

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION III

Final Decision and Response to Comments No Further Action

National Institutes of Health Bethesda, Maryland EPA ID: MD6 150 004 095

The United States Environmental Protection Agency (EPA) is issuing this Final Decision and Response to Comments (FDRTC) or 'Final Decision' regarding the National Institutes of Health (NIH). Bethesda, Maryland.

EPA issued a Statement of Basis (or remedy proposal) for public comment on May 17, 2018 in *The Montgomery County Sentinel* newspaper. The 30-day comment period closed on June 17, 2018. EPA received no comments on the proposed remedy or Statement of Basis, therefore, the Final Remedy for the NIH Bethesda Facility is **No Further Action**, meaning that NIH does not need to take any RCRA Corrective Action at the Facility.

Prepared by U.S. EPA, Region III Land and Chemicals Division Office of Remediation

June 18, 2018

PURPOSE

This Final Remedy Decision is issued pursuant to the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act (RCRA) of 1976, and the Hazardous and Solid Waste Amendments (HSWA) of 1984, U.S.C. Sections 6901, et. seq. EPA issued the Statement of Basis (SB) which summarized the information gathered from inspection documents, correspondence and a site visit to the NIH Facility in Bethesda, MD. The SB is incorporated into this Final Remedy Decision as Attachment A.

FINAL DECISION

EPA's Final Remedy Decision for the NIH Facility is **No Further Action (NFA)** under the RCRA Corrective Action Program because EPA found no releases to the environment that are unaddressed at the Facility.

DECLARATION

I have determined that the final remedy of **NFA** for the **NIH Facility** is <u>protective of</u> <u>human health and the environment</u>. This decision is based on the Statement of Basis (Attachment A) and the information compiled in the Administrative Record regarding the NIH Facility.

Date: 6.18.18

John AJ Armstead, Director Land and Chemicals Division U.S. Environmental Protection Agency, Region III

Attachment A: NIH Statement of Basis

ATTACHMENT A



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION III

STATEMENT OF BASIS No Further Action Proposed

National Institutes of Health Bethesda, Maryland

EPA ID: MD6150004095

Prepared by Office of Remediation Land and Chemicals Division April 2018

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Section 1: Introduction

The United States Environmental Protection Agency (EPA) prepared this Statement of Basis (SB) to solicit public comment on its proposed remedy for the National Institutes of Health (NIH) Facility, located in Bethesda, Maryland (Figure 1). EPA's review of available information from EPA's files, discussions with NIH personnel and field verification of the information form the basis of EPA's recommendation that 'no further action' is warranted under the Corrective Action Program for the NIH Facility in Bethesda.

This Statement of Basis highlights the available information that EPA used as the 'basis' of its proposed no further action decision. EPA's Administrative Record (AR) for this Facility contains all the documents EPA used to make its proposed decision. Attachment 1 lists the AR documents. To review the AR documents listed, see Section 6, Public Participation.

NIH is subject to EPA's Corrective Action Program under the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act (RCRA) of 1976, and the Hazardous and Solid Waste Amendments (HSWA) of 1984, 42 U.S.C. §§ 6901 et seq. (Corrective Action Program). The Corrective Action Program is designed to ensure that certain facilities subject to RCRA have investigated and cleaned up any releases of hazardous waste and/or hazardous constituents that occurred at their property. EPA currently implements the Corrective Action Program in the State of Maryland because Maryland is not authorized for implementation under Section 3006 of RCRA.

EPA is providing thirty (30) days for public comment on EPA's proposed remedy decision on NIH regarding Corrective Action. EPA may modify its proposed decision based on comments received during this period. EPA will evaluate comments received and make a final remedy decision in a Final Decision and Response to Comments document.

Information on the Corrective Action Program as well as a fact sheet for the Facility can be found by navigating to https://www.epa.gov/hwcorrectiveaction/hazardous-waste-cleanup-national-institutes-health-bethesda-md.

