# Public Health Assessment

**Initial/Public Comment Release** 

Review of Data from the 2010 EPA Mossville Site Investigation Mossville, Calcasieu Parish, Louisiana

> **Prepared by** Louisiana Department of Health and Hospitals

## **JULY 9, 2013**

## **COMMENT PERIOD ENDS: SEPTEMBER 9, 2013**

Prepared under a Cooperative Agreement with the U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES Agency for Toxic Substances and Disease Registry Division of Community Health Investigations Atlanta, Georgia 30333

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## PUBLIC HEALTH ASSESSMENT

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Prepared by:

Louisiana Department of Health and Hospitals Office of Public Health Section for Environmental Epidemiology and Toxicology Under Cooperative Agreement with the U.S. Department of Health and Human Services Agency for Toxic Substances and Disease Registry

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# List of Acronyms

2,3,7,8-TCDD	2,3,7,8-tetrachlorodibenzo-p-dioxin
AOI	area of interest
ATSDR	Agency for Toxic Substances and Disease Registry
BaP	benzo(a)pyrene
CDC	Centers for Disease Control
COC	contaminant of concern
CREG	Cancer Risk Evaluation Guide
EMEG	Environmental Media Evaluation Guide
ft bgs	feet below ground surface
LDEQ	Louisiana Department of Environmental Quality
LDHH	Louisiana Department of Health and Hospitals
MEAN	Mossville Environmental Action Now
mg/kg/day	milligrams per kilogram per day
mg/L	milligrams per liter
MRL	minimal risk levels
NPL	National Priorities List
NEJAC	National Environmental Justice Advisory Council
OPH	Office of Public Health
PAH	polycyclic aromatic hydrocarbon
PCB	polychlorinated biphenyl
ppb	parts per billion
ppm	parts per million
QA/QC	quality assurance/quality control
RECAP	Risk Evaluation/Corrective Action Program
RfD	reference dose
RMEG	Reference dose Media Evaluation Guide
RSL	Regional Screening Level
SEET	Section of Environmental Epidemiology and Toxicology
SVOC	semivolatile organic compound
TEF	toxicity equivalency factor
TEQ	toxicity equivalency quotient
US EPA	United States Environmental Protection Agency
VOC	volatile organic compound
WW	Water Works

# Summary

Introduction	Members of the community of Mossville, LA have expressed concerns about environmental health issues related to potential exposures to chemical releases from industrial facilities in nearby Westlake and Lake Charles, LA. At the community's request, the United States Environmental Protection Agency (US EPA) sampled water, sediment, soil, and soil gas from the Mossville community. Data collected from these sampling events was summarized in the EPA document, "Site Inspection: Mossville, North of Highway 90, Sulphur and Westlake, Calcasieu Parish, Louisiana".
	Through our cooperative agreement with the Agency for Toxic Substances and Disease Registry (ATSDR), the Louisiana Department of Health and Hospitals/Office of Public Health/Section of Environmental Epidemiology and Toxicology (LDHH/OPH/SEET) has evaluated the samples collected from the Mossville area of interest (AOI). LDHH/OPH/SEET's review of this data was performed to determine whether the soil, sediment, or water in Mossville contains concentrations of contaminants that could pose harm to public health.
Conclusion	Having reviewed the data collected for the 2010 Mossville Site Inspection, SEET has arrived at the following conclusions:
	<ol> <li>A number of the analytes reported as non-detects were analyzed using method detection limits that were higher than the comparison values used as screening tools. These contaminants may still have been present in concentrations that the screening process would identify as requiring further evaluation.</li> </ol>
	<ol> <li>Current exposures to the chemical levels found in municipal water samples from the Mossville AOI are not expected to harm people's health. A very small increase in cancer risk was estimated for a lifetime exposure to trihalomethane levels detected at Parcels 05 and 08, but the average concentrations of trihalomethanes present over time is not likely be high enough to result in these estimated increases.</li> </ol>
	3. Contaminants detected in surface water and sediment from the three manmade ponds sampled in the Mossville AOI pose no harm to public health.

	4. Childhood exposures to lead should be kept as low as possible to prevent lead poisoning. Children's exposure to lead-contaminated soil in the Mossville AOI can be limited by covering the bare soil with grass, bushes, or 4-6 inches of lead-free wood chips, mulch, soil, or sand, or by preventing children from coming into contact with the source of lead contamination.
Basis for Decision	<ol> <li>Depending upon how low the analytical method detection limits are, contaminants reported as non- detects may still be present in concentrations that the health-based screening process would identify as requiring further evaluation.</li> </ol>
	<ol> <li>Trihalomethanes are a regulated byproduct of water disinfection and are not likely to pose a significant exposure to community members.</li> </ol>
	3. The contaminants detected in the ponds pose no harm to public health. Community members are also not exposed to the water or sediment in the ponds for significant periods over time.
	4. Limiting children's contact with bare soil can protect them from exposure to soil lead.
Next Steps	The use of lower method detection limits in the analysis of future samples collected from the Mossville AOI would allow for a more complete screening of any contaminants present to determine whether further evaluation is needed.
	Resampling of municipal water from Mossville would be useful in determining whether trihalomethanes resulting from water disinfection are consistently present at concentrations that could pose harm to public health.
	If there is strong evidence that fish from the three ponds in the Mossville AOI are a significant part of the community's diet, then a larger number of fish samples should be collected from these ponds to evaluate whether the fish being consumed are accumulating contaminants that may pose harm to public health
	If additional soil gas sampling is performed using a method that measures the concentrations of any contaminants vaporizing from the soil, SEET is available to assess the soil

	gas contaminant concentrations detected at the site.
	Further sampling of the soils in Parcels 4 and 10 could be used to determine whether the concentrations of cadmium, copper, and lead that were of concern in this assessment are an accurate reflection of the average concentrations of these metals found throughout these properties.
	SEET will be available to assess samples collected in further investigations or assessments performed in Mossville, LA.
	The information within this public health assessment will be made available to the community members and stakeholders in Mossville, LA.
For More Information	If you have further concerns about the site, you can call
For more mormation	If you have further concerns about the site, you can call ATSDR at 1-800-CDC-INFO and ask for information about the Mossville community. Questions may also be directed to LDHH/OPH/SEET at 1-888-293-7020.

#### **Statement of Issue and Purpose**

Residents of Mossville, Calcasieu Parish, Louisiana are concerned about how their quality of life and health may have been impacted by long-term exposure to contaminants migrating from the factories adjacent to their community. Of particular concern are accidental and historical releases of dioxin. To address Mossville community concerns, the EPA performed a Site Investigation in Mossville in April 2010. The Site Investigation was designed to evaluate whether conditions in Mossville pose a threat to human health and the environment, to determine the need for additional investigation, and, if appropriate, to support site evaluation for proposal to the National Priorities List (NPL). The results of the investigation were released in a May 3, 2011 document, "Site Inspection: Mossville, North of Highway 90, Sulphur and Westlake, Calcasieu Parish, Louisiana". The Louisiana Department of Health and Hospitals/Office of Public Health/Section of Environmental Epidemiology (LDHH/OPH/SEET) has reviewed data from the Site Investigation to assess whether conditions in Mossville may pose harm to public health.

## Background

Mossville, LA is a historically African-American community said to have been founded in the late 1790's by the descendants of slaves. Mossville is located in an unincorporated area near the cities of Westlake and Sulphur in Calcasieu Parish, LA (see Appendix A, Figure A-1) [1, 2]. A primarily residential community, Mossville is situated near a number of chemical refineries. Industrial development began in this portion of Calcasieu Parish in the 1920's, following the local discovery of petroleum and gas reserves [2]. Figure A-2 shows the locations of a number of industrial sites within a five mile radius of the community. These industrial sites include factories operated by Sasol North America Inc., Georgia Gulf Lake, ConocoPhillips Co., Lyondale Chemical Co., and PPG Industries, Inc [3].

At the May 1997 meeting of the National Environmental Justice Advisory Council (NEJAC), a representative from the Mossville Environmental Action Now (MEAN) community group presented concerns about environmental justice issues within the Mossville community. The representative described the lack of proper drainage and sewage systems, health issues experienced by community members, and the pollution problems attributed to the industries surrounding the community [4]. Following recommendations from NEJAC, the United States Environmental Protection Agency (US EPA) and the Agency for Toxic Substances and Disease Registry (ATSDR) began to work with the community to identify the health impacts that historical and current industrial releases may have caused in the community [5]. SEET and the Louisiana Department of Environmental Quality (LDEQ) have joined the federal agencies in working to address the concerns of the Mossville community and to identify any health hazards posed by current or historical releases of contaminants to the environment. Appendix B outlines the chronology of activities performed by these agencies and others in the Mossville community.

The latest environmental investigation in Mossville, the April 2010 EPA Site Investigation, was performed in an area of interest (AOI) located west and northwest of chemical plants in Westlake and northern Lake Charles (see Figure A-1). This AOI is predominantly residential, with a few commercial properties and some areas of woodlands. The approximately 1.5 square mile area is bounded by Village Orphanage to the north, the KCS Railroad tracks to the south, VCM Plant Road to the east, and Junius Road to the west. One thousand six hundred properties are located within these boundaries on Old Spanish Trail/Burton Road, Prater Road, Evergreen Road, and LA 108N Cities Service Highway. The majority of these properties are privately owned. In the easternmost portion of the AOI, in a subdivision known as the Bel Air Subdivision (bounded by Ringmaiden Rd., Old Spanish Trail Rd., VCM Plant Rd., and 7<sup>th</sup>/8<sup>th</sup> Street), 295 of the 329 lots are currently owned by Sasol North America; the majority of the structures on these lots have been removed, and access to many of the streets are blocked [2].

## **Community Concerns**

Mossville community members worry that the proximity of a number of industrial facilities to the Mossville community has an impact on their health and quality of life. Community members have expressed concern that their sources of food and water as well as their residences have been contaminated by potentially harmful releases of chemicals from industrial facilities.

Dioxin has been of particular concern to the Mossville community. Dioxins, or chlorinated dibenzo-p-dioxins, are a family of compounds that are found at low levels everywhere in the environment. The most toxic of the dioxins is 2,3,7,8-tetrachlorodibenzo-p-dioxin (2,3,7,8-TCDD), which is classified as "Carcinogenic to humans (sufficient human evidence)" by the International Agency for Research on Cancer and the National Toxicology Program. Dioxin can be produced during incomplete combustion such as forest fires, cigarette smoking, and industrial or municipal incineration processes. Dioxins also occur as a byproduct of manufacturing processes that use chlorinated organic chemicals. Exposure to high levels of dioxin can cause chloracne (a severe skin disease characterized by acne-like lesions), rashes, skin discoloration, and excessive body hair. High dioxin exposures can also result in alterations in metabolism and changes in hormone levels. Studies have shown that exposures to high levels of 2,3,7,8-TCDD may increase the risk of cancer in people [6].

In the late 1990's the ATSDR began an exposure investigation to see if residents of Mossville were being exposed to high levels of dioxin. A follow-up exposure investigation was published in 2006. Through these investigations, ATSDR made the following conclusions:

- No dioxin was found in water sampled from three local wells.
- The levels of dioxin found in soil, indoor dust, and locally raised nuts, fruit, and vegetables did not increase between the two exposure investigations and were not present at levels of concern.

- Locally caught fish contained high levels of dioxins. Residents were cautioned to follow safety precautions about eating those fish.
- No link was found between the level of dioxin in a person's blood and the level of dioxin in their home environment.
- Residents older than 45 years did have higher levels of dioxin in their blood, but not enough to cause illness.
- Most persons' blood dioxin level decreased since they were first tested [7].

## **Demographics**

According to US Census tract data accessed in 2009 for the EPA Site Inspection report, the population within the Mossville AOI is 665, and the population within a 1-mile radius of the Mossville AOI is 6,287 [2]. The US Census Bureau does not report data for unincorporated cities; therefore, more recent detailed demographic information for Mossville is not currently available.

A visual on-site count of homes performed in 2009 by EPA Region 6 staff yielded an approximate total of 215 homes within the AOI:

- Three homes were located in the area bounded by VCM Plant Road/Rigmaiden Avenue/Old Spanish Trail/8<sup>th</sup> Avenue.
- Two hundred and six homes were located in the area bounded by Junius Road/Rigmaiden Road/Highway 90/Village Orphanage Road; one of these homes was later destroyed by fire.
- Six homes were located on Evergreen Road outside of the Village Orphanage Road boundary [8].

Within the AOI there is one school, A Child's Reflection, which is a daycare and preschool located at 943 Prater Road in Sulphur, LA, 70663, in the southern portion of the site (see Figure A-1) [9]. The Rigmaiden Recreation Center is also located within the AOI [2].

## Discussion

Because there are no records indicating that wastes from the chemical plants have been disposed of within the AOI, any contamination within the Mossville AOI is likely to be due to deposition from industrial air emissions to local soils [2]. EPA therefore sampled soil from several locations throughout the AOI. Due to the residents' concerns regarding local water quality, EPA also sampled groundwater, municipal water, and surface water and sediment. Soil gas samples, which measure the concentrations of contaminants present in the air space between soil particles, were collected as a result of comments received on the EPA Quality Assurance Sampling Plan for the scheduled sampling

events. One fish sample was also collected after residents reported that some fishing occurs in the ponds from which surface water samples were collected [2].

#### Data Used

All samples for the EPA Site Inspection of Mossville were collected and analyzed using EPA's rigorous quality assurance/quality control (QA/QC) procedures [2]. Figure A-3 summarizes the sample sources and locations. All samples, excluding groundwater samples from the residential wells and soil gas samples, were analyzed for dioxins and furans, polychlorinated biphenyls (PCBs), semivolatile organic compounds (SVOCs), pesticides, volatile organic compounds (VOCs), and metals. The residential well water samples were analyzed for all of these compounds excluding dioxins. Soil gas samples were analyzed for VOC content only [2].

The original dioxin samples collected on the initial sampling dates for groundwater, municipal water, surface water, sediment, and soil were rejected from analysis because of QA issues. A final round of sampling was conducted from August 16 – August 20, 2010 for dioxin analysis only. The dioxin concentrations SEET assessed were therefore from samples collected from August 16 – August 20, 2010 [2].

#### Groundwater

Treated groundwater was collected from the taps at the Westlake Community Center, which originates from wells outside the AOI and served as the background sample for groundwater [2].

Groundwater sampled from the Mossville AOI was collected at the tap nearest each well before any water treatment. On April 28-29, 2010, samples were collected from two residential wells in the AOI. Two samples were collected from a well located in Parcel 36 and one sample was collected from a well located in Parcel 40 [2]. On April 28- 29, 2010, samples were collected from two public supply wells in the Mossville AOI. One sample was collected from Mossville Water Works (WW) Well 1 and two samples were collected from these wells on August 17, 2010, for dioxin analysis only [2].

#### Municipal water

Treated groundwater collected from the taps at the Westlake Community Center, which originates from wells outside the AOI, also served as the background sample for assessment of the municipal water samples [2].

The evaluation of the municipal water system was conducted to document the system's current compliance status with the requirements of the Safe Drinking Water Act and the ability of the water system to achieve future compliance. Distribution system samples were collected from five distribution system monitoring locations during the April and August 2010 sampling events. Residential water samples were collected directly from

indoor or outdoor taps at 33 residential Mossville properties in April 2010 and at 8 residential properties in August 2010 [2].

#### Surface Water and Sediment

No background samples were taken for comparison to surface water and sediment sampled from ponds within the Mossville AOI.

