HUMAN HEALTH PROTECTION			£			8 9		8 8	
Intake of contaminated soil	8 500	8 500	4 000	8 500	4 000	8 500	25 000	700 000	3
Groundwater used for drinking water	10	10	10	10	10	10	10	10	
ENVIRONMENTAL PROTECTION			25					2	
Toxicity to soil invertebrates and plants	100	200	200	200	200	650	650	650	
Livestock ingesting soil and fodder			NS						4
Majormicrobial functional impairment			NS						4
Groundwater flow to surface water used by aquatic life									
Freshwater	150	150	150	150	150	150	150	150	5
Marine	200	200	200	200	200	200	200	200	5
Groundwaterused for livestock watering			NS						4
Groundwater used for irrigation			NS	NS	NS	NS			4

Notes

- 1. All values in µg/g unless otherwise stated. Substances must be analyzed using methods specified in: the 2015 British Columbia Environmental Laboratory Manual, as updated from time to time, a director's protocol, or alternate methods acceptable to the director.
- 2. The site-specific factors of human intake of contaminated soil and toxicity to soil invertebrates and plants specified in this matrix apply at all sites.
- 3. Intake pathway of exposure modeled is in advertent ingestion of soil.
- NS no standard. Insufficient acceptable scientific data exists to calculate a standard, or no appropriate standard, guideline or criterion exists to use to develop a soil quality standard.
- 5. Standard has been adjusted based on a modelled leachate concentration equivalent to the substance solubility limit for use in the soil to groundwater transport model.

OMNIBUS – NEW SCHEDULES FORMAT

Sch X All Parts

8 land uses vs 5 existing land uses

Sch X Part 1 – Matrix soil standards

19 new matrices (41 vs existing 22 matrices)

Sch X Part 2 – Generic HH soil standards

Consolidates/updates existing CSR Sch 4 & 10 substances
New HH standards for Sch 4 substances
Updated HH standards for Sch 10 substances

Sch X Part 3 – Generic EH soil standards

Consolidates/updates existing CSR Sch 4 & 10 substances
A few updated/new EH standards for Sch 4 substances





NEW SCH X PART 2/3 FORMAT

SCHEDULE X – PART 2

GENERIC NUMERICAL SOIL STANDARDS TO PROTECT HUMAN HEALTH 1,2

COLUMNI	COLUMN II	COLUMN III	COLUMN IV	COLUMN V	COLUMN VI	COLUMN VII	COLUMN VIII	COLUMNIX	COLUMN
Substance	Chemical Abstract Service Number (CAS)	Wildlands Natural (WL _N)	Wildlands Reverted (WL _B)	Agricultural (AL)	Urban Park (PL)	Residential Low Density (RL _{LD})	Residential High Density (RL _{HD})	Commercial (CL)	Industrial (IL)
acenaphthene	83-32-9	2 000	2 000	950	2 000	950	2 000	15 000	15 000
acephate	30560-19-1	100	100	60	100	60	100	750	750
acetic acid, 2-methyl-4-	94-74-6	15	15	8	15	8	15	100	100
chlorophenoxy-[MCPA]									
acetochlor	34256-82-1	650	650	300	650	300	650	4 500	4 500
acetone	67-64-1	30 000	30 000	15 000	30 000	15 000	30 000	200 0003,4	200 0003.4
acetophenone	98-86-2	3 000 ³	3 000 ³	1 500 ³	3 000 ³	1 500 ³	3 000 ³	25 0003,4	25 0003.4
acrolein	107-02-8	15	15	8	15	8	15	100	100
acrylamide	79-06-1	1	1	0.6	1	0.6	1	15	15
acrylic acid	79-10-7	15 000	15 000	8 000	15 000	8 000	15 000	100 000	100 000
acrylonitrile	107-13-1	5	5	2.5	5	2.5	5	10	10
adipic acid	124-04-9	65 0004	65 0004	30 0004	65 000 ⁴	30 0004	65 0004	450 000 ⁴	450 0004
alachlor	15972-60-8	50	50	25	50	25	50	100	100
aldicarb	116-06-3	30	30	15	30	15	30	250	250
aldicarb sulfone	1646-88-4	30	30	15	30	15	30	250	250
aldrin	309-00-2	0.15	0.15	0.08	0.15	0.08	0.15	0.4	0.4
allyl alcohol	107-18-6	150	150	80	150	80	150	1 000	1 000
allyl chloride	107-05-1	150	150	65	150	65	150	300	300
aluminum	7429-90-5	30 000	30 000	15 000	30 000	15 000	30 000	250 0004	250 0004
ametryn	834-12-8	300	300	150	300	150	300	2 000	2 000
aminobiphenyl, 4-	92-67-1	0.15	0.15	0.065	0.15	0.065	0.15	0.3	0.3
aminophenol, 3-	591-27-5	2 500	2 500	1 500	2 500	1 500	2 500	20 000	20 000
aminophenol, 4-	123-30-8	650	650	300	650	300	650	4 500	4 500
amitraz	33089-61-1	80	80	40	80	40	80	600	600
aniline	62-53-3	200	200	100	200	100	200	1 000	1 000
anthraquinone, 9,10-	84-65-1	65	65	30	65	30	65	150	150
antimony	7440-36-0	500 ⁵	5005	2505	5005	2505	500 ⁵	1 5005	40 0005

OMNIBUS – NEW SCHEDULES FORMAT

Sch W – Water standards

Same 4 water uses: Aquatic Life, Irrigation, Livestock, and Drinking water

New emerging toxicants added

New toxicologically derived drinking water standards for substances

- a. Lacking drinking water standards
- b. Having only aesthetic based Canadian Drinking Water Guidelines

Sch 10 Drinking water standards now CSST media apportioned

Sch S – Sediment standards

No change – Some minor formatting changes

Sch V – Vapour standards

Sch 11 standards updated

New "Parkade" vapour standards





NEW SCH V FORMAT

SCHEDULE V

GENERIC NUMERICAL VAPOUR STANDARDS 1,2,3,4,5

COLUMN I	COLUMN II	COLUMN III	COLUMN IV	COLUMN V	COLUMN VI
Substance	Chemical Abstract Service Number (CAS)	Agricultural, Urban Park, Residential Use Standard ⁶	Commercial Use Standard ⁷	Industrial Use Standard 8	Parkade Use Standard ⁹
acetaldehyde	75-07-0	4.5	15	40	35
acetone	67-64-1	2 500	7 000	25 000	20 000
acetone cyanohydrin	75-86-5	2	6	20	15
acetonitrile	75-05-08	60	200	550	500
acrolein	107-02-8	0.210	0.210	0.210	0.210
acrylonitrile	107-13-1	0.510	0.510	1.5	1
allyl chloride	107-05-1	1	3	9	8
ammonia (as N)	7664-41-7	100	300	900	800
benze <mark>ne</mark>	71-43-2	1.5	4	10	10
benzotrichloride	98-07-07	1 10	110	110	110
benzyl chloride	100-44-7	0.2	0.6	2	1.5
bis(2-chloro-1-methylethyl) ether	108-60-1	100	300	1 000	850
bis(2-chloroethyl) ether	111-44-4	1 10	110	110	110
bis(2-chloromethyl) ether	542-88-1	110	110	110	110
bromobenzene	108-86-1	60	200	550	500
bromo dichloromethane .	75-27-4	50	150	550	400
bromoform	75-25-2	9	30	85	75
bromomethane	74-83-9	5	15	45	40
butadiene, 1,3-	106-99-0	210	210	3	2.5
carbon disulfide	75-15-0	700	2 000	6 500	5 500
carbon tetra chloride	56-23-5	1.5	5	15	15

OMNIBUS STATISTICS – HOW MANY NEW SUBSTANCES?

Sc	hedule	Number of New Substances*
X	Soil Part 1 – Matrix Standards (19 new matrices)	8
X	Soil Part 2 – Generic Human Health Standards	113
X	Soil Part 3 – Generic Ecological Health Standards	0
X	Soil Parts 1, 2, 3	122
W	Water Standards	4
V	Vapour Standards	0
S	Sediment Standards	0
Tot	al new substances	126

^{*}A new substance is a substance that has not previously been prescribed under the CSR



OMNIBUS STATISTICS – HOW MANY STANDARDS?