Section 2: Facility Background

The NIH Facility is a 305-acre complex located in Bethesda, Montgomery County, Maryland at 9000 Rockville Pike. The Figure 1 map shows the extent of the NIH Facility. NIH is part of the Department of Health and Human Services. It is the primary federal agency that helps and supports the nation's medical research. With a combination of research hospital, clinics, animal research and thousands of laboratories, NIH is one of the largest biomedical research centers in the world. The laboratories generate many chemical and biochemical wastes including hazardous wastes.

The chemical waste stream generated by NIH facilities is extremely complex. The wastes can be grouped into: laboratory unused and spent chemicals; mixed chemicals from biomedical research, and wastes from supporting facility operations and maintenance services. Except for several defined bulk waste streams produced by physical plant operations, most NIH chemical wastes consist of laboratory chemicals and experimental process wastes generated in a research laboratory in small containers with capacities ranging from 5 milliliters to 5 gallons. Approximately 50,000 bottles and 150,000 vials of chemical wastes are received at NIH's hazardous waste management facility (WMF) yearly. NIH's WMF is permitted under MDE Controlled Hazardous Substance Facility Permit A-285. The Permit lists 19 off-site NIH Facilities that generate hazardous and/or mixed wastes. Each off-site location has its own RCRA ID number.

Section 3: Summary of Environmental History

In 1990 and 1991, EPA conducted a *Phase I* and *II RCRA Facility Assessment (RFA)* at NIH. The *Final Phase II RFA* Report (1992) lists 150 solid waste management units (SWMUs) and 3 areas of concern (AOC) on the NIH campus, identified by EPA. However, only 8 SWMUs and 3 AOC were recommended for further action: 4 SWMUs for sampling, 3 SWMUs for modification, 1 SWMU for a RCRA Facility Investigation (RFI) and the 3 AOCs for integrity testing. Soon after the *RFA* Reports, EPA determined that NIH was a low priority Facility regarding addressing the few SWMUs and AOC identified for further action. In 2018, EPA revisited the NIH Facility to follow up on the 11 units identified in the *RFA*s. **Table 1** lists the 11 units, their function at the time of the *RFA*s and their current status.

Table 1 SWMUs/AOC Recommended for Further Action				
SWMUs/AOC	Description in RFA	Current Status & Basis for No Further Action (NFA)		
SWMU 26 – Waste Marshalling & Adjacent Storage Sheds at Bldg. 26 (grated trench drains by storage sheds). <u>EPA recommended</u> <u>modification to the drain</u> system to prevent releases	The trench drain collected rainwater or waste chemicals (in case of a spill), which directed flow to a sump pit. By turning a valve, the sump could discharge to a grassy area north of Bldg. 26. The only documented waste spill was contained in paved parking lot	The Adjacent Storage Sheds and trench drains were removed as part of Bldg. 26 (SWMU 27) Clean Closure under MDE (7/19/1996 MDE letter to NIH). <u>EPA recommends NFA.</u>		
SWMU 27 – Bldg. 26 Former Waste Chemical Disposal Facility. EPA recommended RFI.	From 1958 to 1978, wastes were managed here. Arsenic & cyanide allegedly buried near SWMU. Solvents burned in brick pit. Soil samples collected in 1983 did not exceed EPA's EP-Toxicity values.	As part of Clean Closure under MDE, NIH removed 300 tons of soil (MDE Clean Closure letter dated 6/19/1996). Bldg. 26 was demolished, different in place. Chemical wastes handled at Bldg. 21 & 26T. EPA recommends NFA.		
SWMU 30 – Bldg. 21 Former Low-level Radioactive Decay Holding Tanks. <u>EPA recommended soil</u> <u>sampling.</u>	From 1950s to 1988, two 10,000- gallon concrete USTs were used to store low level radioactive liquid until levels decreased (by radioactive decay), then liquid was released to sanitary sewer (AOC 1).	Under MDE & NRC ¹ Closure, USTs were closed in place after rinsing, then filled with clean sand. Bldg. 21 extension covers tank location. EPA verified location. <u>EPA recommends NFA.</u>		