Surface water and sediment were sampled from three ponds (identified as Pond A, Pond B, and Pond C, see Figure A-4) within the in April 2010 and in August 2010. The ponds are believed to result from the excavation of sand or soil for use in building in the Lake Charles area; Pond C is actively used for this purpose at present. Residents report that at least one of the ponds, Pond C, has been used for waste disposal. The Site Investigation states that due to the shallow depth to groundwater in the Mossville AOI, the water levels in these ponds are likely to be closely associated to the shallow groundwater [2].

- Pond A is approximately 400 feet by 500 feet, with an unknown depth. It is located west of Princess Street and north of Duke Street [2].
- Pond B is an irregularly-shaped impoundment of approximately 900 feet in length and 75-300 feet in width, with an unknown depth. It is located north of East Burton Street, east of Edna Hardy Lane, and west of Benjamin Street [2].
- Pond C actually encompasses three impoundments of 600 by 470 feet, 400 by 350 feet, and 500 by 300 feet, with unknown depths. These impoundments are located east of Coach Williams Drive [2].

During each sampling event, one sample of surface water and one sample of bottom sediment were collected each from Ponds A and B and two samples of surface water and bottom sediment were collected from Pond C.

#### Fish

Fish sampling was added to the Mossville Site Inspection when area residents and property owners reported that fishing for consumption of bass, gar and catfish has occurred in the three ponds sampled within the Mossville AOI. A single fish sample was collected from Pond C on May 20, 2010 and analyzed for metals, pesticides, PCB, and dioxins [2].

No background samples were collected for fish [2].

## <u>Soil</u>

A background soil sample was collected from the Westlake Community Center (designated as Parcel 38), which is outside the Mossville AOI.

Soil samples were collected from 45 locations within the Mossville AOI in April 2010 and from 58 locations in August 2010. For all analyses except for VOCs, soil from within

0-12 inches below ground surface was homogenized. The fractions analyzed for VOCs were cored without homogenization [2].

#### Soil Gas

The background sample for soil gas analysis was collected from Parcel 33, which is located up/cross gradient from the groundwater flow direction in the shallow aquifers beneath the Mossville AOI [2].

A plume of contaminated groundwater originating from the Sasol North America facility underlies a portion of the Mossville AOI. The groundwater that forms this plume has been found to contain 1,2-dichloroethane, 1,1-dichloroethene, 1,1,2-trichloroethane, trichloroethene, 1,1-dichloroethane and vinyl chloride and is undergoing active remediation. To assess the possible impact of this contamination on the Mossville AOI, soil gas sampling was performed at residences in the vicinity of the plume. Soil gas was collected by 10 passive gas samplers, each installed at a depth of approximately two feet below ground surface (ft bgs) at four properties within the eastern portion of the Mossville AOI. The soil gas samplers were installed on May 12, 2010 and retrieved on May 19, 2010 [2].

#### Data Limitations

The evaluation of the data collected during the 2010 EPA Site Inspection of the Mossville AOI has several limitations, including the following:

- In multiple instances in which contaminants were identified as "not detected", the lowest amounts of contaminants detectable by the laboratory method used to analyze the samples (method detection limits) were above the CVs used to screen these contaminants. These contaminants, though not detected, may still have been present at concentrations that the screening process would identify as requiring further evaluation.
- Data collected from the single fish sample may not be representative of levels of any contaminants that may accumulate in other fish in the ponds.
- ATSDR methodology defines surface soil as 0-3 inches below ground surface. Contaminant concentrations detected in soils sampled from the Mossville AOI, which were collected from 0-12 inches below ground surface, may not be representative of contaminant concentrations found in surface soil [10].
- The passive soil gas sampling technique used at the Mossville AOI directly measures the mass of contaminants collected by the sampler's adsorbent material as gases migrate from groundwater to the soil surface [11]. The results are reported as ion flux rather than as concentrations. Contaminant concentrations

cannot be estimated from these results because the samplers do not record the total volume of gas that comes into contact with the samplers during the sampling period. The soil gas data collected from the AOI is therefore not suitable for the concentration-based evaluation process used in this Public Health Assessment [12, 13].

#### **Exposure Pathways**

An exposure pathway consists of five elements: a source of contamination, transport through an environmental medium (air, water, or soil), a point of exposure, a route of human exposure (ingestion, dermal exposure, or inhalation), and a population. Completed pathways require that all five necessary elements exist and that exposure to a contaminant has occurred in the past, is presently occurring, or will occur in the future. An exposure pathway can be eliminated if at least one of the five elements is missing and will never be present.

#### Groundwater

Exposure to contaminants detected in groundwater sampled from the Mossville AOI occurs through ingestion, dermal contact, or inhalation of water vapor (for volatile and semi-volatile contaminants) during domestic use.

The Chicot Aquifer, from which Mossville obtains its groundwater, has three principal freshwater bearing zones, the "200, 500, and 700" foot sand zones, so named for the depths at which they occur east and south of Mossville, in the industrial area of Lake Charles. The Mossville public water supply uses the "500 foot" sand zone of the Chicot Aquifer. Under Mossville, this zone begins at a depth of 390 ft bgs and is 170 feet thick [2].

The EPA Site Inspection lists a total of six public supply wells, two private domestic wells, one irrigation well, and 25 wells that serve as environmental monitoring points within the Mossville AOI. Two of the public supply wells provide water within Mossville and draw water from the "500 foot" sand of the Chicot Aquifer [2].

The Site Inspection included a water well survey performed for a 4-mile radius of the Mossville AOI. Within this radius are registered 100 public supply wells (see Figure A-5), 467 private domestic wells (443 of which are active), 17 irrigation wells, 126 industrial supply wells, and 1,032 wells installed for environmental sampling purposes. The active public supply wells are utilized by the cities of Lake Charles, Westlake, Sulphur, and other Calcasieu Parish water districts. The majority of the public supply wells draw from the "500 foot" sand of the Chicot Aquifer [2].

Groundwater contamination has been documented under the Sasol North America, Georgia Gulf, and ConocoPhillips facilities and has been previously delineated in groundwater monitoring events unrelated to the Mossville Site Inspection. Natural groundwater flow in this area is typically to the south or southwest, though regional flow is often impacted by nearby bayous, rivers, and tidal actions. Pumping for remediation programs at the Sasol and ConocoPhillips facilities has altered the natural groundwater gradient at these properties, in some cases reversing the natural flow from the south to the north [2]. Based on the typical flow of groundwater in this region, the Sasol and Georgia Gulf facilities would be the most likely contributors to potential groundwater contamination in the Mossville AOI. The ConocoPhillips facility is located downgradient of Mossville and would not be expected to impact the community's groundwater. Sampling for the Mossville Site Inspection did not include sampling of these groundwater zones because there are no public supply wells or residential wells drawing water from these zones of groundwater contamination. The public and private wells located in the Mossville AOI draw water from deeper aquifers than those containing the contaminated groundwater [2].

#### Municipal Water

The municipal water supply is the main source of water to residences and businesses in Mossville. Exposure to contaminants detected in municipal water sampled from the Mossville AOI occurs through ingestion, dermal contact, or inhalation of water vapor (for volatile and semi-volatile contaminants) during normal use of water from domestic taps.

#### Surface Water and Sediment

The water from the three ponds sampled in Mossville is not part of the public water supply, and consumption of this water is unlikely. However, Mossville residents have indicated that fishing for bass, gar, and catfish have occurred in these ponds and that catches from these ponds have been consumed [2]. Exposure to surface water or sediment contaminants from Ponds A, B, and C within the Mossville AOI occurs through incidental (accidental) ingestion or dermal contact.

#### <u>Fish</u>

Exposure to contaminants in fish occurs through ingestion.

#### Soil

Exposure to contaminants detected in soil samples occurs through incidental (accidental) ingestion, dermal contact, or pica behaviors in small children. Exposures would be more likely where ground cover, such as grass, is absent.

#### Soil Gas

Exposure to soil gas occurs through inhalation.

#### **Evaluation Process**

The evaluation process used to assess the potential public health hazard at the Mossville AOI site is described in Appendix C. Contaminant concentrations were initially screened using media-specific health comparison values (CVs). These conservative screening values are only used to determine which environmental contaminants need further evaluation. CVs are not used to predict adverse human health effects. Contaminant concentrations that exceeded CVs are identified as contaminants of concern (COCs) and are listed in bold red text in Tables C-3 through C-8 (Appendix C).

The dioxins, furans, and polycyclic aromatic hydrocarbons (PAHs) were evaluated using toxicity equivalency factors (TEFs). TEFs weight each contaminant in a family of similar compounds against the most toxic and most studied of the compounds in that family. Multiplying the concentration of each dioxin or furan by its TEF yields a toxicity equivalency quotient (TEQ). The sum of each family's TEQs in each sample is used to evaluate the health effects of the dioxins and furans.

For conservative screening purposes, contaminants that were not detected were assessed using a value of half the method detection limit, or the lowest limit measureable by the laboratory methodology used for sample analysis.

#### **Health Effects Evaluation**

The following COCs were identified in municipal water samples:

• Bromodichloromethane, bromoform, dibromochloromethane, and copper.

The following COCs were identified in soil and sediment samples:

• 1,2,3,7,8,9-HxCDD, benzo(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, indeno(1,2,3-cd)pyrene, arsenic, cadmium, copper, lead, and zinc in soil samples.

#### Groundwater

The analytes detected in groundwater and listed in Tables C-1 (for private wells) and C-2 (for municipal wells) were present at concentrations that pose no harm to public health. However, the majority of the contaminants analyzed in groundwater samples were non-detects (not present at levels above the method detection limit). As explained in the Data Limitations section and demonstrated by the evaluation of estimated total dioxin and total PAH (including non-detects; Tables C-12 and C-13), contaminants that were not detected may still have been present in concentrations that the screening process would identify as requiring further evaluation.

Non-detects that may still have been present in concentrations requiring further evaluation include the following:

- Dioxins and furans (assessed as a group)
- PCBs: Aroclors 1221, 1232, 1242, 1248, 1260

- Semi-volatile organics: 3,3'dichlorobenzidine; 4-nitroaniline; PAHs (assessed as a group); bis(2-chloroethyl)ether; bis(2-ethylhexyl)phthalate; hexachlorobenzene; hexachlorobutadiene; hexachloroethane; n-nitrosodi-n-propylamine; pentachlorophenol
- Pesticides: aldrin, dieldrin, heptachlor epoxide, toxaphene
- Volatile organics: 1,1,2,2-tetrachloroethane; 1,2-dibromoethane; tetrachloroethene; vinyl chloride
- Metals: antimony, arsenic, cadmium, thallium

#### Municipal Water

Analytes detected in municipal water samples are listed in Table C-3 (for private residences) and C-4 (for distribution system monitoring locations). The majority of the contaminants analyzed in municipal water samples were non-detects. However, some of the contaminants that were not detected may still have been present in concentrations that the screening process would identify as requiring further evaluation.

Bromodichloromethane, bromoform, dibromochloromethane, and copper were detected at concentrations that identified them as COCs. The concentrations of the trihalomethanes (bromodichloromethane, bromoform, and dibromochloromethane) detected pose no noncancer harm to public health but could result in very small increases in cancer risk (see Table C-14). Trihalomethanes occur in drinking water as byproducts of chlorine treatment for disinfection [14]. The levels of trihalomethanes would therefore fluctuate with changes in the amount of chlorine used for water disinfection. The average concentrations of trihalomethanes present is not likely to remain high enough to result in these estimated cancer risks because of the Louisiana Department of Health and Hospitals Safe Drinking Water Program's adoption of the Stage 2 Disinfectant/Disinfection Byproducts Federal Rule, which is designed to reduce potential cancer and reproductive and developmental health risks from disinfection byproducts by tightening water delivery systems' observance of maximum contaminant levels (MCLs) set for disinfection byproducts [15, 16].

The presence of copper in the water samples may be due to the use of copper in plumbing lines. The doses that would occur from ingesting the highest concentrations of copper found in Mossville municipal water are below the NOAEL (no-observable-adverse-effects-level) of 0.042 milligrams per kilogram per day (mg/kg/day), corresponding to observed gastrointestinal disturbance in men and women [17]. The maximum concentration of copper detected (214 ppb or 0.214 milligrams per liter (mg/L)) is also below the maximum contaminant level goal (MCLG) identified for copper in the National Primary Drinking Water Standards (1.3 mg/L) [18]. Copper in municipal water in Mossville should therefore pose no harm to public health.

Non-detects that may still have been present in concentrations requiring further evaluation include the following:

- Dioxins and furans (assessed as a group)
- PCBs: Aroclors 1221, 1232, 1242, 1248, 1260
- Semi-volatile organics: 3,3'dichlorobenzidine; 4-nitroaniline; PAHs (assessed as a group); bis(2-chloroethyl)ether; bis(2-ethylhexyl)phthalate; hexachlorobenzene; hexachlorobutadiene; hexachloroethane; n-nitrosodi-n-propylamine; pentachlorophenol
- Pesticides: aldrin, dieldrin, heptachlor epoxide, toxaphene
- Volatile organics: 1,1,2,2-tetrachloroethane; 1,2-dibromoethane; tetrachloroethene; vinyl chloride
- Metals: antimony, arsenic, cadmium, thallium

#### Surface Water

As noted in the Exposure Pathways section, the three ponds sampled in the Mossville AOI do not serve as a drinking water source; ingestion of water from these ponds is therefore unlikely. Analytes detected in the water sampled from these ponds are listed in Table C-5. The majority of the contaminants analyzed in the water sampled from the three ponds in the Mossville AOI were non-detects. Some of the contaminants that were not detected may still have been present in concentrations that the screening process would identify as requiring further evaluation.

Non-detects that may still have been present in concentrations requiring further evaluation include the following:

- Dioxins and furans (assessed as a group)
- PCBs: Aroclors 1221, 1232, 1242, 1248, 1260
- Semi-volatile organics: 3,3'dichlorobenzidine; 4-nitroaniline; PAHs (assessed as a group); bis(2-chloroethyl)ether; bis(2-ethylhexyl)phthalate; hexachlorobenzene; hexachlorobutadiene; hexachloroethane; n-nitrosodi-n-propylamine; pentachlorophenol
- Pesticides: aldrin, heptachlor epoxide, toxaphene
- Volatile organics: 1,1,2,2-tetrachloroethane; 1,2-dibromoethane; tetrachloroethene; vinyl chloride
- Metals: antimony, arsenic, cadmium, thallium

#### <u>Sediment</u>

Analytes detected in sediment sampled from Mossville are listed in Table C-6. Many of the contaminants analyzed in sediment sampled from the three ponds in the Mossville

AOI were non-detects. Some of the contaminants that were not detected may still have been present in concentrations that the screening process would identify as requiring further evaluation.

Non-detects that may still have been present in concentrations requiring further evaluation include the following:

- Semi-volatile organics: PAHs (assessed as a group), n-nitrosodi-n-propylamine,
- Metals: thallium

#### Fish

The single fish sample was not reviewed for this Public Health Assessment due to the small number of samples.

The May 2011 Site Inspection reports that furans 1,2,3,4,7,8-HxCDF (detected at a concentration of 6.5 nanograms per kilogram - ng/kg) and 1,2,3,7,8-PeCDF (detected at a concentration of 0.27 ng/kg) were found in the fish tissue at concentrations that exceeded the EPA screening levels (2.4 ng/kg for 1,2,3,4,7,8-HxCDF and 0.24 ng/kg for 1,2,3,7,8-PeCDF). Other dioxins and furans were detected in the sample, generally at concentrations below screening levels and method detection limits. The TEQ calculated for the fish sampled (2.2903 ng/kg) exceeded the EPA screening level (0.24 ng/kg). The Site Inspection report concluded that fish in the ponds are likely to exceed health based limits for dioxins [2].

