Health Consultation

MILL STREET PLANT BROWNFIELD REDEVELOPMENT ASSESSMENT
CITY OF ECORSE, WAYNE COUNTY, MICHIGAN

MARCH 2, 2005

U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES
Public Health Service
Agency for Toxic Substances and Disease Registry
Division of Health Assessment and Consultation
Atlanta, Georgia 30333
Health Consultation: A Note of Explanation

An ATSDR health consultation is a verbal or written response from ATSDR to a specific request for information about health risks related to a specific site, a chemical release, or the presence of hazardous material. In order to prevent or mitigate exposures, a consultation may lead to specific actions, such as restricting use of or replacing water supplies; intensifying environmental sampling; restricting site access; or removing the contaminated material.

In addition, consultations may recommend additional public health actions, such as conducting health surveillance activities to evaluate exposure or trends in adverse health outcomes; conducting biological indicators of exposure studies to assess exposure; and providing health education for health care providers and community members. This concludes the health consultation process for this site, unless additional information is obtained by ATSDR which, in the Agency’s opinion, indicates a need to revise or append the conclusions previously issued.

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HEALTH CONSULTATION

MILL STREET PLANT BROWNFIELD REDEVELOPMENT ASSESSMENT

CITY OF ECORSE, WAYNE COUNTY, MICHIGAN

Prepared by:

Michigan Department of Community Health
Under Cooperative Agreement with the
U.S. Department of Health and Human Services
Agency for Toxic Substances and Disease Registry
Table of Contents

Table of Contents ................................................................................................................. i
Abbreviations and Acronyms ................................................................................................. iii
Foreword ................................................................................................................................. 4
Summary ................................................................................................................................. 5
Purpose and Health Issues ...................................................................................................... 5
Background ............................................................................................................................ 5
Discussion ............................................................................................................................... 6
  Environmental Contamination ................................................................................................. 6
    Criteria Exceeded.................................................................................................................. 7
  VOCs Exceeding Criteria ....................................................................................................... 7
  SVOCs Exceeding Criteria ..................................................................................................... 7
  Metals Exceeding Criteria ..................................................................................................... 8
  Pesticides and PCBs Exceeding Criteria ............................................................................... 8
  Chemicals without MDEQ Criteria ...................................................................................... 8
Asbestos ................................................................................................................................. 9
Physical Hazards .................................................................................................................... 9
Adequacy of Site Characterization ........................................................................................ 10
Human Exposure Pathways .................................................................................................... 10
  VOCs.................................................................................................................................. 12
  SVOCs ............................................................................................................................... 12
  Metals................................................................................................................................. 12
  Pesticides and PCBs........................................................................................................... 15
Toxicological Evaluation ....................................................................................................... 15
  Benzo(a)pyrene and Other PAHs ...................................................................................... 16
  Arsenic ............................................................................................................................... 16
  Chromium ........................................................................................................................... 16
  Lead.................................................................................................................................... 17
  Manganese ........................................................................................................................ 17
  Chemicals without MDEQ Criteria ...................................................................................... 17
ATSDR Child Health Considerations .................................................................................... 19
Community Health Concerns ............................................................................................... 20
Conclusions ........................................................................................................................... 20
Recommendations ................................................................................................................. 21
  Public Health Action Plan .................................................................................................. 21
Preparers of Report ............................................................................................................... 23
References ............................................................................................................................. 24
Certification ........................................................................................................................... 44

List of Tables

Table 1. Groundwater sampling results for Mill Street Plant, Wayne County, Michigan ..................................................................................................................26
Table 2. Surface soil sampling results for Mill Street Plant, Wayne County, Michigan .......................................................................................................................27
Table 3. Subsurface soil sampling results for Mill Street Plant, Wayne County, Michigan

List of Figures

Figure 1. MDEQ map: Property location, Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan
Figure 2. MDEQ map: Property features, Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan
Figure 3. MDEQ map: Surficial soil sample locations, Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan
Figure 4. MDEQ map: Soil boring sample locations, Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan
Figure 5. MDEQ map: Temporary monitoring well locations, Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan
Figure 6. Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan. Easy access to main building
Figure 7. Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan. Unsecured gas cylinders
Figure 8. Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan. Shallow open pit
Figure 9. Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan. Fire and fume hazard
Figure 10. Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan. Chemical spill
Figure 11. Mill Street Plant Brownfield site, Ecorse, Wayne County, Michigan. Skywalks

List of Appendices

Appendix A. Chemicals tested for at the Mill Street Plant Brownfield, sampled May 25, 2004, City of Ecorse, Wayne County, Michigan
Appendix B. MDEQ Part 201 Generic Clean-up Criteria Terminology
# Abbreviations and Acronyms

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ACM</td>
<td>asbestos containing material</td>
</tr>
<tr>
<td>AISL</td>
<td>Acute Inhalation Toxicity Screening Level</td>
</tr>
<tr>
<td>ATSDR</td>
<td>Agency for Toxic Substances and Disease Registry</td>
</tr>
<tr>
<td>Csat</td>
<td>Soil Saturation (Screening Level)</td>
</tr>
<tr>
<td>DCC</td>
<td>Direct Contact Criteria</td>
</tr>
<tr>
<td>DWC</td>
<td>Drinking Water Criteria</td>
</tr>
<tr>
<td>DWPC</td>
<td>Drinking Water Protection Criteria</td>
</tr>
<tr>
<td>GCC</td>
<td>Groundwater Contact Criteria</td>
</tr>
<tr>
<td>GSI</td>
<td>Groundwater/Surface Water Interface Criteria</td>
</tr>
<tr>
<td>GSIPC</td>
<td>Groundwater/Surface Water Interface Protection Criteria</td>
</tr>
<tr>
<td>GVIIC</td>
<td>Groundwater Volatilization to Indoor Air Inhalation Criteria</td>
</tr>
<tr>
<td>kg</td>
<td>kilogram</td>
</tr>
<tr>
<td>MDCH</td>
<td>Michigan Department of Community Health</td>
</tr>
<tr>
<td>MDEQ</td>
<td>Michigan Department of Environmental Quality</td>
</tr>
<tr>
<td>mg</td>
<td>milligram</td>
</tr>
<tr>
<td>MRL</td>
<td>Minimal Risk Level</td>
</tr>
<tr>
<td>NESHAP</td>
<td>National Emissions Standards for Hazardous Air Pollutants</td>
</tr>
<tr>
<td>PCBs</td>
<td>polychlorinated biphenyls</td>
</tr>
<tr>
<td>ppb</td>
<td>parts per billion</td>
</tr>
<tr>
<td>ppm</td>
<td>parts per million</td>
</tr>
<tr>
<td>PSIC</td>
<td>Particulate Soil Inhalation Criteria</td>
</tr>
<tr>
<td>RfD</td>
<td>Reference Dose</td>
</tr>
<tr>
<td>SVIIC</td>
<td>Soil Volatilization to Indoor Air Inhalation Criteria</td>
</tr>
<tr>
<td>SVOC</td>
<td>semivolatile organic compound</td>
</tr>
<tr>
<td>VOC</td>
<td>volatile organic compound</td>
</tr>
<tr>
<td>VSIC</td>
<td>Volatile Soil Inhalation Criteria</td>
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</table>
Foreword
The federal Agency for Toxic Substances and Disease Registry and the Michigan Department of Community Health (MDCH) have a cooperative agreement for conducting assessments and consultations regarding potential health hazards at toxic chemical contamination sites within the State of Michigan. The Michigan Department of Environmental Quality (MDEQ), Superfund Section, has asked the MDCH to evaluate any health risks associated with several properties included in the Brownfield Projects throughout Michigan.

