CHAPTER TWO

THE PEA INVESTIGATION

Conducting a PEA investigation involves scoping the project, collecting and reviewing background information and chemical data, assessing community concern, and evaluating potential risks to public health and the environment. This chapter discusses methodologies for assessing the level of community interest in the site, identifies potential sources for locating information pertinent to the site investigation, provides procedures for acquiring reliable chemical data, and presents methodologies for completing screening level evaluations of human and ecological health risks related to site conditions.

2.1 SCOPING

The preface introduced the fact that the preparer has some flexibility regarding the focus of the PEA and the emphasis to be placed on each part of the investigation. Limits of this flexibility will be defined for each site by the Department’s project manager through the scoping process. The preparer and project manager will scope activities to be performed to insure the activities are appropriate for site specific conditions and objectives. Scoping the activities to be performed aids in minimizing ineffective expenditure of time and money. The final report will document activities performed according to the manual and provide rationale for those PEA requirements not addressed.

2.1.1 SCOPING MEETING

The first step in conducting the PEA investigation is to hold a scoping meeting between Department staff, the party required to complete the PEA, and professionals assigned to do the work. The purpose of the meeting is to agree upon a management approach for collecting information and develop a strategy for completing activities appropriate for the site. During the scoping meeting, plans should be made to identify:

- need for CEQA activities;
- a schedule for activities;
- roles and responsibilities between agencies and contract personnel;
- the level of information previously collected and assess the need for background research and data collection;
- public participation needs; and
- need for expedited response actions.

Scoping meetings are held throughout the investigation to review new information collected and/or update site strategy.

2.1.2 CONCEPTUAL SITE MODEL

In the past the Conceptual Site Model was introduced in the site mitigation process as an activity during the scoping phase of the Remedial Investigation/Feasibility Study (RI/FS). The PEA uses the model in the same manner by developing a preliminarily understanding of the site’s potential risks to human health and the environment. The Conceptual Site Model presents information about site conditions and potential impacts to receptors in a schematic presentation as shown in Figure 2.1. The preparer identifies the contamination sources and links them to potential receptors through release
mechanisms, potential pathways, and exposure routes. Identification of release mechanisms, pathways, and exposure routes provides rationale for sampling. The sampling plan can then be developed to determine the source of contamination, evaluate the migration potential and assess the exposure potential. Information regarding the use of a conceptual site model in the RI/FS is provided in the RI/FS and Data Quality Objectives guidance documents (USEPA, 1987a & 1988b).

2.2 PUBLIC PARTICIPATION

Public participation is an integral component of the site mitigation process. The Department's formal Public Participation Program establishes the mechanism for initiating and maintaining two-way communication between the community affected by a hazardous substance site and the regulatory agencies responsible for site investigation and cleanup. Solicitation of community concerns, suggestions, and comments throughout the site mitigation process allows the Department to make more informed decisions and reduces the potential for delays that might arise if the community objects to or does not understand an action or decision. It is the Department's policy that public participation activities be initiated from the onset of a project and continue throughout the entire site mitigation process.

2.2.1 COMMUNITY ASSESSMENT

Prior to beginning the initial assessment of community interest, the preparer and the Department's project manager and public participation staff must determine the need for public participation activities at the site. Sites where no PEA sample collection and no removal or remedial actions will occur may require no public participation activities at all. Each site must be evaluated individually for the site specific need. Once the need for public participation is established, the preparer should begin the community assessment.

During the PEA process the preparer makes an initial assessment of community interest in the site to determine the appropriate mechanisms for establishing open lines of communication with the public. Activities such as public meetings, workshops, or fact sheets may be appropriate means for notifying all adjoining property owners, residents, and other concerned community members of the proposed PEA investigation activities and schedules. The magnitude of public participation activities conducted will differ from site to site and is generally greater at larger sites and sites in densely populated areas.

For the purpose of addressing community interest, the assessment should examine the level of the community's knowledge of the site; the types of community concerns; the proximity of the site to homes and/or schools, day care facilities, churches, etc.; the current and proposed use of the site; media interest (or likelihood of interest); involvement of community groups; and other factors deemed necessary by the Department. Information required to complete the assessment can be obtained from interviews with public officials, community groups, regulatory agency personnel, and persons familiar with the site.

The level of community interest will be used to determine the need for public notification of PEA activities and schedules. The degree to which public participation activities will be conducted will be determined by the Department's project manager and public participation staff. The preparer will submit recommendations for the types of notification activities to be performed. The recommendations should include information such as:

- Who will be notified of upcoming activities (include contact names, addresses, phone numbers);
A CONCEPTUAL SITE MODEL HELPS IDENTIFY POTENTIAL SOURCES, PATHWAYS, AND RECEPTORS WHICH MAY NEED TO BE ADDRESSED IN FIELD INVESTIGATIONS. KEEP IN MIND THAT DIFFERENT SITES HAVE DIFFERENT SOURCES, RELEASE MECHANISMS, AND PATHWAYS. AFTER CREATING THE LEFT SIDE WITH SITE SPECIFIC PATHWAYS, THE MODEL IS COMPLETED BY CHECKING THE APPROPRIATE RECEPTOR BOXES ON THE RIGHT.
- How information will be presented (e.g. workshops, fact sheets, public meetings, briefings for public officials, or other notification mechanisms);
- Determination of the need for non-English presentations or publications; and
- Schedules for presentation of the information.

### 2.2.2 COMMUNITY PROFILE

Information obtained during completion of the community assessment will be used to prepare a community profile. The community profile provides the basis for developing a formal community relations plan should further action be required at the site following completion of the PEA. Components of the community profile include:

- Summary of the community assessment including documentation of the level of community concern associated with the site;
- List of key contacts including federal, state and local officials; citizen groups; environmental groups; media contacts; and other interested parties;
- Potential locations for establishment of information repositories; and
- Information from public notification and other public comments.

The community profile is submitted to the Department for review and approval prior to initiation of field activities at the site. The profile will be used to determine the public notification activities to be conducted prior to the initiation of sampling activities at the site and during any remedial activities.

### 2.3 BACKGROUND RESEARCH

The purpose of the background research is to collect pertinent site information about the following:

- the site’s location;
- regulatory status;
- physical and environmental characteristics;
- zoning;
- the current and historical land uses;
- facility operations;
- hazardous substance/waste management practices; and
- land use in immediate area that might influence onsite conditions.

At sites where information of past operations is limited, the type of operation known to have been conducted and any standard business or manufacturing practices applicable to operations of that kind and period should be researched.

Complete and accurate site information is essential for determining the apparent problem, the potential exposure pathways and receptors, and the sampling needs for the PEA investigation. It is recommended that records reviews, interviews, and site inspections be conducted to complete this information-gathering phase of the PEA investigation. The specific information to be collected during these activities is outlined in Sections 3.3.3 Site Description, 3.3.4 Background, and 3.3.6 Environmental Setting. The following sections provide guidance for completing these activities.

### 2.3.1 RECORDS REVIEW

This Section provides potential data sources for the information requested to complete the Background Research for the PEA. Not all of the sources listed need be explored for each PEA. The review should begin with
sources most likely to contain information on a given site.

1) **Agency Files:** The preparation of a complete history of onsite operations requires the review of all appropriate regulatory agency files. These files often provide documentation of hazardous substances releases and usually contain information not available in facility records. Each agency should be contacted by telephone prior to making a visit to review files. Appointments are often necessary and fees may be charged for copying.

   a) **Department of Toxic Substances Control, Regional Office** for inspection results, permits, previous removal or cleanup activities, CalSites database identification number and HWIS database of manifest records.

   b) **U.S. Environmental Protection Agency** for inspection results, permits, listing on the Federal CERCLIS, NPL, or RCRA TSD Facilities lists.

   c) **Regional Water Quality Control Board** for waste discharge permits, previous cleanup activities, listing on landfill or solid waste disposal lists and state leaking or registered underground storage tank lists. *(Integrated Waste Management Board may also have records concerning solid waste disposal.)*

   d) **County Offices** including Environmental Health Department; County Planning Department; Public Works Department; Air Pollution Control Districts; County Agriculture Commissioner's Office; County Tax Assessor's Office for all pertinent records regarding the site.

   e) **Local Fire Department** for records regarding emergency response activities and hazardous materials storage at the site.

   f) **California Secretary of State's Office** for information regarding corporate ownership, officers, etc..

2) **Site Owner/Operator Records:** Facility records may be the primary source for information on hazardous substance/waste management practices at the site. Owner/operator files may include such records as product purchase invoices; waste manifests; permits; material safety data sheets; safety plans, preparedness and prevention plans; spill prevention, countermeasure and control plans; etc. that will provide valuable information regarding hazardous substance/waste types, quantities, and treatment, storage and disposal practices.

3) **Professional Trade Organizations:** These organizations will have information on manufacturing processes and common industry practices.

4) **Maps and Photographs:** Maps and photographs will be useful for establishing the physical setting of the site and identifying property uses at specified times.

   a) **USGS 7.5 Minute Topographic Maps** produced by the United States Geological Survey provide a basis for establishing site location and topographic information.

   b) **Aerial photographs** of areas encompassing the site may allow for identification of historical development or site activities.

   c) **Photographs** may be available from private collections, libraries of local governments or colleges and universities, or historical societies that document historical site activities.
d) **Fire Insurance Maps** produced by private fire insurance map companies indicate uses of properties at specified dates.