#### <u>Soil</u>

Analytes detected in soils sampled from Mossville are listed in Table C-7. COCs identified in soil samples included individual dioxins, individual PAHs, cadmium, copper, and lead. The concentrations of cadmium and copper found in Mossville soil samples do not pose harm to public health (see Table C-15). Although dioxin contamination has been a primary concern of the Mossville community, assessment of total dioxin levels was inconclusive because of the number of non-detects that may still have been present in concentrations that the screening process would identify as requiring further evaluation.

Lead exposures are evaluated in terms of blood lead levels. Lead was therefore not assessed for oral or dermal doses. Lead will be further discussed in the Child Health Considerations section.

Non-detects that may still have been present in concentrations requiring further evaluation include the following:

- Dioxins and furans (assessed as a group)
- Semi-volatile organics: PAHs (assessed as a group), n-nitrosodi-n-propylamine,
- Metals: thallium

#### Soil Gas

The EPA Site Inspection report states that soil gas samples (Table C-8) did not contain contaminants associated with the plume of contaminated groundwater from the SASOL facility underlying the AOI [2]. As stated in the Data Limitations section, this data is not suitable for further assessment of potential health hazards.

## **Child Health Considerations**

The physical differences between children and adults demand special emphasis in assessing public health hazards. Children play outdoors and engage in hand-to-mouth behaviors that increase their exposure potential. Children are shorter than are adults and breathe dust, soil, and vapors close to the ground. A child's lower body weight and higher intake rate result in a greater dose of hazardous substance per unit of body weight. If toxic exposure levels are high enough during critical growth stages, the developing body systems of children can sustain permanent damage.

Children could be exposed to all of the media sampled for the EPA site investigation. The groundwater is in use for the public water supply, the municipal water is designed for public use, the ponds are not fenced or inaccessible, and the soil sources are only inaccessible where property owners place private fences around their lots. Infants were not considered for exposures to water and sediment in the ponds in the Mossville AOI because infants are unlikely to experience these exposures.

Children under the age of 6 years are particularly vulnerable to lead poisoning. Compared with adults, a larger proportion of the amount of lead ingested will enter the bloodstream in children. The severity of the effects depends upon the exposure. A child who ingests large amounts of lead may develop symptoms ranging from colic to brain damage, which can ultimately be fatal. A child who ingests smaller amounts of lead may develop much less severe but still important effects on development and behavior [19]. Under the Louisiana Administrative Code, universal blood lead screening for children under six years of age is required for all parishes in the state of Louisiana [20]. The current Centers for Disease Control (CDC) guideline for the blood lead level at or above which children should undergo additional medical monitoring is 5 micrograms per deciliter (5 ug/dl) [21].

Lead was detected in soil samples collected from the Mossville AOI. Lead-contaminated soil is one of the risk factors associated with elevated blood lead levels in children; other risk factors include lead-contaminated dust, deteriorating lead paint, and lead-contaminated water. No screening value is currently available for the evaluation of lead exposures because there is no "level of concern" currently identified for exposure to lead in soil [21]. Childhood exposures to lead should be kept as low as possible to prevent lead poisoning. The best way to protect children is to prevent them from coming into contact with the source of lead contamination. Children's exposure to lead-contaminated

soil can be limited by covering the bare soil with grass, bushes, or 4-6 inches of lead-free wood chips, mulch, soil, or sand [19].

Lead was also detected in the sediments sampled from the bottoms of the three ponds in the Mossville AOI. However, recreational activities in these ponds by children are unlikely, and therefore childhood exposure to lead in these sediments is unlikely.

Small children ages 1-3 years old are also at increased risk for eating non-food items, like soil (that is, exhibiting pica behaviors). Although children live in Mossville, ATSDR does not know whether they exhibit pica behaviors. ATSDR suggests that parents monitor their children's behavior while the children are playing outdoors to prevent their children from intentionally eating soil.

## Conclusions

SEET and ATSDR are committed to recognizing and addressing the concerns of the Mossville community about the risks involved in exposure to unsafe chemicals. Our agencies are committed to providing the community of Mossville, LA with the best science-based information available to keep the community safe.

Having reviewed the data collected for the 2010 Mossville Site Inspection, SEET has arrived at the following conclusions:

- 1. A number of the analytes reported as non-detects were analyzed using method detection limits that were higher than the comparison values used as screening tools. These contaminants may still have been present in concentrations that the screening process would identify as requiring further evaluation.
- 2. Current exposures to the chemical levels found in municipal water samples from the Mossville AOI are not expected to harm people's health. A very small increase in cancer risk was estimated for a lifetime exposure to trihalomethane levels detected at Parcels 05 and 08, but the average concentrations of trihalomethanes present over time is not likely be high enough to result in these estimated increases.
- 3. Contaminants detected in surface water and sediment from the three manmade ponds sampled in the Mossville AOI pose no harm to public health.
- 4. Childhood exposures to lead should be kept as low as possible to prevent lead poisoning. Children's exposure to lead-contaminated soil in the Mossville AOI can be limited by covering the bare soil with grass, bushes, or 4-6 inches of lead-free wood chips, mulch, soil, or sand, or by preventing children from coming into contact with the source of lead contamination.

If you have further concerns about the site, you can call ATSDR at 1-800-CDC-INFO and ask for information about the Mossville site. Questions may also be directed to LDHH/OPH/SEET at 1-888-293-7020.

## Recommendations

The use of lower method detection limits in the analysis of future samples collected from the Mossville AOI would allow for a more complete screening of any contaminants present to determine whether further evaluation is needed.

Resampling of municipal water from Mossville would be useful in determining whether trihalomethanes resulting from water disinfection are consistently present at concentrations that could pose harm to public health.

The Louisiana-issued "Protocol for Issuing Public Health Advisories for Chemical Contaminants in Recreationally Caught Fish and Shellfish", states that when preliminary data suggest potential fish-tissue contamination, a more extensive data evaluation or collection should be conducted to provide adequate characterization of the concentration of contaminants in the edible species "to support the risk assessment and advisory process". A sufficient sample size of locally-harvested fish is then needed in order to determine whether a public health advisory is appropriate [22]. Public comments about the Mossville Draft Site Inspection Report included concerns about the need for additional fish testing. The EPA response to these comments acknowledged that the single fish sampled from Pond C contained contaminants at concentrations above the EPA screening level but within the acceptable EPA risk range, and that sediment samples taken from the pond did not contain elevated contaminant levels and would not contribute to further accumulation of dioxin in fish tissue. The EPA response states that "as concentrations are within acceptable risk, EPA does not plan any follow up actions" [23]. If there is strong evidence that fish from the three ponds in the Mossville AOI are a significant part of the community's diet, then a larger number of fish samples should be collected from these ponds to evaluate whether the fish being consumed are accumulating contaminants that may pose harm to public health.

If additional soil gas sampling is performed using a method that measures the concentrations of any contaminants vaporizing from the soil, SEET is available to assess the soil gas contaminant concentrations detected at the site.

Further sampling of the soils in Parcels 4 and 10 could be used to determine whether the concentrations of cadmium, copper, and lead that were of concern in this assessment are an accurate reflection of the average concentrations of these metals found throughout these properties.

SEET will be available to assess samples collected in further investigations or assessments performed in Mossville, LA.

## **Public Health Action Plan**

The information produced within this public health assessment will be disseminated to the community members and stakeholders in Mossville, LA.

## **Report Preparation**

This Public Health Assessment for the Review of Data from the EPA Mossville Site Inspection was prepared by the Louisiana Department of Health and Hospitals/Office of Public Health/Section of Environmental Epidemiology and Toxicology under a cooperative agreement with the federal Agency for Toxic Substances and Disease Registry (ATSDR). It is in accordance with the approved agency methods, policies, procedures existing at the date of publication. Editorial review was completed by the cooperative agreement partner. ATSDR has reviewed this document and concurs with its findings based on the information presented.

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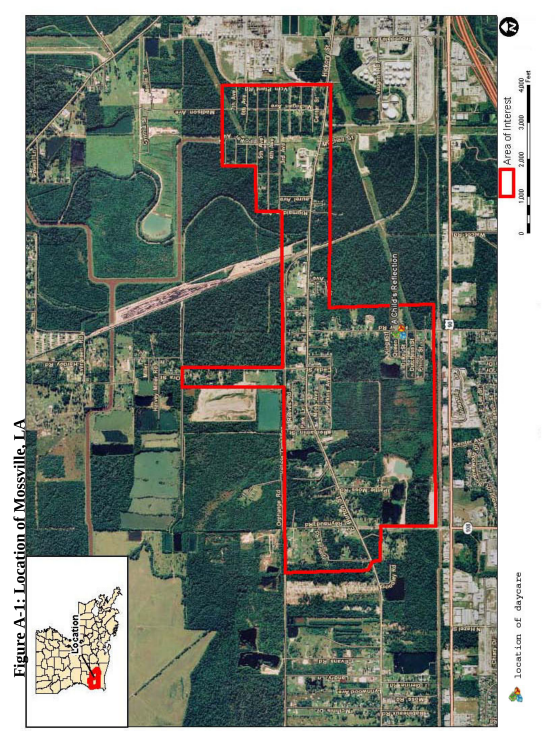
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# **APPENDIX A: Maps**



Adapted from: United States Environmental Protection Agency, Region 6. Site Inspection: Mossville, North of Highway 90, Sulphur and Westlake, Calcasieu Parish, Louisiana. LAN000607014. 30 May 2011

Daycare Location retrieved from: Google Earth. Mossville, LA 70669. 30°14'51.32" N and 93°18'31.97" W. Accessed 30 Sept 2011.

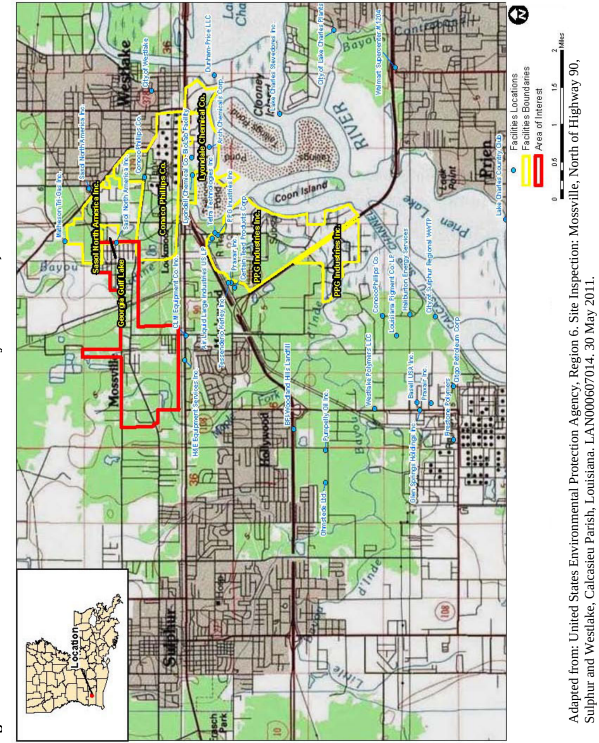
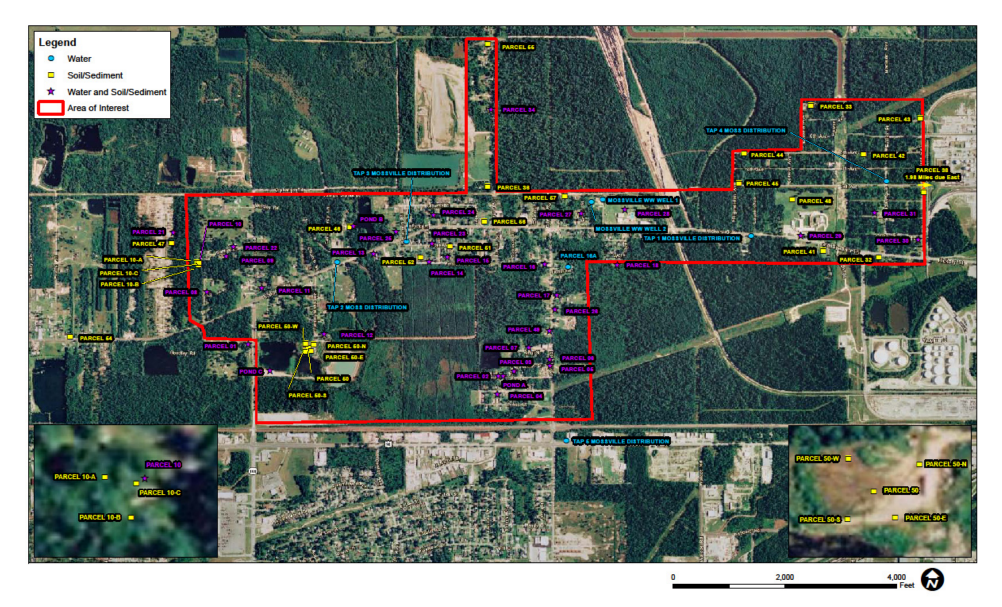


Figure A-2: Locations of Chemical Facilities in the Vicinity of Mossville, LA

Figure A-3: Sample locations in the Mossville, LA area of interest



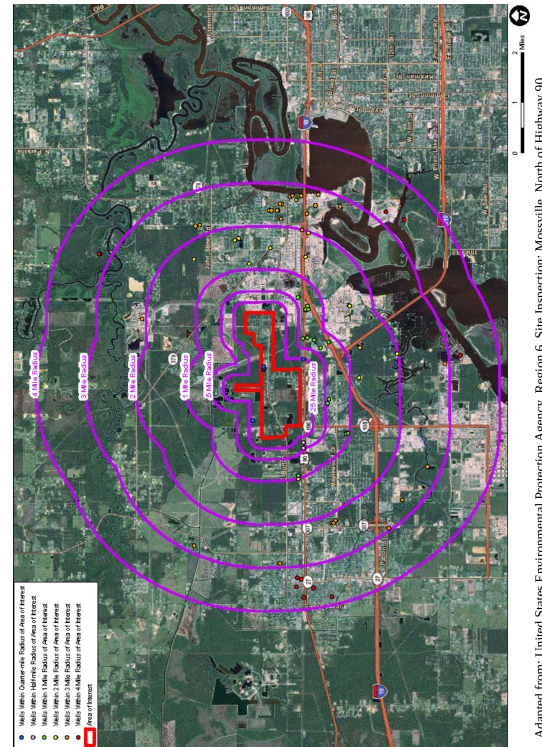
Adapted from: United States Environmental Protection Agency, Region 6. Site Inspection: Mossville, North of Highway 90, Sulphur and Westlake, Calcasieu Parish, Louisiana. LAN000607014. 30 May 2011.

Figure A-4: Locations of Ponds A, B, and C, sampled in the Mossville, LA area of interest



Adapted from: **Google Earth.** "Mossville, LA". 30°14'39.11" N and 93°19'10.64" W. Accessed 6 Jul 2012.

Figure A-5: Public Supply Wells within a Four- Mile Radius of the Mossville area of interest



Adapted from: United States Environmental Protection Agency, Region 6. Site Inspection: Mossville, North of Highway 90, Sulphur and Westlake, Calcasieu Parish, Louisiana. LAN000607014. 30 May 2011.