¹NRC – Nuclear Regulatory Commission

SWMUs/AOCDescription in RFACurrent Status & Basis for No Further Action (NFA)SWMU 31 – Radioactive Material Burial Site, upgradient from Bldg. 21.Radioactive material allegedly buried in hillside upgradient of Bldg. 21. Earlier soil sampling showed no evidence of wastes, however, EPA recommended additional soil sampling.EPA concluded earlier soil samples were taken in correct location. NIH produced map that showed samples were correctly located. Former employees recollected that wastes were removed. EPA recommends NFA.SWMU 32 – Former WastePCBs, waste oils, rags & PCB filledAfter soil removal, MDE sent NIH	Table 1 (con't) SWMUs/AOC Recommended for Further Action				
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Material Burial Site, upgradient from Bldg. 21.buried in hillside upgradient of Bldg. 21. Earlier soil sampling showed no evidence of wastes, 	SWMU 31 – Radioactive	Radioactive material allegedly	EPA concluded earlier soil		
upgradient from Bldg. 21.Bldg. 21. Earlier soil sampling showed no evidence of wastes, however, EPA recommended additional soil sampling.location. NIH produced map that showed samples were correctly located. Former employees recollected that wastes were removed. EPA recommends NFA.SWMU 32 - Former WastePCBs, waste oils, rags & PCB filledAfter soil removal, MDE sent NIH	Material Burial Site,	buried in hillside upgradient of	samples were taken in correct		
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additional soil sampling. another round of soil samples. recollected that wastes were removed. EPA recommends NFA. SWMU 32 - Former Waste PCBs, waste oils, rags & PCB filled After soil removal, MDE sent NIH.	EPA recommended	however, EPA recommended	located. Former employees		
SWMU 32 – Former Waste PCBs waste oils rags & PCB filled After soil removal MDE sent NIH	additional soil sampling.	another round of soil samples.	recollected that wastes were		
A = A = A = A = A = A = A = A = A = A =	SWMII 32 - Former Waste	PCBs waste oils rags & PCP filled	After soil removal MDE cent NUL		
PCB Marshalling Facility at transformers were handled at Clean Clean Clean of Pldg 24 letter	PCB Marshalling Facility at	transformers were handled at	Clean Cleaure of Pldg 24 latter		
Bldg 34 SWM11 As part of MDE Clean (0/21/1005) Bldg 34 wee	Bldg 34	SWMLL As part of MDE Clean	(0/21/1005) Pldg 24 was		
EPA recommended soil Closure process 15 feet of demolished in 2016	EPA recommended soil	Closure process 15 feet of	(9/21/1995). Blug. 54 was		
sampling contaminated soil was removed EPA recommends NEA	sampling	contaminated soil was removed	EPA recommends NEA		
SWMU 65 – Waste Medical Pathological Waste After EDA's Site visit in 1001 the	SWMU 65 – Waste	Medical Pathological Waste	After EDA's Site visit in 1001 the		
Dumpsters near Bldg 11 Incinerator Ash/Unburned Material incinerators were removed along	Dumpsters near Bldg 11	Incinerator Ash/Unburned Material	After EPA's Site visit in 1991, the		
EPA recommended NIH and Boiler Soot Collection with the dumpsters	EPA recommended NIH	and Boiler Soot Collection	with the dumpstore		
install lids on dumpsters Dumpsters did not have lids EPA recommends NEA	install lids on dumpsters	Dumpsters did not have lide	EPA recommends NEA		
SWMU 67 - Scrap Vard A black topped pad where mice Currently, Vard is black topped 90?	SWMU 67 – Scrap Vard	A black topped pad where mise	Currently, Vard is blocktoned 80?		