	Schedule	Part	Number of Substances	Number of Standards
X	Soil	1 matrix	41 (8 new*)	2305
X	Soil	2 HH	534 (113 new*)	4272
X	Soil	3 EH	535 (0 new*)	552
X	Soil	1, 2, 3	576 (41+ 535)	7129
W	Water		578 (4 new*)	936
V	Vapour		116 (30 unique)	462
S	Sediment		33 (6 unique)	132
Тс	otal omnibus		616 (576+4+30+6)	8659 (7129+936+462+132)

^{*}A new substance is a substance that has not previously been prescribed under the CSR



^{*}A unique substance is a substance that is only prescribed in a single schedule under the CSR

OMNIBUS STATISTICS - COMPARISON TO EXISTING CSR STANDARDS

Schedule	Type of Standard	Becoming less stringent	% Becoming more stringent	N/C %
X Soil Part 1	Matrix Human health	27	50	23
	Matrix Ecological health	18	23	59
	Matrix Soil to Groundwater	28	56	16
Part 2	Generic Human health	24	75	1
Part 3	Generic Ecological health	5	0	95
W Water	Aquatic Life	8	5	87
	Drinking water	16	19	66
V Vapour	Residential	37	29	34
	Commercial	42	31	27
	Industrial	48	26	26
S Sediment	All standards	0	0	100

^{*}The majority of these substances are extremely uncommon and it is likely that these standards would apply to only a very few sites in BC



CSAP EXAMPLES OF NEW STANDARDS IMPACTS

Industry Sector	Change/Impact	Positive Advantages	Negative Disadvantages
Gas stations / Parkades	Less stringent PHC vapour standards Less stringent Parkade vapour standards	Increase in number of PHC sites obtaining standards-based CofCs Parkade standards will reduce/eliminate parkade-related construction constraints and need for RA-based CoCs	Some standards will be more stringent (e.g. soil to groundwater standards) Likely more sites will be assessed using new leachate test procedures
Dry cleaners Quality CIEATURG COURTEOUS-PROMPT SERVICE	Less stringent TCE vapour standards	 New vapour standards will: Reduce delineation costs and the number of high risk sites Many notices of off-site migration due to vapours may no longer be required Many high risk sites will likely be re-classifiable as low risk 	Some chlorinated hydrocarbon vapour standards (typically not associated with dry cleaning sites) will become more stringent
Mining / Historic metal sites	Soil to groundwater standards for several metals will be more stringent	New leachate test procedures will provide relief for many metal sites	More stringent metal standards will likely increase initial scope/scale of metal impacted sites (e.g. mines, smelters, etc.)

OMNIBUS – TWO SEPARATE TYPES OF ORDERS*

Omnibus Updating of CSR:

- 1. Revised CSR Schedules of Numeric Standards
- 2. Revised CSR text various sections

Consequentials to:

Hazardous Waste Regulation

- 1. Updated Schedule 1 Dioxin Toxicity Equivalency Factors
- 2. Updated Schedule 1.1 PAH Toxicity Equivalency Factors



Organic Matter Recycling Regulation

- Repeal Schedule 9 Generic Soil Standards for Cobalt, Molybdenum, Nickel and Selenium
 Where Managed Organic Matter Has Been Applied
- Repeal & Replace New Schedule 10 Matrix Soil Standards for Arsenic, Cadmium, Chromium,
 Copper, Lead, Mercury (Inorganic) and Zinc Where Managed Organic
 Matter Has Been Applied



OMNIBUS – COMING INTO FORCE

CSR Stage 10 Amendment & HWR/OMRR Consequentials

1. Proposed implementation date for orders are identical – i.e. 1 year after approval

Casefile Submission Processing dates (CSAP or MoE)

- 1. A submission for a numerical CSR instrument received prior to the implementation date for the Stage 10 Amendment will be processed using the old (i.e. existing) CSR standards.
- 2. A submission for a numerical CSR instrument received after the implementation date for the Stage 10 Amendment will be processed using the new (i.e. omnibus) CSR standards.



OMNIBUS – CASEFILE SUBMISSION DATES

Casefile Submission Processing dates (CSAP or MoE)

- All submissions must be complete and of required quality.
- Director may reject submissions that are incomplete or not of required quality.
- 3. Submissions based on new standards will be processed after new standards take legal effect (i.e. after end of omnibus transition period).
- 4. Submissions will be processed in the order received.



OMNIBUS – CASEFILE SUBMISSION DATES

Casefile Submission Processing dates (CSAP or MoE)

Ministry Review times

Ministry review/approval of high risk site submissions may take up to 6-8 months



CSAP Review times

CSAP review/recommendation to approve low risk site submissions may take up to 3-4 months



OMNIBUS PHASE 2 – TRANSITION PERIOD

Protocol Updating

Need to Draft*:

- 1. Consolidated 2016 Updated CSST Protocol
- 2. New Protocol "C27" Leachate testing procedures



Need to Update:

- 1. CSR Protocol 02 Site Specific Numerical Soil Standards
- 2. CSR Protocol 11 Upper Cap Concentrations for Substances
- 3. CSR Protocol 13 Screening Level Risk Assessment



^{*}There is also a need to draft a new Administrative Bulletin – Update for CSR Instrument Submission Dates and Submission Completion and Quality Requirements

OMNIBUS PHASE 2 – TRANSITION PERIOD

Technical Guidance Updating

Need to Update:

- 1. CSR TG 03 Environmental Quality Guidelines
- 2. CSR TG 04 Vapour Investigation and Remediation
- 3. CSR TG 07 Supplemental Guidance for Risk Assessment
- CSR TG 09 Chlorophenol Aquatic Life Water Quality
 Standards
- 5. CSR TG 13 Groundwater Model (version 2009)
- 6. CSR TG 17 Background Soil Quality Database

Need to Repeal:

1. CSR TG 19 – Assessing and Managing Contaminated Sediments





OMNIBUS PHASE 3 – NEXT CYCLE

Protocol Updating

Need to Update:

- 1. CSR Protocol 04 Determining Background Soil Quality
- CSR Protocol 10 Hardness Dependent Site-specific
 Freshwater Standards for Cadmium and Zinc



- 3. CSR Protocol 18 Criteria for Establishing Multiple Land Uses at Sites
- 4. CSR Protocol 20 Detailed Ecological Risk Assessment Requirements



OMNIBUS PHASE 3 – NEXT CYCLE

Technical Guidance Updating

Need to Update:

- CSR TG 11 Checklist for Reviewing a Detailed Site Investigation
- 2. CSR TG 15 Concentration Limits for the Protection of Aquatic Receiving Environments



- 3. CSR TG 16 Soil Sampling Guide for Local Background Reference Sites
- 4. CSR TG 19 Assessing and Managing Contaminated Sediments
- 5. CSR TG 24 Groundwater Modeling User Guides





QUESTIONS?

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LEACHATE TESTS AND APPLICATIONS

Lavinia Zanini, P. Geo. CSAP AGM – June 8, 2016



WHAT IS LEACHATE?

Wikipedia:

A leachate is any liquid that, in the course of passing through matter, extracts soluble or suspended solids, or any other component of the material through which it has passed

In the environmental context, leachate is any liquid material that drains from land or stockpiled material and contains significantly elevated concentrations of undesirable material derived from the material that it has passed through



WHAT IS A LEACHATE TEST?

Laboratory methods designed to mimic a variety of environmental leaching events

Goal — to obtain data relating to analyte leachability, which corresponds to determination of an associated risk

Leachability may be used to simulate natural attenuation, evaluate the risk of contaminant leaching and reaching the natural ground water, or even determine the appropriate waste disposal route if the risk is found to be too high.

WHY DO WE USE THEM?

Current:

P2 - Site Specific Standards Method IIA and B: use of a *ministry approved* soil leachate test P13 - Appendix A

Future:

P12 and Hazardous Waste decoupling
Soil Relocation
Waste management at contaminated sites

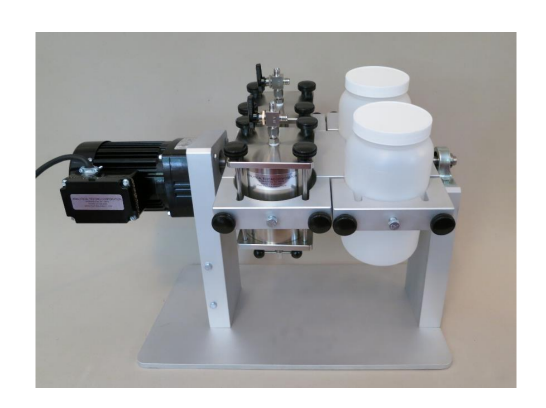
WHAT TYPES OF LEACHATE TEST?

Many!

Industry Standard:

TCLP

SPLP





ARE TCLP AND SPLP REASONABLE TESTS?