# **APPENDIX B: Chronology of Events**

#### Chronology of Events in Mossville, Calcasieu Parish, LA

- May 1997 Mossville Environmental Action Now (MEAN) representatives appeared before the National Environmental Justice Advisory Council (NEJAC) during its semiannual meeting [i].
- 1997 The United States Environmental Protection Agency (US EPA) and a community group from Mossviile requested that the Agency for Toxic Substances and Disease Registry (ATSDR) evaluate blood dioxin data from 11 Mossville residents and 1 pooled sample [ii].
- July 1998 Calcasieu Parish (Mossville) community members visited EPA Region 6 Offices [iii].
- August 1998 Dr. Marvin Legator of the University of Texas Medical Branch at Galveston publishes his "Mossville Health Symptom Survey", which states that Mossville residents are 2 to 3 times more likely to suffer health problems than a comparison control group [ii, iv]
- September 1998 Local groups organized a Dioxin & Health conference in Calcasieu Parish, calling on ATSDR and other federal agencies to investigate the dioxin test results [ii].
- October 1998 ATSDR released findings of a Health Consultation performed to review environmental contamination data and blood biomonitoring data from Calcasieu Parish, LA. The document concluded that blood serum dioxin levels were elevated in many of the blood samples assessed and recommended efforts to identify the source of the dioxin exposure [v].
- December 1998 –ATSDR conducted an Exposure Investigation based on sampling of blood from 28 residents of Mossville, LA as well as testing samples of surface soil, eggs, and breast milk. The investigation found no currently elevated dioxin levels but recommended the evaluation of strategies to assess past exposures to dioxin that Mossville community members may have experienced [ii, v].
- December 1998 A coalition of Calcasieu Parish groups, national health groups, trade unions, and environmentalists write a formal letter urging the Louisiana Department of Health and Hospitals (LDHH) to launch an investigation into the dioxin contamination [ii].
- March 1999 The first quarterly meeting with EPA Region 6 took place with Calcasieu Parish residents in attendance [iii].
- 1999 The first ever Comprehensive Performance Evaluation of drinking water at the Mossville public water system was conducted by EPA Region 6 and LDHH [vi].

- 1999 2001 EPA began a Calcasieu Estuary-wide Superfund investigation that included Bayou Verdine and Bayou d'Inde, which are close to Mossville. EPA also completed detailed compliance inspections of major facilities, including public water and industrial facilities [iii].
- April 1999 The public comment version of the Exposure Investigation ATSDR performed in the Mossville community is released [ii].
- April 14, 1999 A public availability session and public meeting hosted by ATSDR and government stakeholders was held in Mossville to collect community health concerns [iii].
- April 1999 A government task force consisting of federal agencies (ATSDR and EPA) and state agencies (Louisiana Department of Environmental Quality (LDEQ) and LDHH) is set up by Louisiana Governor Mike Foster to find answers to the concerns of the Mossville community [ii]
- May 1999 A fact sheet was mailed to the Mossville Community with the results of the ATSDR Mossville Exposure Investigation [iii].
- May 1999 MEAN held a community meeting calling for immediate health services and a permit-moratorium in the Mossville area [ii].
- June 3, 1999 ATSDR, EPA, LDEQ, and LDHH held a meeting with Mossville residents to discuss the formation of the Mossville Public Health Response Workgroup [ii, iii].
- June 17, 1999 The Mossville Public Health Response Workgroup established sub-workgroups to focus on specific areas of community health concerns (Environmental Characterization Group, Demographics Group, Health Data Group, Health Education/Outreach Group, Media Group) [iii].
- July 1999 Dr. Peter Orris, an Association of Occupational and Environmental Clinics physician based out of Cook County Hospital, was brought on as an ATSDR consultant. Dr. Orris held private consultations with people who were tested for dioxin and subsequently held a community meeting to discuss dioxin contamination and health [ii].
- November 1999 ATSDR released the Exposure Investigation Report for Mossville, LA [v].
- January 14, 2000 The results of the Mossville Exposure Investigation were mailed to 211 Medical Providers in Calcasieu Parish Medical Community [iii].

- May 16, 2000 ATSDR, LDHH, and LDEQ hosted a meeting with the Mossville Community to discuss the next steps in the Dioxin Exposure Investigation [iii].
- May 2000 MEAN released "Breathing Poison: Toxic Costs of Industries in Calcasieu Parish, LA" [ii]
- June 20, 2000 ATSDR presented finding of the exposure investigation to the Mossville Community at the request of MEAN [iii].
- November 15-16, 2000 Mossville Community members and stakeholders met to discuss past and proposed public health actions by ATSDR in response to the community health concerns about dioxin [iii].
- March 28, 2001 A public meeting, briefing for elected officials, and a media availability session were held to discuss ATSDR plans for blood dioxin testing in Calcasieu Parish [iii].
- 2000 2001 EPA, LDEQ and local industry conducted a pilot study with air toxics monitors that included one dioxin monitor [iii].
- 2001 ATSDR reassessed their Exposure Investigation findings and initiated a follow-up Exposure Investigation [ii, iii].
- 2002 ATSDR released an Air Modeling Health Consultation performed to characterize the air pathway in Mossville. This characterization was designed to help determine whether the dioxin found in blood samples could be from current exposures to airborne dioxin [iii].
- January 2002 LDHH released the "Mossville Residential Needs Assessment" to determine the Mossville community's environmental and public health concerns [ii, iii].
- January 2002 LDHH released "Cancer in Calcasieu Parish, Louisiana: 1977-1997" [ii]
- January 15-17, 2002 EPA hosted community meetings to present information about ATSDR's 2002 Dioxin Study of Calcasieu and Lafayette Parishes [iii].
- February 2002 ATSDR, in partnership with EPA, the Health Resources and Services Administration (HRSA), and Mossville community members, conducted the Calcasieu Parish Environmental Health Symposium for healthcare workers [ii, iii]
- 2002 2004 A time critical action was selected for removal of high levels of ethylene dichloride in the sediments of Bayou Verdine [iii].

- 2003- LDHH became the primary agency for implementing health education activities in the Mossville Community. ATSDR had previously been responsible for communicating information to residents [iii].
- April 29, 2003 ATSDR Assistant Director and Staff met with MEAN at the Mount Zion Baptist Church, Mossville, Louisiana to discuss the dioxin exposure investigations and ATSDR's assistance in obtaining a health clinic in Mossville [iii].
- April 29, 2003 ATSDR held a Public Meeting at the Westlake High School, Westlake, Louisiana about the 2001 Follow-up Exposure Investigation and the 2002 Dioxin Study [iii].
- May 1, 2003 ATSDR held a Public Meeting about 2002 Dioxin Study of Calcasieu and Lafayette Parishes Lafayette, Louisiana [iii].
- 2003 Present A non-time critical action was selected to address sediment contamination in the lower reaches of Bayou Verdine [iii].
- September, 2004 The first Calcasieu Community Health and Environmental Forum was held at McNeese University to discuss the possible correlation between anencephaly and other neural-tube birth defects and possible causes of these conditions. Dr. Juan Manuel Acuana, ot the Centers Disease Control & Prevention (CDC) stated that "there is no factual evidence that supports a correlation between birth defects and industrial toxins" [iii].
- March 2005 LDHH/Office of Public Health/Section of Environmental Epidemiology and Toxicology (LDHH/OPH/SEET), through a cooperative agreement with ATSDR, released documents assessing sediment and water samples from the Calcasieu Estuary [v]
- March 8, 2005 The Inter-American Commission on Human Rights (IACHR) received the "Petition concerning the United States Government's Failure to Protect the Human Rights of the Residents of Mossville, Louisiana, United States of America" from Advocates for Environmental Human Rights (AEHR, the "petitioners") against the United States of America on behalf of the residents of Mossville, Louisiana and MEAN. The petition and its subsequent amendments alleged that Louisiana's environmental policies exposed Mossville residents, the majority of which are African-Americans, to a disproportionate pollution burden [vii].
- May 2, 2005 The second Calcasieu Community Health and Environmental Forum on Anencephaly was held at McNeese University [iii].
- September 2005 Hurricanes Katrina and Rita

- October 2005 ATSDR releases a comparison of blood dioxin levels in Calcasieu Parish vs. in Lafayette Parish in the "Serum Dioxin Levels in Residents of Calcasieu Parish, Louisiana" document [viii].
- March 2006 ATSDR released the results of its follow-up exposure investigation of blood dioxin levels in Calcasieu Parish and Mossville. The parish-wide investigation showed that Calcasieu residents have blood dioxin levels similar to those found in people nationally. The Mossville investigation found elevated dioxin levels in participants ages 45 and older while participants younger than the age of 45 had normal levels [v].
- March 15, 2006 ATSDR held a public meeting in Lake Charles, LA about the Mossville follow-up dioxin exposure investigation and the parish-wide Dioxin Study [iii].
- March 16, 2006 ATSDR held a public meeting in Lafayette, LA about the parish-wide Dioxin Study [iii].
- July 2006 EPA completed time-critical recovery work in the Calcasieu Estuary [iii].
- September 2006 Wilma Subra and the Subra Company released the report, "Industrial Sources of Dioxin Poisoning in Mossville; a Report on the Facts that Government Agencies have Hidden" [ii].
- October 9, 2006 LDHH conducted a site visit to determine how many residents remained in the Mossville area following the 2005 Gulf Coast Hurricanes. The purpose of the visit was to revise their communication strategy and to determine current populations' needs [iii].
- December 12, 2006 The LDHH/OPH/SEET Health Educator contacted the President of MEAN to determine the community's health concerns [iii].
- January 3 & 23, 2007 The LDHH/OPH/SEET Health Educator contacted the Advocates for Environmental Human Rights (AEHR) attorney representing MEAN to inform them of LDHH interest in holding community meetings to address residents concerns [iii].
- January 30, 2007 AEHR contacted the LDHH/OPH/SEET Health Educator to discuss communication plans for Mossville. LDHH was interested in holding meetings after the Cancer Incidence Review that was being written by LDHH was complete [iii].
- February 13, 2007 LDHH participated in the Louisiana Department of Environmental Quality (LDEQ) Office of Environmental Services "Listening Session" to strengthen the agencies' working relationships with communities.

MEAN, Calcasieu League for Environmental Action Now (CLEAN) and other community groups also attended and provided LDHH with their environmentally related health concerns and input on how the agency could collaborate with the public [iii].

- 2007 EPA responded to the IACHR, requesting that the Commission "declare the Petition as inadmissible" [iii].
- July 2007 Wilma Subra and the Subra Company released "Industrial Sources of Dioxin Poisoning in Mossville, Louisiana: A Report Based on the Government's Own Data" [ii, iii].
- September 2007 LDHH/OPH/SEET, through a cooperative agreement with ATSDR, released "Assessment of Cancer Incidence From the Louisiana Tumor Registry From 1988-2004" health consultation. The report found no clear pattern indicating that Calcasieu Parish has any consistently higher than expected rates for most cancers, the exceptions being melanoma of the skin in whites and cancer of the lung in women. The report also concluded that Ithough dioxins are possibly linked to some cancers, correlations are not consistent across the board; cancer in Calcasieu Parish therefore cannot be predicted from the blood dioxin levels in the Exposure Investigation participants [ix].
- September 2008 Hurricanes Gustav and Ike
- July 2009 Community Representatives at an Environmental Justice Listening Session in New Orleans, LA and a NEJAC meeting in Washington, DC alleged that EPA has done nothing in Mossville [iii].
- August 2009 EPA tested water at the tap for five Mossville properties, and EPA initiated a Preliminary Assessment for Mossville, based on requests from the community [iii].
- November 2009 EPA responded to recommendations in the 2007 report, "Industrial Sources of Dioxin Poisoning in Mossville, LA", by providing a history of involvement at the site and by listing future and ongoing activities [iii].
- December 8, 2009 ATSDR met with community members from Calcasieu Parish, La., in Atlanta, GA to explore methods of collaborating effectively, to answer the community's health questions, and to develop an action plan for future activities to support improved health in the community [x].
- January 2010 EPA held a meeting to discuss the planned assessment of the Mossville community and to provide the community with a basic understanding of the Superfund process. ATSDR, LDEQ and LDHH were also in attendance. EPA asked for the community's support by soliciting input and inviting them to participate [iii].

- February 25, 2010 EPA, the Louisiana Bucket Brigade, Louisiana refineries, and LDEQ, plant workers, and community representatives attended a meeting in New Orleans. Participants shared information and ideas about reducing accidental releases from refineries [iii].
- March April 2010 ATSDR held a series of health related workshops for the Mossville community [iii].
- March 2010 The IACHR accepted a human rights complaint filed by AEHR on behalf of Mossville community members [vii].
- April 13, 2010- EPA held a meeting to discuss the draft Preliminary Assessment and to present the proposed sampling plan to the Mossville community. EPA asked for the community's support by soliciting input and soliciting access to properties for sampling [iii].
- April 21, 2010-Representatives from EPA held a conference call with LDHH, Mossville Water System, and the Lake Area Industry Alliance to discuss water system needs and opportunities for assistance [iii].
- April 26-30, 2010-EPA conducted Risk Management Program (RMP) Inspections at PPG Industries, Inc., Lake Charles Plant, and Calcasieu Refining Company [iii].
- April 26, 2010- The EPA Site Assessment Manager hosted a question and answer session with the Mossville community prior to the field sampling for that week [iii]
- April 27-30 2010- EPA collected samples from over 100 locations in the Mossville community, including residential taps, private wells, soils, sediments and the public water system [iii].
- April 27, 2010- EPA and the Lake Charles Local Emergency Planning Committee (LEPC) hosted a meeting to discuss improved communication between community members and industry, and community members and the LEPC [iii].
- April 29-30 2010- EPA conducted comprehensive evaluation of the Mossville Public Water System [iii].
- May 14-21, 2010 EPA conducted supplemental field samples. Samples were collected from one residential tap, a fish tissue sample was collected from one stock pond, and a passive soil gas samples were collected [iii].

- June 2-3, 2010 A CNN special, "Toxic America", focuses on the Mossville community's environmental and health concerns.
- June 30, 2010 EPA held a conference call with community representatives to discuss problems with the dioxin data and outlined plans to resample. The community requested that EPA provide a fact sheet to the public describing the issue [iii].
- June 2010- EPA completed additional inspections near Mossville at the Sasol, Westlake Petrochemical and Firestone facilities [iii].
- August 2, 2010- EPA sent letters to Mossville residents detailing their results from the April 2010 sampling [iii].
- August 16, 2010 EPA held a meeting to discuss the preliminary results of the Comprehensive Evaluation of the Mossville Water System, informing Mossville community members that their drinking water is safe. EPA also provided an update of the Superfund Site Assessment process and solicited input from the community [iii].
- August 17-19, 2010 EPA re-sampled soil, tap water, surface water and sediment for dioxins in Mossville. These samples replaced dioxin samples that couldn't be used from the original sampling event in May 2010 [iii].
- August 20 & 21, 2010 ATSDR and EPA met with the community, MEAN, Restore Explicit Symmetry To Our Ravaged Earth (RESTORE), the Bureau of Primary Care and Rural Health, LDHH, HRSA, a doctor of naprapathy and a representative of Enagic (a company that produces water treatment technology). The purpose of the meetings was to discuss options and cost for access to health care in the Mossville area. EPA also discussed the drawbacks of potential relocation of Mossville residents [iii].
- October 8, 2010 ATSDR organized an Access to Health Care Teleconference with Mossville stakeholders to discuss what options a plan of action for getting health care to the Mossville community. A committee was formed to initiate the information/data collection effort [iii].
- October 18, 2010-EPA met with the Lake Area Industry Alliance (LAIA) to discuss industry participation in the action plan. Participating industries committed to consider each of the elements of the plan [iii].