### 2.3.2 SITE INSPECTION

A site inspection is essential to document the physical setting of the site, verify information obtained from owner/operator and agency records, and/or obtain site specific information when no records are available. The site inspection should consist of a walk-through of known and potential exterior operations areas as well as the interiors of all structures. Observations during the site inspection should focus on identifying hazardous materials/waste management units, quantities and potential releases. The box to the right contains examples of the specific physical features the observer should attempt to identify.

### 2.3.3 INTERVIEWS

Interviews with current or former owners/operators, employees, occupants and/or site neighbors will be useful to obtain information regarding uses and historical physical characteristics of the site. Often based upon personal experience, this information can provide greater insight as to how the facility may have operated or who may be gaining access to the site. These personal accounts may confirm information found in agency files and provide missing details about the site. In some cases the information obtained from interviews may differ or contradict that obtained from records reviews. In these instances additional research may be required to determine which information is accurate. Notes taken during interviews may be used as reference documents.

Telephone interviews may also be conducted with State and local agencies to obtain information not readily available through file review, including drinking water supplies, well locations, population served, and aquifer information.

<table>
<thead>
<tr>
<th>Property boundaries</th>
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</thead>
<tbody>
<tr>
<td>Locations and boundaries of all onsite operations (present and past)</td>
</tr>
<tr>
<td>Foundations of former structures</td>
</tr>
<tr>
<td>Storage tanks and storage areas (including &quot;empty&quot; drum storage)</td>
</tr>
<tr>
<td>Odors</td>
</tr>
<tr>
<td>Pools of liquid (including standing surface water)</td>
</tr>
<tr>
<td>Electrical or hydraulic equipment known or likely to contain PCBs</td>
</tr>
<tr>
<td>Unidentified substance containers</td>
</tr>
<tr>
<td>Stained soil and pavement, corrosion, and degradation of floors and walls</td>
</tr>
<tr>
<td>Drains and sumps</td>
</tr>
<tr>
<td>Pits, ponds and lagoons</td>
</tr>
<tr>
<td>Surface drainage pathways</td>
</tr>
<tr>
<td>Stressed vegetation (from something other than insufficient water)</td>
</tr>
<tr>
<td>Solid waste and waste water</td>
</tr>
<tr>
<td>Wells (including dry wells, irrigation wells, injection wells)</td>
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<tr>
<td>Septic systems</td>
</tr>
</tbody>
</table>

### 2.4 DATA COLLECTION AND EVALUATION

This section deals with collecting samples from the field and evaluating the quality of the data collected. The party conducting the PEA will meet with the Department project manager to review background
information collected and discuss the need for additional sampling and a sampling strategy for the site. The preparer will submit a proposed workplan to the Department for review and approval. Upon approval, the samples are collected and analyzed, and the resulting data is evaluated by the preparer and submitted to the Department for review. Once the sampling and quality objectives are met, the data is ready for use in the screening evaluation (Section 2.5) and preparation of the PEA report.

The scope and type of necessary field sampling will vary depending upon the site specific history and the nature of the release of hazardous substances. If sampling has been conducted in the past, the results and related information must be reported and evaluated as part of the PEA. Additional sampling activities are required for all PEA investigations unless prior sampling data is of sufficient quality and quantity to fulfill the PEA requirements and objectives and provides enough information to complete the PEA report. Past sampling activities must have been conducted in a manner consistent with Department standards and guidance in order to be used in lieu of additional PEA sampling activities. The Department's project manager will evaluate the adequacy of the data for use in the PEA investigation.

Prior to collecting samples for the PEA, it is important to identify and evaluate past sampling efforts to ensure that the PEA sampling efforts are planned and implemented appropriately. Some general PEA sampling objectives are provided in the box below. Site specific sampling objectives should be defined well in advance of collecting the samples.

<table>
<thead>
<tr>
<th>PEA Sampling Objectives</th>
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<tbody>
<tr>
<td>Document whether a release of hazardous substances/wastes has occurred</td>
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<tr>
<td>Identify contamination &quot;hot spots&quot; that may require an expedited removal action</td>
</tr>
<tr>
<td>Provide data which allow a determination of the need to remediate the site</td>
</tr>
<tr>
<td>Provide input to PEA screening evaluation</td>
</tr>
<tr>
<td>Collect information for site listing process</td>
</tr>
</tbody>
</table>

2.4.1 WORKPLAN PREPARATION

The party preparing the PEA will be responsible for submitting a workplan for the Department's review and approval prior to implementing field activities. The workplan must include all information necessary for implementing field work. The workplan includes a Site Safety Plan (SSP) and a sampling plan. Requirements for the SSP are discussed in Section 2.4.4. The Department refers the preparer to USEPA guidance for suggested information and format for completing a sampling plan (USEPA 1990a). The following points are to be addressed in the sampling plan:

1) **Site Background:** Provide a history and site description relevant to sampling which identifies past activities which may have resulted in the contamination and the location and possible extent of the original release(s). The plan should also include other relevant site information such as topography, hydrology, climate conditions and past sampling information. Maps need to be presented that show the site in relation to its surroundings and identify site specific features. The plan should also include a map(s) dedicated to identifying all sampling points, contamination sources, surface water and general
ground water flow directions, and site boundaries.

2) **Rationale for sampling strategy:** Provide the reason for choosing the locations, number of samples, analytical parameters, detection limits and field screening methods. Any statistical approach used to select the locations should be explained.

3) **Sampling Methods:** List the standard operation method and step by step procedures of how each sample will be collected for each matrix and sampling techniques. Any special methods to prevent losses of volatile or unstable compounds should be described. All equipment used to obtain samples and number and type of field quality controls should be identified.

4) **Sample containers and preservation:** A table can be used to show types of containers and preservatives to be used for the different matrices and analyses. A description of or reference to the type of precleaning method used for the containers should be provided.

5) **Sample packaging and shipment:** Describe the methods for packaging, labeling, marking and shipping the samples.

6) **Sample documentation:** A description of the label with a photocopy example should be provided. A unique numbering system that positively identifies each sample and does not distinguish the quality assurance and quality control (QA/QC) samples from other samples should be described. There should be a discussion of field documentation to include field logs (log book, drilling logs etc.), photographs, and QC checklist or logs, and chain of custody forms and seals. The specific types of entries to be made in the various logs should be stated.

7) **Analysis Methods and Detection Limits:** List the analysis to be performed on each sample (group of samples) and the detection limit for each contaminant. The detection limit for a contaminant must be sufficiently low to insure that a significant threat does not go undetected (see Section 2.4.6.2).

8) **Decontamination:** A description of equipment decontamination and disposal of materials should be provided. While much of this discussion will be contained in the SSP, anything affecting the possibility of cross contamination should be included.

9) **Waste Management:** A description of the manner in which investigation derived wastes (drill cuttings, etc.) will be managed from containment to disposition.

### 2.4.2 SAMPLING STRATEGY

The primary objective of sampling during the PEA is to provide analytical data of known quality which identifies the contaminants at the site. This data will be used to estimate the risk to public health or the environment using the PEA screening evaluations. The PEA screening evaluations require the use of the highest concentrations of each contaminant detected on-site to estimate the site's potential threat. The sampling strategy should ensure that locations which would likely contain the highest contaminant concentrations will be sampled.

A secondary objective of the sampling is to determine the general extent of contamination in order to assess immediate potential threats and scope removal and remediation needs. Sufficient information should be gathered from the sampling to determine: 1) the need for expedited response actions such as restricting site access; 2) the areas of the site with highest levels of contamination; and 3) the priority
with which the Department should address final remediation.

The degree to which the sampling strategy includes surface soils, subsurface soils, ground water, surface water and air will be based on past hazardous materials handling practices, available analytical data, suspected contamination sources, probable migration routes, and potential exposure pathways identified in the conceptual site model. The extent of the subsurface investigation should be based on the site specific lithology and the migration potential of the contaminants. Overall, the investigation should be performed in a manner that will determine the nature of the contaminants, their general distribution in the environment and their potential to migrate.

The proposed sampling can occur in one event or can be addressed in a phased approach, depending on the information known prior to sampling and the specific goals of each investigation. Sites with little known and suspected contamination may require only one sampling event to gather sufficient information to address the objectives. Sites with extensive suspected contamination and numerous migration routes may require a phased approach with several sampling events. The phased approach may first determine the nature and general extent of soil contamination prior to determining the need for a ground water investigation, surface water sampling and/or air monitoring. The PEA preparer and Department staff should explore the most cost effective approaches to collecting the required information while maintaining the scientific integrity of the investigation.

Geologic or engineering plans, specifications, drawings, and reports must be prepared by, or under the direct supervision of a California registered geologist or civil engineer, as appropriate, who will review and sign all such documents indicating responsibility for their content.

### 2.4.2.1 SOIL SAMPLING (VADOSE ZONE)

The primary strategies used during the PEA to determine soil sampling locations are authoritative and systematic random sampling. Authoritative or "biased" sampling can be used to detect the highest concentrations of each contaminant and the general extent of contamination at sites where potential release locations are known. In this strategy the person collecting the samples selects the sampling locations using personal judgement; generally in areas where the highest concentrations of contaminants are suspected. Systematic random sampling can be used to determine the location and general extent of contamination at sites where the area of release is not well known. Systematic random sampling involves the collection of samples at predetermined, regular intervals of a grid placed over an area potentially impacted by a release. The reader should consult SW-846 (USEPA, 1986a) for more detail on the sampling strategies.

