

## DOCUMENTATION OF ENVIRONMENTAL INDICATOR DETERMINATION

### RCRA Corrective Action Environmental Indicator (EI) RCRIS code (CA750)

#### Migration of Contaminated Groundwater Under Control

**Facility Name:** Sechan Limestone Industries Inc.  
**Facility Address:** RD #1, Portersville, PA 16051  
**Facility EPA ID #:** PAD 00 286 0377

1. Has **all** available relevant/significant information on known and reasonably suspected releases to the groundwater media, subject to RCRA Corrective Action (e.g., from Solid Waste Management Units (SWMU), Regulated Units (RU), and Areas of Concern (AOC)), been **considered** in this EI determination?

If yes - check here and continue with #2 below.

If no - re-evaluate existing data, or

if data are not available, skip to #8 and enter "IN" (more information needed) status code.

#### **BACKGROUND**

##### **Definition of Environmental Indicators (for the RCRA Corrective Action)**

Environmental Indicators (EI) are measures being used by the RCRA Corrective Action program to go beyond programmatic activity measures (e.g., reports received and approved, etc.) to track changes in the quality of the environment. The two EI developed to-date indicate the quality of the environment in relation to current human exposures to contamination and the migration of contaminated groundwater. An EI for non-human (ecological) receptors is intended to be developed in the future.

##### **Definition of "Migration of Contaminated Groundwater Under Control" EI**

A positive "Migration of Contaminated Groundwater Under Control" EI determination ("YE" status code) indicates that the migration of "contaminated" groundwater has stabilized, and that monitoring will be conducted to confirm that contaminated groundwater remains within the original "area of contaminated groundwater" (for all groundwater "contamination" subject to RCRA corrective action at or from the identified facility (i.e., site-wide)).

##### **Relationship of EI to Final Remedies**

While Final remedies remain the long-term objective of the RCRA Corrective Action program the EI are near-term objectives which are currently being used as Program measures for the Government Performance and Results Act of 1993, GPRA). The "Migration of Contaminated Groundwater Under Control" EI pertains ONLY to the physical migration (i.e., further spread) of contaminated ground water and contaminants within groundwater (e.g., non-aqueous phase liquids or NAPLs). Achieving this EI does not substitute for achieving other stabilization or final remedy requirements and expectations associated with sources of contamination and the need to restore, wherever practicable, contaminated groundwater to be suitable for its designated current and future uses.

##### **Duration / Applicability of EI Determinations**

EI Determinations status codes should remain in RCRIS national database ONLY as long as they remain true (i.e., RCRIS status codes must be changed when the regulatory authorities become aware of contrary information).

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2. Is **groundwater** known or reasonably suspected to be “contaminated”<sup>1</sup> above appropriately protective “levels” (i.e., applicable promulgated standards, as well as other appropriate standards, guidelines, guidance, or criteria) from releases subject to RCRA Corrective Action, anywhere at, or from, the facility?

**X** If yes - continue after identifying key contaminants, citing appropriate “levels,” and referencing supporting documentation.

If no - skip to #8 and enter “YE” status code, after citing appropriate “levels,” and referencing supporting documentation to demonstrate that groundwater is not “contaminated.”

If unknown - skip to #8 and enter “IN” status code.

Rationale and Reference(s):

The Sechan Limestone Industries Inc. currently monitors 8 wells as part of the closure plan to the former waste disposal pits known as Old-C, C-1, and C-2. In the past wastes disposed at the site consisted primarily of hazardous and industrial wastes. Industrial wastes included electric furnace emission control dust and sludge, neutralized spent pickle liquor sludge, wastewater treatment sludge from electroplating, plating bath sludge from electroplating, and EP toxic wastes containing barium, cadmium, chromium and lead. In 1987, the disposal pits were closed under the Pennsylvania Department of Environmental Protection (PADEP). The pits were capped with geosynthetic caps and revegetated. They are currently in good condition. (CERCLA Preliminary Assessment 1986)

Since 1996, the eight groundwater wells have been monitored on a quarterly basis as part of the closure to the disposal pits and per the PADEP Consent Order and Agreement (Oct. 1996). Constituents of concern are specifically Cd, total Cr, dissolved Cr and total lead. The range of concentrations for the most recent sampling events are presented below: (PADEP, Sechan Limestone Industries, quarterly monitoring results)