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## **APPENDIX C: Data Evaluation**

### **Screening Process**

Tables C-1 through C-8 list the analytes identified in media sampled from the Mossville AOI. The following comparison values were used in the evaluation of samples collected from the Mossville AOI:

*Reference dose Media Evaluation Guides* (RMEGs) are estimated contaminant concentrations at which noncarcinogenic health effects are unlikely. They are calculated from the U.S. Environmental Protection Agency's (EPA) reference dose (RfD).

*Cancer Risk Evaluation Guides* (CREGs) are estimated contaminant concentrations that would be expected to cause no more than one additional excess cancer in 1 million exposed persons over a lifetime. CREGs are calculated from EPA's cancer slope factors (CSFs).

*Environmental Media Evaluation Guides* (EMEGs) are estimated contaminant concentrations at which noncarcinogenic health effects are unlikely. EMEGs are calculated from the Agency for Toxic Substances and Disease Registry's (ATSDR) minimal risk levels (MRLs).

*Regional Screening Levels* (RSLs) are estimated contaminant concentrations in a media at which noncarcinogenic or carcinogenic health effects are unlikely.

Lead concentrations were reviewed using the *Maximum Contaminant Level* (*MCL*) *Action Level* for water samples and the *EPA Residential Screening Level* for soil and sediment samples.

When no comparison value was available for a contaminant, screening was based on the Louisiana Department of Environmental Quality's Risk Evaluation/Corrective Action Program (RECAP) screening standards<sup>1</sup>. *RECAP screening standards* are concentrations at or above which remediation of a medium (soil, sediment, or water) should occur.

If a contaminant was not detected in any of the samples collected from groundwater, municipal water, surface water, sediment, or soil, it was excluded from the tables. For conservative screening purposes, the non-detects (the contaminants that were not detected at concentrations above the method detection limit) that are listed in the tables were assessed using a value of half the method detection limit (the lowest limit measureable by the laboratory methodology used for sample analysis). Contaminants fitting this description are marked with an "ND".

The dioxins and furans were evaluated using toxicity equivalency factors (TEFs). TEFs weight each dioxin or furan's relative toxicity in comparison to 2,3,7,8-tetrachlorodibenzo-p-dioxin (TCDD), one of the most toxic and most studied of the dioxins. Multiplying the concentration of each dioxin or furan by its TEF produced a toxicity equivalency quotient (TEQ). The sum of dioxin and furan TEQs in each sample

<sup>&</sup>lt;sup>1</sup> Louisiana Department of Environmental Quality Corrective Action Group. Risk Evaluation/Corrective Action Program. Aug 2003. Accessed 22 Nov 2011 at: http://www.deq.louisiana.gov/portal/tabid/2930/Default.aspx

was used to evaluate health effects of the dioxins and furans. The polycyclic aromatic hydrocarbons were also reviewed using TEFs, evaluating each PAH's relative toxicity in comparison to benzo(a)pyrene. The potential health effects of estimated PAH concentrations were evaluated in terms of cancer risk. Tables C-9 and C-10 give examples of TEF use.

There were no comparison values, TEFs, or other screening standards available with which to evaluate lead, benzo(g,h,i)perylene, endrin aldehyde, and endrin ketone.

Contaminant	Background concentration		oncentrations ed (ppb <sup>*</sup> ) Maximum	Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference
METALS							
Barium	ND (100) <sup>‡</sup>	ND (100)	232	2/3 (both from Parcel 36)	Parcel 36	2,000	Child Chronic EMEG <sup>§</sup>
Calcium	27,900	34,100	79,200	3/3	Parcel 40	NA <sup>**</sup>	(essential nutrient) <sup>††</sup>
Iron	ND (50)	ND (50)	2,720	2/3 (both from Parcel 36)	Parcel 36	11,000	RSL <sup>‡‡</sup>
Magnesium	6,900	6,310	7,490	3/3	Parcel 36	NA	(essential nutrient)
Manganese	ND (7.5)	223	340	3/3	Parcel 36	500	Child RMEG <sup>§§</sup>
Sodium	46,900	23,100	39,100	3/3	Parcel 36	NA	(essential nutrient)
Zinc	ND (30)	ND (30)	323	2/3 (both from Parcel 36)	Parcel 36	3,000	Child Chronic EMEG

Table C-1: Ranges of analytes detected in groundwater sampled from private wells in the Mossville area of interest, April 28-29, 2010

\* ppb =parts per billion

<sup>†</sup>CV=comparison value

 $^{\dagger}ND = not$  detected; value in parenthesis is half the method detection limit

<sup>§</sup>EMEG = Environmental Media Evaluation Guide

\*\*\*NA = Not applicable
 \*\*\*(essential nutrient) = Calcium, magnesium, and sodium are considered essential nutrients and do not exert toxic effects at low levels.
 #\*RSL = Regional Screening Level
 \*\*\*RMEG = Reference dose Media Evaluation Guide

Table C-2: Ranges of analytes detected in groundwater sampled from public supply wells in the Mossville area of interest, April 28-29, 2010

Contaminant	Background concentration		oncentrations ed (ppb <sup>*</sup> ) Maximum	Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference
METALS							
Barium	ND (100) <sup>‡</sup>	229	236	3/3	Mossville WW Well 2	2,000	Child Chronic EMEG <sup>§</sup>
Calcium	27,900	29,800	33,900	3/3	Mossville WW Well 2	NA <sup>**</sup>	(essential nutrient) $^{\dagger\dagger}$
Iron	ND (50)	2080	2160	3/3	Mossville WW Well 1	11,000	RSL <sup>‡‡</sup>
Magnesium	6,900	7,110	7,750	3/3	Mossville WW Well 2	NA	(essential nutrient)
Manganese	ND (7.5)	340	352	3/3	Mossville WW Well 2	500	Child RMEG <sup>§§</sup>
Sodium	46,900	34,300	39,500	3/3	Mossville WW Well 1	NA	(essential nutrient)

\* ppb =parts per billion

<sup>†</sup>CV=comparison value

 $^{\dagger}ND =$ not detected; value in parenthesis is half the method detection limit

<sup>§</sup>EMEG = Environmental Media Evaluation Guide

\*\*NA = Not applicable

<sup>††</sup>(essential nutrient) = Calcium, magnesium, and sodium are considered essential nutrients and do not exert toxic effects at low levels.

<sup>‡‡</sup>RSL = Regional Screening Level <sup>§§</sup>RMEG = Reference dose Media Evaluation Guide

### Table C-3: Ranges of analytes detected in water sampled from private residences supplied by the Mossville municipal distribution system during April 2010 and August 2010

Contaminant	Background concentration	Range of con detected Minimum		Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference		
VOLATILE ORGANIC	S								
Bromodichloromethane	1.70	ND (0.25) <sup>‡</sup>	2.40	34/35	Parcel 08	0.56	CREG <sup>§</sup>		
Bromoform	2.60	ND (0.25)	6.80	33/35	Parcel 05	4.40	CREG		
Dibromochloromethane	3.40	0.90	5.20	35/35	Parcel 05	0.42	CREG		
METALS									
Calcium	27,900	ND (2,500)	34,600	34/35	Parcel 34	NA <sup>**</sup>	(essential nutrient) <sup>††</sup>		
Copper	351	ND (12.50)	214	15/35	Parcel 28	100	Child Int. EMEG <sup>‡‡</sup>		
Iron	ND (50)	ND (50)	321	1/35	Parcel 49	11,000	RSL <sup>§§</sup>		
Magnesium	6,900	ND (2,500)	7,310	34/35	Parcel 23	NA	(essential nutrient)		
Manganese	ND (7.50)	ND (7.50)	118	2/35	Parcel 49	500	Child RMEG <sup>***</sup>		
Sodium	46,900	36,000	93,900	35/35	Parcel 08	NA	(essential nutrient)		
Zinc	ND (30)	ND (30)	69	2/35	Parcel 03	3,000	Child Chronic EMEG <sup>†††</sup>		

(Contaminant concentrations exceeding their screening values are listed in bold red)

<sup>\*</sup> ppb =parts per billion

<sup>†</sup>CV=comparison value

<sup>‡</sup> ND = not detected; value in parenthesis is half the method detection limit <sup>§</sup> CREG = cancer risk evaluation guide

\*\* NA = Not applicable

 $^{\dagger\dagger}$  (essential nutrient) = Calcium, magnesium, and sodium are considered

(cssential nutrient) = Calcium, magnesium, and sodium are considered essential nutrients and do not exert toxic effects at low levels.
 <sup>‡‡</sup> Int. EMEG = Intermediate Environmental Media Evaluation Guide
 <sup>§§</sup> RSL = Regional Screening Level
 <sup>\*\*\*</sup> RMEG = Reference dose Media Evaluation Guide
 <sup>†††</sup> EMEG = Environmental Media Evaluation Guide

#### Table C-4: Ranges of analytes detected in water sampled from distribution system monitoring locations for the Mossville municipal distribution system during April 2010 and August 2010

(Contaminant concentrations exceeding their screening values are listed in **bold red**)

Contaminant	Background concentration	Range of con detected Minimum		Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference		
VOLATILE ORGANICS									
Bromodichloromethane	1.70	0.70	1.60	5/5	Tap 2	0.56	CREG <sup>‡</sup>		
Bromoform	2.60	0.70	2.30	5/5	Tap 3	4.40	CREG		
Dibromochloromethane	3.40	1.4	2.7	5/5	Tap 3	0.42	CREG		
METALS									
Calcium	27,900	27,600	30,900	5/5	Tap 2	NA <sup>§</sup>	(essential nutrient)**		
Magnesium	6,900	6,900	7,200	5/5	Tap 2	NA	(essential nutrient)		
Sodium	46,900	36,200	40,000	5/5	Tap 1	NA	(essential nutrient)		

\* ppb =parts per billion

<sup>†</sup> CV=comparison value <sup>‡</sup> CREG = cancer risk evaluation guide limit

<sup>§</sup> NA = Not applicable <sup>\*\*\*</sup>(essential nutrient) = Calcium, magnesium, and sodium are considered essential nutrients and do not exert toxic effects at low levels.

Table C-5: Ranges of analytes detected in surface water sampled from the Mossville area of interest during April 2010 and August 2010

Contaminant	Range of concentrations detected (ppb <sup>*</sup> ) Minimum Maximum		Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference
METALS						
Calcium	17,000	32,600	4/4		NA <sup>‡</sup>	(essential nutrient) <sup>§</sup>
Magnesium	ND (2,500) <sup>**</sup>	10,800	2/4 (both from Pond C)	Pond C	NA	(essential nutrient)
Sodium	13,500	43,900	4/4	Pond C NA		(essential nutrient)

\* ppb =parts per billion
\* CV=comparison value
\* NA = Not applicable
<sup>§</sup>(essential nutrient) = Calcium, magnesium, and sodium are considered essential nutrients and do not exert toxic effects at low levels.
\*\* ND = not detected; value in parenthesis is half the method detection limit

### Table C-6: Ranges of analytes detected in sediment sampled from the Mossville area of interest during April 2010 and August 2010

(Contaminant concentrations exceeding their screening values are listed in bold red)

Contaminant	0	Range of concentrations detected (ppb <sup>*</sup> ) Minimum Maximum		Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference		
<b>DIOXINS AND FURAN</b>	S							
1,2,3,4,6,7,8,9-OCDD	0.403	0.882	4/4	Pond C	NA <sup>‡</sup>	NA		
1,2,3,4,6,7,8,9-OCDF	ND (0.005) <sup>§</sup>	0.041	1/4	Pond B	NA	NA		
1,2,3,4,6,7,8-HpCDD	0.010	0.071	4/4	Pond B	NA	NA		
1,2,3,4,6,7,8-HpCDF	0.003	0.040	1/4	Pond B	NA	NA		
SEMI-VOLATILE ORGANICS								
4-Methylphenol (p- Cresol)	105	2,900	1/4	Pond A	610,000	RSL <sup>**</sup>		
<b>VOLATILE ORGANIC</b>	S							
Acetone	21	100	4/4	Pond B	50,000,000	Child RMEG <sup>††</sup>		
Toluene	11	16	2/4 (both from Pond C)	Pond C	1,000,000	Child Int. <sup>‡‡</sup> EMEG <sup>§§</sup>		
METALS								
Aluminum	930,000	4,800,000	4/4	Pond A	50,000,000	Child Chronic EMEG		
Arsenic	650	9,900	3/4	Pond B	20,000	Child Chronic EMEG		
Barium	26,400	186,000	3/4	Pond B	10,000,000	Child Chronic EMEG		
Calcium	2,930,000	16,400,000	4/4	Pond A	NA	(essential nutrient) ***		
Chromium	2,200	14,900	4/4	Pond B	50,000 (Chromium VI), 75,000,000 (Chromium III)	Child Chronic EMEG (Chromium VI), Child RMEG (Chromium III)		
Copper	1,650	18,400	1/4	Pond B	500,000	Child Int. EMEG		
Iron	1,750,000	24,500,000	4/4	Pond B	55,000,000	RSL		

Contaminant			Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference
Lead	2,800	24,600	4/4	Pond B	NA	NA
Magnesium	ND (331,000)	1,590,000	1/4	Pond A	NA	(essential nutrient)
Manganese	42,900	895,000	4/4	Pond B	2,500,000	Child RMEG
Vanadium	3,300	37,000	4/4	Pond B	500,000	Child Int. EMEG
Zinc	ND (3,950)	4,800,000	2/4	Pond B	15,000,000	Child Chronic EMEG

\* ppb =parts per billion
\* CV=comparison value
\* NA = not applicable
\* ND = not detected; value listed in parenthesis is half the method detection limit
\*\* RSL = Regional Screening Level
\*\* RMEG = Reference dose Media Evaluation Guide

<sup>‡‡</sup>Int. = Intermediate
 <sup>§§</sup> EMEG = Environmental Media Evaluation Guide
 <sup>\*\*\*</sup> (essential nutrient) = Calcium, magnesium, and sodium are considered essential nutrients and do not exert toxic effects at low levels.

