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LIST OF ATTACHMENTS

Attachment

- 1 WASTE CODES
- 2 CONSTITUENTS ASSOCIATED WITH WASTE CODES
- 3 EPA INCINERATOR CLOSURE GUIDANCE
- 4 FINANCIAL ASSURANCE

1.0 INTRODUCTION

The Siemens Water Technologies Corp. (SWT) facility accepts spent activated carbon in containers (drums and bulk) from various customers. The spent activated carbon is identified as both hazardous and non-hazardous waste and is managed at the facility in the container storage area, five storage tanks (T1, T2, T5, T6, and T18), and ultimately in the carbon reactivation unit (RF-2).

The Closure Plan for the SWT facility covers activities related to the eventual closure of the hazardous waste portions of the facility, including all hazardous waste management units (HWMUs) described in the facility's Part A application. The contents of the Closure Plan are based upon, and meet all the criteria set forth in 40 CFR Part 264, Subparts G and H.

Activities associated with closure of the HWMUs will include treatment and/or removal of all hazardous waste inventory, decontamination of storage and treatment equipment and paved surfaces, sampling and analysis to ensure that decontamination is adequate, sampling and analysis to determine if soil contamination has occurred and certification of closure by the facility owner and/or operator and a registered professional engineer. The Closure Plan also includes a cost estimate and financial assurance mechanism for the closure activities.

There are no underground storage tanks or other treatment and disposal units at the facility that require the submittal of a contingent post-closure plan per 40 CFR 264.118.

2.0 SCOPE OF CLOSURE PLAN

The scope of this Closure Plan includes the closure of the container storage area, as well as the closure of the tanks, associated ancillary equipment, and the surrounding containment area, as necessary. The plan also addresses the closure of the carbon reactivation unit (RF-2), and the surrounding containment, as necessary. A facility diagram is shown in Appendix III of the RCRA Part B Permit Application. Table 2-1 identifies the applicable units covered by this Closure Plan. This plan applies to partial as well as final closure.

In accordance with 40 CFR 264.112(c), the Closure Plan will be reviewed and amended, if necessary, whenever one of the following occurs:

- There is a change in operating plans or facility design that affects the Closure Plan;
- There is a change in the expected year of closure; or
- In conducting closure activities, unexpected events require a modification of the approved Closure Plan.

If SWT determines that the Closure Plan needs to be amended, it will submit a notification for, or request for, a permit modification based on the classification of the modification. An amended Closure Plan will be submitted as part of the permit modification.

TABLE 2-1. EQUIPMENT/ITEMS FOR CLOSURE

Equipment/Item	Use or Purpose	Size/Design	Hazardous
		Capacity ¹	Waste Codes
Container Storage	Storage of Containerized	~80' x 70';	See Below ²
Area	Spent Carbon	100,000 gallons	
Tank System T1 ³	Storage of Spent Carbon	8,319 gallons	See Below ²
Tank System T2 ³	Storage of Spent Carbon	8,319 gallons	See Below ²
Tank System T5 ³	Storage of Spent Carbon	8,319 gallons	See Below ²
Tank System T6 ³	Storage of Spent Carbon	8,319 gallons	See Below ²
Tank System T18 ³	Carbon Reactivation Unit Feed	6,500 gallons	See Below ²
Tank containment	Containment of leaks,	~31.5' x 30'	See Below ²
area	drip, or spills from tank systems		
Carbon	Carbon Reactivation	12'-10" dia x 19'-	See Below ²
Reactivation Unit		8" high;	
RF-2 ⁴		3,049 lb/hr	
RF-2 Afterburner ⁴	Carbon reactivation off-	5' dia (inside	See Below ²
	gas treatment	refractory) x 33'	
		high	2
RF-2	Carbon reactivation off-	4'-7" dia x 22'	See Below ²
Quench/Venturi4	gas treatment	high	2
RF-2 Packed bed scrubber ⁴	Carbon reactivation off- gas treatment	6' dia x 34' high	See Below ²
RF-2 Wet	Carbon reactivation off-	10' dia x 27' high	See Below ²
electrostatic	gas treatment		
precipitator ⁴	3		
RF-2 induced draft	Carbon reactivation off-	126" dia x 56"	See Below ²
fan ⁴	gas handling	wide	
RF-2 stack ⁴	Carbon reactivation off-	3'-8" dia x 110'	See Below ²
	gas handling	high	
RF-2 containment	Containment of leaks,	~180' x 55'	See Below ²
area	drips, or spills from the		
	RF-2 equipment		

¹ Design capacity is calculated based on a tank height as defined by the level at which a high level alarm is initiated.

² See Attachment 1 for applicable hazardous waste codes.

³ Tank system consists of the tank and ancillary piping, pumps, valves, etc.

⁴ RF-2 equipment includes associated piping, pumps, valves, sumps, etc.