The U.S. Environmental Protection Agency defines Brownfields as “abandoned, idled, or under-used” industrial and commercial facilities where expansion or redevelopment is complicated by real or perceived environmental contamination. Local governmental entities have asked the MDEQ to conduct environmental assessments of the Brownfield properties in their jurisdiction. The MDEQ has consulted with the MDCH concerning public health aspects of these assessments.

The MDCH health consultation for a Brownfield property includes consideration of the following fundamental questions:

- Are there any imminent or urgent threats to public health associated with the property?
- Does the proposed future use of the property pose any long-term public health hazard?
- What specific actions, if any, are necessary to make the property safe for future use?
- Is there enough information available to answer these questions, and if not, what additional information is needed?

The conclusions and recommendations provided in an MDCH health consultation pertain only to human health hazards identified for the property under review given the intended future land use. An MDCH health consultation may not be used to demonstrate compliance with the requirements of the Michigan Natural Resources and Environmental Protection Act, 1994 PA 451, as amended, or the administrative rules promulgated there under.
Summary
The Michigan Department of Environmental Quality (MDEQ) asked the state Department of Community Health (MDCH) to write a health consultation for the Mill Street Plant Brownfield site in Ecorse, Wayne County, Michigan. The property is a former steel mill and slated to be developed into a mixed residential/commercial neighborhood. The physical hazards on the property pose a public health hazard. The City of Ecorse should take steps to ensure that these hazards are removed or secured. (The City already has begun taking these measures.) Although there is environmental contamination on the site, it poses no apparent current public health hazard, based on minimal exposure expected. However, if the site is developed as planned, construction workers, neighbors, and future residents could be exposed to the chemicals present. Therefore, the site poses an indeterminate future public health hazard until the contamination is more fully characterized and addressed.

Purpose and Health Issues
The purpose of this public health consultation is to evaluate the health risks associated with the Mill Street Plant Brownfield and communicate those risks to the Michigan Department of Environmental Quality (MDEQ), local health and City of Ecorse officials so that appropriately protective measures may be taken during the redevelopment of the property. The MDEQ requested this health consultation from the Michigan Department of Community Health (MDCH). The evaluation considers current neighbors of the site, who might be exposed to environmental contamination on- or off-site, as well as workers employed during redevelopment and future users of the property. The questions listed in the Foreword section of this document will be addressed in the Conclusion section.

Background
The MDEQ requested assistance from MDCH regarding the public health implications of environmental contamination at the Mill Street Plant site in Ecorse, Wayne County, Michigan (Figure 1). The 58-acre property is a former steel mill, owned first by Michigan Steel Corporation, then by Great Lakes Steel Corporation (a division of National Steel Corporation). It was built in 1923 and in operation until the 1960s. The property is located in a mixed residential/commercial neighborhood. The City of Ecorse plans to redevelop the site to an office complex and subdivision, with up to 300 new homes (MDEQ 2004b, Alley 2004).

The MDEQ conducted property reconnaissance on April 13, 2004 to gather information to be used in the development of a sampling plan for the redevelopment assessment. Figure 2 shows the layout of buildings on the site. Other structures include aboveground storage tanks, a pump house, electrical transformers, and a scale house (MDEQ 2004b). Physical hazards noted by the reconnaissance team, and later by MDCH, are discussed later in this document.

On May 25, 2004, two staff persons from MDCH assisted the MDEQ in environmental sampling at the site. Figures 3-5 indicate sampling locations. Field staff took 30 surficial (0-10” depth) and 25 subsurface (0-12’ borings) soil samples. They also installed eight
temporary monitoring wells and took samples from six of these (low-flow collection technique). (Two wells would not produce enough water for sampling.) Samples were analyzed for volatile organic compounds (VOCs), semivolatile organic compounds (SVOCs), total metals including cyanide, pesticides, and polychlorinated biphenyls (PCBs). Analytical results (Tables 1-3) are discussed in the next section.

**Discussion**

**Environmental Contamination**

The sampling results discussed in this consultation are not adjusted for limitations or bias in the sampling plan. The tables presented provide concentration ranges for chemicals of interest detected in the samples collected. Because the sampling design itself was biased (sampling locations chosen based on likelihood of contamination present) and not random, it is inappropriate to apply statistical analyses (averaging, calculating upper confidence levels) to the results.

Chemicals of interest for this consultation were those that were detected in any environmental medium sampled at the property at a concentration above MDEQ Generic Cleanup Criteria (MDEQ 2002). (For a complete list of chemicals tested for and detected at this site, as well as those chemicals that exceeded criteria, refer to Appendix A.) The MDEQ criteria are contaminant levels in environmental media that are developed to be protective of human exposure and the environment under specific land-use scenarios. Chemicals present at concentrations less than these conservative levels are not expected to pose a public health hazard. Concentrations that exceed these levels warrant further evaluation of exposure pathways and toxicity to determine if a public health hazard is likely. Appendix B provides brief descriptions of all of the MDEQ criteria as well as land-use definitions.

Under a cooperative agreement with the federal Agency for Toxic Substances and Disease Registry (ATSDR), MDCH conducts public health assessments at sites of environmental contamination in Michigan. ATSDR has established Comparison Values that health assessors can use when evaluating a site. For purposes of this document, MDCH used the MDEQ criteria for initial screening of chemicals of interest, then used the ATSDR Comparison Values for further evaluation.