# Table C-7: Ranges of analytes detected in soil sampled from 0-12 inches below ground surface within the Mossville area of interest during April 2010 and August 2010

(Contaminant	concentrations (	exceeding t	heir screening	values are	listed in bold red)
(Containinaint	concentrations	enceeding th	nen sereening	varaes are	instea in oola iea)

Contaminant	Background concentration	Range of cor detected Minimum		Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference
DIOXINS AND FURANS	5						
1,2,3,4,6,7,8,9-OCDD	13.400	ND (0.004) <sup>‡</sup>	23.700	57/60	Parcel 16	NA <sup>§</sup>	NA
1,2,3,4,6,7,8,9-OCDF	ND (0.004)	ND (0.004)	0.262	51/60	Parcel 46	NA	NA
1,2,3,4,6,7,8-HpCDD	0.064	0.008	0.563	60/60	Parcel 10	NA	NA
1,2,3,4,6,7,8-HpCDF	ND (0.002)	ND (0.002)	0.232	53/60	Parcel 10-A	NA	NA
1,2,3,4,7,8,9-HpCDF	ND (0.002)	ND (0.002)	0.102	7/60	Parcel 46	NA	NA
1,2,3,4,7,8-HxCDD	ND (0.002)	ND (0.002)	0.032	2/60	Parcel 10-A	NA	NA
1,2,3,4,7,8-HxCDF	ND (0.002)	ND (0.002)	0.110	24/60	Parcel 46	NA	NA
1,2,3,6,7,8-HxCDD	ND (0.002)	ND (0.002)	0.039	23/60	Parcel 10	NA	NA
1,2,3,6,7,8-HxCDF	ND (0.002)	ND (0.002)	0.047	8/60	Parcel 46	NA	NA
1,2,3,7,8,9-HxCDD	ND (0.002)	ND (0.002)	0.040	21/60	Parcel 10	0.11	CREG <sup>**</sup>
1,2,3,7,8,9-HxCDF	ND (0.002)	ND (0.002)	0.043	2/60	Parcel 46	NA	NA
1,2,3,7,8-PeCDD	ND (0.002)	ND (0.002)	0.015	1/60	Parcel 10	NA	NA
1,2,3,7,8-PeCDF	ND (0.002)	ND (0.002)	0.029	5/60	Parcel 46	NA	NA
2,3,4,6,7,8-HxCDF	ND (0.002)	ND (0.002)	0.044	8/60	Parcel 10-A	NA	NA
2,3,4,7,8-PeCDF	ND (0.002)	ND (0.002)	0.047	7/60	Parcel 46	1.5	Child Int. <sup>††</sup> EMEG <sup>‡‡</sup>
2,3,7,8-TCDD	ND (0.0004)	ND (0.0004)	0.006	1/60	Parcel 10	0.050	Child Chronic EMEG
2,3,7,8-TCDF	ND (0.0004)	ND (0.0004)	0.040	19/60	Parcel 10	NA	NA
POLYCHLORINATED I	BIPHENYLS						

Contaminant	Background concentration	Range of cor detected Minimum		Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference			
Aroclor-1254	ND (17.50)	ND (17.50)	310	2/49	Parcel 10	1,000	Child Chronic EMEG			
SEMI-VOLATILE ORG	ANICS									
Benzaldehyde	ND (90)	ND (85)	500	9/49	Parcel 22	5,000,000	Child RMEG <sup>§§</sup>			
Benzo (a) anthracene	ND (90)	ND (85)	660	1/49	Parcel 10	150	RSL <sup>***</sup>			
Benzo (a) pyrene	ND (90)	ND (85)	850	2/49	Parcel 10	96	CREG			
Benzo (b) fluoranthene	ND (90)	ND (85)	880	5/49	Parcel 10	150	RSL			
Benzo (g,h,i) perylene	ND (90)	ND (85)	580	3/49	Parcel 10	NA	NA			
Benzo (k) fluoranthene	ND (90)	ND (85)	850	2/49	Parcel 10	1,500	RSL			
Bis(2- ethylhexyl)phthalate	ND (90)	ND (85)	2,100	22/49	Parcel 10	35,000	RSL			
Butyl benzyl phthalate	ND (90)	ND (85)	1,600	3/49	Parcel 13	10,000,000	Child RMEG			
Caprolactam	ND (90)	ND (85)	250	1/49	Parcel 43	25,000,000	Child RMEG			
Chrysene	ND (90)	ND (85)	890	3/49	Parcel 10	15,000	RSL			
Fluoranthene	ND (90)	ND (85)	1,400	2/49	Parcel 10	20,000,000	Child Int. EMEG			
Indeno (1,2,3-cd) pyrene	ND (90)	ND (85)	540	1/49	Parcel 10	150	RSL			
Naphthalene	ND (90)	ND (85)	320	1/49	Parcel 18	1,000,000	Child RMEG			
Phenanthrene	ND (90)	ND (85)	510	2/49	Parcel 10	2,100,000	RECAP Soil SSni <sup>†††</sup>			
Pyrene	ND (90)	ND (85)	1,300	3/49	Parcel 10	1,500,000	Child RMEG			
PESTICIDES										
4,4'-DDE	ND (1.75)	ND (1.70)	8.50	4/49	Parcel 01	2,100	CREG			
4,4'-DDT	ND (1.75)	ND (1.70)	24	9/49	Parcel 10	2,100	CREG			
Dieldrin	ND (1.75)	ND (1.70)	10	2/49	Parcel 10	44	CREG			
Endrin	ND (1.75)	ND (1.70)	5.70	3/49	Parcel 12	15,000	Child Int.			

Contaminant	Background concentration	Range of cor detected Minimum		Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference
							EMEG
Endrin aldehyde	ND (1.75)	ND (1.70)	7.30	1/49	Parcel 31	NA	NA
Endrin ketone	ND (1.75)	ND (1.70)	4.40	1/49	Parcel 06	NA	NA
gamma-Chlordane	ND (0.90)	ND (0.85)	70	3/49	Parcel 46	2,000	CREG
Heptachlor epoxide	ND (0.90)	ND (0.85)	8.10	1/49	Parcel 46	77	CREG
Methoxychlor	ND (9)	ND (8.50)	37	1/49	Parcel 10	250,000	Child Int. EMEG
<b>VOLATILE ORGANICS</b>	8						
2-Butanone	ND (6)	ND (4.65)	110	3/49	Parcel 47	30,000,000	Child RMEG
Acetone	31	ND (4.65)	330	24/49	Parcel 14	100,000,000	Child Int. EMEG
Chloroform	ND (3)	ND (2.35)	9.50	2/49	Parcel 12	500,000	Child Chronic EMEG
Methylene chloride	ND (3)	ND (2.35)	16	4/49	Parcel 02	350,000	CREG
METALS							
Aluminum	3,340,000	1,120,000	37,600,000	49/49	Parcel 04	50,000,000	Child Chronic EMEG
Arsenic	ND (600)	600	16,700	48/49	Parcel 04	20,000	Child Chronic EMEG
Barium	86,100	30,800	2,070,000	49/49	Parcel 04	10,000,000	Child Chronic EMEG
Beryllium	ND (290)	ND (255)	2,.400	2/49	Parcel 04	100,000	Child Chronic EMEG
Cadmium	ND (290)	ND (255)	6,500	5/49	Parcel 10	5,000	Child Chronic EMEG
Calcium	3,030,000	ND (318,000)	75,900,000	49/49	Parcel 04	NA	(essential nutrient) <sup>‡‡‡</sup>

Contaminant	Background concentration	Range of cor detected Minimum		Frequency of detections	Sample source, Maximum	CV <sup>†</sup> (ppb)	CV reference
Chromium	7,400	2,300	30,100	49/49	Parcel 10	50,000 (VI), 75,000,000 (III)	Child Chronic EMEG (VI), Child RMEG (III)
Cobalt	ND (2,900)	ND (255)	11,500	3/49	Parcel 10	500,000	Child Int. EMEG
Copper	13,000	ND (1,450)	502,000	41/49	Parcel 10	500,000	Child Int. EMEG
Iron	4,030,000	1,160,000	32,600,000	49/49	Parcel 10	55,000,000	RSL
Lead	9,500	4,600	413,000	49/49	Parcel 10	NA	NA
Magnesium	ND (287,500)	ND (254,000)	9,340,000	21/49	Parcel 04	NA	(essential nutrient)
Manganese	87,800	40,900	764,000	49/49	Parcel 44	2,500,000	Child RMEG
Mercury	ND (49)	ND (48)	270	1/49	Parcel 10	10,000	RSL
Nickel	ND (2,300)	ND (2,050)	37,500	17/49	Parcel 10	1,000,000	Child RMEG
Potassium	ND (287,500)	ND (254,000)	978,000	3/49	Parcel 04	NA	(essential nutrient)
Silver	ND (600)	ND (500)	1,500	1/49	Parcel 10	250,0000	Child RMEG
Sodium	ND (287,500)	ND (254,000)	3,740,000	2/49	Parcel 04	NA	(essential nutrient)
Vanadium	8,400	ND (2,850)	135,000	2/49	Parcel 43	500,000	Child Int. EMEG
Zinc	45,900	ND (3,800)	2,390,000	2/49	Parcel 10	15,000,000	Child Chronic EMEG

\* ppb =parts per billion
 <sup>†</sup> CV=comparison value
 <sup>‡</sup> ND = not detected; value in parenthesis is half the method detection limit

<sup>§</sup> NA = not applicable
 <sup>\*\*</sup> CREG = cancer risk evaluation guide
 <sup>††</sup> Int. = Intermediate
 <sup>‡‡</sup>EMEG = Environmental Media Evaluation Guide

 <sup>88</sup>RMEG = Reference dose Media Evaluation Guide
 <sup>88</sup>RSL = Regional Screening Level
 <sup>+++</sup>RECAP Soil SSni =Louisiana Department of Environmental Quality Risk Evaluation/Corrective Action Program Screening Option Soil Screening Standard for Non-industrial exposures

<sup>‡‡‡</sup>(essential nutrient) = Calcium, magnesium, and sodium are considered essential nutrients and do not exert toxic effects at low levels.

Table C-8: Ranges of analytes detected in soil gas sampled from the Mossville area of	
interest	

Contaminant	Background concentration	Range of concentrations detected (ng*)MinimumMaximum		Frequency of detections	Sample Source, Maximum	
VOLATILE ORGANICS						
Toluene	ND (12.50) <sup>†</sup>	ND (12.50)	40.99	2/9	Parcel 30	
TPH <sup>‡</sup> C5-C9	ND (1,250)	ND (1,250)	2,948.52	1/9	Parcel 30	

\* ng = nanograms
† ND = not detected; value in parenthesis is half the method detection limit
‡ TPH = Total petroleum hydrocarbons

Contaminant*	Concentration (ppb <sup>*</sup> )	$\mathbf{TEF}^{\dagger}$	TEQ <sup>‡</sup>
2,3,7,8-TCDD	0.00545	1	0.00545
1,2,3,7,8-PeCDD	0.01520	1	0.01520
1,2,3,4,7,8-HxCDD	0.01430	0.1	0.00143
1,2,3,7,8,9-HxCDD	0.03960	0.1	0.00396
1,2,3,6,7,8-HxCDD	0.03940	0.1	0.00394
1,2,3,4,6,7,8-HpCDD	0.56300	0.01	0.00563
1,2,3,4,6,7,8,9-OCDD	5.19000	0.0003	0.00156
2,3,7,8-TCDF	0.03620	0.1	0.00362
1,2,3,7,8-PeCDF	0.01770	0.03	0.00053
2,3,4,7,8-PeCDF	0.02480	0.3	0.00744
1,2,3,4,7,8-HxCDF	0.02190	0.1	0.00219
1,2,3,6,7,8-HxCDF	0.01970	0.1	0.00197
2,3,4,6,7,8-HxCDF	0.02230	0.1	0.00223
1,2,3,7,8,9-HxCDF	ND <sup>§</sup> (0.00235)	0.1	0.00024
1,2,3,4,6,7,8-HpCDF	0.14500	0.01	0.00145
1,2,3,4,7,8,9-HpCDF	0.00802	0.01	0.00008
1,2,3,4,6,7,8,9-OCDF	0.17900	0.0003	0.00005
* 1		Total TEQ	0.05697

Table C-9: Example of toxicity equivalency quotients (TEQs) for dioxins and furans, Surface Water data from Pond A

\*ppb = parts per billion

 $^{\dagger}\text{TEF} = \text{toxicity equivalency factors}$ 

<sup>‡</sup>TEQ = toxicity equivalency quotient

<sup>§</sup>ND = not detected; value in parenthesis is half the method detection limit

TEQ information retrieved from: Van den Berg, M., LS Birnbaum, M Denison, M De Vito, W Farland, M Feeley, H Fiedler, H Hakansson, A Hanberg, L Haws, M Rose, S Safe, D Schrenk, C Tohyama, A Tritscher, Jo Tuomisto, M Tysklind, N Walker, and RE Peterson. 2006. The 2005 World Health Organization Re-evaluation of Human and Mammalian Toxic Equivalency Factors for Dioxins and Dioxin-like Compounds. *Toxicological Sciences* 93(2), 223–241.

Table C-10: Toxicity equivalency quotients (TEQs) for polycyclic aromatic
hydrocarbons, Soil data from Parcel 10.

PAH*	Concentration (ppb <sup>†</sup> )	TEF <sup>‡</sup>	TEQ <sup>§**</sup>
Acenaphthene	ND (105)**	0.001	0.105
Acenaphthylene	ND (105)	0.001	0.105
Anthracene	ND (105)	0.01	1.05
Benzo(a)anthracene	660	0.1	66
Benzo(a)pyrene	850	1	850
Benzo(b)fluoranthene	880	0.1	88
Benzo(k)fluoranthene	850	0.1	85
Chrysene	890	0.01	8.9
Dibenzo(a,h)anthracene	ND (105)	5	525
Fluoranthene	1400	0.001	1.4
Fluorene	ND (105)	0.001	0.105
Indeno(1,2,3-cd)pyrene	540	0.1	5.4
Phenanthrene	510	0.001	0.51
Pyrene	1300	0.001	1.3
		Total PAH TEQ	1632.875

\*PAH = polycyclic aromatic hydrocarbon

<sup>†</sup>ppb = parts per billion
 <sup>‡</sup>TEF = toxicity equivalency factors
 <sup>§</sup>TEQ = toxicity equivalency quotient
 <sup>\*\*</sup>ND = not detected; value in parenthesis is half the method detection limit

TEFs retrieved from: Agency for Toxic Substances and Disease Registry. Toxicological Profile for Polycyclic Aromatic Hydrocarbons. Atlanta. US Department of Health and Human Services; 1995.

### **Noncancer Health Effects**

Exposure doses for contaminants identified as COCs were estimated using ATSDR's dose calculation equations. The default values used in calculating the exposure doses are listed in Table C-11. The equations used to estimate ingestion and dermal exposures are as follows:

Ingestion Exposure Dose Equation: ED= (C) (IR) (EF) (CF) / (BW) where C= Contaminant concentration IR= Ingestion Rate EF= Exposure Factor = 1 CF= Conversion Factor= 10<sup>-9</sup> BW= Body Weight

Water Dermal Exposure Dose Equation:

ED= (C) (P) (SA) (ET) (CF) / (BW) where C= Concentration P= Permeability Coefficient SA= Skin Surface Area ET= Exposure Time CF= Conversion Factor= 10<sup>-9</sup> BW= Body Weight

Soil and Sediment Dermal Exposure Dose Equation:

ED= (C) (A) (AF) (EF) (CF) / (BW) where C= Concentration A= Total Soil Adhered AF= Bioavailability Factor EF= Exposure Factor=  $\frac{hours}{day} X \frac{days}{year} =$  $\frac{hours}{24 \ hours} X \frac{days}{365 \ days}$ CF= Conversion Factor = 10<sup>-9</sup> BW= Body Weight

# Table C-11: Default values used to estimate incidental ingestion and dermal exposure doses for contaminants of concern at the Mossville area of interest

Ingestion: Intake Rate	Children		Adults		
Water	1 L/day <sup>*</sup>		2 L/day		
Pond Water (incidental intake)	$100 \text{ ml/day}^{\dagger}$		200 ml/day		
Sediment/Soil (incidental intake)	$200 \text{ mg/day}^{\ddagger}$		100 mg/day		
Sedment/Son (meldentar make)	200 mg/day		100 mg/day		
Dermal: Skin Surface Area (100% exposed)	15,235 cm <sup>2§</sup> (adolescents 12- 8750 cm <sup>2</sup> (children 1-11 3500 cm <sup>2</sup> (infants)	19,400 $\rm cm^2$			
Dermal: Total Soil/Sediment Adherence	3,044.62 mg <sup>††</sup> (adolescents 1 1,750.875 mg (children 1-1 700.28 mg (infants)	1 yrs)	1,357.99 mg		
Exposure Factor for water	$\frac{24 \ hours}{24 \ hours} X \frac{30}{30}$	$\frac{65 \ days}{2} = 1$	l		
ingestion:	24 hours 30	65 days			
Exposure Factor for dermal water exposures:	$\frac{2 \text{ hours}}{24 \text{ hours}} X \frac{365 \text{ days}}{365 \text{ days}} = 0.083$				
Exposure Factor for soil exposures:	$\frac{2 \text{ hours}}{24 \text{ hours}} X \frac{365 \text{ days}}{365 \text{ days}} = 0.083$				
Exposure Factor for recreational exposures (pond water and sediment):	$\frac{2 \text{ hours}}{24 \text{ hours}} X \frac{72}{365}$	$\frac{days}{days} = 0.0$	16		
Weight:					
for Ingestion Exposures	16 kg <sup>‡‡</sup> (children 1-6 y 10 kg (infants)	rs)	70 kg		
for Dermal Exposures	50 kg (adolescents 12-17 30 kg (children 1-11 y 10 kg (infants)	•	70 kg		
Chemical-Specific Dermal Factors	Permeability CoefficientBioavailability FaWater (cm/hr <sup>§§</sup> )Soil/Sediment (uni				
metals		0.1			
bromodichloromethane	0.000189				
bromoform	0.0000921				
dibromochloromethane	0.000132				
copper	0.001				
dieldrin	0.000472				
dioxins	0.0265		0.1		
PAHs	0.0241		0.1		

\* L/day = liters per day

<sup>†</sup>ml/day = liters per day <sup>‡</sup>mg/day = milligrams per day <sup>§</sup> cm2 = cubic centimeters <sup>\*\*</sup>yrs = years <sup>††</sup>mg = milligrams <sup>‡‡</sup>kg = kilograms <sup>§§</sup> cm/hr = centimeters per hour

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For dermal exposures, some chemical-specific permeability coefficients (for water exposures) or bioavailability factors (for soil or sediment exposures) were available to determine how much of each contaminant would be absorbed from contact with the soil. The permeability coefficients used to estimate dermal absorption in the Mossville AOI are listed in Table C-11.