Monitoring Wells	Cd (ppm)	Total Cr (ppm)	Dissolved Cr (ppm)	Lead (ppm)
A-M	<0.001	<0.005	<0.005	<0.001
D-M	0.001	<0.005	<0.005	0.003-0.004
H-M	<0.001	<0.005	<0.005	0.002-0.004
I-S	<0.001	<0.005	<0.005	0.002-0.011
I-M	0.001	<0.005	<0.005	0.003
11A	<0.001	<0.005	<0.005	0.002
14A	<0.001	0.014-0.031	<0.005	0.002
16	<0.001	<0.005	<0.005	0.003

The downgradient well I-S has continually detected lead above the PA Statewide Health Standard for residential use (0.005 ppm) and from time to time exceeded EPA action level for lead (0.015 ppm). However, over the years the lead concentration at I-S has remained below 0.020 ppb. All other wells have shown significant improvements and are currently below EPA regulatory maximum contaminant levels.

Footnotes:

<sup>1</sup>“Contamination” and “contaminated” describes media containing contaminants (in any form, NAPL and/or dissolved, vapors, or solids, that are subject to RCRA) in concentrations in excess of appropriate “levels” (appropriate for the protection of the groundwater resource and its beneficial uses).

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3. Has the **migration** of contaminated groundwater **stabilized** (such that contaminated groundwater is expected to remain within “existing area of contaminated groundwater”<sup>2</sup> as defined by the monitoring locations designated at the time of this determination)?

**X** If yes - continue, after presenting or referencing the physical evidence (e.g., groundwater sampling/measurement/migration barrier data) and rationale why contaminated groundwater is expected to remain within the (horizontal or vertical) dimensions of the “existing area of groundwater contamination”<sup>2</sup>.

If no (contaminated groundwater is observed or expected to migrate beyond the designated locations defining the “existing area of groundwater contamination”<sup>2</sup>) - skip to #8 and enter “NO” status code, after providing an explanation.

If unknown - skip to #8 and enter “IN” status code.

Rationale and Reference(s):

The majority of the eight monitoring wells, downgradient and upgradient, have indicated that the constituent concentrations of concern are below EPA MCLs. Although one downgradient well (I-S) from the former disposal pits has detected lead concentrations slightly above EPA action level (0.015 ppm) from time to time, the lead concentrations at this well has consistently been below 0.020 ppm over the last several quarters. Taking into consideration that offsite downgradient residential wells have not been affected, and monitoring wells located further downgradient of the former disposal pits do not detect levels of concern, the potential lead plume that lies beneath the site is believed to be contained within the disposal unit boundaries. All eight monitoring wells will continue to be sampled on a quarterly basis. (PADEP, Sechan Limestone Industries, quarterly monitoring results)

<sup>2</sup> “existing area of contaminated groundwater” is an area (with horizontal and vertical dimensions) that has been verifiably demonstrated to contain all relevant groundwater contamination for this determination, and is defined by designated (monitoring) locations proximate to the outer perimeter of “contamination” that can and will be sampled/tested in the future to physically verify that all “contaminated” groundwater remains within this area, and that the further migration of “contaminated” groundwater is not occurring. Reasonable allowances in the proximity of the monitoring locations are permissible to incorporate formal remedy decisions (i.e., including public participation) allowing a limited area for natural attenuation.

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4. Does "contaminated" groundwater **discharge** into **surface water** bodies?

----- If yes - continue after identifying potentially affected surface water bodies.

**X** If no - skip to #7 (and enter a "YE" status code in #8, if #7 = yes) after providing an explanation and/or referencing documentation supporting that groundwater "contamination" does not enter surface water bodies.

----- If unknown - skip to #8 and enter "IN" status code.

Rationale and Reference(s):

The nearest surface water body (Slippery Rock Creek) is located east and approximately 1000 feet from the facility boundary and approximately 2500 feet downgradient from the former disposal pits (Old-C, C-1, C-2). Downgradient monitoring wells from the former disposal pits and closest to Slippery Rock Creek have detected levels below EPA MCLs. The potential lead plume that lies beneath the site is believed to be contained onsite and does not discharge to Slippery Rock Creek. (PADEP Violation Report, CERCLA 1986 Preliminary Assessment Report)

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5. Is the **discharge** of “contaminated” groundwater into surface water likely to be “**insignificant**” (i.e., the maximum concentration<sup>3</sup> of each contaminant discharging into surface water is less than 10 times their appropriate groundwater “level,” and there are no other conditions (e.g., the nature, and number, of discharging contaminants, or environmental setting), which significantly increase the potential for unacceptable impacts to surface water, sediments, or eco-systems at these concentrations)?