- Often considered overly conservative
- Single point test only adequate where there is a reasonable match between laboratory test and field conditions

- What happens if field conditions change over time?
- Washington Department of Ecology Study(2002) recommended an approach using a small number of leaching tests and a hierarchy in which the type and number of tests employed is scaled to the amount of leaching information required by the user

LEAF

US EPA endorsed *Leaching Environmental Assessment Framework* – LEAF

- Tiered approach to leachate testing
- A suite of available leaching tests which may be used individually or integrated to provide leaching behavior over a range of different scenarios
- Consideration of waste and scenario specific information may allow conservative assumptions to be replaced



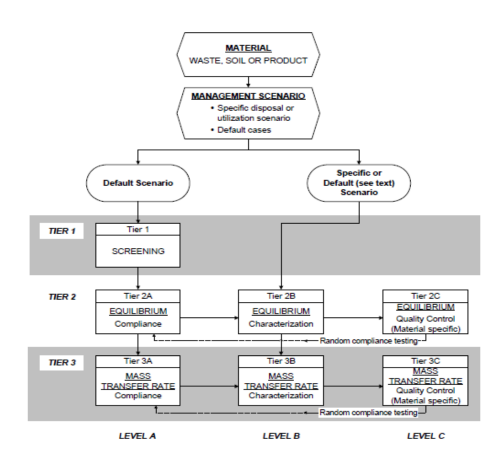
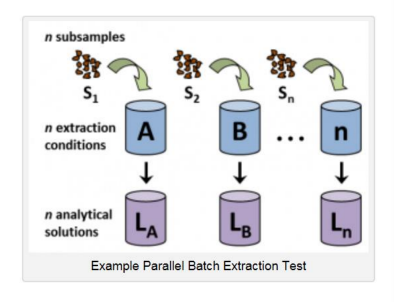
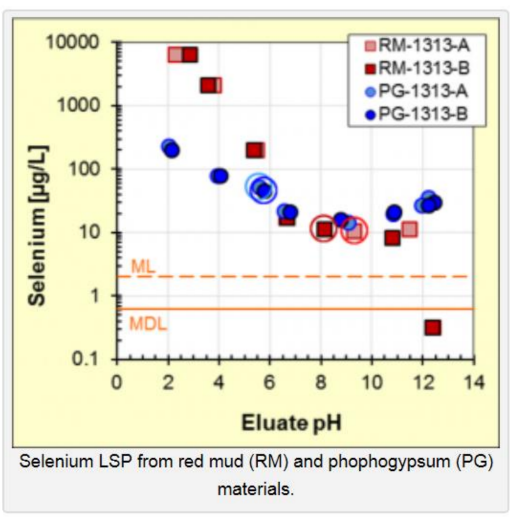


Figure 5-1. A tiered framework for evaluating leaching (Kosson et al, 2002)



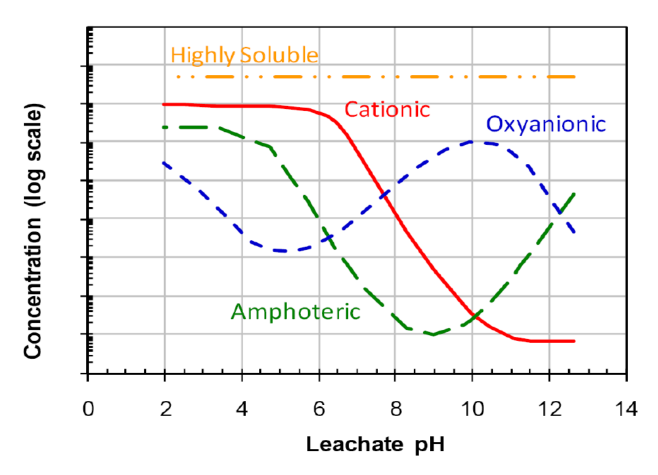
LEAF – METHOD 1313 PH DEPENDENCE





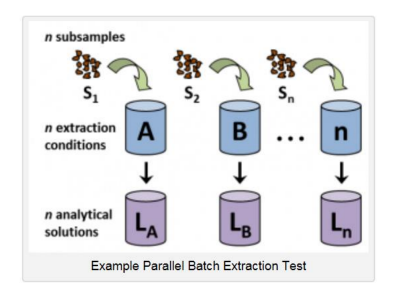
METHOD 1313 TYPICAL RESULTS

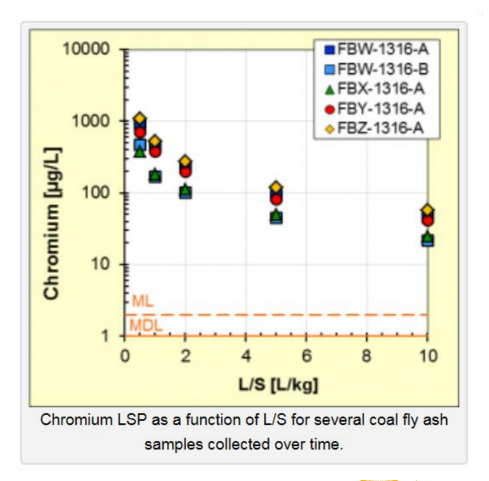
SCHEMATIC LSP CURVES OF CATIONIC, AMPHOTERIC, AND OXYANIONIC SPECIES





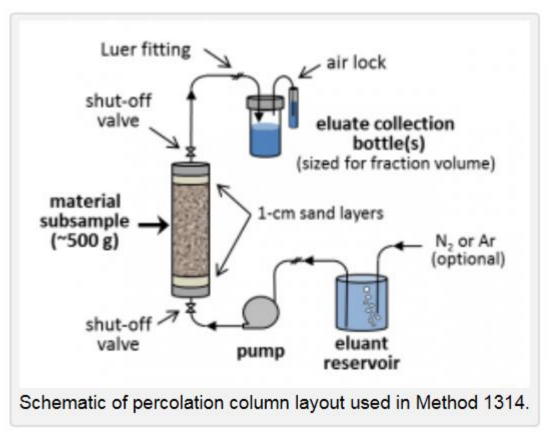
LEAF – METHOD 1316 L/S

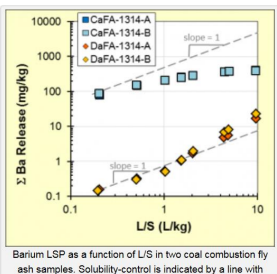






LEAF METHOD 1314 - PERCOLATION COLUMN



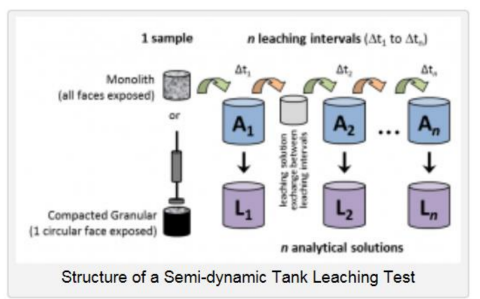


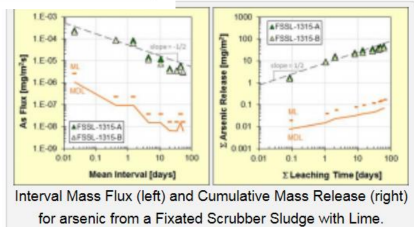
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LEAF METHOD 1315 – MASS TRANSFER





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LEACHATE TEST COMPARISON

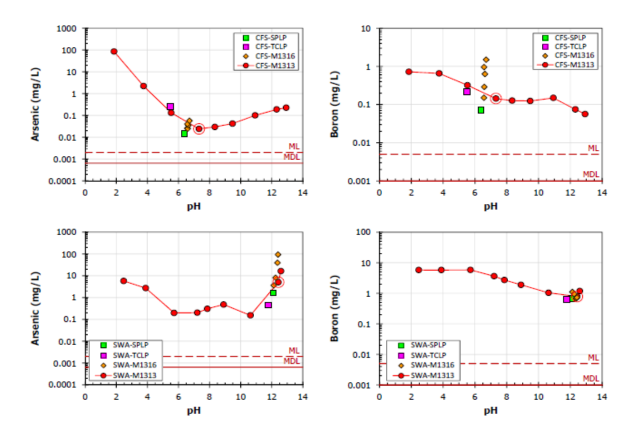


Figure 2-22. Comparison of single-batch extractions (i.e., TCLP and SPLP) to pH- and L/S-dependent leaching results for a contaminated smelter site soil (CFS; top) and a solidified waste analog (SWA; bottom).



RECOMMENDATION

- Adopt leachate testing methods approved in the hierarchy approach (LEAF) endorsed by the US EPA
- Adopt a similar tiered approach to leachate testing but tailor it to BC
- Recommend using leachate test methods (methods 1313 and 1316) to evaluate simple and conservative scenarios (Tier 1 and Tier 2 of the LEAF hierarchy)
- More complex scenarios should be allowed to follow the full hierarchy structure of LEAF but only under ministry oversight



EXAMPLE POTENTIAL BC LEACHATE FRAMEWORK FOR P2

Tier 1 – Use the groundwater model (most conservative assumption) – e.g. numerical standards or adjust model parameters to get site specific standards.

Tier 2 – Use Method 1313. Compare highest concentrations (with correction factor) to groundwater standards. – similar to LEAF Tier 1.



EXAMPLE CONTINUED...