3.0 GENERAL FACILITY INFORMATION

The following is general information pertaining to the SWT facility:

Facility Name: Siemens Water Technologies Corp.

Address: 2523 Mutahar Street

Parker, Arizona 85344

Facility Contact: Monte McCue, Director – Plant Operations

Telephone Number: (928) 669-5758

EPA ID Number: AZD 982 441 263

4.0 CONTAINER STORAGE AREA, TANKS, ANCILLARY EQUIPMENT AND CARBON REACTIVATION UNIT

This section of the Closure Plan provides a description of the waste streams managed at the facility, the container storage area, the storage tanks and their associated ancillary equipment, and the carbon reactivation unit.

4.1 Waste Physical Properties

The sole hazardous waste stream managed at the facility consists of spent activated carbon. The waste codes associated with this waste stream are identified in Attachment 1. The hazardous constituents associated with these waste codes are identified in Attachment 2. This waste stream is a solid at ambient temperatures. Steam or water is normally used as the solvent for decontamination of equipment used for managing this waste stream.

4.2 Equipment Evaluation

SWT has evaluated the management of this waste stream for development of this Closure Plan. This evaluation defined three groups of equipment for consideration: (1) the container storage area; (2) the tanks, containment areas, and ancillary equipment associated with the tanks; and (3) the carbon reactivation unit. The evaluation process is discussed in the following sections.

4.2.1 CONTAINER STORAGE AREA SUMMARY

The Container Storage Area consists of a covered, reinforced concrete pad with perimeter curbs. The perimeter curbs on all four sides of the concrete pad are constructed of reinforced concrete. The base is maintained free of cracks or gaps and is liquid tight to contain liquid in the event of spills or leaks. For the purposes of this Closure Plan, the facility assumes the container storage area will be full to its maximum capacity (100,000 gallons, or approximately 1,818 – 55 gallon drums) at the time of closure.

4.2.2 TANKS AND ASSOCIATED ANCILLARY EQUIPMENT EVALUATION SUMMARY

The facility stores spent activated carbon in 5 tanks meeting applicable EPA standards for the storage of hazardous wastes. Tank detail sheets showing tank dimensions, shell thickness, supports, foundations, and other information for the tanks are provided in the Part B Permit Application. The tank capacities are identified in Table 2-1. For the purposes of this Closure Plan, the facility assumes that the tanks will be full to their maximum capacity at the time of closure.

The tanks at the facility are constructed of steel. The tanks are of closed top design and are integrally constructed. The ancillary equipment for each tank includes items such as piping, pumps, valves, and flow meters leading from the loading areas to the tanks, between the tanks, and from the tanks to the carbon reactivation unit. The ancillary equipment is constructed mainly of steel, and flexible hoses may be used in certain areas. Secondary containment for the tanks is provided and is constructed of reinforced concrete with perimeter dikes to prevent migration of spillage, leakage, or contaminated stormwater.

4.2.3 CARBON REACTIVATION UNIT SUMMARY

The facility reactivates the spent carbon in the carbon reactivation furnace (RF-2). The design capacity for the furnace is identified in Table 2-1. The RF-2 carbon reactivation unit is constructed of steel and is approximately 12'-10" in diameter by 19'-8" feet tall. The RF-2 carbon reactivation unit includes five internal hearths and a center shaft with rabble arms to agitate the spent carbon.

Equipment associated with the RF-2 carbon reactivation unit include:

- Afterburner
- Quench and venture scrubber
- Packed tower scrubber with scrubber packing
- Wet electrostatic precipitator
- Induced draft fan
- Stack.

Containment for the carbon reactivation unit is provided and is constructed of reinforced concrete with perimeter dikes to prevent migration of spillage, leakage, or contaminated stormwater. The containment has been recently inspected by SWT and is free of cracks and gaps, which will prevent migration of materials through the concrete.

5.0 CLOSURE REQUIREMENTS

SWT has prepared this Closure Plan in compliance with the 40 CFR 264 Subparts G, I, J, and X requirements. These requirements state that closure shall be performed in such a manner as to:

- Minimize the need for further maintenance;
- Control, minimize, or eliminate, to the extent necessary to protect human health and the environment, the post-closure escape of hazardous wastes, hazardous leachates, contaminated runoff, or hazardous waste decomposition products to the groundwater, surface water, or the atmosphere; and
- Comply with the closure requirements of 40 CFR 264 Subpart G, including, but not limited to, the requirements of 40 CFR 264.178 for containers, 40 CFR 264.197 for tanks, and 40 CFR 264 Subpart X for the carbon reactivation unit.

6.0 CLOSURE ACTIVITIES

This section describes both the general and specific closure activities for the container storage area, the storage tanks and their associated ancillary equipment, and the carbon reactivation unit.