Swine 07 - Scrap Faid. A black topped pad where misc. Currently, Y and is black topped 80	Swine of - Scrap Fard.	A black topped pad where misc.	by 150' and with a harm (shad		
EPA recommended soil aquipment seren metal etc.)	FPA recommended soil	aquinment seren metal etc.)	by 150 area with a barn/shed		
sampling During EPA's 1000 visit load soid discorded furniture or actionment	sampling	During EDA's 1000 visit load said	disconded furniture on acciment		
batteries and waste oil stored there.	sampring.	batteries and waste oil stored there	for requeling or off site removal		
batteries and waste on stored there. For recycling of on-site removal.		batteries and waste on stored there.	EDA recommende NEA		
AOC A - Sanitary Sewer For approximately 26 years Refore 1000 NILL replaced	AOC A - Sanitary Sewer	For approximately 26 years	EFA recommends NFA.		
System acid/corrosive waste was disposed boundary sewer mains. In 1002	System	acid/corrosive waste was disposed	boundary souver mains. In 1002		
into sewers. Annual disposal NIH prohibited chemical	System.	into sewers. A nnual disposal	NIH prohibited abamical		
EPA recommended estimate of 20 tons of solids & 50 to discharges to sewer without prior	EPA recommended	estimate of 20 tons of solids & 50 to	discharges to sewer without prior		
integrity testing 60 tons of liquids from Bldg 26 approval. In 2000's NIH relined	integrity testing	60 tons of liquids from Bldg 26	approval. In 2000's NIH relined		
nitegrity testing. of tons of inquites from Blug. 20. approval. in 2000 s, with remed	integrity testing.	so tons of riquids from Bldg. 20.	primary lines to prevent leakage		
Discharges to WSSC ² (public			Discharges to $WSSC^2$ (public		
utility) are monitored quarterly	572		utility) are monitored quarterly		
EPA recommends NFA			EPA recommends NFA		
AOC B – Stormwater (SW) Two on-site tributaries received SW SW is managed under MDE	AOC B – Stormwater (SW)	Two on-site tributaries received SW	SW is managed under MDF		
Sewer System. & water from oil skimmer & NPDES permit NIH checks SW	Sewer System.	& water from oil skimmer &	NPDES permit NIH checks SW		
possible undocumented discharges pond weekly for illicit discharges		possible undocumented discharges	pond weekly for illicit discharges		
EPA recommended MDE NPDES Permit allowed Stream refurbished with rin-ran	EPA recommended	MDE NPDES Permit allowed	Stream refurbished with rin-ran		
integrity testing. cooling water blowdown discharge. and trees to stabilize banks. NFA	integrity testing.	cooling water blowdown discharge.	and trees to stabilize banks. NFA		
AOC C – Fuel Oil USTs. NIH has steel & fiberglass USTs for USTs are managed under MDF	AOC C – Fuel Oil USTs.	NIH has steel & fiberglass USTs for	USTs are managed under MDE		
gasoline, diesel and heating oil regs.: monthly UST inspections		gasoline, diesel and heating oil	regs.: monthly UST inspections		
EPA recommended storage. During the RSAs, it was UST integrity evaluated every 3	EPA recommended	storage. During the RSAs, it was	UST integrity evaluated every 3		
integrity tests. unknown whether tanks were vrs. Aboveground tank integrity	integrity tests.	unknown whether tanks were	yrs. Aboveground tank integrity		
integrity tested. managed by NIH. EPA-NFA.		integrity tested.	managed by NIH. EPA-NFA.		