For this consultation, all MDEQ criteria except the Drinking Water Criteria (DWC) and Drinking Water Protection Criteria (DWPC), for all land uses, were considered. MDCH excluded the DWC and DWPC from consideration because the Ecorse area receives its water supply from the Detroit Water System, which obtains its water from the Detroit River and Lake Huron, is protected under Michigan law as sources of potable drinking water. Persons looking to install wells, usually for irrigation purposes, must meet permit conditions. According to the county health department, there are no known private drinking water wells nor are there any Type II water supplies (e.g., schools, churches) receiving their water from wells (2004, M. Kobylarz, Wayne County Health Department, personal communication).
The Groundwater Surface Water Interface (GSI) criteria for groundwater and soil are applicable to this site because the property borders the Ecorse River to the south, which empties into the Detroit River, less than one-half mile to the east. (The GSI Protection Criteria, or GSIPC, apply to soil concentrations but the concern is contamination of surface water.) As mentioned previously, the Ecorse area receives its drinking water through the Detroit Water System, which obtains the water from the Detroit River and Lake Huron. Several chemicals of interest are regulated in public water supplies. These are noted in the appropriate sections below.

MDEQ criteria are not available for the following detected compounds: calcium, endrin aldehyde, endrin ketone, iodomethane, 4-nitroaniline, potassium, and trans-1,4-dichloro-2-butene. ATSDR develops screening levels, called Minimal Risk Levels (MRLs), for compounds most commonly found at National Priority List (“Superfund”) sites, but the chemicals above are not on that list. Therefore, these chemicals are evaluated further in the Human Exposure Pathways and Toxicological Evaluation sections of this document.

Criteria Exceeded
Tables 1-3 show the chemicals for which at least one criterion was exceeded in groundwater, surficial soil, or subsurface soil samples. Groundwater samples exceeded only the Groundwater/Surface Water Interface (GSI) criteria, when exceedances occurred. Surficial soil samples exceeded the Groundwater/Surface Water Interface Protection Criteria (GSIPC), the Residential and Industrial/Commercial Particulate Soil Inhalation Criteria (PSICs), and all Direct Contact Criteria (DCCs), when exceedances occurred. Subsurface soil samples exceeded the same criteria as did surficial samples except for Industrial/Commercial II DCCs, when exceedances occurred. These exceedances are discussed further by chemical group.

VOCs Exceeding Criteria
No VOCs exceeding MDEQ criteria were detected in groundwater or subsurface soil samples. Xylenes were detected above criteria in one surficial soil sample.

SVOCs Exceeding Criteria
No SVOCs exceeding MDEQ criteria were detected in groundwater samples. The following chemicals were detected above criteria in surficial soil samples: benzo(a)anthracene, benzo(b)fluoranthene, benzo(a)pyrene, carbazole, dibenzo(a,h)anthracene, dibenzofuran, fluoranthene, fluorene, naphthalene, and phenanthrene. The following chemicals were detected above criteria in subsurface soils: acenaphthene, benzo(a)pyrene, carbazole, dibenzofuran, fluoranthene, and phenanthrene.

The SVOCs mentioned above are part of a group of chemicals called polycyclic aromatic hydrocarbons (PAHs). There are over 100 different PAHs. These chemicals are commonly found in soot, as they are formed during incomplete combustion of materials such as coal, oil, and gas (ATSDR 1995). Therefore, it is not uncommon for PAHs to be found around smelters and steel mills. Many of the surficial soil sample descriptions provided by MDEQ described the soil as containing slag (the waste from the smelting
process, which can include soot). It is likely that there are areas on the site where slag was piled, causing high concentrations of PAHs to accumulate.

**Metals Exceeding Criteria**
The following metals were detected above criteria in groundwater samples: antimony, chromium, copper, lead, selenium, silver, vanadium, and zinc. The following metals were detected above criteria in surficial soil samples: arsenic, barium, cadmium, chromium, cobalt, copper, cyanide, iron, lead, manganese, total mercury, nickel, selenium, silver, vanadium, and zinc. The following metals were detected above criteria in subsurface soil samples: arsenic, cadmium, chromium, cobalt, copper, cyanide, lead, manganese, total mercury, nickel, selenium, vanadium, and zinc.

**Pesticides and PCBs Exceeding Criteria**
No pesticides or PCBs exceeding MDEQ criteria were detected in groundwater samples. Lindane was detected above criteria in at least one sample each of surficial and subsurface soil samples.

**Chemicals without MDEQ Criteria**
Calcium was found in all samples as well as in the field blank and pump blank for the groundwater samples. (The Field Blank is a sample of deionized water poured into the sampling bottle at the site to check for cross-contamination during sample collection, preservation, and shipment, as well as in the lab. The Field Blank also checks cleanliness of the sampling bottle. The Pump Blank is taken by running deionized water through the polyethylene tubing through which the groundwater sample is then collected. These blanks are used for Quality Assurance/Quality Control procedures.)

Endrin aldehyde, a pesticide metabolite, was not detected in groundwater samples but was detected in one sample each of surficial and subsurface soils (at different sampling locations).

Endrin ketone, a pesticide degradant, was not detected in groundwater samples but was detected in eight surficial and one subsurface soil samples.

Iodomethane, a VOC, was not detected in groundwater samples but was detected in five surficial and 11 subsurface soil samples.

4-Nitroaniline, an SVOC, was not detected in groundwater samples but was detected in five surficial and one subsurface soil samples.

Similar to calcium, potassium was found in all samples as well as in the field and pump blanks for the groundwater samples.

trans-1,4-Dichloro-2-butene, a VOC, was not detected in groundwater or subsurface soil samples. It was detected in one surficial soil sample.
Asbestos
Brownfield assessments normally include evaluating the premises for the presence of asbestos containing materials (ACM). For this site, the MDEQ reconnaissance team estimated, based on a visual inspection, that there was greater than 260 linear feet of ACM on-site. This is the threshold for applying the National Emissions Standards for Hazardous Air Pollutants (NESHAP) guidelines (MDEQ 2004), meaning that removal of the ACM will automatically occur. Therefore, no asbestos samples were taken.

Physical Hazards
During property reconnaissance and environmental sampling, MDEQ and MDCH photo-documented various areas of the property, including areas that could pose a physical hazard. Although locked chain-link fencing surrounds the property, it was apparent that people had access to the grounds. There were graffiti-painted walls, broken glass, and scattered trash throughout the main building area. The buildings are not closed (Figure 6) and contain a number of potential hazards.

Inside the main building, MDCH staff saw gas cylinders, possibly acetylene and oxygen tanks, some of which were not chained to the walls (Figure 7). If these cylinders are not empty, they pose an explosion hazard should someone open a valve and light the gas or if the cylinders are knocked over and the valve is knocked off, causing a sudden release of pressure.