The PEA will require the collection of subsurface soil samples to assess the vertical extent of contamination and the potential for ground water contamination. The maximum depth of sampling will depend on the potential for migration of the contaminants through soil. Individual sample depths must be based on site specific lithology. Continuously cored boreholes must be installed to the anticipated depth of sampling at suspected locations of contamination. The continuous cores must be geologically logged and described for use in determining the depths at which samples are to be collected. Specifically, contacts between fine- and coarse-grained sedimentary units must be defined. Samples for analysis must be collected from fine-grained sediments occurring immediately adjacent to contacts with coarse-grained units. In the vadose zone fine-grained materials act as avenues for contaminant migration and may retard or
restrict the downward migration of contamination if it is moving by semi-saturated (or saturated) flow. Sampling locations should also be targeted at depths where information collected from direct reading instruments and physical observations indicate contamination may exist.

At most sites the samples collected and analyzed for the PEA are to be discrete samples. The compositing of samples loses information which would have been provided by the individual samples. Composite sampling is not recommended during the PEA, because the PEA usually involves relatively limited sampling, and each sample should provide as much information as possible. However, composite sampling can be approved by the Department in advance for very specific purposes.

At sites where volatile organic compounds (VOCs) are suspected, the use of soil gas sampling is recommended as an indicator for the presence and general extent of soil contamination and the potential for ground water contamination. After identifying the areas of concern via soil gas sampling, soil samples may be collected to obtain concentrations for use in the screening evaluation.

2.4.2.2 GROUND WATER SAMPLING

The determination whether ground water sampling is necessary at the site, including construction of monitoring wells, is based on a comparison of depth to local ground water and depth of soil contamination. Ground water sampling may not be necessary when contamination is known to be restricted to a few feet below the ground surface and ground water is a significant depth below ground surface. Subjective criteria can be used for some geologically well-characterized sites to make the decision not to install monitoring wells. For example, if the contaminants are relatively immobile and positively known to have been used or disposed in relatively small quantities at the ground surface, monitoring wells are probably not necessary.

Ground water sampling should be performed at the site if any of the following conditions exist:

- Previous sampling data indicates that the ground water is contaminated;
- Historical operations at the site indicate a potential for ground water contamination due to quantity and/or types of chemicals released and the permeability of onsite soils; or
- Soil and/or soil gas data indicates the potential for ground water contamination.

When wells are required during the PEA investigation, a minimum of three monitoring wells are to be constructed with screened intervals across the water table. The purpose of monitoring wells is to identify through sampling if ground water has been affected by migration of contaminants and to establish the direction of ground water flow. In addition to sampling for suspected contaminants, monitoring wells should be sampled for water quality parameters and water level to check for fluctuations and obtain ground water elevation data not biased by short term aberrations, seasonal fluctuations, or off-site intermittent well pumping. These measurements are used to construct water contour maps, calculate gradients, and identify flow direction. Department general guidance on well installation and monitoring is available in Guidelines for Hydrogeologic Characterization of Hazardous Substance Release Sites (DTSC, 1993). Site-specific guidelines for the ground water monitoring program will be developed in conjunction with Department staff; including the construction of more than three monitoring wells.
Ground water monitoring for the PEA should continue until sufficient information is gathered to determine if ground water has been impacted. If initial monitoring results do not identify ground water contamination, the PEA report can be prepared with the recommendation that ground water monitoring continue (typically one year) to confirm the initial results. Results of the continued monitoring will be submitted to the Department for review. If these additional results do not indicate that contamination exists, monitoring may be discontinued. However, if results indicate contamination is present, the Department will retract the "no further action" recommendation for the ground water pathway and reopen the investigation.

If initial monitoring results identify significant ground water contamination, the PEA is concluded with a recommendation for further investigation and remediation. If the site will experience a time lag until the Department can provide oversight for characterization and remediation, monitoring should continue in the interim with results submitted to the Department and the RWQCB for review. This interim data will be very useful for scoping the RI/FS and/or for determining the site's relative priority for RWQCB oversight.

2.4.2.3 SURFACE WATER SAMPLING
Surface water bodies that pass through or border the site and have a potential to be affected by the contamination need to be sampled. Water and sediment samples should be taken to determine the up-gradient and down-gradient concentrations of chemicals. The methods used to collect samples, be they sediment or water, should be based upon the type of contaminants, type of water body, flow rate of water and other physical features. Sediment samples should be collected from locations where the potential exists for nonsoluble or slightly soluble contaminants to settle. Samples should be collected from various locations along the runoff course that leads from the contamination to the water body; at the point where the runoff course enters the water body; up-gradient from that point; and down-gradient from that point.

2.4.2.4 AIR SAMPLING
The PEA determines the potential risk from contaminants via the air pathway by using the known contaminant concentrations in soil to estimate the probable concentrations in air. Air monitoring data are not appropriate for this screening evaluation because of the high degree of uncertainty in estimating long-term exposures from limited monitoring. Air monitoring can provide a synoptic estimation of air concentrations, and therefore may be useful for worker health and safety monitoring, or monitoring during removal actions.

2.4.2.5 BACKGROUND SAMPLING
Background samples are collected to distinguish between site related contamination and naturally occurring or anthropogenic contaminant levels. In general, the use of regional background levels for comparison to site contamination is not acceptable. Background samples should be collected for each medium being investigated, be it water, soil, soil gas, or air. Background samples should be collected at or near the site but not in areas likely to be influenced by the contamination and/or facility operations (past or present). Background samples should be collected from locations that are upgradient/upwind/upstream of the suspected contamination.

Background samples should be analyzed for naturally occurring chemicals. With few exceptions, one may assume that background levels for manmade chemicals are zero. The few exceptions may arise when an off-site source has contributed to the onsite contamination or the site is part of a regional contamination problem.

It is unlikely that a sufficient number of background samples will be collected during
the PEA investigation to be considered statistically valid. However, the information is useful in comparing relative ranges of background results to onsite contamination. We suggest background samples be collected from a minimum of four locations to determine the average contaminant concentration that is not a result of releases from the site. The collector should insure that the background samples at each location are collected from strata similar to onsite samples to which they will be compared. If initial sampling reveals a high variability between levels in each sample, more samples should be collected to increase the confidence in the average.

2.4.3 QUALITY ASSURANCE AND QUALITY CONTROL MEASURES

The sampling strategy for the site should include quality assurance and quality control (QA/QC) measures to be implemented as part of the sampling and analytical procedures. The purpose of these measures will be to produce data of a known quality. These QA/QC measures are established to monitor both field and laboratory procedures.

To check the precision and accuracy of field data, QA/QC samples will be collected for analysis. Field QC samples consist primarily of field blanks, trip blanks or equipment blanks, duplicates, and split or collocated samples. Field quality control samples must be collected, stored, transported, and analyzed in a manner consistent with the site samples. Table 2-1 provides the minimum field QA/QC sample requirements for each medium. Samples to be used for QA/QC purposes should be collected from areas not likely to be highly contaminated.

In addition to samples listed in Table 2-1, QA/QC measures can be employed through-out the sample collection to improve the quality of the results. When selecting devices to collect, store, preserve and transport the samples, consider the effect the device may have on the integrity of the samples. The devices must not alter the samples so as to be reactive, promote adsorption, leach analytes, or otherwise influence contaminant concentrations prior to analysis. Sample collection should also be performed in a manner that does not adversely affect the sample integrity. The collected samples are to be representative of existing site conditions, and influences due to the sampling and analysis procedures should be minimized. In order to evaluate any potential influences, persons conducting the sampling should document the manner in which samples are handled from the time of collection until final analysis.

TABLE 2-1: QUALITY ASSURANCE/QUALITY CONTROL SAMPLES

<table>
<thead>
<tr>
<th>SAMPLE TYPE</th>
<th>RATIOS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Collocated replicates</td>
<td>5% of total # of samples</td>
</tr>
<tr>
<td>Split replicates</td>
<td>5% of total # of samples</td>
</tr>
<tr>
<td>Travel blanks</td>
<td>1 per sample shipment (volatile)</td>
</tr>
<tr>
<td>Equipment blanks</td>
<td>1 per field decontamination event (as needed)</td>
</tr>
</tbody>
</table>

The State Certified laboratory performing the analysis should have its own internal QA/QC procedures. They include method blanks, surrogates, matrix spike and matrix spike duplicates, laboratory duplicates and initial and continuing calibration checks. These procedures will more than likely vary between laboratories.
2.4.4 HEALTH AND SAFETY REQUIREMENTS

The Code of Federal Regulations (CFR) and the California Code of Regulations (CCR) describe requirements for health and safety at hazardous waste sites. Specifically, 29 CFR 1910.120 and 8 CCR 5192 require that:

- Personnel receive 40 hours of classroom training and 24 hours of supervised field training concerning the hazards that may be encountered at hazardous waste sites;
- Personnel participate in a medical monitoring program;
- A Site Safety Plan (SSP) be prepared prior to personnel entering a hazardous waste site; and
- Personnel review the SSP for specific hazards concerning the site prior to initiating work.

A SSP must be prepared and submitted to the Department for review prior to initiating PEA activities at the site. The SSP must be submitted to the Department in conjunction with the submittal of the Sampling Work Plan. The objective of the SSP is to ensure protection of the investigative team as well as the general public during PEA sampling activities.

ADDITIONAL REGULATORY REQUIREMENTS

The Department will provide oversight for the preparation and implementation of the majority of the work required to complete the PEA. However, in doing so, the Department does not relieve the responsible person(s) from liability for compliance with all other applicable laws and regulations. The PEA must be conducted in compliance with all applicable Federal, State and local requirements including, but not limited to requirements to obtain permits and to ensure worker safety.