Tier 3 – Method 1313 compared to Method 1316. If comparison is favourable – correction factor can be eliminated (less conservative) – similar to LEAF Tier 2.

Tier 4 – Use all available tools in LEAF (e.g. other leachate test methods, equilibrium speciation modelling, etc.). Ministry oversight required.



NEXT STEPS

- Develop a Protocol for a leaching assessment that can be used to develop site-specific standards at contaminated sites and other CSR purposes (e.g. soil relocation)
- Solicit CSAP help





THANK YOU

LAVINIA.ZANINI@GOV.BC.CA

ADMINISTRATIVE GUIDANCE 11 AND VAPOUR POLICY UPDATE

Peter Kickham CSAP AGM and PD Workshop
June 8, 2016



WELCOME TO YEAR 2 AD (AFTER DAVE)

- Following CSAP Detailed Administrative Screening for approximately 1.5 years
- Real improvement in certain areas
 - Consistency between SoSC and draft instruments
 - Presence of all required preapprovals
- Still work to be done
 - Communication with affected parties
 - Adequate detail in SoSc
 - Fact checking (accurate property descriptions) QA/QC



ADMIN GUIDE 11 – COMMUNICATION REQUIREMENTS



Ministry of Environment

ADMINISTRATIVE GUIDANCE ON CONTAMINATED SITES

Version 1.1 May 2013

11

Expectations and Requirements for Contaminant Migration

This guidance focusses on the ministry's communication requirements and expectations for persons responsible for parcels that are the source of migration of contaminants (source parcels). It also contains important guidance for owners of parcels which have likely or actually been affected by the migration of contaminants onto their parcels (affected parcels). See Appendix 1 for a summary of the key requirements and expectations.

Administrative fairness requirements

When administering provisions under the Environmental Management Act (the Act), a Director of Waste Management must ensure that the principles of administrative fairness are followed. In the context of migration, the Director must ensure that those who may be significantly affected parties (such as owners of affected parcels) have an opportunity to review and comment on relevant site investigation information and on any proposed remediation in relation to contamination migrating onto their lands. The Director must allow adequate time for affected parties to review information and must carefully consider any comments received before making any decisions.

Discovering contaminant migration

Notifications of Migration (NOMs)

Under sections 57 and 60.1 of the Contaminated Sites Regulation (the Regulation) if, during any stage of investigation or independent remediation at a parcel, it has been found that one or more substances has migrated or is likely

to have migrated to a neighbouring parcel and is causing or is likely causing contamination at that parcel, the affected neighbouring parcel owner(s) and ministry must be notified in

Who is responsible for sending notification? The responsible person for the source parcel might be a parcel owner, operator of a business, leaseholder, spiller, or anyone else responsible for a release of a substance that results in the contamination or likely contamination of a neighbouring parcel. The responsible person for the source parcel must provide the notification.

Who must be provided notification?

An owner of a neighbouring parcel that is likely or actually contaminated by the migration of substances must be provided notification. A copy must also be sent to the Director. The Act defines an owner as a person who possesses, has the right of control or occupies or controls the use of real property. Owners could include lessees, tenants and owners of neighbouring roadways, easements and utility corridors. They could include municipalities and the Provincial government.

How and when must the notification be provided? The required notification form is contained in Protocol 17, "Forms for Notifications of Independent Remediation and Migration." The NOM form is also available on our website under the "Forms" heading. The affected parties and the ministry must be notified within 15 days of the responsible person becoming aware of the likely or actual migration.

Ministry of Environment **Environmental Protection** Division

Procedures for preparing and issuing contaminated sites legal instruments

DIAIT AFFECTED:
Ministry of Environment staff responsible for administering contaminated sites legal instruments

Authority: Environmental Management Act (Section 44 and Part 4, Division 4) Contaminated Sites Regulation (Section 16, Part 8 and Part 9)

To provide guidance to Ministry of Environment staff and Approved Professionals 10 provide guidance to Munistry of Environment start and Approved Professionals who prepare draft contaminated sites legal instruments and who act on behalf of the With prepare that Communications sign and University and With Director processing contaminated sites legal instrument applications.

Relationship to previous procedure:

Issued by: Director, Environmental Management Branch

Director's Approval:

Michael W. Macfarlane Environmental Management Branch Date: February 28, 2013

Effective date: April 1, 2013

May 2013

December 2015 BRITISH COLUMBIA

Ministry of Environment

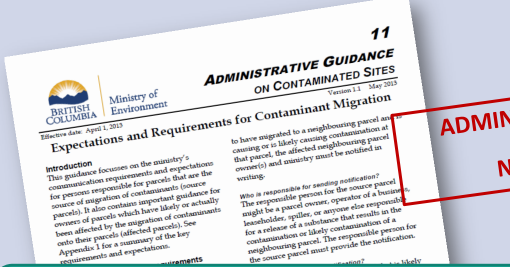
WHY COMMUNICATE

To determine for all affected parcels whether:

- investigations are adequate;
- assumptions of current and reasonable future land, water or sediment uses are valid;
- assumptions of any risk assessment are valid and appropriate; and
- any land, water or sediment use restrictions or risk-management actions required for risk-based remediation of affected parcels are appropriate and achievable.



DIRECTOR'S OBLIGATIONS FOR ISSUING INSTRUMENTS



ADMINISTRATIVE FAIRNESS DUE PROCESS NATURAL JUSTICE

"ensure that...affected parties have an opportunity to review and comment on relevant site investigation information and on any proposed remediation in relation to contamination migrating onto their land."

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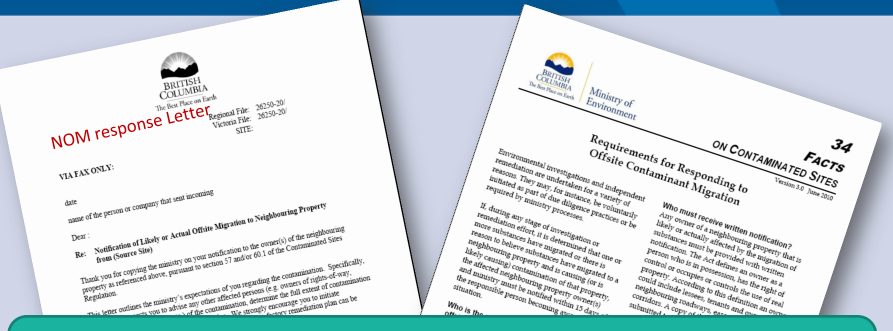
"allow adequate time for affected parties to review information and consider any comments received before making any decisions."



EXPECTATIONS OF RESPONSIBLE PARTIES

uirements for offsite migrat

out this letter, please contact Ty.



"the ministry expects you to advise other affected persons (e.g. owners of rightsof-way, utility corridors, easements, etc.) of the contamination, determine the full extent of contamination and prepare and implement a remediation plan."

with sections 57

lated Sites Regul

no investigated the

ne name, addres

"We strongly encourage you to initiate discussions with all affected persons so that a mutually satisfactory remediation plan can be implemented."



KEY ISSUES - COMMUNICATIONS

- Objections by affected parcel owner regarding limitations on future site development.
 - No sub-surface features (basements/parkades)
 - Sometimes a result of limitations of the data collected (e.g., shallow vapour wells).
 - May result in restrictions on use that are unnecessarily strict
- Format of the communications summary and supporting documentation
 - New CSAP AG-11 Template for communication packages.



KEY ISSUES - AMENDMENTS

- It is not uncommon to find errors in legal instruments shortly after issuance.
 - Errors in property descriptions (metes and bounds)
- MOE and CSAP are currently collaborating to develop an approach to handling various types of requests for amendments.
 - Fee structure will be established



TG-4 – VAPOUR INVESTIGATIONS & REMEDIATION



Ministry of Environment

TECHNICAL GUIDANCE

ON CONTAMINATED SITES

Effective date:

Version 2 Draft D June 2014

Vapour Investigation and Remediation

Introduction

Regulatory context

On January 1, 2009, the Stage 6 amendments to the Contaminated Sites Regulation (CSR) under the Environmental Management Act (EMA) came into effect [1]. These amendments included the addition of vapour as a regulated environmental medium and a new schedule: Schedule 11 "Generic Numerical Vapour Standards". The ministry has written this document to clarify its expectations for the assessment of sites in the context of these amendments.

Document organization

This document is divided into sections involving the following four activities (Figure 1):

- identifying site use, areas of potential environmental concern (APECs), and potential contaminants of concern (PCOCs);
- characterizing vapour contamination; and
 remediating vapour contamination.
- Supplementary notes and final comments complete the document. The terms used in this guidance listed in Appendix 1 are defined in the

procedure "Definitions and Acronyms for Contaminated Sites."