There were several open shallow pits in the main building and outside (Figure 8). These pits were not more than about two feet deep. While a child or adult should not become trapped should they fall into one, there is a risk of injury if a person were to step into the hole while running, not paying attention, or in the dark.

There were numerous piles of chemical containers, paper and cardboard refuse, and records from the former steel plant. Several of the chemical containers were labeled as flammable liquids (Figure 9). While a fire hazard might be of little concern (there is little building structure that would burn), there is concern that a trespasser might start a fire using the chemicals or that, if the trespasser were to start a fire with the paper and cardboard refuse, nearby chemical containers could rupture or explode, releasing not only flammable liquid but potentially toxic fumes. There are residential areas immediately outside the perimeter of the property. Nearby residents could be exposed to chemical fumes released in a fire.

One of the chemical containers had leaked onto the floor, possibly recently (Figure 10). It is not known what chemical had leaked, however several cardboard boxes near the apparent source were labeled as containing flammable liquids. If the chemical were a flammable liquid, the spill would increase the risk of a fire. Direct contact with the unknown chemical could cause acute dermal effects (irritation, burning, blistering).

There are several skywalks between or next to buildings on the site (Figure 11). While it did not appear that trespassers had climbed on these skywalks, the temptation exists as does the access. As well, there are catwalks and upper levels within the main building
that are likely accessible. Since the building has not been maintained for several decades, it is likely that these structures are in some state of disrepair and could collapse if someone were to walk or run on them.

**Adequacy of Site Characterization**
During its reconnaissance visit, MDEQ documented several storage areas that were labeled as having, or appeared to be holding, containers of PCBs. Although no soil samples contained PCBs above criteria, MDEQ did not sample inside of buildings or storage areas. Further sampling near these areas is warranted to determine levels of potential contamination.

The floor of the main building at this site appears to be a mixture of dirt and cobblestone. Railroad tracks come into the building at several entrances. It is possible that there were open drains in the floor or that spills occurred within the plant during operation. Therefore, the soil beneath the building itself may have levels of chemicals above MDEQ criteria. Once all of the buildings are demolished and removed, the City of Ecorse should analyze surficial and subsurface soil samples from these areas. The sampling design should take into consideration that about 300 new homes are to be built on the property. Therefore, a sampling grid based on expected individual lot size is recommended. As an alternate to further sampling, the City of Ecorse can replace contaminated topsoil, at a depth agreeable to MDEQ, with clean fill and place deed restrictions on the residential properties (for example, no excavations for swimming pools, landscaping, or decks).

There are open areas on this 58-acre site that appear to have been bulldozed in the past. This could be an indication of buried waste or drums. There is no record of an electro-magnetic survey having been performed on the property. To ensure the safety of construction and utility workers, as well as that of current neighbors and future homeowners, an electro-magnetic survey should be conducted and any findings fully investigated.

**Human Exposure Pathways**
To determine whether persons are, have been, or are likely to be exposed to contaminants, MDCH evaluates the environmental and human components that could lead to human exposure. An exposure pathway contains five elements: (1) a source of contamination, (2) contaminant transport through an environmental medium, (3) a point of exposure, (4) a route of human exposure, and (5) a receptor population. An exposure pathway is considered complete if there is evidence that all five of these elements are, have been, or will be present at the property. It is considered either a potential or an incomplete pathway if there is no evidence that at least one of the elements above are, have been, or will be present at the property, or that there is a lower probability of exposure. The exposure pathway elements for this site are shown in the following table:
<table>
<thead>
<tr>
<th>Source</th>
<th>Environmental Transport and Media</th>
<th>Chemicals of Concern</th>
<th>Exposure Point</th>
<th>Exposure Route</th>
<th>Exposed Population</th>
<th>Time</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Former operations at Mill Street Plant</td>
<td>Ground-water</td>
<td>Table 1</td>
<td>Drinking water (Detroit River)</td>
<td>Ingestion</td>
<td>Users of Detroit City Water</td>
<td>Past</td>
<td>Potential</td>
</tr>
<tr>
<td></td>
<td>Ground-water</td>
<td>Table 1</td>
<td>Excavations, utility pipes</td>
<td>Dermal, incidental ingestion</td>
<td>Construction or utility workers, future residents</td>
<td>Future</td>
<td>Incomplete</td>
</tr>
<tr>
<td></td>
<td>Soils (surficial and subsurface)</td>
<td>Tables 2 and 3</td>
<td>Drinking water (Detroit River)</td>
<td>Ingestion, inhalation, dermal contact</td>
<td>Users of Detroit City Water</td>
<td>Past</td>
<td>Potential</td>
</tr>
<tr>
<td></td>
<td>Soils (surficial and subsurface)</td>
<td>Tables 2 and 3</td>
<td>On-site soils, including excavations</td>
<td>Dermal, incidental ingestion</td>
<td>Construction or utility workers, future residents, trespassers</td>
<td>Future</td>
<td>Potential</td>
</tr>
<tr>
<td>Future demolition activities at Mill Street Plant</td>
<td>Soils (airborne dusts)</td>
<td>Tables 2 and 3</td>
<td>Indoor and outdoor air</td>
<td>Inhalation</td>
<td>Construction or utility workers, future residents, neighbors</td>
<td>Future</td>
<td>Potential</td>
</tr>
<tr>
<td></td>
<td>Outdoor air</td>
<td>Asbestos</td>
<td>Indoor and outdoor air</td>
<td>Inhalation</td>
<td>Demolition workers, neighbors</td>
<td>Future</td>
<td>Incomplete</td>
</tr>
<tr>
<td>Chemicals stored on-site</td>
<td>Direct contact</td>
<td>“Flammable Liquid” free product</td>
<td>Open container, spill</td>
<td>Dermal, inhalation</td>
<td>Trespassers</td>
<td>Future</td>
<td>Potential</td>
</tr>
<tr>
<td></td>
<td>Outdoor air</td>
<td>“Flammable Liquid” combustion products</td>
<td>Outdoor air</td>
<td>Inhalation</td>
<td>Trespassers, neighbors</td>
<td>Future</td>
<td>Incomplete</td>
</tr>
<tr>
<td>Cylinders stored on-site</td>
<td>Indoor air (main building)</td>
<td>Explosion potential, sudden release of pressure</td>
<td>Outdoor air</td>
<td>Inhalation, direct contact</td>
<td>Trespassers</td>
<td>Future</td>
<td>Potential</td>
</tr>
</tbody>
</table>

The steel plant on this site started operations in the 1920s, well before the passage of the Clean Water Act and the Safe Drinking Water Act in the 1970s. It is possible that contamination of water supplies occurred before regulations and treatment systems took effect. However, this information is not available. Therefore, MDCH considers past exposure to contaminated groundwater as “potential.”
VOCs

There was one occurrence of xylenes exceeding an MDEQ criteria, the GSIPC, at the Mill Street Plant site. As mentioned earlier in this document, the GSIPC applies to soil but the concern is surface water. Groundwater at the site discharges to the Detroit River, a public drinking water source. The U.S. Environmental Protection Agency (EPA) regulates the amount of xylenes allowable in public drinking water supplies in the National Primary Drinking Water Regulations (EPA 2002). Therefore, since excess exposure is not expected to occur, there should be no adverse health effects associated with the xylenes found at this site.