The following are some examples of other regulatory requirements whose applicability should be investigated prior to initiation of PEA sampling activities:

- County requirements for drilling permits and abandonment of borings and wells;
- Manifest and DOT requirements for transporting hazardous waste;
- Air Pollution Control District permit requirements for air emissions (e.g. from stockpiles of soils contaminated with volatile chemicals and for emissions during excavation);
- Regional Water Quality Control Board requirements for cleanup levels protective of ground water quality;
- OSHA requirements for worker safety;
- Land disposal restrictions for wastes/contaminated soils transported for disposal; and
- Department of Fish & Game requirements for identification and management of threatened or endangered species and habitats.

DATA EVALUATION

The PEA investigation usually requires the collection of a variety of data for a number of different purposes. Data collected can range from field monitoring data for health and safety precautions to laboratory analysis results to determine contaminant levels. Each sample collected may have been analyzed for a number of different chemicals, depending upon the rationale for the sample. However, not all of the chemicals detected will be attributable to an onsite release and not all of the data is guaranteed to be of an acceptable quality.
The purpose of the evaluation is to determine which of the chemicals identified by the data are likely to be site-related and to assess whether the reported concentrations for these chemicals are of acceptable quality for use in the screening evaluation. Much of the information in the following sections was excerpted from USEPA, 1989a.

2.4.6.1 EVALUATION OF ANALYTICAL METHODS

Not all of the data collected during the field investigation is appropriate for use in the screening evaluation. Analytical results that are not specific for a particular compound or results of insensitive analytical methods (e.g., portable field instruments) generally are not appropriate for quantitative risk assessment. Table 2-2 provides examples of the types of analytical techniques and data that could potentially be unsuitable for use in the screening evaluation. These types of results, however, may be useful when considering sources of contamination, potential fate and transport of contaminants or qualitative discussions of risk. In addition, the results of analytical methods associated with unknown, few, or no QA/QC procedures should be eliminated from further quantitative use.

TABLE 2-2; EXAMPLES OF POTENTIALLY UNSUITABLE ANALYTICAL TECHNIQUES

<table>
<thead>
<tr>
<th>Analytical Instrument or Method</th>
<th>Purpose of Analysis</th>
<th>Analytical Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Photoionizing Detector</td>
<td>Health and Safety, Field Screen</td>
<td>Ionizable Organic Vapor</td>
</tr>
<tr>
<td>Organic Vapor Analyzer</td>
<td>Health and Safety, Field Screen</td>
<td>Total Organic Vapor</td>
</tr>
<tr>
<td>Combustible Gas Indicator with O2 meter</td>
<td>Health and Safety</td>
<td>Combustible Vapors, Oxygen-deficient Atmosphere</td>
</tr>
<tr>
<td>Field Gas Chromatography¹</td>
<td>Field Screen/ Analytical Method</td>
<td>Specific Volatile and Semivolatile Organic Chemicals</td>
</tr>
</tbody>
</table>

¹ Depending on the detector used, this instrument can be sufficiently sensitive to yield adequate data for use in a quantitative risk assessment; however, a confirming analysis by GC/MS should be performed on a subset of the samples in a laboratory prior to use. Source: EPA, Risk Assessment Guidance for Superfund, Volume I (Part A), December 1989.
2.4.6 EVALUATION OF DETECTION LIMITS

Before eliminating chemicals because they are not detected, the following points should be considered:

- the detection limit for a chemical may be greater than corresponding standards, criteria, or concentrations derived from toxicity reference values (therefore, the chemical may be present at levels greater than these corresponding reference concentrations, which may result in undetected risk); and

- a particular detection limit may be significantly higher than positively detected values in other samples in a data set.

These two points and types and definitions of detection limits are discussed in detail in Chapter 5 of USEPA, 1989a.

After considering the above points and any other reasonable reasons why contaminants may not have been detected, generally eliminate those chemicals that have not been detected in any medium. If information exists to indicate that the chemicals are present, they should not be eliminated. For example, if chemicals with similar fate and transport characteristics are detected frequently in soil, and some of these chemicals are also detected frequently in ground water while the others are not detected, then the undetected chemicals are probably present in the ground water and additional sampling should be conducted to attempt to confirm their presence. The PEA report can identify the possibility of undetected contaminants and recommend the additional sampling for the contaminants as part of the RI/FS.

2.4.6.3 EVALUATION OF QUALIFIED DATA

For analytical results, various qualifiers pertaining to the quality of the data are attached to certain data by either the laboratories conducting the analysis or by persons conducting the data evaluation. All qualifiers must be addressed before the chemical data can be used for the screening evaluation.

2.4.6.4 EVALUATION OF BLANKS

Analysis of blank samples provides a way to determine whether contamination has been introduced into a sample set either (1) in the field while the samples were being collected or transported to the laboratory or (2) in the laboratory during sample preparation and analysis. To prevent the inclusion of non-site-related contaminants in the screening evaluation, the concentrations of chemicals detected in blanks must be compared with concentrations of the same chemicals detected in site samples. Detailed definitions of different types of blanks are provided in Chapter 5 of USEPA, 1989.

Blanks containing common laboratory contaminants. Acetone, 2-butanone (or methyl ethyl ketone), methylene chloride, toluene, and the phthalate esters are considered by USEPA to be common laboratory contaminants (USEPA 1989a). In accordance with USEPA guidance (USEPA 1989a), if the blank contains detectable levels of common laboratory contaminants, then the sample results should be considered as positive results only if the concentrations in the sample exceed ten times the maximum amount detected in any blank. If the concentration of a common laboratory contaminant is less than ten times the concentration detected in the blank, then conclude that the chemical was not detected in the particular sample and consider the blank-related concentrations of the chemical to be the quantitation limit for the chemical in that
sample. Note that if all samples contain levels of a common laboratory contaminant that are less than ten times the level of contamination noted in the blank, then completely eliminate that chemical from use in the screening evaluation (the analysis results should still be presented in the report with an explanation).

Blanks containing chemicals that are not common laboratory contaminants. If the blank contains detectable levels of one or more organic or inorganic chemicals that are not considered by USEPA to be common laboratory contaminants, then consider site sample results as positive only if the concentration of the chemical in the site sample exceeds five times the maximum amount detected in any blank. Treat samples containing less than five times the amount in any blank as non-detects and consider the blank-related chemical concentration to be the quantitation limit for the chemical in that sample. Again, note that if all samples contain levels of a chemical that are less than five times the level of contamination noted in the blank, then completely eliminate that chemical from the set of sample results.

2.4.6.2 EVALUATION OF TENTATIVELY IDENTIFIED COMPOUNDS

Both the identity and reported concentration of a tentatively identified compound (TIC) are questionable. Two options for addressing TICs exist, depending on the relative number of TICs compared to non-TICs. A discussion of TICs is provided in Chapter 5 of USEPA, 1989a.

2.4.6.6 COMPARISON OF SITE DATA WITH BACKGROUND

In some cases, a comparison of sample concentrations with background concentrations is useful for identifying the non-site-related chemicals that are found at or near the site. If background risk might be a concern, it should be calculated separately from site-related risk. A detailed discussion of background sample comparison is contained in Chapter 5 of USEPA, 1989a.

2.4.6.7 IDENTIFICATION OF CHEMICALS OF POTENTIAL CONCERN

All chemicals that are not eliminated by any of the above evaluations should be considered potential contamination concerns for the site and should be evaluated further through the PEA screening evaluation. The preparer should work closely with Department staff when evaluating data that is thought to be non-site-related. Department approval is required before a chemical can be eliminated from evaluation through the human health screening evaluation described in the following section.

2.5 HUMAN HEALTH SCREENING EVALUATION

The purpose of this screening evaluation is to provide the risk manager with an estimate of the potential chronic health hazard from contamination at the site. The anticipated use of this screening evaluation is to assist the risk manager in deciding whether further site characterization, risk assessment, or remediation is necessary. The risk/hazard estimates are calculated for exposure pathways most frequently encountered at a residential setting. Due to the generic nature of these assumptions, the risk and hazard estimates are not absolute estimates of risk or hazard at a specific site. Although health-conservative exposure factors are used, not all potential exposure pathways are included (e.g. contaminant uptake by homegrown produce and subsequent ingestion). The Department is currently developing a multi-media, multi-pathway model (CalTOX) which can be used in a stochastic mode. The Department envisions that this screening evaluation will be
updated to included CalTOX once it has been formally adopted.

Because of the generic nature of the assumptions, the risk/hazard estimates calculated may not be maximum or "worst-case". It is the responsibility of the PEA preparer, in consultation with the risk manager, to determine whether additional exposure pathways should be considered. To assist the PEA preparer and risk manager, this guidance points out the assumptions and limitations of the models and equations.

This screening evaluation is intended to be a health-conservative preliminary evaluation of potential risk and hazard. This screening evaluation can be used to calculate preliminary remediation goals (PRGs) by establishing an accepted risk level or hazard quotient, and back calculating to a media concentration. However, the PRGs established by USEPA (USEPA, 1991b) cannot be used in lieu of this screening evaluation, since many of the exposure pathways considered in the screening evaluation are omitted from the calculation of PRGs.

PRGs are initial media concentrations to be used in the remedy selection phase of a feasibility study. Thus, PRGs are applied after considerable site investigation and site-specific risk assessment have been conducted. PRGs are for single compounds in one media; therefore, risk and hazard from multiple pathways and multiple compounds are not considered. In contrast, the screening evaluation is a set of equations designed to estimate hazard and risk for all compounds present at a site. The screening evaluation is to be applied early on in the site assessment process, typically before the exact extent of contamination has been fully delineated.