Site Characterization and Conceptual Site Model

Evaluating the potential for soil vapour impacts to indoor or outdoor air is not an isolated activity, but rather a component of the various

investigations required to determine compliance with EMA and CSR.

Identifying site use, APECs, and PCOCs
To begin, identify APECs, PCOCs, and site use
as per standard practice for Stage I preliminary
site investigations (PSIs) [2]. Vapour PCOCs
include all substances that are both of the
following:

- a) associated with activities listed in Schedule 2 of the Regulation (Schedule 2 carried out on or near the site, and
- b) listed in Schedule 11 of the Regulation (Schedule 11).

When selecting PCOCs for dry cleaning, waste oil, diesel, or gasoline APECs, the ministry recommends following the guidance "CSAP Soil Vapour Advice and Practical Guidelines" [3] developed by the Contaminated Sites Approved Professional (CSAP) Soil Vapour Advice and Practics Guidelines Development Panel. Site use is determined in accordance with Section 12 (2.2) of the Regulation and footnotes 5, 6, and 7 of Schedule 11.

Note

Regarding footnote 5 of Schedule 11, vapour that passes vertically from water through soil to the breathing zone is deemed to arise from soil. Thus, for example, where vapour arises from groundwater, passes through soil, and enters a commercial building at the surface of a commercial land use site, the site use is commercial and the vapour is deemed to arise from soil, not work.

How far should we look for vapour

1



Ministry of Environment VERSION 1.0 DRAFT A

PROTOCOL C22

FOR CONTAMINATED SITES

Determining Presence and Extent of Vapour Contamination

> Prepared pursuant to Section 64 of the Environmental Management Act

Approved:

M.W. Macfarlane
Director of Waste Management

Date

Effective Date:

TECHNICAL GUIDANCE ON CONTAMINATED SITES

Version 2 Draft D June 2014

d Remediation

gations required to determine compliance

MA and CSR.

ying site use, APECs, and PCOCs in, identify APECs, PCOCs, and site use standard practice for Stage 1 preliminary restigations (PSIs) [2]. Vapour PCOCs all substances that are both of the

associated with activities listed in Schedule 2 of the Regulation (Schedule 2) carried out on or near the site, and listed in Schedule 11 of the Regulation (Schedule 11).

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r should we look for vapour

CSAP Technical Review Committee Contract - Spring / Summer 2016

VAPOUR UPDATE – UNDER CONSIDERATION

- Relief for the parkade scenario
 - CSR Omnibus update standards to be applied in parkade scenario
 - Attenuation factor adjustment
 - Relaxation of precluding factors
- Enhance applicability of biodegaradation adjustment for PHCs
- Expanding the vapour refinement step beyond gasoline and diesel component substances

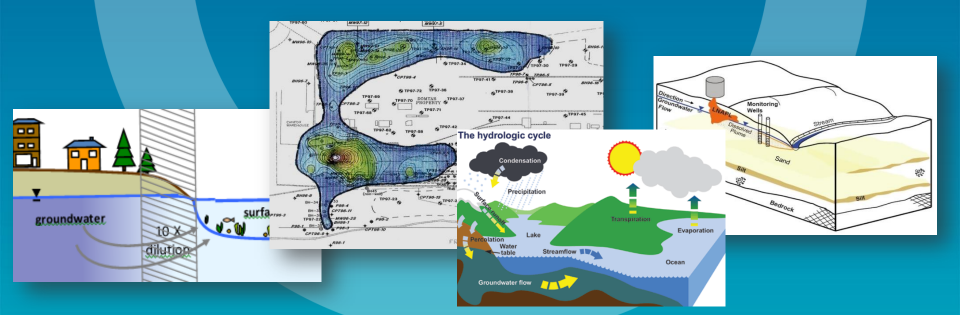
Stay Tuned!





OUTLINE

- Protocol 21 Determining Water Use
- Groundwater Mapping
- Draft Protocol 5 Groundwater Remediation
- Draft Technical Guidance 22



PROTOCOL 21 - WATER USE DETERMINATION



Ministry of Environment TECHNICAL GUIDANCE ON CONTAMINATED SITES

Effective date: February 1, 2011

Version 2 July 2010

Water Use Determination

Definitions

The following terms used in this guidance are defined in the procedure "Definitions and Acronyms for Contaminated Sites": agricultural land use, aquatic life water use, cotlamination source, drinking water use, ecologically active zone, groundwater contamination source, industrial land use, irrigation water use, livestock water use, municipality, muskey, organic soil, qualified professional and Regulation.

Introduction

It is estimated that more than one million British Columbians rely on groundwater for their drinking water. With increasing population, industrial, and agricultural growth and the potential impacts of climate change, now more than ever, we need to be planning and protecting our water resource to ensure it is sustainable for future generations.

The Contaminated Sites Regulation (the Regulation) contains requirements to ensure that groundwater at a site is suitable for current and future uses and is of adequate quality to protect adjacent water uses. This document explains how these provisions are applied by the ministry at contaminated sites throughout British Columbia. The relevant provisions in the Regulation include sections 12 (2) and (5) and section 17 (5).

This guidance replaces our former Technical Guidance 6 "Applying Water Quality Standards to Groundwater and Surface Water" last revised in June 2005.

Groundwater may be used for all defined purposes specified in section 12 (4) of the Regulation (aquatic life, drinking, irrigation and livestock). Further details in this guidance are provided to aid responsible parties and qualified professionals in determining groundwater use at a site.

Drinking water use

Site-specific factors used in the determination of drinking water use are presented in a series of questions below. Depending on the responses to the questions, drinking water use may or may not apply. Current and future water uses are evaluated separately. Questions are summarized in a flowchart provided in Figure 1 to help users navigate the evaluation process.

Current Drinking Water Use

Question 1. Is the water currently used for drinking?

Drinking water use applies at a site where the groundwater or surface water at or near the site is currently used for drinking water. Exemptions provided under the future drinking water use evaluation are not allowed if there is a current drinking water use at or near your site.

For site investigation purposes, nearby drinking water wells or surface water intakes

Ministry of Environment PROTOCOL 21 FOR CONTAMINATED SITES Water Use Determination Version 1.0 Draft 3 Prepared pursuant to Section 64 of the Environmental Management Act Approved: Director of Waste Management Date Effective date:

TECHNICAL GUIDANCE ON CONTAMINATED SITES

Version 3.0 Draft 10 December 2015

erties for Water Use

of a qualified professional should be ed to plan and conduct a bedrock aquifer sation.

Unconsolidated Geological Units field investigations for evaluating the properties and stratigraphic ones in unconsolidated geological units tessary at all sites under investigation, estific data may be supplemented with illected on adjacent properties or affected clocated within 500 metres radial distance tite boundary. Supplementary data must unonstrated to have been obtained from the monosolidated geological formation as the site. Supporting documentation and wriate rationale must be provided in site all reports.

Reference

oper H.H. and C.E. Jacob (1946). A eralized graphical method for evaluating nation constants and summarizing well d history. American Geophysical Union neactions. Vol. 27: 526-534.

sis C.V. (1935). The relation between the ering of the piezometric surface and the and duration of discharge of a well ng groundwater storage. Transactions, erican Geophysical Union. Vol. 16: 519-

is document is solely for the convenience of the reader.

July 2010

December 2015

PROTOCOL 21 - WATER USE DETERMINATION

Protocol 21 provides criteria for determining water uses and water standards for assessing contamination at sites

Water Uses (CSR 12(4)):



Drinking water (DW)



Irrigation (IW)



Livestock (LW)



Aquatic life (AW)



No Specified Use

Factors considered in determining water use (CSR 12(2) & (4)):

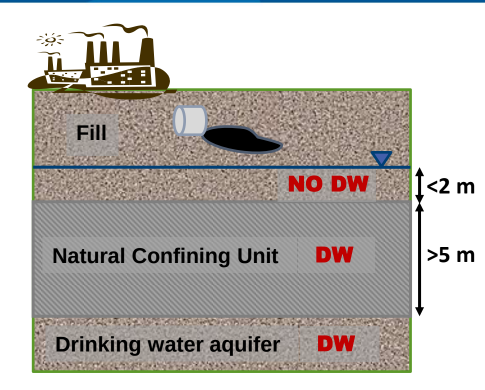
- Current and reasonable potential future use
- Protection for use at a site and on neighbouring lands
- Prevention of pollution
- Policies of government or municipality