6.1 General Closure Activities

The following sections of the Closure Plan are written from the perspective that third party contractors will perform the closure activities in conjunction with site personnel. The closure costs identified in Section 11.0 were developed based on the "worst case" scenario of only using contractors. SWT may perform the closure activities using SWT personnel (except for the Professional Engineer). In addition, the following sections are written to address the container storage area, the storage tanks and their associated ancillary equipment, and the carbon reactivation unit identified above, assuming that metallic components can be scrapped rather than being disposed. The cost estimates include the cost of dismantling each major piece of equipment identified in Table 2-1, but do not include any credit which may be realized from the sale of scrap materials.

SWT will utilize contractors to ensure that all activities are performed to minimize the need for future maintenance, maximize, to the extent necessary, the protection of human health and the environment, and eliminate post-closure escape of hazardous waste, hazardous constituents, contaminated run-off and/or hazardous waste decomposition products.

SWT will utilize facility health and safety and waste management procedures to address the following items prior to initiating closure:

- (1) PPE and respiratory protection criteria;
- (2) Air monitoring methods and techniques;
- (3) Run-on/off controls for site activities;
- (4) Site safety meeting criteria and schedule;
- (5) Detailed site organization responsibilities;
- (6) Impermeable barrier techniques and materials to be used to protect nonclosure affected areas;
- (7) Waste handling methods;
- (8) Site material storage scenarios to segregate hazardous and nonhazardous materials:
- (9) Fire protection mechanisms and techniques;
- (10) Site specific Contingency Plan to address potential response activities;
- (11) Proof of training and medical monitoring to satisfy OSHA compliance; and
- (12) Certification and permits for any subcontractor services (if necessary).

In general, the closure activities will be performed during daylight hours. Also, site activities will be scheduled to allow personnel to secure the closure areas before leaving each day. A 10 hour workday is anticipated.

In the event that specific closure activities do not allow a safe or effective shutdown and activities are required to be performed at night, SWT will provide the necessary lighting and equipment to complete the work in a safe manner.

Contractors will perform all Confined Space activities pursuant to the SWT Confined Space Entry program. Similar criteria are applicable for the Lock-Out/Tag-Out programs associated with confined space activities. The closure site boundary will be clearly delineated by barricades, signs, and other markers, as necessary, to ensure closure site security. Site security mechanisms will be installed at the end of each working day.

During the closure activities, utilities (i.e., electricity, water, steam, etc.) will be provided by SWT. The closure cost estimate includes the costs for providing these utility services.

All debris and other miscellaneous materials will be collected and stored as necessary on a daily basis. Closure will not be considered complete until the site has been returned to the normal operating state. No waste, hazardous or otherwise, will be left in the units to be closed at closure completion. Site inspection by SWT personnel will be performed to ensure that all hazardous waste and residuals are removed from the closure area to prevent any post-closure escape of hazardous waste, hazardous constituents, contaminated run-off, or hazardous waste decomposition products that could potentially affect groundwater, surface waters, or the atmosphere.

Site activities will be performed with the necessary barricades to prevent migration of hazardous waste during closure activities. This includes all site storage areas, temporary decontamination stations, etc. Potential prevention methods and equipment include:

- Silt fences:
- Straw boundary barricades; and
- Temporary decontamination stations, etc.

Spill response activities will be specified per the SWT Contingency Plan. Berm construction will consist of the use of visqueen and/or HDPE liners placed on the containment pad nearest to the equipment, anchored by weights such as sand, oil dry, or other suitable materials. Lay down areas will include only the area within containment, and direct placement into the macroencapsulation debris roll-off boxes, where used. The macroencapsulation debris roll-off boxes will be placed in the vicinity of the equipment being dismantled.

Potential groundwater contamination from closure activities is considered not applicable. Inspections will be performed to address potential contributions from closure activities. Evidence of potential contributions will initiate immediate corrective action activities.

SWT will employ an independent Registered Professional Engineer to confirm that all closure activities have been performed in accordance with the approved Closure Plan. This individual will be responsible for making site inspections, on an as needed basis, for confirmation of certification requirements. The engineer will consult, as necessary, with the

appropriate SWT personnel to ensure that all activities are being performed pursuant to the Closure Plan and in compliance with 40 CFR 264 Subparts G, I, J, and X.

6.2 Specific Closure Activities

This section identifies the specific closure activities for the container storage area, the storage tanks and their associated ancillary equipment, and the carbon reactivation unit.

6.2.1 CONTAINER STORAGE AREA

When the container storage area is to be closed, the facility will first remove all containers of hazardous waste from the area. The contents of the containers will be transferred into the tank system, and the empty containers will be sent for reconditioning or disposal. The spent carbon will be subsequently treated in carbon reactivation unit RF-2.