----- If yes - skip to #7 (and enter “YE” status code in #8 if #7 = yes), after documenting: 1) the maximum known or reasonably suspected concentration<sup>3</sup> of key contaminants discharged above their groundwater “level,” the value of the appropriate “level(s),” and if there is evidence that the concentrations are increasing; and 2) provide a statement of professional judgement/explanation (or reference documentation) supporting that the discharge of groundwater contaminants into the surface water is not anticipated to have unacceptable impacts to the receiving surface water, sediments, or eco-system.

----- If no - (the discharge of “contaminated” groundwater into surface water is potentially significant) - continue after documenting: 1) the maximum known or reasonably suspected concentration<sup>3</sup> of each contaminant discharged above its groundwater “level,” the value of the appropriate “level(s),” and if there is evidence that the concentrations are increasing; and 2) for any contaminants discharging into surface water in concentrations<sup>3</sup> greater than 100 times their appropriate groundwater “levels,” the estimated total amount (mass in kg/yr) of each of these contaminants that are being discharged (loaded) into the surface water body (at the time of the determination), and identify if there is evidence that the amount of discharging contaminants is increasing.

----- If unknown - enter “IN” status code in #8.

Rationale and

Reference(s): \_\_\_\_\_

<sup>3</sup> As measured in groundwater prior to entry to the groundwater-surface water/sediment interaction (e.g., hyporheic) zone.

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6. Can the **discharge** of “contaminated” groundwater into surface water be shown to be “**currently acceptable**” (i.e., not cause impacts to surface water, sediments or eco-systems that should not be allowed to continue until a final remedy decision can be made and implemented<sup>4</sup>)?

----- If yes - continue after either: 1) identifying the Final Remedy decision incorporating these conditions, or other site-specific criteria (developed for the protection of the site’s surface water, sediments, and eco-systems), and referencing supporting documentation demonstrating that these criteria are not exceeded by the discharging groundwater; OR 2) providing or referencing an interim-assessment,<sup>5</sup> appropriate to the potential for impact, that shows the discharge of groundwater contaminants into the surface water is (in the opinion of a trained specialists, including ecologist) adequately protective of receiving surface water, sediments, and eco-systems, until such time when a full assessment and final remedy decision can be made. Factors which should be considered in the interim-assessment (where appropriate to help identify the impact associated with discharging groundwater) include: surface water body size, flow, use/classification/habitats and contaminant loading limits, other sources of surface water/sediment contamination, surface water and sediment sample results and comparisons to available and appropriate surface water and sediment “levels,” as well as any other factors, such as effects on ecological receptors (e.g., via bio-assays/benthic surveys or site-specific ecological Risk Assessments), that the overseeing regulatory agency would deem appropriate for making the EI determination.

----- If no - (the discharge of “contaminated” groundwater can not be shown to be “**currently acceptable**”) - skip to #8 and enter “NO” status code, after documenting the currently unacceptable impacts to the surface water body, sediments, and/or eco-systems.

----- If unknown - skip to 8 and enter “IN” status code.

Rationale and

Reference(s): \_\_\_\_\_

<sup>4</sup> Note, because areas of inflowing groundwater can be critical habitats (e.g., nurseries or thermal refugia) for many species, appropriate specialist (e.g., ecologist) should be included in management decisions that could eliminate these areas by significantly altering or reversing groundwater flow pathways near surface water bodies.

<sup>5</sup> The understanding of the impacts of contaminated groundwater discharges into surface water bodies is a rapidly developing field and reviewers are encouraged to look to the latest guidance for the appropriate methods and scale of demonstration to be reasonably certain that discharges are not causing currently unacceptable impacts to the surface waters, sediments or eco-systems.

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7. Will groundwater **monitoring** / measurement data (and surface water/sediment/ecological data, as necessary) be collected in the future to verify that contaminated groundwater has remained within the horizontal (or vertical, as necessary) dimensions of the “existing area of contaminated groundwater?”

If yes - continue after providing or citing documentation for planned activities or future sampling/measurement events. Specifically identify the well/measurement locations which will be tested in the future to verify the expectation (identified in #3) that groundwater contamination will not be migrating horizontally (or vertically, as necessary) beyond the “existing area of groundwater contamination.”

If no - enter “NO” status code in #8.

If unknown - enter “IN” status code in #8.

Rationale and Reference(s):

A total of eight upgradient and downgradient wells in both shallow and deep aquifers will be sampled quarterly pursuant to the 1996 PADEP Consent Order and Agreement. The extensive groundwater monitoring will verify that the groundwater plume is contained within the existing area of contamination.