This screening evaluation consists of a compilation of methods, models, and assumptions commonly used by the USEPA to quantify risk/hazard. The approach used in developing this screening evaluation was to define default exposure factors which must be used in the calculation of risk/hazard at each site. The default factors chosen are those recommended by the U.S. EPA to represent a reasonable maximum exposure in a residential setting at Superfund sites. Using these default factors, this screening evaluation quantifies the potential life-time risk and hazard from site conditions for a defined set of exposure pathways. Use of these defined exposure parameters provides uniformity in the application of the screening evaluation, because little discretion is allowed on the part of the user in deciding which models, assumptions, and exposure factors to use.

2.5.1 SCREENING EVALUATION ASSUMPTIONS AND EXPOSURE FACTORS

The following sections outline the parameters of the human health screening evaluation. The use of alternative models and assumptions other than those stated herein is prohibited.

2.5.1.1 LAND USE

For purposes of this screening evaluation, the land use of the site will be assumed to be residential, regardless of the current use and zoning for the site. Additional evaluations and actions are necessary to address land uses other than residential. Therefore, alternative land use scenarios are beyond the scope of this screening procedure.

2.5.1.2 EXPOSURE PATHWAYS AND MEDIA OF EXPOSURE

It is assumed that the following exposure routes and media of exposure are applicable to residential land use:

Inhalation: airborne dust, VOCs from soils, VOCs from using household water;
Ingestion: surface water, ground water (household use only), and incidental ingestion of soil;

Dermal Absorption: direct contact with soil, surface water, and ground water (e.g., showering).

Other pathways of exposure are possible under a residential scenario, but for this screening evaluation, only these major pathways are considered. If food chain contamination is suspected or is plausible, then this screening level evaluation should not be used.

2.5.1.3 CHEMICAL GROUPS

Certain chemical groups are beyond the scope of this screening assessment since they require more complex toxicological evaluations or represent acute health risks. Examples would be wastes/soils which have a pH less than or equal to 2.0 or greater than or equal to 12.5; medical wastes; reactive/explosive wastes (e.g., munitions, strong oxidizers); asbestos and radioactive wastes. These wastes require other techniques of investigation and assessment.

The following assumptions should be used regarding certain chemicals and groups of chemicals:

1) Polycyclic Aromatic Hydrocarbons (PAHs): (See Errata Sheet at end of Chapter 2.)
Assume all potentially carcinogenic PAHs are equivalent in cancer potency to benzo[a]pyrene on a weight basis, unless specified otherwise by the Cal/EPA. The following PAHs are considered to pose a potential carcinogenic risk to humans:

- benzo[a]anthracene
- benzo[b]fluoranthene
- benzo[j]fluoranthene
- benzo[k]fluoranthene
- benzo[a]pyrene
- chrysene
- dibenz[a,h]acridine
- dibenz[a,j]acridine
- dibenz[a,h]anthracene
- 7H-dibenzo[c,g]carbazole
- dibenzo[a,e]pyrene
- dibenzo[a,h]pyrene
- dibenzo[a,i]pyrene
- dibenzo[a,l]pyrene
- 7,12-dimethylbenz[a]anthracene
- indeno[1,2,3-c,d]pyrene
- 3-methylcholanthrene
- 5-methylchrysene

2) Polychlorinated Biphenyls (PCBs): Assume all PCBs are equivalent to Aroclor 1260 in cancer potency.

3) Polychlorinated Dibenzo-p-dioxins and Dibenzofurans (PCDD/PCDF): Assume unspeciated PCDD/PCDF are equivalent in cancer potency to 2,3,7,8-tetrachloro-dibenzo-p-dioxin (2,3,7,8-TCDD). However, if congeners have been speciated, use the Interim Toxicity Equivalency Factor (I-TEF) approach (DTSC, 1992, Chapter 9).

4) Chromium: Assume total chromium is all hexavalent unless valid data on speciation are available.

5) DDT and Congeners: Assume the cancer potencies of DDE and DDD are equal to that of DDT.

6) Total Petroleum Hydrocarbons (TPH): TPH values as such are not useful for this screening process. For analytical results reported as TPH in soil, the constituents to evaluate in this screening assessment are dependent upon the source of the TPH. If the source of petroleum hydrocarbons is known, or highly suspected to be, fuels or crude oil, then certain critical constituents of these petroleum products must be analyzed (e.g. heavy metals, PAHs, BTEX, etc.). The critical components will vary according to the fuel source. Oak Ridge National
Laboratory (1989) has published detailed information on various fuels.

If the source of the petroleum hydrocarbons is unknown, then a full scan for organic analytes should be conducted to identify the presence of critical constituents and their concentration prior to conducting the screening evaluation. Such a full scan for soils would include Methods 8240 and 8270 (USEPA, 1986b), while for water it would include Methods 624 and 625 (USEPA, 1982). These methods should be augmented as necessary with methods that achieve needed detection limits.

7) **Metals:** For the purposes of this document, the term "metals" is taken to include true metals, such as cadmium and zinc, as well as metalloid elements, such as arsenic and selenium.

8) **Inorganic Lead:** Evaluation of hazard from inorganic lead in soils is best conducted using a methodology not described here. For screening purposes, the Office of Scientific Affairs (OSA) has established that a concentration of inorganic lead concentrations less than 130 ppm in soil constitutes an acceptable human health risk. This value was obtained using the spreadsheet model LEADSPREAD, which is described in guidance from OSA (DTSC, 1992, Chapter 7) and conservative, screening level assumptions. If inorganic lead levels exceed 130 ppm in soil and exceed established background levels, then OSA guidance should be used to calculate hazard.

9) **Comparison to Background:** As described in Section 2.4.6.6, a comparison should be made to decide whether metal concentrations are comparable to background levels. Those metals present at levels equivalent to background need not be considered in the screening evaluation; however, metals whose concentrations are above background should be included. Under no circumstances should background concentrations be subtracted from concentrations observed at the site. Lead may not be removed by comparison to background; it should be evaluated as described in (h) above.

### 2.5.1.4 EXPOSURE POINT CONCENTRATIONS

Use the maximum contaminant value which was found from sampling as the exposure point concentration. When using the models contained in the screening evaluation for estimating ambient air concentrations, use the maximum soil value found from sampling.

For chemicals which were treated or stored on site, or for chemicals which are suspected to have been spilled on the site but sample data indicate the contaminant concentration is below the sample quantification limit (SQL, a.k.a. practical quantification limit or PQL), then the value of the SQL is to be used as the exposure point concentration.

In cases where there is adequate characterization, and subject to review and approval by the project manager at the Department's Regional office, the 95 percent upper confidence limit of the arithmetic mean may be used for the exposure point concentration. If a concentration other than the maximum value observed is employed, consult DTSC (1992), Chapter 2, for details of calculations.

### 2.5.1.5 TOXICITY VALUES

The hierarchy of toxicity values to be used in the preliminary assessment is as follows:

1) Cancer potency factors (slope factors, SFs) or chronic reference doses (RfDs) promulgated into California regulations.
2) SFs or chronic RfDs used to develop environmental criteria promulgated into California regulations.

3) USEPA's Integrated Risk Information System (IRIS). Access to this database can be obtained through the National Library of Medicine's "TOXNET" system, (301)496-6531; USEPA's Risk Information Hotline, (513)569-7254; or a variety of commercially available databases.


5) Toxicity values for compounds not available in references 1) through 4) should be obtained by contacting the OSA "Helpline", at (916)255-2007. The PEA preparer must provide OSA with the site name, name of the Department's project manager, chemical name(s) and Chemical Abstracts Service Registry Number(s), type of media contaminated, and routes of exposure.

References 1) and 2) above include SFs or RfDs used in deriving the "no significant risk levels" under the State's Safe Drinking Water and Toxic Enforcement Act of 1986 and SFs or RfDs used in deriving State drinking water Maximum Contaminant Levels (MCLs). The entirely health-based dose criteria should be used to estimate risk and not the resulting risk management environmental concentration criteria (e.g., not the MCL). Cal/EPA Criteria for Carcinogens (Cal/EPA, June 18, 1992) is updated annually. Copies may be obtained from the Department's project manager for the site or from the Office of Environmental Health Hazard Assessment, (916)324-7572.

Use categories (c) and (d) when State SF or chronic RfD values are not available.

Chronic (not subchronic) RfDs must be used to calculate hazard.

When determining the toxicity value for inhalation pathways, use an inhalation reference concentration (RfC) when available. The RfC, expressed in mg/m³, should be converted to equivalent RfD values (in units of dose) by multiplying the RfC by a ventilation rate of 20 m³/day and dividing it by an average body weight of 70 kg [RfC (mg/m³) x (20 m³/day / 70 kg) = RfD (mg/kg-day)]. When an inhalation SF or RfC is not available for a compound, use the oral SF or RfD in its place.

Use oral SFs and RfDs as surrogate values to estimate systemic toxicity as a result of dermal absorption of a chemical, because dermal toxicity values are currently not available for any chemicals. Use of the oral SF or oral RfD directly does not correct for differences in absorption and metabolism between the oral and dermal routes. Also, direct toxic effects on the skin are not accounted for. Thus, the use of an oral SF or oral RfD for the dermal route may lead to an underestimation or an overestimation of the risk or hazard, depending on the compound. Therefore, the use of the oral toxicity value as a surrogate for a dermal value increases the uncertainty in the estimation of risk and hazard. However, this is not generally expected to significantly underestimate the risk or hazard relative to the other routes of exposure evaluated in this risk assessment screening procedure.