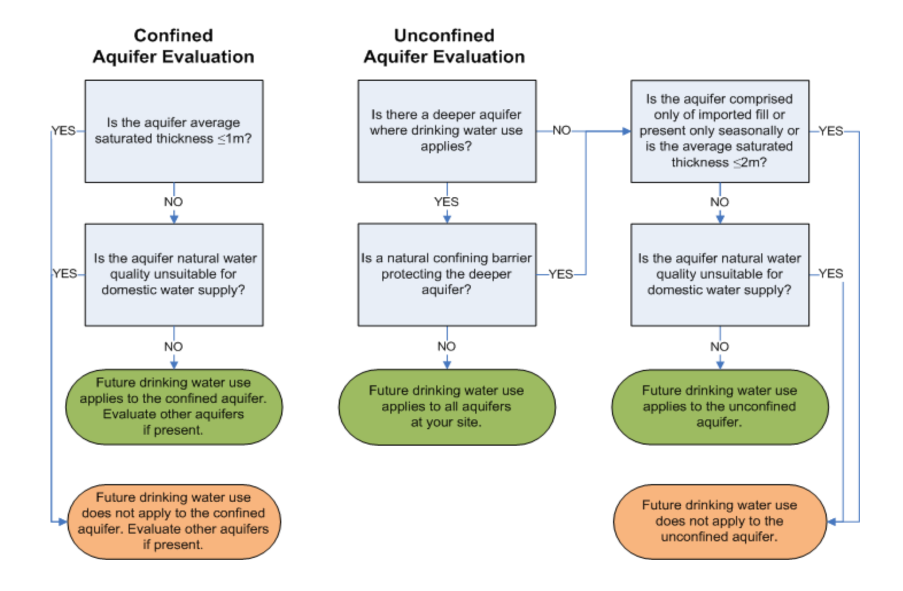
TECHNICAL GUIDE 6 TO PROTOCOL 21 – CHANGES

TG6 P21

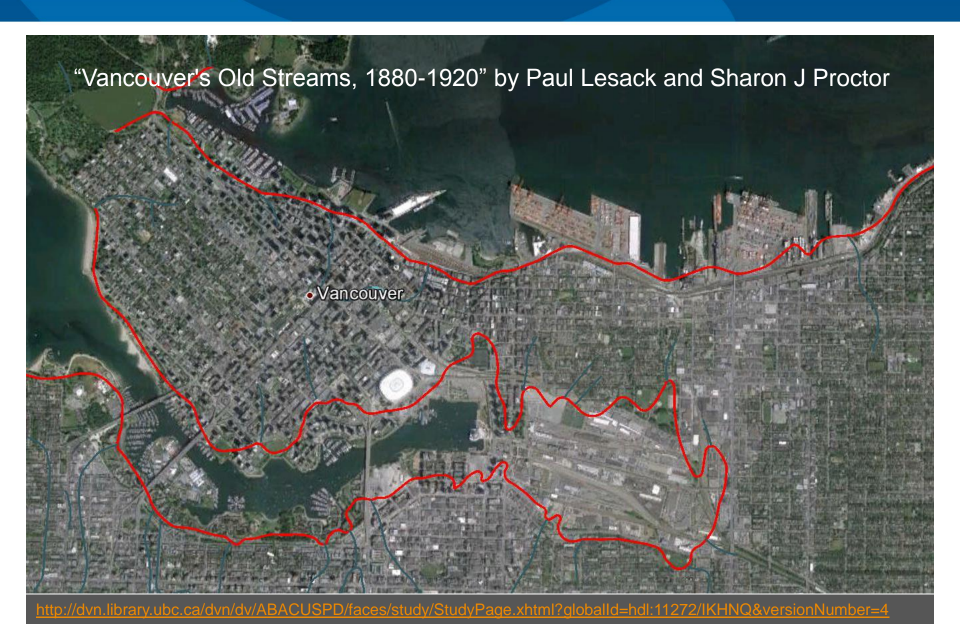
- Shallow aquifers greater relief
 - Saturated thickness < 2m
 - Composed of fill
- Irrigation & Livestock water
 - based on current use only
- Bedrock water
 - Mapped aquifers -> DW
 - Yield data required
 - Use of bedrock data within 500 m
- Natural confining units expanded scope
 - equivalent thickness allowed
 - free of contamination (soil only if soil standards)
- Filled marine & estuarine foreshore -> no DW



PROTOCOL 21 – FUTURE DRINKING WATER USE



PROTOCOL 21 – FILLED MARINE & ESTUARINE EXEMPTION



PROTOCOL 21 – DIRECTOR'S DETERMINATIONS

Determinations under Protocol 21

Relief from specific water uses determined under P21 based on site-specific data



Data and arguments presented in DSI & summarized in SoSC in CS instrument application

Director's Determinations

No relief from specific water uses determined under P21 based on site-specific data but water use(s) is unlikely or unreasonable to anticipate



Data and arguments presented in application for Director's determination of water use (Appendix 1)

PROTOCOL 21 – STATUS & WHAT'S NEXT

2016 to date

4 applications for Director's Determinations (down from 2015)

2016/2017

- Monitor the effect of changes in Protocol 21 on sites in BC
- Capture data from no DW use sites for mapping initiatives
- Process Director's Determinations of Water Use



GROUNDWATER MAPPING

Groundwater mapping to support determinations of water use

- Short term: hydrogeological data to augment site-specific determinations:
 - Presence of drinking water aquifers
 - Presence of natural confining barriers
- Long term: geographic limits of DW and no DW use areas (target areas)
- Benefits
 - Consistent application of water standards
 - Reduced time & cost of environmental investigations

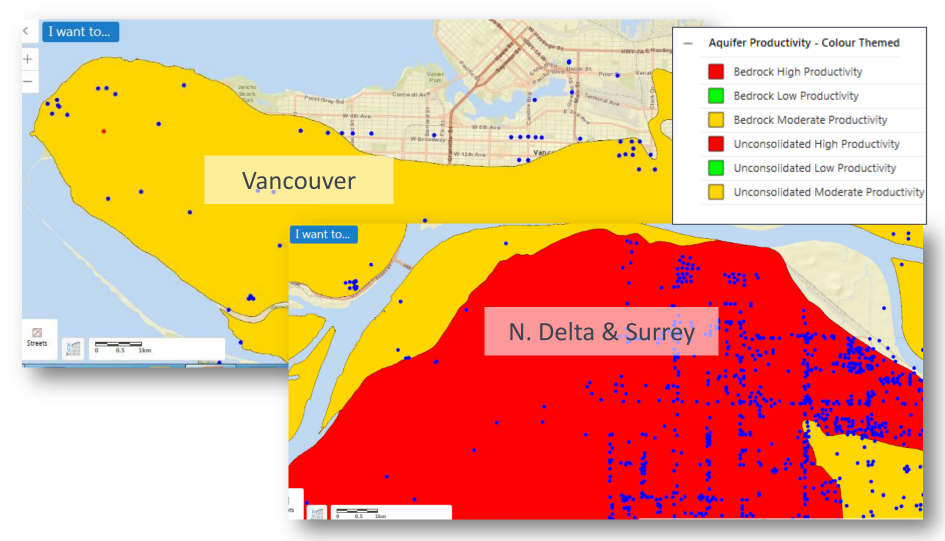
Available Mapping

- MOE WELLS database and aquifer mapping on iMapBC
- MOE Langley pilot DW use mapping (extraction from WELLs database)
- MOE Borehole lithology mapping on iMapBC (Lower Mainland)
- CSAP Contaminated Sites Legal Instrument Mapping



GROUNDWATER MAPPING - WELLS & AQUIFERS

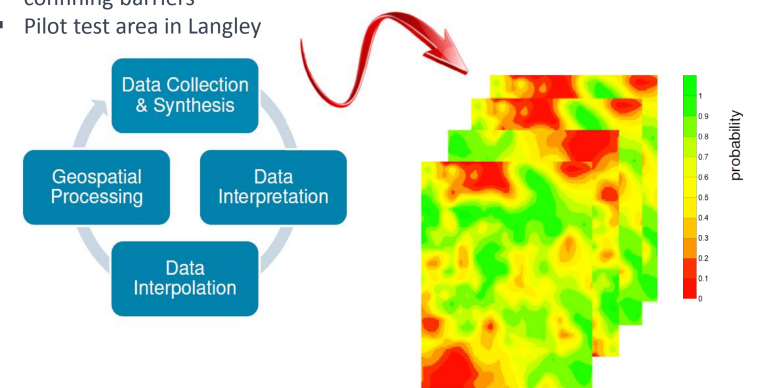
Aquifer Mapping – iMapBC



GROUNDWATER MAPPING – LANGLEY DW USE PILOT

Drinking water use mapping

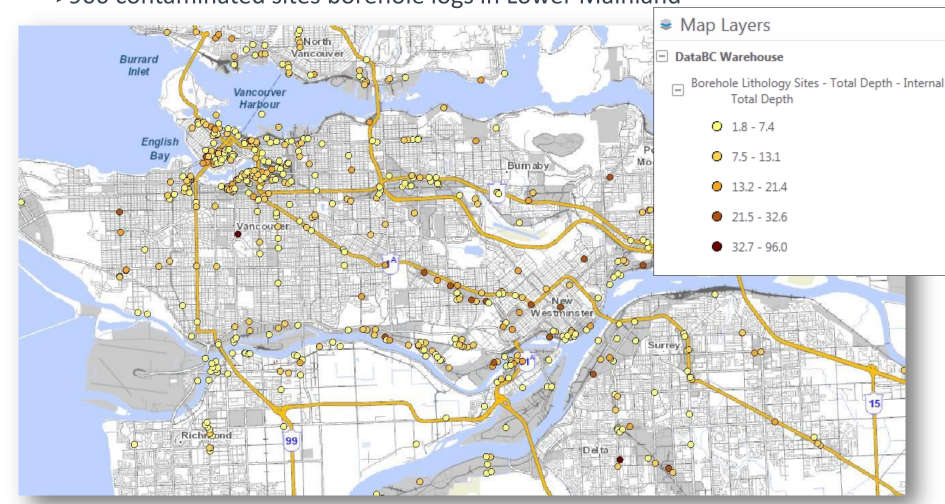
- MoE Drinking Water Use Determination Mapping (Worley Parsons)
 - WELLS Database
 - Geospatial processing to identify probability of drinking water aquifers/natural confining barriers