Residuals potentially generated during transfer activities may include drips, leaks, and spills. These will be collected in containers, liners, pads, and absorbent materials, as necessary, for any drips, leaks, or spills that occur. Any residuals generated will be cleaned up immediately to maintain site integrity. All residuals will be consolidated for off-site disposal as hazardous waste.

Operators and all other personnel involved in work activities will be equipped with the proper PPE during all closure activities. Personnel will be made aware of the proper PPE as well as the proper operating techniques of all pumps, trucks, etc. necessary to perform the activity prior to implementation. PPE will be collected in designated containers for off-site disposal.

The following closure activities associated with the decontamination of the container storage containment area will be performed:

- Pressure washing and/or steam cleaning will be performed, as necessary, to remove any residue;
- Collection vessels for washwaters will be provided for consolidation and treatment in the in-house wastewater treatment system prior to discharge to the POTW;
- A final rinse will be used to decontaminate any remaining residue.

Upon completion of the decontamination activities, the container storage containment area will be inspected to ensure that it has been cleaned. A sample of the final rinse of the container storage area will be obtained. The sample will be analyzed as specified in Section 7.0.

A background sample will be obtained from a nearby, non-process related support structure. The background sample will be obtained by pressure washing and/or steam

cleaning in a similar manner as utilized during the decontamination described above. The background sample will be analyzed as specified in Section 7.0.

The container storage containment area will not be removed and disposed. Contamination of the containment area and underlying soils is not expected because of the nature of the waste treated, and due to the inspection procedures used to identify and correct any cracks, gaps, or leaks. In addition, any leaks and spills that do occur are immediately cleaned up and decontaminated. The containment area will be thoroughly inspected to ensure it is visually clean as part of the closure certification activities.

The following miscellaneous decontamination items will be considered during the container storage area closure activities:

- Disposable tools (i.e., brushes, etc.) will be collected in a designated area for offsite disposal as hazardous waste; and
- Non-disposable tools (i.e., wrenches, etc.) will be decontaminated with an appropriate solvent prior to leaving the closure area.

The closure activities associated with the container storage area include equipment decontamination and hazardous waste removal so that a post-closure plan is unnecessary.

6.2.2 TANKS AND ASSOCIATED ANCILLARY EQUIPMENT

Once the decision to initiate closure has been made, the lines to each of the five tanks will be locked out. For this reason, the maximum inventory of spent carbon expected to be present in each of the tanks is the amount identified in Table 2-1. This material will be removed for treatment in carbon reactivation unit RF-2. The waste will be removed from the tanks and all associated ancillary equipment with existing site pumps, tanker loading equipment, and pressure washing and/or steaming, as necessary. Following the processing of all waste contained in the tanks, the lines associated with each of the tanks will be drained to the greatest extent possible and will be disconnected and blinded.

Decontamination and closure activities associated with the tanks will be limited to those surfaces that the waste stream contacted or potentially contacted. These will include the ancillary equipment previously identified, the internals of the tanks, and the containment area surrounding the tanks.

Residuals potentially generated during decontamination activities may include drips, leaks, and spills from piping and other equipment. These will be collected in containers, liners, pads, and absorbent materials, as necessary, for any drips, leaks, or spills that occur. Any residuals generated will be cleaned up immediately to maintain site integrity. All residuals will be consolidated for off-site disposal as hazardous waste.

Operators and all other personnel involved in work activities will be equipped with the proper PPE during all closure activities. Personnel will be made aware of the proper PPE as well as the proper operating techniques of all pumps, trucks, blenders, etc. necessary to

perform the activity prior to implementation. PPE will be collected in designated containers for off-site disposal.

The ancillary equipment associated with the tanks will be removed. This ancillary equipment is identified above. Non-metallic items will be collected an placed into roll-off boxes for macroencapsulation and disposal as hazardous debris. The piping and metallic ancillary equipment will be removed, cut into manageable pieces, and closed as follows:

- Pressure washing and/or steam cleaning will be performed, as necessary, to remove any residue;
- Collection vessels for washwaters will be provided for consolidation and subsequent treatment in the in-house wastewater treatment system prior to discharge to the POTW;
- The associated ancillary equipment will be disassembled, removed, and sent as scrap metal for recycling.

Upon completion of the decontamination activities, the ancillary equipment will be inspected to ensure that it has been cleaned. A sample of the final rinse of the ancillary equipment will be obtained. The sample will be analyzed as specified in Section 7.0.

The following closure activities associated with the decontamination of the tanks will be performed:

- Any remaining liquid and sludge will be removed from the tanks as possible using physical (e.g., pumping, etc.) means;
- The tanks will be purged of vapor and the tank will be opened to allow access to personnel;
- Confined Space Entry procedures will be utilized;
- Lock-Out/Tag-Out procedures will be utilized;
- Contractors will enter the tanks and remove any residual sludge through physical means:
- Pressure washing and/or steam will be used to remove any remaining contamination until the tanks are visually clean. Decontamination fluids will be collected for treatment in the in-house wastewater treatment system prior to discharge to the POTW;
- A final rinse will be used to decontaminate any residue remaining.