2.5.2 RISK/HAZARD CHARACTERIZATION

For each compound detected at the site, the screening evaluation calculates a risk and/or hazard for water, soil, and air pathways. The excess lifetime cancer risk for carcinogenic compounds (termed "Risk," where "i" is the medium of exposure (water, soil, air)), is calculated only for those compounds considered by Cal/EPA or USEPA to pose a carcinogenic risk to humans. This value represents the risk, or
theoretical probability, of developing cancer from that chemical upon exposure to that medium. The hazard quotient (termed "Hazard," where "i" is the medium of exposure), is calculated for all compounds, carcinogenic as well as non-carcinogenic. This value is a measure of the non-carcinogenic toxicity of a compound; it is not a probability. The hazard quotient is the ratio of the estimated dose from exposure to compounds in a medium, to a value which is believed not to produce adverse health effects.

The equations listed in Figures 2.2, 2.3, and 2.4 are the risk and hazard equations which have been simplified by incorporating the default values (USEPA, 1991a; DTSC, 1992, Chapter 1) to achieve a reasonable maximum estimation of exposure in a residential setting. These are the primary equations to be used to calculate the risk and hazard for each pathway (water, soil, and air). The original equations and default factors used to develop the simplified equations are in Figures 1 through 8 in Appendix B. The equations for risk and hazard use the same default factors, except for the averaging time (AT). AT is 70 yr for cancer risk, but is set equal to 6 years for non-carcinogenic hazard to be consistent with the exposure duration for non-carcinogenic hazards. Thus, all non-carcinogenic exposures are estimated for a child, which are the receptors with the greatest estimated exposures. The risk/hazard equations were simplified to a pathway exposure factor and three variables: the chemical-specific toxicity value (SF or RfD), the concentration of the chemical in the medium (C), and a dermal bioavailability term (Kp or ABS).

The equations used for the water pathway (Figure 2.2) and for the air pathway (Figures 2.4 through 2.8) differ for VOCs and non-VOCs. For the purposes of this screening evaluation, a chemical is considered to be volatile (VOC) if it has a vapor pressure greater than $1 \times 10^{-3}$ mm Hg or a Henry's Law Constant (H) greater than $1 \times 10^{-5}$ atm-m$^3$/mole. A chemical with values less than or equal to these are considered non-volatile (non-VOCs).

### SELECTION OF PATHWAYS

The soil and air risk/hazard estimates must be calculated for all sites; however, the water risk/hazard estimate may not apply at all sites. The assessment of the potential impact that onsite contamination may have on surface and ground water is complex and will vary with site specific conditions. Department staff and private parties conducting the investigation will use best professional judgement and information gathered during the scoping and data collection phases of the investigation to assess the potential impact on water resources. The results of this assessment will determine the need to calculate the water risk/hazard estimate. A detailed rationale for eliminating the water pathway must be provided in the PEA report.

The following are potential assessment results and the required risk/hazard calculations for each:

1) At sites with limited soil contamination, the Department may determine that the contaminants will not impact surface water or the water bearing zone, now or in the future. In these cases the risk/hazard from water exposure need not be calculated. Calculation of the risk/hazard from soil and air will suffice.

2) When the characterization of surface or ground water contamination is adequate and the available water data is likely to represent the maximum concentrations of the contaminants, then the risk/hazard from water, soil, and air should be calculated.

3) When an acknowledged potential (which requires further investigation) exists for surface or ground water to be impacted by onsite contaminants, and available data on water does not fully represent
the nature and extent of the contamination, then the risk/hazard from water, soil, and air should be calculated. A qualifying statement should then be included to indicate clearly that the estimate of risk/hazard is based on data from water that may not represent the maximum contaminant concentrations present.

4) When site specific information is insufficient to judge the potential impact of contaminants on surface and ground water, then the calculation of risk/hazard cannot proceed, because the resulting estimates may not reflect the potential risk/hazard posed by onsite contamination. In these instances the scoping and data collection phases of the investigation should be reviewed to determine the potential for conducting additional work to gather the information necessary to complete the calculations.
1. Risk for Non-VOCs

\[ \text{Risk}_{\text{water}} = (SF_0 \times C_w \times 0.0149) + (SF_0 \times C_w \times 0.0325 \times K_p) \]

2. Risk for VOCs

\[ \text{Risk}_{\text{water}} = (SF_0 \times C_w \times 0.0149) + (SF_i \times C_w \times 0.0149) + (SF_0 \times C_w \times 0.0325 \times K_p) \]

3. Hazard for Non-VOCs

\[ \text{Hazard}_{\text{water}} = ((C_w/RfD_o) \times 0.0639) + ((C_w/RfD_o) \times 0.0644 \times K_p) \]

4. Hazard for VOCs

\[ \text{Hazard}_{\text{water}} = (C_w/RfD_o) \times 0.0639 \times (C_w/RfD_i) \times 0.0639 + ((C_w/RfD_o) \times 0.0644 \times K_p) \]

Where:
- \( SF_0 \) = oral cancer potency slope, \((\text{mg/kg-day})^{-1}\)
- \( SF_i \) = inhalation cancer potency slope, \((\text{mg/kg-day})^{-1}\)
- \( C_w \) = concentration in surface or ground water, \(\text{mg/L}\)
- \( RfD_o \) = oral reference dose, \(\text{mg/kg-day}\)
- \( RfD_i \) = inhalation reference dose, \(\text{mg/kg-day}\)
- \( K_p \) = the chemical-specific dermal permeability coefficient from water.\(^{a}\)

\(^{a}\) Refer to Table 1 in Appendix A (USEPA, 1992, Table 5-7) for the chemical-specific value for organic compounds. If the chemical of concern is not in Table 1, then use a value for a chemical in the Table with similar molecular weight and \(K_{ow}\) values.
FIGURE 2.3: CALCULATION OF RISK/HAZARD FOR SOIL

\[
\text{Risk}_{\text{soil}} = (SF_o \times C_s \times (1.57 \times 10^{-6})) \\
+ (SF_o \times C_s \times (1.87 \times 10^{-5}) \times \text{ABS})
\]

\[
\text{Hazard}_{\text{soil}} = ((C_s/RfD_o) \times (1.28 \times 10^{-5})) \\
+ ((C_s/RfD_o) \times (1.28 \times 10^{-4}) \times \text{ABS})
\]

Where:

- \(SF_o\) = oral cancer slope factor, (mg/kg-day)^{-1}
- \(C_s\) = concentration in soil, mg/kg
- \(RfD_o\) = oral reference dose, in units of mg/kg-day.
- \(\text{ABS}\) = absorption fraction, dimensionless\(^a\).

\(^a\) Refer to Table 2 in Appendix A for the absorption fraction value based on class of compound. For purposes of this document, the term "metals" is taken to include true metals such as cadmium and zinc, as well as metalloid elements, such as arsenic and selenium.
2.5.2.2 WATER PATHWAY

If water is a pathway for the site, use the equations in Figure 2.2 to calculate the risk and hazard from this pathway. The risk calculated is a summation of ingestion exposure, inhalation of VOCs released from water used indoors, and dermal exposure for child and adult. However, hazard is calculated only for the first 6 years of childhood. If the hazard index is not exceeded for the child, it will not be exceeded for any other age. The equations do not include exposure from ingestion of aquatic organisms in surface water.

2.5.2.3 SOIL PATHWAY

Use the equations in Figure 2.3 to calculate the risk and hazard for the soil pathway. The risk calculated is a summation of the incidental soil ingestion exposure for a child and an adult and the dermal exposure for a child and an adult. However, hazard is calculated only for the first 6 years of childhood. If the hazard index is not exceeded for the child, it will not be exceeded for any other age. The equations do not include exposure from ingestion of homegrown fruits and vegetables, or products from animal (e.g., meat, milk, eggs) that feed on vegetation grown on contaminated soil.

2.5.2.4 AIR PATHWAY

The risk and hazard for the air pathway are based on either the exposure to volatile emissions for VOCs or the exposure to fugitive dust emissions for non-VOCs. OSA has performed extensive modeling assuming contaminants are present in respirable dust at the respective weight fractions as in site soils, assuming the default value of 50 µg/m³ for respirable dust in air, and defining a VOC as a chemical with a vapor pressure of 0.001 mm Hg or higher and a Henry's Law constant of $1 \times 10^{-5}$ or higher. Results showed that using either volatilization or fugitive dust
adequately describes exposure to a chemical; it is not necessary to do both.

For VOCs the volatilization of compounds generated from contaminated soils is the only pathway considered. Volatilization of contaminants into household air during water usage is accounted for in the water exposure equation. For non-VOCs, the fugitive dust model is not applicable for areas where the air quality standard of 50 µg/m³ for particulates is routinely exceeded, nor is it applicable for assessing contaminant fibers such as asbestos.

The VOC emission model does not consider exposure to soil-gas vapors generated from contaminated shallow groundwater. Enhanced volatilization of compounds due to generation of landfill gases is also not considered. The emission model does not account for construction-related factors which would act to enhance VOC movement indoors (e.g., construction of certain energy efficient homes). If site-specific information indicates these additional transport mechanisms are potentially significant, more sophisticated transport models are needed.

The risk/hazard equations for both VOCs and non-VOCs are presented in their simplified forms in Figure 2.4. The calculated risk is based on childhood and adult exposure. Hazard is calculated only for the first 6 years of childhood. If the hazard index is not exceeded for the child, it will not be exceeded for any other age. The chemical concentration in air must be estimated using Figures 2.5, 2.6 and 2.7 for VOCs and Figure 2.8 for non-VOCs. Air monitoring data should not be used for this screening evaluation, since such data provide a synoptic view under conditions limited to the monitoring period, and thus are not appropriate for estimating long-term exposures.