The estimated exposure doses were compared to the appropriate health guideline values, which are doses below which adverse health effects are unlikely. These values are based on valid toxicological studies. The health guideline values used in the evaluation of Mossville samples are listed below:

A *reference dose* (RfD) is an estimated daily lifetime exposure to a substance that is unlikely to cause adverse noncancer health effects to human populations. RfDs may be found in the EPA's Integrated Risk Information System (IRIS) at http://www.epa.gov/iris.

A *minimum risk level* (MRL) is an estimated daily human exposure to a substance that is not likely to cause adverse noncancer health effects over a specified duration of exposure. Developed by the ATSDR, MRLs are not intended to be used as predictors of adverse health effects. MRLs may be found at http://www.atsdr.cdc.gov/mrls.html.

Tables C-12 and C-13 list example exposure doses for total dioxin and total PAH exposures in the Mossville AOI, as estimated from the method detection limits. Note that the majority of dioxins and PAHs were reported as non-detects; these exposure doses are therefore not actual exposures and were not used to make health-based assessments. The estimated total cancer risks calculated in these tables demonstrate how contaminants that fall below method detection limits may still be present at concentrations that could require further evaluation.

Tables C-14 through C-15 list the exposure doses for contaminants detected in the Mossville AOI. Exposure doses that exceeded the health guideline values were compared to the *no-observed-adverse-effects level* (NOAEL) or *lowest-observed-adverse-effects level* (LOAEL) for that contaminant. The NOAEL is the lowest level of continuous exposure to a contaminant that has been observed to cause no adverse health effects. If no NOAEL was available, exposure doses that exceeded the health guideline values were compared to the *lowest-observed-adverse-effects level* (LOAEL), the lowest level of continuous exposure to a contaminant that has been observed to result in adverse health effects. Exposure doses that do not exceed NOAELs or LOAELs are not considered likely to pose harm to public health. If a contaminant exposure dose exceeds a NOAEL or LOAEL, available toxicological studies will be reviewed to determine which organ(s) are affected by similar exposure doses.

### **Calculation of Carcinogenic Risk**

SEET estimated the lifetime excess cancer risk (LECR) for COCs that are recognized as potential cancer-causing agents. The LECR represents the increase in the probability of

an individual developing cancer as a result of being exposed to a contaminant over a lifetime. Where appropriate, the estimated increases in cancer risk are listed in Tables C-12 through C-15.

Cancer risks for all contaminants except dioxins and furans were calculated for each age group by multiplying each age group's exposure dose by EPA's *cancer slope factor* (available at <u>http://www.epa.gov/iris</u>) and summing the cancer risks across age groups and exposure routes (ingestion or dermal) for each potential cancer-causing agent. The results estimate the worst-case maximum increase in the risk of developing cancer after exposure to the contaminant. This estimation is accurate within one order of magnitude. The risk above which cancer may potentially be due to an external cause rather than to population variation is  $10^{-6}$  or 1 excess cancer per 1,000,000 people.

The EPA is currently reassessing the toxicity of 2,3,7,8-tetrachlorodibenzo-p-dioxin<sup>2</sup>. Cancer risks for this contaminant and related dioxins and furans were therefore estimated using the California Office of Environmental Health Hazard Assessment's *oral slope factor* (available at <u>http://www.oehha.ca.gov/risk/ChemicalDB/index.asp</u>).

Because of the uncertainties involved in estimating carcinogenic risk, ATSDR employs a weight-of-evidence approach in describing carcinogenic risk, using words as well as numeric terms.<sup>3</sup> Therefore, a calculated cancer risk of 2 excess cancers per 10,000 people might actually be 2 excess cancers per 1,000 people or 2 excess cancers per 100,000 people.

Note that the estimated cancer risks PAHs in Table C-13 included contaminants that were not detected in environmental samples. These estimates were not used to make health-based assessments.

<sup>&</sup>lt;sup>2</sup> http://www.epa.gov/iris/subst/1024.htm

<sup>&</sup>lt;sup>3</sup> Agency for Toxic Substances and Disease Registry.1993. Cancer policy framework. Atlanta, Georgia: US Department of Health and Human Services.

### Table C-12: Example of estimated total dioxin exposure doses in the Mossville area of interest

(Dioxins were not detected in many of the soil samples. These estimates are calculated using half the detection limit where actual detected concentrations are unavailable)

	Health Guidelines	Ingestion dose	Dermal dose	CSF	Increased Ca	ncer Risk	Total	
Source	(mg/kg/day <sup>*</sup> )	(mg/kg/day)	(mg/kg/day)	(mg/kg/day) <sup>-1</sup>	Ingestion	Dermal	Cancer Risk	
Soil, Parcel 10	(total TEQ = 5.70)	x 10 <sup>-02</sup> ppb)						
infant ED:		9.46 x 10 <sup>-11</sup>	3.31 x 10 <sup>-11</sup>		1.23 x 10- <sup>05</sup>	4.30 x 10E <sup>-06</sup>	1.66 x 10 <sup>-05</sup>	
child ED:	$7.00 \ge 10^{-10}$	5.91 x 10 <sup>-11</sup>	2.76 x 10 <sup>-11</sup>	120.000	7.68 x 10 <sup>-06</sup>	3.59 x 10 <sup>-06</sup>	1.13 x 10 <sup>-05</sup>	
adolescent ED	(oral RfD)		2.88 x 10 <sup>-11</sup>	130,000		3.74 x 10 <sup>-06</sup>	3.74 x 10 <sup>-06</sup>	
adult ED:		6.76 x 10 <sup>-12</sup>	9.18 x 10 <sup>-12</sup>		8.79 x 10 <sup>-07</sup>	1.19 x 10 <sup>-06</sup>	2.07 x 10 <sup>-06</sup>	
	Lifetime Excess Cancer Risk from dioxins in Soil from Parcel 10 = 3.37 x 10 <sup>-05</sup> or 0.0000337							
		(appro	oximately 3 exc	ess cancers per 1	00,000 people)			

\* mg/kg/day = milligrams per kilogram per day † TEQ = toxicity equivalency quotient

 $\ddagger$  ppb = parts per billion

<sup>§</sup> ED = exposure dose <sup>\*\*</sup> RfD = reference dose

### Table C-13: Example of Estimated total polycyclic aromatic hydrocarbon exposure doses in the Mossville area of interest

(Polycyclic aromatic hydrocarbons were not detected in many of the soil samples. These estimates are calculated using half the detection limit where actual detected concentrations are unavailable)

	Health Guidelines	Ingestion dose	Dermal dose	CSF	Increased C	Cancer Risk	Total		
Source	(mg/kg/day <sup>*</sup> )	(mg/kg/day)	(mg/kg/day)	(mg/kg/day) <sup>-1</sup>	Ingestion	Dermal	Cancer Risk		
Soil, Parcel 10	Soil, Parcel 10 (total TEQ <sup><math>\dagger</math></sup> = 1,630 ppb <sup><math>\ddagger</math></sup> )								
infant ED <sup>§</sup> :	NA**	2.71 x 10 <sup>-6</sup>	9.47 x 10 <sup>-7</sup>		1.98 x 10 <sup>-5</sup>	6.91 x 10 <sup>-6</sup>	2.67 x 10 <sup>-5</sup>		
child ED:	: INA	1.69 x 10 <sup>-6</sup>	7.90 x 10 <sup>-7</sup>	7.2	1.23 x 10 <sup>-5</sup>	5.77 x 10 <sup>-6</sup>	1.81 x 10 <sup>-5</sup>		
adolescent ED			8.24 x 10 <sup>-7</sup>	7.3		6.02 x 10 <sup>-6</sup>	6.02 x 10 <sup>-6</sup>		
adult ED:		1.93 x 10 <sup>-7</sup>	2.62 x 10 <sup>-7</sup>		1.41 x 10 <sup>-6</sup>	1.91 x 10 <sup>-6</sup>	3.32 x 10 <sup>-6</sup>		
	Lifetime Excess Cancer Risk from PAHs in Soil from Parcel 10 = 5.41 x 10 <sup>-5</sup> or 0.0000541								
		(appro	eximately 5 exc	ess cancers per 1	00,000 people)				

\* mg/kg/day = milligrams per kilogram per day

<sup> $\dagger$ </sup> TEQ = toxicity equivalency quotient

 $^{\ddagger}$  ppb = parts per billion  $^{\$}$  ED = exposure dose

\*\* NA = not available

	Health Guidelines	Ingestion dose	Dermal dose	CSF	Increased	Cancer Risk	Total Cancer Risk
Contaminant	(mg/kg/day <sup>*</sup> )	(mg/kg/day)	(mg/kg/day)	(mg/kg/day)-1	Ingestion	Dermal	
Bromodichloromethane	(2.4 ppb <sup>†</sup> , Parcel 08)						
infant ED <sup>‡</sup> :		2.40 x 10 <sup>-4</sup>	1.39 x 10 <sup>-9</sup>	6.2 x 10 <sup>-2</sup>	1.49 x 10 <sup>-5</sup>	8.62 x 10 <sup>-11</sup>	1.49 x 10 <sup>-5</sup>
child ED:	0.02	1.50 x 10 <sup>-4</sup>	1.16 x 10 <sup>-9</sup>	6.2 x 10 <sup>-2</sup>	9.30 x 10 <sup>-6</sup>	7.19 x 10 <sup>-11</sup>	9.30 x 10 <sup>-6</sup>
adolescent ED	(chronic oral MRL <sup>§</sup> )		1.21 x 10 <sup>-9</sup>	6.2 x 10 <sup>-2</sup>		7.50 x 10 <sup>-11</sup>	7.50 x 10 <sup>-11</sup>
adult ED:		6.86 x 10 <sup>-5</sup>	3.86 x 10 <sup>-10</sup>	6.2 x 10 <sup>-2</sup>	4.25 x 10 <sup>-6</sup>	2.39 x 10 <sup>-11</sup>	4.25 x 10 <sup>-6</sup>
Lifetin	ne Excess Cancer Risk					or <b>0.0000284</b>	
	(ap	oproximately 3 e	xcess cancers per	r 100,000 peopl	e)		
Bromoform (6.8 ppb, Par	cel 05)						
infant ED:	0.02	6.80 x 10 <sup>-4</sup>	3.95 x 10 <sup>-9</sup>	7.9 x 10 <sup>-3</sup>	5.37 x 10 <sup>-6</sup>	3.12 x 10 <sup>-11</sup>	5.37 x 10 <sup>-6</sup>
child ED:	0.02 (chronic oral MRL)	4.25 x 10 <sup>-4</sup>	3.29 x 10 <sup>-9</sup>	7.9 x 10 <sup>-3</sup>	3.36 x 10 <sup>-6</sup>	2.60 x 10 <sup>-11</sup>	3.36 x 10 <sup>-6</sup>
adolescent ED	(chionic of a WKL)		3.44 x 10 <sup>-9</sup>	7.9 x 10 <sup>-3</sup>		2.72 x 10 <sup>-11</sup>	2.72 x 10 <sup>-11</sup>
adult ED:		1.94 x 10 <sup>-4</sup>	1.09 x 10 <sup>-9</sup>	7.9 x 10 <sup>-3</sup>	1.53 x 10 <sup>-6</sup>	8.61 x 10 <sup>-12</sup>	1.53 x 10 <sup>-6</sup>
	Lifetime Excess Canc					00103	
	( aj	pproximately 1 e	excess cancer per	· 100,000 people	e)		
Dibromochloromethane (	5.20 ppb, Parcel 05)						
infant ED <sup>‡</sup> :	0.00	5.20 x 10 <sup>-4</sup>	3.02 x 10 <sup>-9</sup>	8.4 x 10 <sup>-2</sup>	4.37 x 10 <sup>-5</sup>	$2.54 \times 10^{-10}$	4.37 x 10 <sup>-5</sup>
child ED:	0.09 (chronic oral MRL)	3.25 x 10 <sup>-4</sup>	2.52 x 10 <sup>-9</sup>	8.4 x 10 <sup>-2</sup>	2.73 x 10 <sup>-5</sup>	2.12 x 10 <sup>-10</sup>	2.73 x 10 <sup>-5</sup>
adolescent ED	(chionic of a WIKL)		2.63 x 10 <sup>-9</sup>	8.4 x 10 <sup>-2</sup>		2.21 x 10 <sup>-10</sup>	2.21 x 10 <sup>-10</sup>
adult ED:		1.49 x 10 <sup>-4</sup>	8.37 x 10 <sup>-10</sup>	8.4 x 10 <sup>-2</sup>	1.25 x 10 <sup>-5</sup>	7.03 x 10 <sup>-11</sup>	1.25 x 10 <sup>-5</sup>
Lifetin	ne Excess Cancer Risk					or <b>0.0000835</b>	
	( approximately 8 excess cancers per 100,000 people)						
Copper (214 ppb, Parcel 2	27)						
infant ED:	0.01	0.0214	1.24 x 10 <sup>-7</sup>	NA <sup>**</sup>	NA	NA	NA
child ED:	(intermediate oral	0.0134	1.04 x 10 <sup>-7</sup>	NA	NA	NA	NA

### Table C-14: Assessment of contaminants of concern detected in Mossville municipal water

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adolescent ED	MRL)		1.08 x 10 <sup>-7</sup>	NA	NA	NA	NA
adult ED:		0.0061	3.45 x 10 <sup>-8</sup>	NA	NA	NA	NA

\* mg/kg/day = milligrams per kilogram per day
 † ppb = parts per billion
 ‡ ED = exposure dose
 § MRL = Minimal Risk Level
 \*\* NA = not applicabl

Contaminant	Health Guidelines (mg/kg/day <sup>*</sup> )	Ingestion dose (mg/kg/day)	Dermal dose (mg/kg/day)				
Cadmium (6,500 ppb, Parcel 10)							
infant ED: child ED:	0.0005	1.08 x 10 <sup>-5</sup> 6.74 x 10 <sup>-6</sup>	$\frac{3.78 \text{ x } 10^{-6}}{3.15 \text{ x } 10^{-6}}$				
adolescent ED	oral RFD		3.29 x 10 <sup>-6</sup>				
adult ED:		7.71 x 10 <sup>-7</sup>	1.05 x 10 <sup>-6</sup>				
Copper (502,000 ppb, Par	rcel 10)						
infant ED:	0.01	0.000833	0.000292				
child ED:	intermediate oral MRL	0.000521	0.000243				
adolescent ED:			0.000254				
adult ED:		0.0000595	0.0000808				

### Table C-15: Assessment of contaminants of concern detected in Mossville soil

\* mg/kg/day = milligrams per kilogram per day
 † ppb = parts per billion
 ‡ ED = exposure dose
 § RfD = reference dose
 \*\*NA = not applicable

**APPENDIX D: Toxicological Summaries** 

The toxicological summaries are based on ATSDR's ToxFAQs (http://www.atsdr.cdc.gov/toxfaqs/index.asp). The health effects described in this appendix have been observed at much higher levels of exposure than those that occur from events of environmental contamination. The occurrences of health effects are determined by the type of contamination present, the concentration of the contaminant, the exposure pathway, the frequency and duration of a person's exposure, and the individual sensitivity of exposed persons.