Upon completion of the decontamination activities, the tanks will be inspected to ensure the tank internals are visually clean. The outside of the tanks and surrounding areas will also be inspected (and decontaminated, if necessary). A sample of the final rinse for each tank will be obtained (five samples total). The samples will be analyzed as specified in Section 7.0. If the tanks are in suitable condition, they may be sold to another facility. Otherwise, the tanks will be either left in place or cut into manageable pieces and shipped off site as scrap metal. The cost estimate includes the cost for dissembling, cutting and shipping the tanks for scrap. No credit has been taken for any revenue received for scrap sales.

The containment area associated with the tanks will not be removed and disposed.

Contamination of the containment area and underlying soils is not expected because of the nature of the waste treated, and due to the inspection procedures used to identify and correct any cracks, gaps, or leaks. In addition, any leaks and spills that do occur are immediately cleaned up and decontaminated. The following closure activities associated with the decontamination of the containment area associated with the tanks will be performed:

- Pressure washing and/or steam will be used to remove any contamination until
 the containment area associated with the tanks is visually clean.
 Decontamination fluids will be collected for treatment in the in-house wastewater
 treatment system prior to discharge to the POTW;
- A final rinse will be used to decontaminate any residue remaining.

Upon completion of the decontamination activities, the containment area associated with the tanks will be inspected to ensure it is visually clean. A sample of the final rinse for the containment area associated with the tanks will be obtained. The sample will be analyzed as specified in Section 7.0.

The following miscellaneous decontamination items will be considered during the tank closure activities:

- Disposable tools (i.e., brushes, etc.) will be collected in a designated area for offsite disposal as hazardous waste; and
- Non-disposable tools (i.e., wrenches, etc.) will be decontaminated with an appropriate solvent prior to leaving the closure area.

The closure activities associated with the tanks include equipment decontamination and hazardous waste removal so that a post-closure plan is unnecessary.

6.2.3 CARBON REACTIVATION UNIT

Once the decision to initiate closure has been made, the lines to the carbon reactivation unit will be locked out, and will only be utilized to treat the material remaining in the containers and tanks, as identified above. The spent carbon stored in bulk and in containers will be treated by reactivation in carbon reactivation unit RF-2 and subsequently packaged for reshipment to customers. A maximum of 100,000 gallons of spent activated carbon from containers and approximately 45,000 gallons of spent activated carbon in bulk will be on site at the time of closure.

Slurry recycle water is consumed in the carbon reactivation process and it is anticipated that most of it will be consumed during the treatment of the spent activated carbon inventory during closure. The slurry water that is not consumed will be treated in the inhouse wastewater treatment system prior to being discharged to the POTW. Additionally, makeup water may be required to complete the reactivation of all the spent carbon inventory. It is anticipated that a portion of the makeup water will be supplied by decontamination wash water produced during closure. Scrubber blowdown will be

discharged to the local POTW consistent with the facility's discharge permit.

Upon completion of this treatment, carbon reactivation unit RF-2 will be operated at or above the minimum permitted temperatures, using auxiliary fuels only, and without processing any additional spent carbon, for a period of four hours to ensure that the unit is organically decontaminated. After this period, the unit will be shut down, cooled, locked out, and all lines to the unit will be removed as identified above. Therefore, the material remaining in the carbon reactivation unit and associated downstream equipment will be residual in nature, and only inorganic contaminants (metals) may remain. (See EPA memo regarding closure of hazardous waste incinerators in Attachment 3). The material remaining in the carbon reactivation unit will be removed with existing site pumps, tanker loading equipment, manual techniques, and pressure washing and/or steaming, as necessary.

Decontamination and closure activities associated with the carbon reactivation unit will be limited to those surfaces that the waste stream or treatment residuals contacted or potentially contacted. These will include the internals of the carbon reactivation unit and downstream equipment, and the containment pad for the carbon reactivation unit.

Residuals potentially generated during decontamination activities may include drips, leaks, and spills. These will be collected in containers, liners, pads, and absorbent materials, as necessary, for any drips, leaks, or spills that occur. Any residuals generated will be cleaned up immediately to maintain site integrity. All residuals will be consolidated for off-site disposal as hazardous waste.

Operators and all other personnel involved in work activities will be equipped with the proper PPE during all closure activities. Personnel will be made aware of the proper PPE as well as the proper operating techniques of all pumps, trucks, blenders, etc. necessary to perform the activity prior to implementation. PPE will be collected in designated containers for off-site disposal.