SVOCs

Acenaphthene, carbazole, dibenzofuran, fluoranthene, fluorene, naphthalene, and phenanthrene exceeded only their respective GSIPCs. The EPA regulates PAHs in drinking water (EPA 2002). Therefore, since excess exposure is not expected to occur via drinking water, there should be no adverse health effects associated with these chemicals found at this site.

Benzo(a)anthracene, benzo(b)fluoranthene, and dibenzo(a,h)anthracene exceeded their respective Residential/Commercial I DCCs (all at the same sampling location, SS-11, plus SS-18 for dibenzo(a,h)anthracene). These were surficial samples; there were no exceedances in the subsurface samples. There was a maximum of eight DCC exceedances for benzo(a)pyrene in surficial samples. (Only one subsurface soil sample out of 25 exceeded the Residential/Commercial I DCC, indicating that subsurface soil concentrations of benzo(a)pyrene are not of concern.)

It is not likely that people who currently access the site are being exposed to elevated PAH levels in the surficial soils for a duration that would result in adverse health effects. The City of Ecorse should practice due care during the future redevelopment of the property to prevent future exposure to and, therefore, any adverse health effects associated with these chemicals at this site.

Metals

Antimony, barium, cadmium, cobalt, copper, cyanide, mercury, nickel, selenium, silver, vanadium, and zinc exceeded only their respective GSIs or GSIPCs. Antimony, barium, cadmium, copper, cyanide, mercury, and selenium are regulated in public drinking water supplies by the EPA (EPA 2002). Therefore, since excess exposure is not expected to occur via drinking water, there should be no adverse health effects associated with these chemicals found at this site. The EPA does not regulate cobalt, nickel, silver, vanadium, and zinc in public drinking water.

The MDEQ GSI for cobalt is protective of aquatic life (water fleas), the most protective value for this chemical. There are insufficient data to derive a noncancer human drinking water value (MDEQ 2004a). Eight surficial and 11 subsurface soil samples exceeded the GSIPC (defaulted to background) by up to one order of magnitude (10 times). However, the groundwater samples were all nearly two orders of magnitude (nearly 100 times) less than the GSI, suggesting that soil levels of cobalt were not breaching the groundwater-
surface water interface and should not enter the drinking water supply. Therefore, based on no expected excess exposure, no adverse health effects would be expected.

There was only one GSIPC exceedance each for **nickel** out of 25 subsurface soil samples and 30 surficial soil samples. The groundwater-surface water interface at this site would occur in the subsurface soil. It is unlikely, based on only one exceedance, that the nickel in the soil at this site is impacting the groundwater-surface water interface. Indeed, there were no exceedances of the GSI for nickel, but there was contamination in the field and pump blanks, confounding the results. The MDEQ GSI for nickel is based on the protection of aquatic life. The noncancer human drinking water value for nickel is 2,600 ppb (MDEQ 2004a), well above the highest concentration found in groundwater samples at this site. Therefore, based on no expected excess exposure, no adverse health effects would be expected.

There were only two GSIPC exceedances for **silver** out of 30 surficial soil samples, with the greater exceedance only half an order of magnitude greater than the criterion (defaulted to background). There were no subsurface soil exceedances. Two groundwater samples exceeded the GSI, but there was contamination in the field and pump blanks, confounding the results. The MDEQ GSI for silver is based on the protection of aquatic life and is set at the minimum detection level that current analytical instruments have for this element (0.2 ppb). The noncancer human drinking water value for silver is 130 ppb (MDEQ 2004a), well above any concentrations found in groundwater samples at this site. Therefore, based on no expected excess exposure, no adverse health effects would be expected.

There was only one GSIPC exceedance for **vanadium** out of 25 subsurface soil samples and 6 exceedances out of 30 surficial soil samples. The groundwater-surface water interface at this site would occur in the subsurface soil. It is unlikely, based on only one exceedance, that the vanadium in the soil at this site is impacting the groundwater-surface water interface. However, four groundwater samples did exceed the GSI, but there was contamination in the field and pump blanks, confounding the results. As well, the MDEQ GSI for vanadium is based on the protection of aquatic life. The noncancer human drinking water value for vanadium is 220 ppb (MDEQ 2004a), well above the highest concentration found in groundwater samples at this site. Therefore, based on no expected excess exposure, no adverse health effects would be expected.

There were six GSIPC exceedances for **zinc** out of 25 subsurface soil samples and 22 exceedances out of 30 surficial samples. There were no exceedances of the GSI for zinc, suggesting that soil levels of zinc were not breaching the groundwater-surface water interface and should not enter the drinking water supply. Therefore, based on no expected excess exposure, no adverse health effects would be expected.

There were four Residential/Commercial I DCC exceedances each of subsurface and surficial soil samples for **arsenic**. (None of the subsurface sampling exceedances correlated in location with the surficial exceedances. There were no groundwater exceedances.) It is not likely that people who currently access the site are being exposed
to elevated arsenic levels for a duration that would result in adverse health effects. If future homeowners were to excavate the soil on their property (for example, placing footings to support a deck or digging a pool), they likely would not be exposed to elevated arsenic levels in the subsurface soils for a duration that would result in adverse health effects. The ATSDR Comparison Value for chronic exposure to arsenic in soil is 20 parts per million (ppm) for a child and 200 ppm for an adult. These values are less conservative than the MDEQ with only one soil sample, a subsurface sample, exceeding the child value. The City of Ecorse should err on the more protective side and practice due care during the future redevelopment of the property to prevent future exposure to arsenic at this site.

Groundwater concentrations of chromium at the Mill Street Plant site exceeded only the GSI criterion. Chromium is regulated in public drinking water supplies (EPA 2002). As discussed earlier in this section, there should be no adverse health effects associated with the chromium in the groundwater at this site.