GROUNDWATER MAPPING - CS BOREHOLE LITHOLOGY

Borehole Lithology

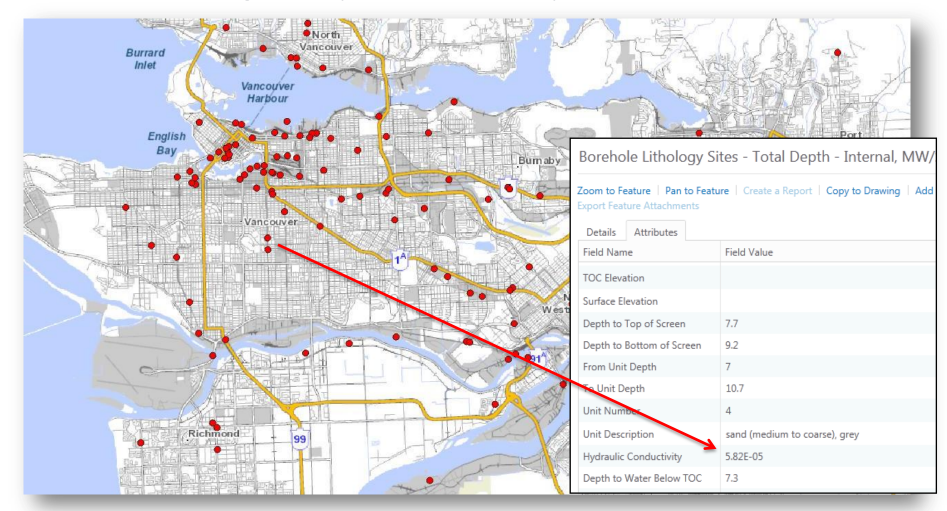
>900 contaminated sites borehole logs in Lower Mainland



GROUNDWATER MAPPING - CS BOREHOLE LITHOLOGY

Borehole Lithology

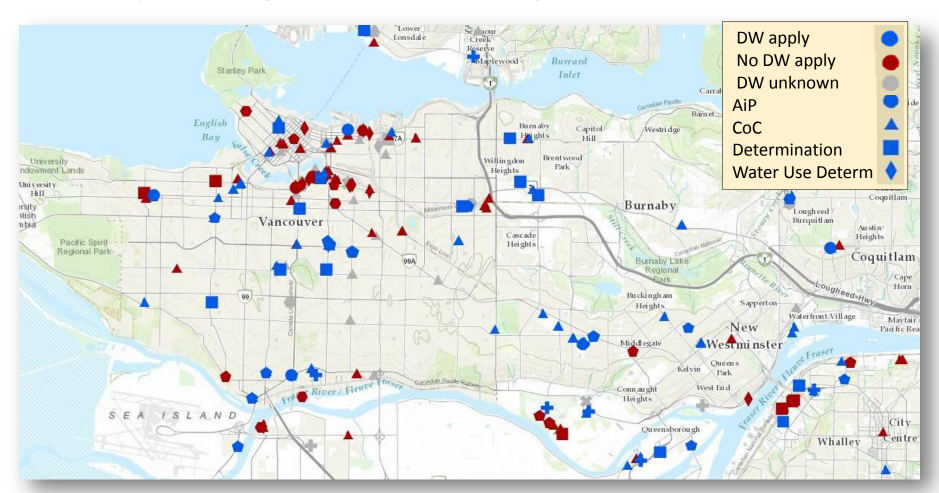
>215 borehole logs with hydraulic conductivity values



GROUNDWATER MAPPING – CSAP MAPPING

CSAP Contaminated Sites Legal Instrument Mapping

Map of drinking water use from MoE Legal Instruments



GROUNDWATER MAPPING – STATUS & WHAT'S NEXT

2016

Borehole logs now submitted with instrument applications

2016/2017 & beyond

- Upload BH logs onto the Borehole Lithology layer on imap.
- Data sharing with MOE Water Protection and Sustainability Branch (consolidation of WELLS and BH Lithology)
- Exploring partnerships for mapping pilot e.g. Downtown Vancouver



DRAFT PROTOCOL 5 – GROUNDWATER REMED'N REQUIREMENTS

Draft Protocol 5 provides requirements for remediating groundwater at sites where drinking, irrigation or livestock water uses apply

Selection of remediation options (EMA 56(1)):

Remediation must give preference to alternatives that provide *permanent* solutions to the maximum extent practicable, taking into account factors such as:

- a) Risks to human health or the environment;
- b) Technical feasibility and risks of remediation;
- c) Remediation costs and potential economic benefits, costs & effects;
- d) other prescribed factors.

Groundwater Sustainability

- Living Water Smart (2008)
- Water Sustainability Act (2014)
 - Water Objectives



DRAFT PROTOCOL 5 – POLICY INTENT

Policy Intent

 Ensure remediation of viable aquifers to the extent practical to support applicable water uses.

"Remediation concentration goal" (Procedure 8 – Definitions & Acronyms)

A concentration of a substance in soil, water, sediment or vapour which must be met in order for a site to be considered to meet the remediation standards of the CSR and includes:

- a numerical standard
- a site-specific numerical standard
- a background concentration
- a site-specific risk-based concentration (back-calculated concentration assuming complete exposure pathways)



DRAFT PROTOCOL 5 - PROCESS



Contaminated Groundwater



Administrative Controls



Usable Groundwater

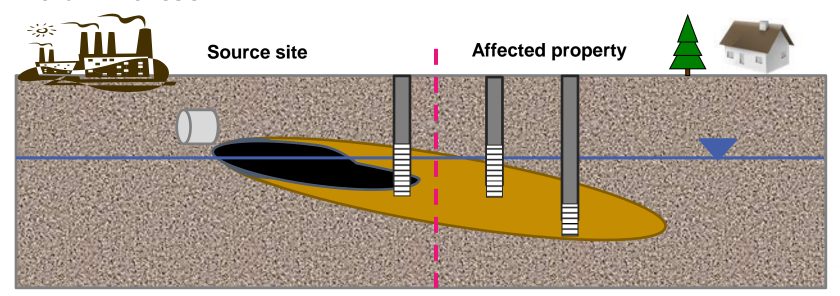
DRAFT PROTOCOL 5 - REMEDIATION STRATEGIES

Short-term Remediation Strategy – current use/no affected supply wells

 Remediate contamination source and plume to meet the remediation concentration goals for the entire site within 5 years of issuance of an AIP or COC or as quickly as practicable thereafter

Long-term Remediation Strategies (A & B) – viable aquifers

 Remediate contamination source and plume to meet the remediation concentration goals for the entire site (A) or for affected properties (B) within 20 years of issuance of an AIP or COC



DRAFT PROTOCOL 5 - DIRECTOR'S DECISION

Long-term Remediation Strategy (C)

- Request approval from a Director to implement an alternative remediation strategy
- Not feasible to implement remediation strategy A or B
- Technical &/or cost impracticality is established through a feasibility assessment
- Remediation of contamination source to maximum extent practical

Limited Use Aquifer

Eligibility Criteria

- Marginal aquifers with no current use & limited potential for future use
- Petroleum hydrocarbons (<10 X DW stds) with demonstrated degradation trend
 Relief
- Early closure on long term monitoring
- Permanent closure by institutional controls (e.g. GW must not be used for drinking)

DRAFT PROTOCOL 5 - STATUS & WHAT'S NEXT

2015/2016

- CSAP Working Group Recommendations
- Internal LRS WPSB Policy Coordination (EMA and WSA)

2016/2017 & beyond

- Finalize Draft Protocol for public comment
- Water objectives development under WSA (WPSB)

Issues

- Remediation strategies
- Uncertainty
- Limited Use Aquifer
- Technical impracticality (20 year timeframe)
- Feasibility assessment guidance (Draft Technical Guidance 21)
- CSR instrument approval AiP or CoC



DRAFT TECH GUIDE 22: USE OF MONITORED ATTENUATION

Draft Technical Guidance 22 provides guidance for remediating groundwater using monitored natural attenuation (MNA) and enhanced attenuation (EA)

"remediation" means action to eliminate, limit, correct, counteract, mitigate or remove any contaminant.....and includes:

 monitoring, verification and confirmation of whether the remediation complies with applicable standards and requirements imposed by a director
 (EMA, (1))

Protocol 5 – MNA and EA are viable remediation methods for groundwater



DRAFT TECH GUIDE 22: USE OF MONITORED ATTENUATION



Ministry of Environment

TECHNICAL GUIDANCE

ON CONTAMINATED SITES

Version 1.0 Draft 15 November 201

22

Using Monitored Natural Attenuation and Enhanced Attenuation for Groundwater Remediation

This document provides guidance on the use of monitored natural attenuation (MNA) and enhanced attenuation (EA) for the remediation of contaminated groundwater in B.C.