*Bromodichloromethane:* Bromodichloromethane is a colorless, nonflammable liquid. Small amounts are formed naturally by algae in the oceans. Only small quantities of bromodichloromethane are produced in the United States for use in laboratories or to make other chemicals. Most bromodichloromethane is formed as a by-product when chlorine is added to drinking water to kill bacteria.

In water, bromodichloromethane will evaporate to the air and/or be broken down slowly by bacteria.When released to soil, most will evaporate to the air but some of it will be broken down by bacteria. Bromodichloromethane does not build up in the food chain.

The most likely way people are exposed to bromodichloromethane is by drinking chlorinated water.Some bromodichloromethane may enter your body directly through your skin when bathing or swimming.

No studies are available regarding health effects in people exposed to bromodichloromethane. Animal studies indicate that the liver, kidney, and central nervous system are affected by exposure to bromodichloromethane. The effects of high doses on the central nervous system include sleepiness and incoordination. Longer exposure to lower doses causes damage to the liver and kidneys. There is some evidence from animal studies that bromodichloromethane may cause birth defects at doses high enough to make the mother sick. It is not known if lower doses would cause birth defects.

There is evidence that eating or drinking bromodichloromethane causes liver, kidney, and intestinal cancer in rats and mice. The Department of Health and Human Services (DHHS) has determined that bromodichloromethane is reasonably anticipated to be a human carcinogen.

**Bromoform and Dibromochloromethane**: Bromoform and dibromochloromethane are colorless to yellow, heavy, nonflammable, liquids with a sweet odor. Small amounts are formed naturally by plants in the ocean. Only small quantities of bromoform and dibromochloromethane currently are produced in the United States. Most of the bromoform and dibromochloromethane that enters the environment is formed as byproducts when chlorine is added to drinking water to kill bacteria.

When released to the environment, bromoform and dibromochloromethane are slowly broken down by bacteria and by reactions with other chemicals and sunlight. Bromoform and dibromochloromethane do not build up in the food chain. The most likely way people are exposed to bromoform and dibromochloromethane is by drinking chlorinated water. Very small amounts of bromoform and dibromochloromethane may enter your body directly through your skin while bathing or swimming.

There is no conclusive evidence that bromoform or dibromochloromethane cause cancer in humans because no cancer studies of humans exposed exclusively to these chemicals are available. Studies in animals indicate that long-term intake of either bromoform or dibromochloromethane can cause liver and kidney cancer. The EPA classified bromoform as a probable human carcinogen and dibromochloromethane as a possible human carcinogen.

*Cadmium:* Cadmium is a natural element in the earth's crust. It is usually found as a mineral combined with other elements. All soils and rocks, including coal and mineral fertilizers, contain some cadmium. Cadmium does not corrode easily and has many uses, including batteries, pigments, metal coatings, and plastics.

Cadmium enters soil, water, and air from mining, industry, and burning coal and household wastes. Cadmium does not break down in the environment, but can change forms. Fish, plants, and animals take up cadmium from the environment. Low levels of cadmium are found in all foods (the highest levels are found in shellfish, liver, and kidney meats). Cadmium exposures can also occur from smoking cigarettes or breathing cigarette smoke.

Breathing high levels of cadmium can severely damage the lungs. Eating food or drinking water with very high levels severely irritates the stomach, leading to vomiting and diarrhea. Long-term exposure to lower levels of cadmium in air, food, or water leads to a buildup of cadmium in the kidneys and possible kidney disease. Other long-term effects are lung damage and fragile bones. A few studies in animals indicate that younger animals absorb more cadmium than adults. Animal studies also indicate that the young are more susceptible than adults to a loss of bone and decreased bone strength from exposure to cadmium.

The Department of Health and Human Services (DHHS) has determined that cadmium and cadmium compounds are known human carcinogens.

*Copper:* Copper is a metal that occurs naturally throughout the environment, in rocks, soil, water, and air. Copper is an essential element in plants and animals (including humans), which means it is necessary for us to live.

Copper is used to make many different kinds of products and is also combined with other metals. Copper compounds are commonly used in agriculture to treat plant diseases like mildew, for water treatment and, as preservatives for wood, leather, and fabrics. Copper is released into the environment by mining, farming, and manufacturing operations and

through waste water releases into rivers and lakes. Copper is also released from natural sources, like volcanoes, windblown dusts, decaying vegetation, and forest fires. Copper does not break down in the environment. Copper compounds can break down and release free copper into the air, water, and foods.

You may be exposed to copper from breathing air, drinking water, eating foods, or having skin contact with copper, particulates attached to copper, or copper-containing compounds. Drinking water may have high levels of copper if your house has copper pipes and acidic water.

Breathing high levels of copper can cause irritation of your nose and throat. Ingesting high levels of copper can cause nausea, vomiting, and diarrhea. Very high doses of copper can cause damage to your liver and kidneys, and can even cause death. Studies in animals suggest that the young children may have more severe effects than adults, but we don't know if this would also be true in humans. A very small percentage of infants and children are unusually sensitive to copper.

The EPA has determined that copper is not classifiable as to human carcinogenicity.

*Dioxin (Chlorinated Dibenzo-p-dioxins (CDDs)):* CDDs are a family of 75 chemically related compounds commonly known as chlorinated dioxins. In the pure form, CDDs are crystals or colorless solids. CDDs enter the environment as mixtures containing a number of individual components.

CDDs are not intentionally manufactured by industry except for research purposes. They (mainly 2,3,7,8-TCDD) may be formed during the chlorine bleaching process at pulp and paper mills. CDDs are also formed during chlorination by waste and drinking water treatment plants. They can occur as contaminants in the manufacture of certain organic chemicals. CDDs are released into the air in emissions from municipal solid waste and industrial incinerators. When released into the air, some CDDs may be transported long distances, even around the globe. When released in waste waters, some CDDs are broken down by sunlight, some evaporate to air, but most attach to soil and settle to the bottom sediment in water. CDD concentrations may build up in the food chain. Eating food, primarily meat, dairy products, and fish, makes up more than 90% of the intake of CDDs for the general population. Exposure can also come from skin contact with certain pesticides and herbicides.

The most noted health effect in people exposed to large amounts of 2,3,7,8-TCDD is chloracne. Chloracne is a severe skin disease with acne-like lesions that occur mainly on the face and upper body. Other skin effects noted in people exposed to high doses of 2,3,7,8-TCDD include skin rashes, discoloration, and excessive body hair. Changes in blood and urine that may indicate liver damage also are seen in people. Exposure to high concentrations of CDDs may induce long-term alterations in glucose metabolism and subtle changes in hormonal levels.

Several studies suggest that exposure to 2,3,7,8-TCDD increases the risk of several types of cancer in people. Animal studies have also shown an increased risk of cancer from exposure to 2,3,7,8-TCDD. The Department of Health and Human Services (DHHS) has determined that 2,3,7,8-TCDD may reasonably be anticipated to cause cancer.

*Lead:* Lead is a naturally occurring bluish-gray metal found in small amounts in the earth's crust. Lead can be found in all parts of our environment. Much of it comes from human activities including burning fossil fuels, mining, and manufacturing. Lead is used in the production of batteries, ammunition, metal products (solder and pipes), and devices to shield X-rays. Because of health concerns, lead from paints and ceramic products, caulking, and pipe solder has been dramatically reduced in recent years. The use of lead as an additive to gasoline was banned in 1996 in the United States.

Lead itself does not break down, but lead compounds are changed by sunlight, air, and water. Once lead falls onto soil, it usually sticks to soil particles. Movement of lead from soil into groundwater will depend on the type of lead compound and the characteristics of the soil.

Exposure to lead can occur through eating food or drinking water that contains lead. Water pipes in some older homes may contain lead solder. Lead can leach out into the water. Exposure to lead can also occur from spending time in areas where lead-based paints have been used and are deteriorating; working in a job where lead is used, or engaging in certain hobbies in which lead is used, such as making stained glass; and using health-care products or folk remedies that contain lead. Small children can be exposed by eating lead-based paint chips, chewing on objects painted with lead-based paint, or swallowing house dust or soil that contains lead.

Lead can affect almost every organ and system in your body. The main target for lead toxicity is the nervous system, both in adults and children. Long-term exposure of adults can result in decreased performance in some tests that measure functions of the nervous system. It may also cause weakness in fingers, wrists, or ankles. Lead exposure also causes small increases in blood pressure, particularly in middle-aged and older people and can cause anemia. Exposure to high lead levels can severely damage the brain and kidneys in adults or children and ultimately cause death. In pregnant women, high levels of exposure to lead may cause miscarriage. High level exposure in men can damage the organs responsible for sperm production.

Children are more vulnerable to lead poisoning than adults. A child who swallows large amounts of lead may develop blood anemia, severe stomachache, muscle weakness, and brain damage. If a child swallows smaller amounts of lead, much less severe effects on blood and brain function may occur. Even at much lower levels of exposure, lead can affect a child's mental and physical growth. Unborn children can be exposed to lead through their mothers. Harmful effects include premature births, smaller babies, decreased mental ability in the infant, learning difficulties, and reduced growth in young children. Some of these effects may persist beyond childhood. We have no conclusive proof that lead causes cancer in humans. The Department of Health and Human Services (DHHS) has determined that lead and lead compounds are reasonably anticipated to be human carcinogens and the EPA has determined that lead is a probable human carcinogen.

*Polychlorinated Biphenyls (PCBs):* Polychlorinated biphenyls are mixtures of up to 209 individual chlorinated compounds (known as congeners) that are often known in the U.S. by the trade name Aroclor. There are no known natural sources of PCBs. PCBs have no known smell or taste.

PCBs have been used as coolants and lubricants in transformers, capacitors, and other electrical equipment because they don't burn easily and are good insulators. Their manufacture was stopped in the U.S. in 1977. Products made before 1977 that may contain PCBs include old fluorescent lighting fixtures and electrical devices containing PCB capacitors, and old microscope and hydraulic oils.

PCBs enter the air, water, and soil from accidental spills, leaks, or fires in products containing PCBs. PCBs do not readily break down in the environment and thus may remain there for very long periods of time. In water, PCBs accumulate in fish and marine mammals. A small amount of PCBs may remain dissolved, but most stick to organic particles and bottom sediments. PCBs also bind strongly to soil.

The most commonly observed health effects in people exposed to large amounts of PCBs are skin conditions such as acne and rashes. Studies in exposed workers have suggested potential liver damage. PCB exposures in the general population are not likely to result in skin and liver effects.

Babies born to women who ate large amounts of PCB-contaminated fish weighed slightly less than babies from women who did not have these exposures and showed abnormal responses in tests of infant behavior. There are no reports of structural birth defects caused by exposure to PCBs or of health effects of PCBs in older children. The most likely way infants will be exposed to PCBs is from breast milk. In most cases, the benefits of breast-feeding outweigh any risks from exposure to PCBs in mother's milk.

The Department of Health and Human Services (DHHS) has concluded that PCBs may reasonably be anticipated to be carcinogens. The EPA and the International Agency for Research on Cancer (IARC) have determined that PCBs are probably carcinogenic to humans.

*Polycyclic Aromatic Hydrocarbons (PAHs):* Polycyclic aromatic hydrocarbons (PAHs) are a group of over 100 different chemicals that are formed during the incomplete burning of coal, oil and gas, garbage, or other organic substances like tobacco or charbroiled meat. PAHs are usually found as a mixture containing two or more of these compounds. Some PAHs are manufactured. These pure PAHs usually exist as colorless, white, or pale

yellow-green solids. PAHs are found in coal tar, crude oil, creosote, and roofing tar, but a few are used in medicines or to make dyes, plastics, and pesticides.

PAHs enter the air mostly as releases from volcanoes, forest fires, burning coal, and automobile exhaust. PAHs enter water through discharges from industrial and wastewater treatment plants. They stick to solid particles and settle to the bottoms of lakes or rivers. In soils, PAHs are most likely to stick tightly to particles; certain PAHs move through soil to contaminate groundwater.

PAHs can break down by reacting with sunlight and other chemicals in the air over a period of days to weeks. Microorganisms can break down PAHs in soil or water after a period of weeks to months. PAH contents of plants and animals may be much higher than PAH contents of soil or water in which they live.

You can be exposed to PAHs by breathing air containing PAHs in the workplace; from cigarette smoke, wood smoke, vehicle exhausts, asphalt roads, or agricultural burn smoke; eating grilled or charred meats, contaminated cereals,vegetables, fruits, meats, and processed or pickled foods; or by drinking contaminated water or cow's milk. Nursing infants of mothers living near hazardous waste sites may be exposed to PAHs through their mother's milk.

Some people who have breathed or touched mixtures of PAHs and other chemicals for long periods of time have developed cancer. The Department of Health and Human Services (DHHS) has determined that some PAHs may reasonably be expected to be carcinogens.

*Zinc:* Zinc is one of the most common elements in the earth's crust. It is found in air, soil, and water, and is present in all foods. Pure zinc is a bluish-white shiny metal. Zinc has many commercial uses as coatings to prevent rust, in dry cell batteries, and mixed with other metals to make alloys like brass, and bronze. Zinc compounds are widely used in industry to make paint, rubber, dyes, wood preservatives, and ointments.

Some zinc is released into the environment by natural processes, but most comes from human activities like mining, steel production, coal burning, and burning of waste. Depending on the type of soil, some zinc compounds can move into the groundwater and into lakes, streams, and rivers. Most of the zinc in soil stays bound to soil particles and does not dissolve in water. It builds up in fish and other organisms, but it does not build up in plants.

Zinc is an essential element in our diet. Too little zinc can cause problems, but too much zinc is also harmful. Harmful effects generally begin at levels 10-15 times higher than the amount needed for good health. Large doses taken by mouth even for a short time can cause stomach cramps, nausea, and vomiting. Taken longer, it can cause anemia and decrease the levels of your good cholesterol. Inhaling large amounts of zinc (as dusts or fumes) can cause a specific short-term disease called metal fume fever. Putting low levels

of zinc acetate and zinc chloride on the skin of rabbits, guinea pigs, and mice caused skin irritation. Skin irritation will probably occur in people.

Based on incomplete information from human and animal studies, the EPA has determined that zinc is not classifiable as to its human carcinogenicity.