Monitoring data are useful for worker health and safety monitoring and monitoring during removal actions.

2.5.2.5 ESTIMATION OF AIR CONCENTRATION

For VOCs use the equations in Figures 2.5 and 2.6 to estimate volatile emissions from soil for each chemical. First calculate the saturation concentration (C_sat) for the compound using the equations in Figure 2.5. If the concentration in the soil is greater than C_sat, free product or liquid probably exists in soil. Such a liquid might constitute a threat to ground water.

The VOC emission model is recommended by USEPA (1991;1992b). The model has been partially validated by USEPA (1992c) and recommended modifications (Dinan, 1992) have been incorporated here into the equation shown in Figure 2.6. OSA has altered some of the default values for model parameters (i.e., surface area, organic carbon content of the soil, and exposure interval) to coincide more closely with expected residential conditions in California. Emission rates are calculated over the minimum dimensions of a residential lot in California, 5,000 square feet or 484 m² (Hadley and Sedman, 1990). The equation in Figure 2.6 shows all the default parameters and unit conversions in a simplified form. The complete equation along with default values can be found in Appendix B.

The equation in Figure 2.6 is not applicable where municipal or sanitary wastes have been disposed with the hazardous substances, since decomposition of the solid waste would
generate landfill gases which can greatly enhance volatile emission rates. This equation is also inapplicable if shallow ground water is contaminated with VOCs, because this condition could permit additional vapors to be released and transported upward through soil to reach ambient air.

The box model shown in Figure 2.7 (Hwang and Falco, 1986; USEPA, 1991, 1992b) is used to provide an estimate of ambient air concentration using the total emission rate calculated above. The length dimensions of the hypothetical box within which mixing will occur is based on the minimum dimensions of a residential lot in California (22 meters; all other parameters are as cited in USEPA 1991;1992b).

For non-VOCs use the equation in Figure 2.8 to estimate the contaminant concentration in air from fugitive dust emissions.

\[ \text{2.5.2.6 SUMMATION OF RISK/HAZARD FOR ALL MEDIA} \]

For cancer risk, sum risks from each carcinogen over all exposure media and for all carcinogens to obtain the total excess lifetime cancer risk posed by the contaminants at the site. For hazard, sum the hazard quotients from each compound over all exposure media and for all chemicals to obtain the total hazard index posed by the contaminants at the site. For screening purposes, this simplifies the calculation of hazard quotient by disregarding the toxic manifestation/target organ affected by each compound. If this hazard quotient is greater than 1, then the hazard quotient should be recalculated by only summing exposure to all media for chemicals which have the same toxic manifestation or effect the same target organ. OSA ((916)255-1007) must be contacted for guidance in grouping compounds.

In general, a risk estimation greater that \(10^{-6}\) or a hazard index greater than 1 indicate the presence of contamination which may pose a significant threat to human health. Exceptions will generally include sites with elevated background concentrations, sites where other agency criteria are more stringent, and sites with specific circumstances that allow for a risk management decision to elevate the acceptable screening levels. The latter of these must be discussed with OSA and all must be approved by the Department’s project manager.

\[ \text{2.5.2.7 UNCERTAINTY ANALYSIS} \]

As an option, the PEA report may contain a section qualitatively discussing uncertainties in the human health screening evaluation. This discussion should not debate the validity of the default exposure factors since such factors are generic to assumed behavioral and physiological factors appropriate for humans in a residential setting (e.g., soil ingestion rates for a child). The uncertainty section instead should focus on specific site conditions which contribute most significantly to uncertainty in the risk and hazards estimates. Reliance on the information presented in the uncertainty analysis to decide "no further action", when the screening evaluation estimates risk greater than \(10^{-6}\) or a hazard index greater than 1, warrants discussions with OSA staff.

A quantitative or stochastic uncertainty analysis should not be presented, as such an analysis is beyond the scope of a screening evaluation, and is more appropriate in a full baseline risk assessment. An in-depth uncertainty analysis is of no value in a screening evaluation when the outcome of the PEA process is binary, i.e., whether further action of investigation is warranted.
FIGURE 2.5: CALCULATION OF SATURATION CONCENTRATION FOR VOCs

\[ C_{\text{sat}} = S \times \frac{0.15K_d + 0.015 + 1.16H_c}{1.5} \]

If the concentration of the contaminant in the soil is greater than \( C_{\text{sat}} \), then the equation given in Figure 2.6 is not valid, and the calculation of volatile emissions is beyond the scope of this screening evaluation.

Where:

- \( C_{\text{sat}} \) = Saturation concentration, mg/kg
- \( K_d \) = soil/water partition coefficient, \( \text{cm}^3/\text{g} \) (=L-water/kg-soil) = \( K_{oc} \times f_{oc} \)
- \( S \) = solubility of contaminant in water, mg/L-water (refer to Table 3, Appendix A)
- \( H_c \) = Henry’s Law Constant, atm-m³/mole (refer to Table 3, Appendix A)

Where:

- \( K_{oc} \) = organic carbon partition (refer to Table 3, Appendix A
- \( f_{oc} \) = fraction of organic carbon (default = 0.02)

a. If the \( K_{oc} \) is not available in Table 3 of Appendix A, refer to Appendix B, Step 1 for the appropriate equation.

Note: The above equation incorporates the default parameters and unit conversion factors. Refer to Appendix B for the complete equation and derivation of this simplified equation.

(\textit{NOTE for figure 2.5: see Errata Sheet at end of Chapter 2.})
FIGURE 2.6: CALCULATION OF EMISSION RATE FOR VOCs

\[
E_i = \frac{1.6 \times 10^5 \times D_i \times K_d \times C_i}{\sqrt{D_i \times \frac{0.023}{0.284 + 0.046 \times \frac{K_d}{H_c}}}}
\]

Where:

- \( E_i \): average emission rate of contaminant i over the residential lot during the exposure interval, mg/sec
- \( D_i \): diffusivity in air for compound i, cm\(^2\)/sec
  (refer to Table 3, Appendix A)
- \( H_c \): Henry’s Law constant, atm-m\(^3\)/mole (refer to Table 3, Appendix A)
- \( K_d \): soil-water partition coefficient, cm\(^3\)/g; calculated in Figure 2.5
- \( C_i \): bulk soil concentration of contaminant i;
  (chemical concentration in soil, mg/kg, x \((10^{-6} \text{ kg/mg})\))

Note: The above equation includes unit conversion factors for the various parameters. Refer to Appendix B, Step 2 of the Volatile Emission Model for the complete equation and derivation of the condensed equation.
Equation:

\[ C_a = \frac{E_i}{99} \]

Where:

\( C_a \) = ambient air concentration, mg/m³

\( E_i \) = total emission rate for compound i (mg/second);

Derivation:

\[ C_a = \frac{E}{LS \times V \times MH} \]

\( E \) = emission rate over residential lot (mg/sec)

\( LS \) = length dimension perpendicular to the wind (m)
   (default value = 22 m, one side of a square lot 484 m² in area)

\( V \) = average wind speed within the mixing zone (m/sec)
   (default value = 2.25 m/sec)

\( MH \) = mixing height (m) (default value = 2 m)

Therefore:

\[ C_a = \frac{E}{99} \]
Equation:

\[ C_a = C_s \times (5 \times 10^{-8} \text{ kg/m}^3) \]

Where:

- \( C_a \) = concentration in air, mg/m\(^3\)
- \( C_s \) = concentration in soil, mg/kg.

Derivation:

\[ C_a = C_s \times 0.05 \text{ mg/m}^3 \times (1 \times 10^{-6} \text{ kg/mg}) \]

For screening purposes, it is assumed that ambient air particulates are equal to the National Ambient Air Quality Standard for the annual average respirable portion (PM\(_{10}\)) of suspended particulate matter of 50 µg/m\(^3\) (0.05 mg/m\(^3\)) (USEPA, 1993), and the screening-level assumption is made that 100% of the particulates have the same contaminant concentration (non-VOCs only) as the maximum soil value. It should be noted that this estimation procedure is not applicable to a site which is particularly dusty, i.e. the air quality standard for suspended particulate matter is routinely exceeded. This approach is also not applicable to contaminant fibers, such as asbestos.

Therefore:

\[ C_a = C_s \times (5 \times 10^{-8} \text{ kg/m}^3) \]
2.6 ECOLOGICAL SCREENING EVALUATION

The ecological screening evaluation adopts the basic approach suggested by USEPA (1989d, 1992d); however, the evaluation is qualitative rather than quantitative. The ecological screening evaluation relies on the professional judgement of the preparer to qualitatively evaluate the potential risk to non-human receptors posed by contaminants from practices on the site. The preparer cannot assume that the human health screening evaluation provides an estimate of the threat to biota. The term "biota" excludes humans, and generally refers to nondomesticated terrestrial and aquatic plants and animals, but can also include domesticated species, such as livestock.

The approach used in the screening-level ecological evaluation is to identify exposure pathways between the areas of contamination and biota or habitats which occupy or potentially could occupy the site, or areas affected by the site. If there are possible exposure pathways, further site investigation and assessment may be warranted.