Definitions

Acronyms and terms used in this guidance are defined in the ministry's Procedure 8, "Definitions and Acronyms for Contaminated Sites":

A

Approval in Principle Certificate of Compliance enhanced attenuation independent remediation natural attenuation monitored natural attenuation performance verification plan Regulation remediation concentration goal

Monitored natural attenuation

MNA is a passive approach to remediation that monitors natural attenuation processes which reduce the levels of contaminants and bring contaminated environmental media into compliance with the remediation standards of the Contaminated Sites Regulation (the Regulation).

site-specific risk-based concentration

Natural attenuati

Natural attenuation refers to a variety of physical, chemical, or biological processes that, under favorable conditions, act without human intervention to reduce the mass, toxicity, mobility, volume, or concentration of contaminants in soil, sediment or groundwater. The effectiveness of natural attenuation is determined by the rate of contaminant loading versus the rate of contaminant attenuation. When natural attenuation is not effective within a reasonable time frame, enhanced attenuation may be a viable alternative remedial strategy.

Enhanced attenuation

Enhanced attenuation refers to any type of intervention used to sustainably increase the magnitude of remediation occurring by natural attenuation. EA includes both chemical and biological enhancement techniques.

Chemical enhancement

Supplementing the hydrogeological system with additional electron acceptors and donors can enhance and maintain biological degradation processes by:

- Increasing the availability of electron acceptors (e.g., dissolved oxygen, nitrate, and sulphate) to facilitate the breakdown of substances amenable to aerobically mediated degradation (e.g., petroleum hydrocarbons), or
- Increasing the availability of electron donors (e.g., hydrogen, carbohydrates, fatty acids) to facilitate the breakdown of substances amenable to anaerobically mediated degradation (e.g., chlorinated organics).

iological enhancement

Bioaugmentation can be used to supplement the natural biological capacity and longevity within the sourceplume system by:

- Adding nutrients (e.g., nitrogen, phosphorus, trace minerals, and vitamins) to stimulate the naturally occurring bacteria/microorganisms, and
- Adding species of microorganisms that are not naturally present in the hydrogeological system, but are necessary to facilitate biodegradation.

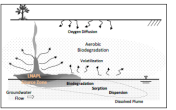
Federal Co
Action Pla

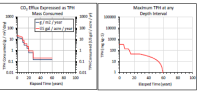
Guide to Monitored
Attenuation in Soil
for Federal Contam

January 2015 - DRA

January 21, 2016

Draft Toolkits for Evaluation of Monitored Natural Attenuation and Natural Source Zone Depletion





Submitted to: Contaminated Sites Approved Professional Society and Shell Global Solutions Report Number:

REPORT

November 2014



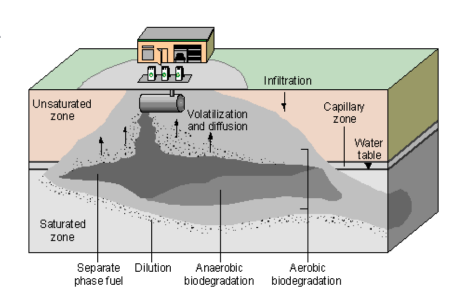
TECHNICAL GUIDANCE 22 – SELECTION OF MNA OR EA

Monitored Natural Attenuation or Enhanced Attenuation can be used alone or in conjunction with other remediation measures

- Source removal/control
- Hydraulic control
- Groundwater extraction
- Reactive barriers

Supplemental guidance for MNA/EA

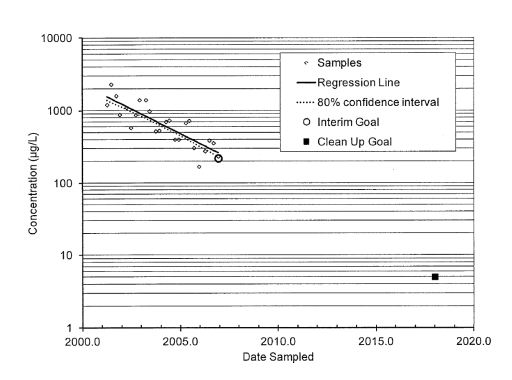
- TG22 is not prescriptive
- Incorporate other guidance
 - e.g., EPA, ITRC, Golder Toolkits



TECHNICAL GUIDANCE 22 – CONDITIONS OF USE

MNA and **EA** conditions

- No unacceptable risks to human health or the environment
- Groundwater contamination sources are remediated or contained
- Groundwater contamination is shrinking
- MNA/EA will achieve the *remediation concentration goal* within 20 years
- Long term performance monitoring and validation
- Contingency plan with implementation trigger(s)& response



DRAFT PROTOCOL 5 - STATUS & WHAT'S NEXT

2015/2016

- CSAP Draft Toolkit Development (ministry participation)
- Federal Govt Guide to Monitored Natural Attenuation of federal sites

2016/2017

Revise Draft Guidance for public comment





B.C. BROWNFIELDS UPDATE

AGM AND PD WORKSHOP
CONTAMINATED SITES APPROVED PROFESSIONALS OF BC
VANCOUVER, BC

Alan McCammon, MSc, PGeo

Manager, Remediation Assurance & Brownfields
June 8, 2016



B.C. BROWNFIELDS UPDATE

- A provincial strategy for brownfield redevelopment was initially launched in 2007.
- The *BC Brownfield Strategy* included actions to:
 - review/streamline the remediation regulatory framework;
 - a modest funding component; and
 - educational and capacity building initiatives



The provincial lead for brownfields is now



- Key learnings from the province's brownfield work from 2007 to 2014 include:
 - all-important role of local government and communities, as champions of brownfield redevelopment; and
 - need for collaboration and partnerships amongst the entire stakeholder group at brownfield sites.
- The province's regulatory framework for site remediation can both support and, at times, hinder brownfield redevelopment. For example...
 - standards-based remediation regime (generic/site-specific approaches; Ministry certification) increases certainty; and
 - conversely, the existing remediation liability regime is sometimes viewed as too conservative, inflexible, and unable to provide the desired liability closure.

- Opportunity presently exists to leverage current knowledge and experience to develop options for a BC Brownfield Strategy "2.0" including:
 - Stronger and more direct connections...
 - ... with, and involvement of, communities who gain the most benefits from brownfield redevelopment
 - ... within the provincial government where there is growing recognition that brownfield redevelopment is a shared interest (e.g., ministries responsible for economic development, communities, etc.)
 - Continued engagement provincially and nationally with:
 - Business (e.g., Business Council of BC incl. UDI, CFA etc.)
 - Municipalities (e.g., UBCM and Members, FCM, etc.)
 - FNs and NGOs (e.g., Aboriginal Business Investment Council, Canadian Brownfields Network, Intergovernmental Forum on Brownfields, etc.)

- Here's what's being worked on right now!
 - Research contracts
 - 1. Jurisdictional scan of brownfield program best practices (national and international)
 - 2. Quantitative business case for a brownfield redevelopment program (establish baseline brownfield metrics; I/O modelling, multiplier effect; downstream benefits; additional value creation)
 - Establishing/strengthening internal and external linkages;
 Planning for preliminary consultation with key stakeholder representatives
 - Consideration of options for future financial incentives including possible use of EMA's Land Remediation Fund



- Our aim is to present a range of possible options for BC Brownfield Strategy 2.0 to government in the Fall
- Come and hear more about this work at







www.gov.bc.ca/brownfields www.gov.bc.ca/siteremediation

Thank You

Workshop presentations will be posted at the CSAP Society website:

http://csapsociety.bc.ca/about

No host happy hour The Blackbird Public House 905 Dunsmuir St., Vancouver [Upstairs]