Chromium concentrations in surficial and subsurface soil samples at this site exceeded the GSIPC and Residential and Industrial/Commercial PSICs for this chemical. As discussed earlier, the GSIPC exceedances are not of concern. However, the exceedances of the PSICs are of concern because the criteria address “ambient air concentrations of contaminated particulates that would cause adverse human health effects via inhalation” (see Appendix B) and airborne chromium (VI) is carcinogenic (ATSDR 2000). It is not known what form(s) of chromium exists in the soil at the Mill Street Plant site. It is possible that the levels of chromium (VI) present fall below the PSIC specific for that valence. (Tables 1-3 show the most protective criteria for chromium, those for the (VI) valence.) The City of Ecorse should practice due care during the future redevelopment of the property to prevent future exposure to and, therefore, any adverse health effects associated with chromium at this site. Redevelopment of the Mill Street Plant site should include dust control during redevelopment activities, to prevent any contaminated dusts from becoming airborne, and removal of the surficial soils, replacing with clean fill.

There were no exceedances of MDEQ criteria for iron in the groundwater and subsurface soil samples. However, there were eight exceedances of the Residential/Commercial IDCC, although by less than an order of magnitude (less than 10 times than the criterion), out of the 30 surficial soil samples. Future redevelopment of the Mill Street Plant site should include removal of the surficial soils, replacing with clean fill, as a precautionary measure.

Groundwater concentrations of lead at the Mill Street Plant site exceeded only the GSI criterion. Lead is regulated in public drinking water supplies (EPA 2002). As discussed earlier in this section, there should be no adverse health effects associated with the lead in the groundwater at this site.

Lead concentrations in surficial and subsurface soils at this site exceeded the GSIPC and all DCCs for the chemical. As discussed earlier, the GSIPC exceedance is not of concern. Only one subsurface soil sample out of 25 exceeded the DCCs, indicating that
subsurface levels of lead are not of concern. Up to five surficial samples exceeded the 
DCCs for lead (dependent on land use), the highest concentration being almost one order 
of magnitude higher than the Residential/Commercial I criterion (3,110 ppm compared to 
400 ppm). It is not likely that people who currently access the site are being exposed to 
elevated lead levels for a duration that would result in adverse health effects. However, 
these exceedances are of serious concern for the proposed future residential use of this 
site. The City of Ecorse should practice due care during the redevelopment of the 
property to prevent future exposure to and, therefore, any adverse health effects 
associated with lead at this site. Redevelopment of the Mill Street Plant site should 
include removal of contaminated surficial soils, replacing with clean fill.

There were no exceedances of MDEQ criteria for manganese in the groundwater 
samples. However, there were exceedances of the GSIPC, Residential and 
Industrial/Commercial PSICs, and the Residential/Commercial I DCC in both subsurface 
and surficial soil samples. The data do not indicate that the groundwater/surface water 
interface has been breached. Therefore, because exposure via drinking water is not 
expected to occur, the GSIPC exceedances are not of concern. Only one subsurface soil 
sample out of 25 exceeded the DCCs, indicating that subsurface levels of manganese are 
not of concern. The magnitude of the Residential/Commercial I DCC exceedances in the 
surficial soil was not great (no more than 20 percent greater than the criterion). The 
exposure concern regarding this chemical stems from the PSIC exceedances. The City 
of Ecorse should practice due care during the future redevelopment of the property to 
prevent future exposure to and, therefore, any adverse health effects associated with 
manganese at this site. Similar to the case with chromium, future redevelopment of the 
Mill Street Plant site should include dust control during redevelopment activities, to 
prevent any contaminated dusts from becoming airborne, and removal of the surficial 
soils, replacing with clean fill.

Pesticides and PCBs

Lindane was not detected in the groundwater samples but was detected in surficial and 
subsurface soil samples, with no more than two GSIPC exceedances. The EPA regulates 
lindane in drinking water (EPA 2002). Therefore, since excess exposure is not expected 
to occur via drinking water, there should be no adverse health effects associated with 
lindane found at this site.

Toxicological Evaluation

If a person is not exposed to a chemical, the chemical cannot have a toxic effect on that 
person. If the Mill Street Plant site is not remediated and construction workers, 
neighbors, or future residents are exposed on a regular basis to the high levels of 
benzo(a)pyrene and other PAHs [benzo(a)anthracene, benzo(b)fluoranthene, and 
dibenzo(a,h)anthracene], arsenic, chromium, lead, and manganese found in the soils, they 
could be at risk of developing adverse health effects. Potential health effects are 
discussed below.
**Benzo(a)pyrene and Other PAHs**

Skin contact with PAHs may cause irritation and sensitization to sunlight. Prolonged dermal contact with or inhalation of PAHs is associated with some forms of cancer (ATSDR 1995a).

ATSDR develops Minimal Risk Levels (MRLs) for chemicals most often found at hazardous waste sites. (An MRL is a concentration received for a specific time by a specific route that is not expected to result in adverse health effects.) However, there are no MRLs available for benzo(a)pyrene and other PAHs found above the MDEQ criteria at the Mill Street Plant site. The highest concentration of benzo(a)pyrene found in surficial soils (35.9 ppm) exceeds the MDEQ residential Direct Contact Criteria (DCC) more than 15-fold. The other PAHs with exceedances are only marginally above their respective DCCs in comparison. However, the combination of all PAHs might increase the risk of adverse health effects in persons who have regular exposure to them. Additionally, because this site needs further characterization once the buildings are removed, there might be areas with higher concentrations.

**Arsenic**

Arsenic is a naturally occurring element. Organic forms of arsenic have been used in pesticides. The most common, and recently suspended, use of inorganic arsenic was as a wood preservative (CCA-treated lumber). Arsenic is a known human carcinogen.

Noncancer effects following excess oral exposure include discoloration and keratinization (thickening) of the skin, a “pins and needles” sensation in the extremities, and cardiovascular effects (ATSDR 2000a).

The MRL for chronic oral exposure to arsenic is 0.0003 mg/kg/day (ATSDR 2000a). The MRL for a 10-kg child is therefore 0.003 mg/day. If a 10-kg child were to consume 200 mg/day of soil contaminated with the highest level of arsenic found at this site in a surficial soil sample (19.5 ppm), the child’s intake of arsenic would be 0.004 mg/day. This is a minor exceedance of the MRL and would not likely result in adverse health effects. However, as discussed earlier, the Mill Street Plant site has not been adequately characterized. There might be higher concentrations of arsenic in soil that will be exposed once demolition is complete.