The following closure activities associated with the decontamination of the carbon reactivation unit will be performed:

- Any remaining liquid and sludge will be removed from the carbon reactivation unit off gas treatment equipment using physical (e.g., pumping, etc.) means. Liquids will be treated in the in-house wastewater treatment system prior to being discharged to the POTW. Sludges will be placed into a roll-off box for macroencapsulation and disposal as hazardous debris;
- The carbon reactivation unit and downstream equipment will be purged of vapor and the carbon reactivation unit will be opened to allow access to personnel;
- Confined Space Entry procedures will be utilized;
- Lock-Out/Tag-Out procedures will be utilized;
- Contractors will enter the carbon reactivation unit and downstream equipment and remove any residual material (sludge, carbon, or slag) through physical means using hand tools;

- Scrubber packing will be physically removed and placed in a roll-off box for macroencapsulation for disposal as hazardous debris;
- Residual sludge, activated carbon, and slag should be minimal based on experience with periodic maintenance of the unit, and will be placed into roll-off boxes for macroencapsulation, or a 55-galllon drum of incinerables for off-site disposal;
- The refractory in the RF-2 furnace, afterburner, and connecting ductwork will be removed using hand tools and placed into a roll-off box for disposal as hazardous debris using macroencapsulation;
- Pressure washing and/or steam will be used to remove any remaining contamination until the carbon reactivation unit and downstream equipment is visually clean. Decontamination fluids will be collected and treated through the in-house wastewater treatment system prior to discharge to the POTW, and;
- A final rinse will be used to complete the decontamination.

Upon completion of the decontamination activities, the carbon reactivation unit and downstream equipment will be inspected to ensure the internals are visually clean. The outside of each equipment item and surrounding areas will also be inspected (and decontaminated, if necessary). Each individual equipment item (as listed in Table 2-1) will receive a final rinse, and a sample of the water from the final rinse for each listed equipment item will be obtained. The samples will be analyzed as specified in Section 7.0.

A background sample will be obtained from a nearby, non-process related support structure. The background sample will be obtained by pressure washing and/or steam cleaning in a similar manner as utilized during the decontamination described above. The background sample will be analyzed as specified in Section 7.0. In addition, a sample of the wash water used for decontamination will be analyzed as specified in Section 7.0.

Once the carbon reactivation unit and downstream equipment have been determined to be cleaned (as specified in Section 7.0), equipment will be dismantled. Metallic items will be scrapped. Fiberglass, plastic, and other non-metalic components will be disposed of as non-hazardous debris. Packed scrubber internals will be macroencapsulated and disposed of as hazardous debris.

The containment pad associated with the carbon reactivation unit will not be removed and disposed. Contamination of the containment area and underlying soils is not expected because of the nature of the waste treated, and due to the inspection procedures used to identify and correct any cracks, gaps, or leaks. In addition, any leaks and spills that do occur are immediately cleaned up and decontaminated. The following closure activities associated with the decontamination of the containment pad associated with the carbon reactivation unit will be performed:

- Pressure washing and/or steam will be used to remove any contamination until
 the containment pad associated with the carbon reactivation unit is visually
 clean. Decontamination fluids will be collected and treated in the in-house
 wastewater treatment system prior to discharge to the POTW;
- A final rinse will be used to decontaminate any residue remaining.

Upon completion of the decontamination activities, the containment pad associated with the carbon reactivation unit will be inspected to ensure it is visually clean. A sample of the final rinse for the containment pad associated with the carbon reactivation unit will be obtained. The sample will be analyzed as specified in Section 7.0.

The following miscellaneous decontamination items will be considered during the carbon reactivation unit closure activities:

- Disposable tools (i.e., brushes, etc.) will be collected in a designated area for offsite disposal as hazardous waste; and
- Non-disposable tools (i.e., wrenches, etc.) will be decontaminated with an appropriate solvent prior to leaving the closure area.

The closure activities associated with the carbon reactivation unit includes equipment decontamination and hazardous waste removal so that a post-closure plan is unnecessary. The carbon reactivation unit will be left in place at the facility following closure.

Once the closure activities are complete, and the independent Registered Professional Engineer confirms that all closure activities have been performed in general accordance with the approved Closure Plan, the facility will determine the ultimate disposition of the tanks. If the tanks are in suitable condition, they may be sold to another facility. Otherwise, the tanks will be either left in place or cut into manageable pieces and shipped off site as scrap metal. The cost estimate includes the cost for dissembling, cutting and shipping the tanks for scrap. No credit has been taken for any revenue received for scrap sales.

There are no land disposal units at the SWT facility. In addition, no hazardous waste will be left in place. Therefore a "survey plat" and "notice in deed and certification" are not required.

7.0 CLOSURE STANDARD

SWT has utilized the EPA Guidance Document "Draft of Guidance of Incinerator Closure" (June 29, 1990) in the preparation of this Closure Plan. It is suggested by USEPA to utilize the techniques discussed in this document to clean close all combustion related facilities. In this document, EPA recommends (in the section entitled "Approach to Incinerator Closure") using a water rinse to remove contaminants to decontaminate equipment. Further, the document recommends (in the section entitled "Certification of Adequate Closure") using either wipe sampling or analyzing the rinsate for contaminants to demonstrate the effectiveness of the decontamination.