2.6.1 SITE CHARACTERIZATION

The chemical and physical characterization of the site is similar to that needed to support a human health screening evaluation. However, certain aspects such as contamination of plants and sediments may require additional investigation. Particular attention should be given to identification of chemicals of concern to biota, since a chemical not generally considered a threat to human health may be a chemical of concern for biota. For example, ammonia, copper, cadmium, chromium, selenium, silver, lead, zinc, nickel, toluene, xylene, and other chemicals may have adverse effects on aquatic organisms at concentrations lower than would be of concern for humans. Exposure pathways for terrestrial organisms are more varied and complex than for aquatic organisms so it is difficult to list specific chemicals, but in general, organophosphates, carbamates, organochlorine pesticides, herbicides, and PCBs may be of concern to terrestrial organisms at lower concentrations than for humans. In addition, many organisms, because of their life history, may be exposed to higher concentrations of contaminants than humans. An example would be burrowing animals' exposure to soil gases.

The range of contaminants, the maximum and minimum concentrations of these contaminants and any information on habitat-specificity of contamination should be presented in a table. A table of potential contaminants and potential distribution based on known or suspected use must be included if chemical analyses are not completed as part of the ecological screening.

2.6.2 BIOLOGICAL CHARACTERIZATION

A biological characterization of the site, conducted by a qualified field biologist, is needed to identify the biota actually or potentially occurring at the site. Advance notice of the date and time of the site survey to concerned regulatory agencies should be considered when appropriate.

The site survey should allow identification and determination of the extent of coverage of site-specific habitats. Off-site habitats that may be affected by site-related contamination
must also be evaluated. Marine or estuarine habitats should be evaluated in terms of both the water and sediment components. Terrestrial habitats such as forest, oak woodland, grasslands, Jepson prairie, vernal pools, riparian, lacsustrine, palustrine, desert, sand dune, coastal chaparral, agricultural or maintained landscape such as golf courses should be evaluated and characterized. Transition zone habitats such as freshwater wetlands, saltwater wetlands, brackish water wetlands, marine intertidal and mudflats of rivers, lakes or streams should be evaluated and characterized. Biological characterization of the site should also identify the species and types of communities potentially occurring due to their occurrence at nearby areas (i.e., within 1 mile). The location of all wildlife areas, preserves, reserves, sanctuaries, parks, natural areas, conservation areas, or other protected areas within 1 mile of the site should also be identified.

Particular emphasis should be placed on identification of “special species” and their habitats which occur on or within a one-mile radius of the site. Special species include California species of special concern; state and federally listed rare, threatened or endangered species; species which are proposed or recommended for state or federal listing. The California Department of Fish and Game's (DFG) Natural Heritage Division can be contacted for the current special animal and special plant lists. The DFG's Natural Diversity Data Base (NDDB) can be a starting point for location information on special species which have been found near the site; although the NDDB is not an all-inclusive listing. For more information on special plant and animal lists and the NDDB, contact:

Information Services Coordinators
Information Services
Natural Heritage Division

California Dept. of Fish and Game
1416 9th St., 12th floor
Sacramento, CA 95814
(916)324-3812 or (916)327-5960

In lieu of an extensive site-specific biological survey conducted over an extended period of time to identify species occupying each distinct habitat, the species expected to occupy each habitat can be identified. In such an instance, a qualified field biologist would first identify each distinct habitat occupying the site and the surrounding area within 1 mile (include identification of locations where contaminants may be transported). Then the species which can be expected to occupy those habitats can be identified based on the literature. Examples of useful literature sources include Airola, 1988; Mayer and Laudenslayer, 1988; Zeiner, et al., 1991. These references are available for purchase from Wildlife Habitat Relationship Coordinator, California Department of Fish and Game, (916)657-3933. These references also provide summary information on food items, life history, and habitat requirements for many species found in California.

2.6.3 PATHWAY ASSESSMENT

Once potential species and habitats are identified, a pathway assessment is conducted. Pathway assessment identifies the potential for contact between biota and chemicals of concern in any medium and by any route. Media to be considered include soil, air, water, and biota. Physical and chemical characteristics which influence environmental fate and transport must be considered. In particular, off-site transport of contaminants must be evaluated, e.g. surface drainage pathways. Pathways may be direct, such as inhalation of air, or indirect, such as movement through the food web. Exposure routes to be considered
include inhalation, ingestion, and dermal contact. Pathways shall be considered complete unless the chemical will not enter the medium or the receptor will not contact the medium, either directly or indirectly, now or in the future. A qualitative description of the magnitude, duration and frequency of exposure to the various biological receptors, representing multiple trophic levels, for each contaminant or area of contamination, should be provided. A tabular summary of the exposure pathway analysis for each habitat type, as depicted in Table 4, Appendix A, should be provided. Such an exposure pathway analysis is an expansion of the site conceptual model developed in Figure 2.1.

2.6.4 QUALITATIVE SUMMARY

A site-wide habitat map is required as part of the ecological screening. All major habitats should be displayed on a map equivalent to a USGS quadrangle map (1:25000). Separate indication of the coverage of tree canopy, shrubs or dominant herbaceous plants may be appropriate. A site-wide map of similar dimension should indicate historical land use patterns, particularly those land uses which may have resulted in release of hazardous substances. Current land use which differs from historical land use must be indicated. Location of former landfills, wastepiles, material stockpiles, burn pits, surface impoundments, firing ranges, strafing or bombing ranges, hazardous waste storage areas, reutilization areas and surface drainages are especially important. Both the habitat coverage and the land use may be displayed on the same map if the degree of detail is not confusing.
Page 2-18, Section 2.5.1.3, #1) Polycyclic Aromatic Hydrocarbons (PAHs). The manual currently requires that all potentially carcinogenic PAHs be assumed equivalent in cancer potency to benzo(a)pyrene on a weight basis until specified otherwise by the Cal/EPA. As potency equivalency factors exist, the PEA Guidance Manual is being modified to require calculation of benzo(a)pyrene equivalents utilizing the equivalency factors outlined below. The potential risk associated with each media of concern would then be calculated using the total benzo(a)pyrene equivalents.

<table>
<thead>
<tr>
<th>Chemical Name</th>
<th>Slope Factor</th>
<th>Equivalency Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Oral</td>
<td>Inhalation</td>
</tr>
<tr>
<td>Benzo(a)anthracene</td>
<td>1/10</td>
<td></td>
</tr>
<tr>
<td>Benzo(b)fluoranthene</td>
<td>1/10</td>
<td></td>
</tr>
<tr>
<td>Benzo(j)fluoranthene</td>
<td>1/10</td>
<td></td>
</tr>
<tr>
<td>Benzo(k)fluoranthene</td>
<td>1/10</td>
<td></td>
</tr>
<tr>
<td>Benzo(a)pyrene</td>
<td>12</td>
<td>3.9</td>
</tr>
<tr>
<td>Chrysene</td>
<td>1/100</td>
<td></td>
</tr>
<tr>
<td>Dibenz(a,h)acridine</td>
<td>1/10</td>
<td></td>
</tr>
<tr>
<td>Dibenz(a,j)acridine</td>
<td>1/10</td>
<td></td>
</tr>
<tr>
<td>Dibenz(a,h)anthracene</td>
<td>4.1</td>
<td>4.1</td>
</tr>
<tr>
<td>7H-dibenzo(c,g)carbazole</td>
<td>1.0</td>
<td></td>
</tr>
<tr>
<td>dibenz(o,e)pyrene</td>
<td>1.0</td>
<td></td>
</tr>
<tr>
<td>Dibeno(a,h)pyrene</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>Dibenzo(a,i)pyrene</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>Dibenzo(a,l)pyrene</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>7,12-dimethylbenz(a)anthracene</td>
<td>250</td>
<td>250</td>
</tr>
<tr>
<td>Indeno(1,2,3-c,d)pyrene</td>
<td>1/10</td>
<td></td>
</tr>
<tr>
<td>3-methylcholanthrene</td>
<td>22</td>
<td>22</td>
</tr>
<tr>
<td>5-methylchrysene</td>
<td>1/10</td>
<td></td>
</tr>
</tbody>
</table>
2. Page 2-19, Item #8, Inorganic Lead. The reference to 130 ppm is deleted. The lead screening value should be calculated using the current Leadspread model.

The leadspread model which generates lead screening values contains an intake value for the normal dietary contribution. The homegrown produce option supplements this. This normal dietary contribution was published by the U.S. Food and Drug Administration from their five-year “market basket” survey. The FDA recently published an update, from food analyzed in the five year period from 1986 through 1991. It contains the news that the lead level in the food supply has dropped. Therefore, the default in the leadspread model will be changed, with a resulting effect on the non-site-specific default screening value of 130 ppm.

3. Page 2-27, Figure 2-5 and Appendix B, Soil Saturation Concentrations. U.S. EPA has changed their methodology for calculating soil saturation concentrations. The revised soil saturation concentration equation takes into account the contaminant that is in the vapor phase in the pore spaces of the soil in addition to the amount dissolved in the soil’s pore water and sorbed to soil particles.

\[
(C_{\text{sat}}) = \frac{(S/p_b)(K_d p_b + \text{water-filled porosity} + (H')(\text{air-filled porosity}))}{S \times (1.5K_d + 0.15 + H_c \times 41 \times 0.28)}
\]

The volatilization factor-based inhalation soil screening levels are applicable only if the soil concentration is at or below \( C_{\text{sat}} \). Therefore, the soil saturation concentration is the default screening value if the risk-based value exceeds the soil saturation concentration. The current methodology is contained in the “Soil Screening Guidance: Technical Background Document, May 1996, EPA/540/R-95/128.”

4. Page 2-31, Section 2.6. The California Environmental Protection Agency Department of Toxic Substances Control’s “Guidance for Ecological Risk Assessment at Hazardous Waste Sites and Permitted Facilities” dated July 4, 1996 is provided as a reference to clarify any outstanding issues if the application of the Preliminary Endangerment Assessment ecological risk component is at question.