**Chromium**

Chromium is a naturally occurring element and is usually found in three forms: elemental (valence state of 0), chromium (III), and chromium (VI). The elemental form is used in making steel whereas uses for the other valences include chrome plating and, formerly, as a wood preservative (CCA-treated lumber). Chromium (III) is an essential nutrient. The valence state of primary health concern is chromium (VI). It is considered a human carcinogen when in air. Breathing high levels of chromium (VI) can negatively affect the nasal passages. Chromium (VI) can cause gastrointestinal, liver, and kidney damage when ingested in large amounts, and dermal contact can cause skin ulcers (ATSDR 2000b).
There are no MRLs for trivalent or hexavalent chromium. Almost half of the surficial soil samples exceed the MDEQ Particulate Soil Inhalation Criteria (PSIC) for hexavalent chromium for both residential and industrial settings. The residential and industrial PSICs for trivalent chromium are 330,000 ppm and 150,000 ppm, respectively. None of the samples exceed those values. It is unknown what proportion of each soil sample is in the hexavalent form. Until that information is available, public health implications cannot be determined. Also, the site needs further characterization once the buildings are removed to determine chromium levels in soils currently unexposed.

Lead
Lead is a naturally occurring element, but most of the lead in the environment comes from human activities, such as mining, burning leaded gasoline, and production of metal products. Lead is well-known for its neurotoxic effects on children and, for this reason, is no longer used in gasoline or housepaint. Exposure to lead can also damage the kidneys and reproductive system (ATSDR 1999).

There is no MRL for lead. The highest concentration of lead found in surficial soils at this site (3,110 ppm) is nearly one order of magnitude (10 times) greater than the MDEQ residential DCC. The magnitude of this exceedance suggests that there may be a risk of adverse health effects if a person, especially a child, is exposed regularly to the contaminated soil. Additionally, as-yet uncharacterized soils might contain concentrations of lead higher than already found.

Manganese
Manganese occurs naturally, though not in its pure form, and is an essential trace element. Manganese can enter the air from steel plants. Exposure to high concentrations of manganese in the air can cause respiratory problems, sexual dysfunction, and a nervous condition called “manganism,” characterized by negative effects on motor skills and balance (ATSDR 2000).

There is no MRL for manganese. The highest concentration of manganese found (30,500 ppm in a surficial soil sample) does not greatly exceed the MDEQ residential DCC. However, the MDEQ residential and industrial PSICs were exceeded by almost an order of magnitude. The magnitude of this exceedance and the number of exceedances suggest that there may be a risk of adverse health effects if a person is exposed to site-related airborne manganese. Additionally, as-yet uncharacterized soils might contain concentrations of manganese higher than already found.

Chemicals without MDEQ Criteria
Calcium is a naturally occurring essential nutrient and is well known for its role in developing strong bones. It is also important for blood clotting, muscle contraction, and nerve transmission. Adverse effects of excessive consumption of dietary calcium include hypercalcemia (excessive calcium in the serum) and kidney stones. An adequate intake of dietary calcium for the average adult is 1,000-1,200 mg/day. For children over the age of 1 year, the range is 500-1,300 mg/day. The suggested upper limit for all persons is 2,500 mg/day (Institute of Medicine 1997). If a child were to consume 200 mg of soil
per day (the default assumption, which is less than 1/8 teaspoon) at the highest concentration of calcium found, 194,000 ppm, the child’s daily intake of calcium from soil would equal 38,800 mg, well above the suggested upper dietary intake. The method used to determine calcium concentrations, EPA Method 6010B, reports all calcium detected, whether that calcium is in elemental form or exists as a salt. Therefore, it is unknown in what forms the calcium in the soil exists. It is probable that some of the calcium would not be bioavailable and that the body would not absorb that fraction. It is unlikely that exposure to calcium at this site would result in adverse health effects.

Endrin aldehyde is a minor impurity found in the pesticide endrin. It is also one of the pesticide’s metabolites. Endrin ketone is also a breakdown product of endrin. Endrin is an organochlorine pesticide, affecting primarily the nervous system. Swallowing large amounts (not likely at this site) may kill a person, but usually exposure is via inhalation or dermal contact. Symptoms of exposure include headache, confusion, vomiting, and convulsions (ATSDR 1996). There is little toxicological information for the aldehyde and ketone forms. For purposes of this health consultation, MDCH assumed that the aldehyde and ketone forms of endrin are of the same toxicity as the parent compound. None of the chemicals were detected in groundwater samples. If the concentrations at each soil sampling location, therefore, were added together, the maximum sums would be 0.0979 ppm for subsurface soils and 2.926 ppm for surficial soils, neither exceeding the criteria for endrin. Therefore, there is likely no appreciable health threat posed by the levels of these chemicals in the soil at the Mill Street Plant site.

The uses of iodomethane (methyl iodide) include as an etching agent for electronic circuits and a component in fire extinguishers. It has a pungent, ether-like odor. Exposure to high concentrations via inhalation can cause respiratory and nervous system problems. Skin contact with the pure product can cause irritation and blistering (HSDB 2004). The concentrations of iodomethane found in the soils at this site are quite low (less than 100 ppm or one thousandth of a percent) and should not result in high air concentrations when contaminated soil is exposed during redevelopment activities. Redevelopment of the Mill Street Plant site should include removal to some depth of the surficial soils, which would prevent any exposure to children living at the site in the future.

4-Nitroaniline’s uses include as a component of pigments and dyes, a corrosion inhibitor, and a gasoline gum inhibitor. It can be generated by hazardous waste incineration. (There is a city incinerator next to the northwest corner of the site property, as depicted in Figure 2.) 4-Nitroaniline has a slight ammonia odor and a burning sweet taste. Exposure to the chemical can cause methemoglobin to form in the body, resulting in reduced oxygen being delivered to the tissues (HSDB 2004). On the basis of only one detection in subsurface soils, out of 25 samples, workers conducting redevelopment activities at the site likely will not be exposed to any appreciable levels of the chemical. Similarly, there are relatively few (five out of 30) samples of surficial soils containing the chemical. As well, removal and replacement of surficial soils during redevelopment of the site would prevent any exposure to children living there in the future.
Potassium, like calcium, is a naturally occurring essential nutrient. It is required for normal cellular function and is involved in the maintenance of blood pressure, moderating the effects of excess salt, and reducing the risk of kidney stones and bone loss. An adequate intake of dietary potassium for the average adult is 4,700 mg/day. For children over the age of 1 year, the range is 3,000-4,700 mg/day. The nutrient is readily excreted in the urine, therefore an upper limit is not suggested for healthy adults. However, in people with impaired potassium excretion, such as diabetics and kidney or heart patients, it is possible to experience hyperkalemia (increased potassium in the serum) (Institute of Medicine 2004). A child eating 200 mg of soil per day at the maximum concentration of potassium found (in surface soil), 3,330 ppm, would consume 666 mg of potassium. Since there is no upper limit suggested for the intake of dietary potassium, a healthy person would be expected to excrete any excess. However, persons with compromised kidney functions, diabetes, or taking certain heart medication might be at risk for adverse health effects, dependent on their overall intake (Institute of Medicine 2004). The same analytical method for calcium, EPA Method 6010B, was used to determine potassium concentrations. Therefore, it is not apparent what portion of the potassium detected at the Mill Street Plant was in elemental form versus a salt. It is probable that some of the potassium would not be bioavailable and that the body would not absorb that fraction.