As described in detail in Section 6.0, SWT will obtain samples of the final rinse for each piece of equipment/item as identified in Table 2-1. A summary list of the samples to be obtained is provided as Table 7-1. The samples will be obtained in accordance with a site specific "Sampling and Analysis Plan" (SAP). In addition, the samples will be handled and analyzed in accordance with a site specific "Quality Assurance Project Plan" (QAPP). The SAP and QAPP will be prepared as closure is approaching, since closure is not anticipated for several years. These plans will be prepared in coordination with the laboratory to be used to analyze the samples, and will identify items such as the appropriate sample containers, sampling techniques, sample preservation, chain-of-custody procedures, specific analytical procedures, and detailed QA/QC procedures, etc. General information for sample analysis and QA/QC is provided with this closure plan.

Each of the samples identified in Table 7-1 will be analyzed for the metals antimony, arsenic, barium, beryllium, cadmium, chromium, lead, mercury, selenium, silver, thallium, and vanadium. In addition, one indicator constituent has been identified from the following families of constituents present in the hazardous waste managed at the facility to demonstrate that the organics have been sufficiently removed (also see the SAP and QAPP):

- Halogenated volatile organics (1,1,1-trichloroethane by SW-846 Method 8260);
- Aromatic and unsaturated volatile organics (toluene by SW-846 Method 8260B);
- Nonhalogenated volatile organics (benzene by SW-846 Method 8260B);
- Phenolic compounds (phenol by SW-846 Method 8270C);
- Nitrogen and phosphorous containing pesticides (malathion by SW-846 Method 8141A);
- Organochlorine and other organohalide pesticides (4,4'-DDT by SW-846 Method 8270C); and
- Nitriles (acrylonitrile by SW-846 Method 8260B).

The carbon reactivation unit and downstream equipment will have been organically decontaminated by operating the system without waste prior to its final water wash decontamination. Therefore, only the metals analyses will be performed on the carbon reactivation unit and downstream equipment samples.

TABLE 7-1. SAMPLES FOR CLOSURE CERTIFICATION

ITEM	SAMPLE TO BE	ANALYSES
	OBTAINED	
Container Storage Area	Final Rinse - Grab	Metals ¹ , Organics ²
Tank T1	Final Rinse – Grab	Metals ¹ , Organics ²
Tank T2	Final Rinse – Grab	Metals ¹ , Organics ²
Tank T5	Final Rinse – Grab	Metals ¹ , Organics ²
Tank T6	Final Rinse – Grab	Metals ¹ , Organics ²
Tank T18	Final Rinse – Grab	Metals ¹ , Organics ²
Tank Ancillary Equipment	Final Rinse – Composite	Metals ¹ , Organics ²
Tank Containment area	Final Rinse – Grab	Metals ¹ , Organics ²
Carbon Reactivation Unit RF-2	Final Rinse – Grab	Metals ¹
RF-2 Aftrerburner	Final Rinse – Grab	Metals ¹
RF-2 Qench/venture	Final Rinse – Grab	Metals ¹
RF-2 Packed bed scrubber	Final Rinse – Grab	Metals ¹
RF-2 Wet electrostatic	Final Rinse – Grab	Metals ¹
precipitator		
RF-2 induced draft fan	Final Rinse – Grab	Metals ¹
RF-2 stack	Final Rinse – Grab	Metals ¹
RF-2 Associated equipment	Final Rinse – Composite	Metals ¹
Carbon Reactivation Unit	Final Rinse – Grab	Metals ¹ , Organics ²
Containment		
Background	Final Rinse - Grab	Metals ¹ , Organics ²

Sample analyses:

Halogenated volatile organics (1,1,1-trichloroethane by SW-846 Method 8260);

Aromatic and unsaturated volatile organics (toluene by SW-846 Method 8260B);

Nonhalogenated volatile organics (benzene by SW-846 Method 8260B);

Phenolic compounds (phenol by SW-846 Method 8270C);

Nitrogen and phosphorous containing pesticides (malathion by SW-846 Method 8141A);

Organochlorine and other organohalide pesticides (4,4'-DDT by SW-846 Method 8270C); and

Nitriles (acrylonitrile by SW-846 Method 8260B).

¹ Metals by SW-846 Method 6010.

² Organics:

The background concentration for these constituents will be the "Preliminary Cleanup Target Level" (PCTL) for closure certification. SWT will compare the analytical results for these constituents associated with each piece of equipment/item identified in Table 7-1 with the analytical results for the constituents present in the background sample.