² WSSC – Washington Suburban Sanitary Commission

NIH is located in a highly developed urban area. The WSSC provides the NIH and surrounding areas with water, sourced from the Potomac River and treated prior to distribution. The

area does not rely on groundwater for drinking water. From data collected during the *RSA*s, NIH reported it had two industrial use groundwater wells located on site. NIH confirmed that the two wells did exist but haven't been used since 1987.

Section 4: Proposed Remedy

EPA determined that the units described in Table 1 do not pose unacceptable risk to human health or the environment, therefore, EPA proposes No Further Action for these units. EPA's decision is based on communications with NIH, a recent visual inspection of the SWMUs and AOC listed in Table 1 (conducted on April 13, 2018), review of the MDE Clean Closure letters (see AR) and EPA files. A No Further Action decision means that no additional characterization or remediation is necessary under the RCRA Corrective Action Program.

Section 5: Environmental Indicators

EPA set national goals to measure progress toward meeting the nation's environmental goals for facilities. Under EPA's Corrective Action Program, EPA evaluates two key environmental indicators for each facility: (1) current human exposures under control and (2) migration of contaminated groundwater under control. EPA determined that the NIH Facility met the current human exposures under control indicator and migration of contaminated groundwater under control indicators, signed on April 17, 2018.

Section 6: Public Participation

Before EPA makes a final decision on the proposed no further action remedy, the public may participate in the decision selection process by reviewing this SB and documents contained in the Administrative Record (AR) for the Facility. The AR contains all information considered by EPA in reaching this proposed remedy. AR documents are available for public review during normal business hours at:

> U.S. EPA Region III 1650 Arch Street (3LC10) Philadelphia, PA 19103 Contact: Barbara Smith Phone: (215) 814-5786 Fax: (215) 814-3113 Email: smith.barbara@epa.gov

The public comment period will last thirty (30) calendar days from the date that the notice is published in a local newspaper. You may submit comments by mail, fax, or e-mail to Ms. Barbara Smith. EPA will hold a public meeting to discuss this proposed remedy upon request. Public meeting requests should be made to Ms. Smith.

Figure I

Topographic Map of NIH and Surrounding Area



0 1000 2000 FEET

EPA will respond to all relevant comments received during the comment period. If EPA determines that new information warrants a modification to the proposed remedy, EPA will modify the proposed remedy or select an alternative based on the new information and/or public comments. EPA will announce its final decision and rationale for any changes in a document entitled the Final Decision and Response to Comments (FDRTC). All persons who comment on this proposed remedy will receive a copy of the FDRTC. Others may obtain a copy by contacting Ms. Barbara Smith at the address listed above.

Section 7: Signature

John A. Armstead, Director Land and Chemicals Division US EPA, Region III Date: 04-27-2018

Attachment 1

Index to Administrative Record

1990, April 30; RCRA Facility Assessment (RFA), Phase I, A.T. Kearney, Inc. for EPA.

1991, June; Draft RCRA Facility Assessment (RFA), Phase II, A.T. Kearney, Inc. for EPA.

1992, March; Final RCRA Facility Assessment (RFA), Phase II, A.T. Kearney, Inc. for EPA.

1995, August; Amendment to the Building 34 Closure Project, NIH sent to MDE.

1995, September 21; MDE Letter to NIH Regarding Closure of Controlled Hazardous Substances Facility located in Building 34, MDE approval of Building 34 (SWMU 32) closure.

1996, July 19; MDE Letter to NIH Regarding Closure of Storage Facility Building 26, MDE approval of Building 26 (SWMU 26 & 27) closure.

2009, July; *Final Multi-Media Compliance Evaluation Inspection* Report, USEPA, Region III Office of Enforcement, Compliance and Environmental Justice.

2011, May 27, NIH Letter to EPA, Region III, NIH Response to Multi-Media Compliance Evaluation Inspection Report Identified Issues.

2018, February 28; SWMU 31- Radioactive Material Burial Site map overlay of soil sample locations, NIH e-mail to EPA.

2018, April; Summary of EPA Corrective Action Files and Site Visit, EPA Office of Remediation.

2018, April 17; Environmental Indicators for Current Human Exposures Under Control and Migration of Contaminated Groundwater Under Control.