Only one detection of trans-1,4-dichloro-2-butene was found at the Mill Street Plant site, in surficial soil. On the basis of this one detection, it is unlikely that there will be appreciable exposure to this chemical and therefore no adverse health effects are expected.

ATSDR Child Health Considerations
Children may be at greater risk than adults from exposure to hazardous substances at sites of environmental contamination. Children engage in activities such as playing outdoors and hand-to-mouth behaviors that could increase their intake of hazardous substances. They are shorter than most adults, and therefore breathe dust, soil, and vapors closer to the ground. Their lower body weight and higher intake rate results in a greater dose of hazardous substance per unit of body weight. The developing body systems of children can sustain permanent damage if toxic exposures are high enough during critical growth stages. Even before birth, children are forming the body organs they need to last a lifetime. Injury during key periods of growth and development could lead to malformation of organs (teratogenesis), disruption of function, and premature death. Exposure of the mother could lead to exposure of the fetus, via the placenta, or affect the fetus because of injury or illness sustained by the mother (ATSDR 1998). The obvious implication for environmental health is that children can experience substantially greater exposures than adults to toxicants that are present in soil, water, or air.

It is evident that people have been trespassing on the Mill Street Plant property. These trespassers likely include children. Children might be more likely to investigate the various containers and cylinders and are more likely to run and play on the premises, increasing the risk of injury by exposure to chemicals and accidents.
The chemical of primary concern regarding children’s health at this site is lead. It is not likely that children who currently access the site are being exposed to elevated lead levels at a duration that would result in adverse health effects. However, if the lead remains in the surficial soils after redevelopment of the property, children living at this site in the future could be at risk of lead poisoning.

Community Health Concerns

As of the date of this writing, MDCH and MDEQ are not aware of any community health concerns related to the Mill Street Plant site.

Conclusions

(The questions from the Foreword section of this document are repeated and answered here.)

- Are there any imminent or urgent threats to public health associated with the property?

No, however the physical hazards at this site do present a public health hazard. The site is not reliably restricted, as evidenced by the refuse and graffiti. There are piles of paper, cardboard, and chemical containers, one with evidence of a chemical spill, throughout the main building. The chemical containers are labeled as flammable liquids, creating a potential fire and fume hazard. Also, there are gas cylinders in various areas of the main building that are not secured to prevent their falling over, creating an explosion hazard. If these cylinders are not empty and contain oxygen or acetylene, there exists an explosion hazard if they are leaking or are opened and there is an ignition source. Overhead structures such as skywalks and catwalks could be in poor condition and collapse if unauthorized persons walk on them. While these threats are real and serious, they do not appear to pose an immediate threat.

- Does the proposed future use of the property pose any long-term public health hazard?

People currently accessing the site likely are not being exposed to elevated concentrations of chemicals for a duration that would result in adverse health effects. The environmental contamination at this site poses no apparent current public health hazard. However, construction workers and future residents could be exposed to concentrations of chemicals in the soils that may potentially result in adverse health effects. As well, contamination that may be in the soil under the buildings has not been assessed. There is a possibility that drums are buried on the property. Therefore, until the property is further characterized and then redeveloped in a manner that prevents exposure to
construction workers, neighbors, and future residents, the environmental contamination at this site poses a future indeterminate public health hazard.

- What specific actions, if any, are necessary to make the property safe for future use?

The physical hazards on the site should be secured or removed as soon as possible. The asbestos should be removed according to NESHAP guidelines. The site should be further characterized after the buildings are demolished and removed, as these buildings cover a substantial amount of acreage. An electro-magnetic survey of the property should be conducted to determine if there are buried drums.

- Is there enough information available to answer these questions, and if not, what additional information is needed?

MDCH and ATSDR consider a site with environmental contamination an “indeterminate public health hazard” when critical information is lacking (in this case, has not yet been gathered) to support a judgment regarding the level of public health hazard. It is not yet evident where the areas of contamination above MDEQ criteria are in relation to where the residential properties will be built at the Mill Street Plant site. As well, a substantial portion of the property has not yet been sampled because there are numerous and large buildings yet to be demolished and removed.

Some containers, while not labeled as containing hazardous chemicals, appeared to have been opened and possibly refilled with chemicals other than what is printed on the container’s label. These containers should either be removed or properly stored.

**Recommendations**

- Remove or secure physical hazards immediately.

- Remove ACM according the NESHAP guidelines.

- Further characterize soils near PCB storage areas and under buildings, once demolished, and conduct an electro-magnetic survey of the site.

- Characterize soils based upon future residential use of the property and remediate (most likely by removal) surficial soil to prevent exposure to future residents.

- Prevent off-site migration of contamination (airborne dusts) during redevelopment.

**Public Health Action Plan**

1. The City of Ecorse, as owner of the Mill Street Plant property, will remove or secure the hazards described in this document. (MDCH contacted the mayor of the city on July 14, 2004 and the City has begun taking steps to ensure the safety
of the site and neighborhood: there is now a 24-hour security detail, including
guard dog, in place to prevent trespassing.)
2. The City of Ecorse will choose a contractor certified to remove asbestos under
NESHAP guidelines.
3. The City of Ecorse, with MDEQ oversight, will test surficial and subsurface soils
in potentially affected areas and address any criteria exceedances. As well, the
City, with MDEQ oversight, will conduct an electro-magnetic survey and address
any buried hazards.
4. The City of Ecorse, with MDEQ oversight, will characterize soils, designing a
sampling plan based on future use scenarios, and address any criteria
exceedances. The City, with MDEQ oversight, then will devise and implement a
plan to prevent exposure of future residents to contaminants found in surficial
soils.
5. The City of Ecorse will choose a contractor who understands and agrees to the
need to prevent the generation of excess dust during redevelopment.
6. The City of Ecorse, the Wayne County Health Department, MDEQ, and MDCH
will make their respective documents available in hardcopy or digital format to
the public.

MDCH will remain available as needed for future consultation at this site.

If any citizen has additional information or health concerns regarding this health
consultation, please contact the Michigan Department of Community Health,
Environmental and Occupational Epidemiology Division, at 1-800-648-6942.
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