If the constituents are identified at or below the levels identified in the background sample, the PCTL will be met for the purposes of closure certification. If a constituent is identified at a level above the background, the facility will perform additional decontamination (i.e., repeat the decontamination as specified for that piece of equipment/item) and sample the final rinse for analysis. The sample will then be analyzed for the particular constituent(s) that did not meet the PCTL. If the constituent(s) for the additional decontamination is identified at or below the levels identified in the background sample, the PCTL will be met for the purposes of closure certification.

If, after a number of attempts are made and the constituent(s) is identified at a level above the background, the facility will utilize high pressure water to clean the affected equipment to the clean debris standard identified in 40 CFR 268.45. The facility will use high pressure washing at a rate of approximately 2 gallons per square foot to achieve the clean debris standard.

Once the decontamination to meet the PCTL has been completed (or the treatment to meet the clean debris standard), the equipment will be determined to be decontaminated for purposes of closure.

The facility may alternatively elect to ship the piece of equipment/item offsite for treatment/disposal as a hazardous waste. This would remove the equipment/item from the site. Therefore no threat to human health or the environment would be applicable for that piece of equipment at the facility. This decision would be based on the size and geometry of the equipment/item, the cost of treatment and/or disposal, the cost of further decontamination, etc.

8.0 CLOSURE SCHEDULE

The closure activities, as necessary, are scheduled to be performed in general accordance with the following schedule:

<u>Task</u>	Days
Notification of Closure to Regulatory Agency	0 (initiating period)
A. Preparation of Closure Bid Package	7 days (calendar)
B. Submission and Contractor Review	7 days
C. Site Visit for Contractors	7 days
D. Contractor Bid Package Preparation/Submittal	14 days
E. Contractor Award/Contract/Notice to Proceed	7 days
F. Contractor Mobilization	14 days
G. Closure Activity Implementation	60 days
 Container Storage Area Decontamination (20 days) 	
ii. Tanks and Ancillary Equipment Decontamination (20 days)	
iii. Carbon Reactivation Unit Decontamination (20 days)	
H. Obtain Sample Results 30 day	
I. Force Majeure	14 days
J. Schedule Contingency	<u>20 days</u>
TOTAL	180 days (calendar)
TOTAL ALLOWED TIME 180 day	

This schedule will be utilized for the closure of the container storage area, tanks and associated ancillary equipment, and the carbon reactivation unit. Certain activities (e.g., decontamination of the container storage area, tanks and associated ancillary equipment, and carbon reactivation unit) may be conducted concurrently. The facility will notify EPA of the intent to initiate closure as specified in Section 9.0.

9.0 CLOSURE ACTIVITY NOTIFICATION

SWT will notify the EPA in writing at least 45 days prior to the date that SWT expects to initiate closure. SWT will complete all closure activities within 180 days of initiating closure in accordance with the approved Closure Plan. An extension may be requested if SWT determines that additional time will be necessary to complete closure.

10.0 CERTIFICATION OF CLOSURE

In accordance with the requirements of 40 CFR 264.115, within sixty (60) days of completing closure, SWT will notify the EPA, by registered mail, that closure activities have been completed in compliance with the specifications of the approved Closure Plan by submission of a Certification of Closure.

The Certification of Closure will include signatures from the SWT Owner/Operator and the independent Registered Professional Engineer. SWT will retain documentation necessary to support the independent Registered Professional Engineer's certification. Support documentation will be submitted to the EPA on request.

Financial assurance documentation will be retained by SWT until the EPA has officially released SWT from the financial assurance requirements for Final Closure as required by 40 CFR 264.143(i) and SWT confirms receipt of this release. In addition, upon receipt of this release, SWT will consider the container storage area, tanks and ancillary equipment, and carbon reactivation unit closed and all permit requirements identified in the RCRA permit will cease to apply to the container storage area, tanks and associated ancillary equipment, and carbon reactivation unit.

If the facility performs partial closure of any portion of the facility, this Closure Plan will be modified to include only the remaining equipment. In addition, the closure cost estimate will be amended to include only the remaining equipment.

11.0 CLOSURE COST ESTIMATE

The cost estimate for performing the above closure activities pertaining to the container storage area, tanks and associated ancillary equipment and carbon reactivation unit is included as Table 11-1 of this Closure Plan.

TABLE 11-1. CLOSURE COST ESTIMATE

ITEM	ASSOCIATED COST
CONTAINER STORAGE AREA CLOSURE	
Transfer spent carbon from containers	\$10,908
(1,818 containers) 10 containers/hour x \$30/hour x 2	
people)	
Removal of empty containers for reconditioning or disposal	\$1,364
(1,818 containers) 80 containers/hour x \$30/hour x 2	
Reconditioning of containers	\$0
Shipping of containers	\$5,939
(1,818 containers ÷ 176 containers/truckload x	
\$575/truckload)	
Treatment of bulked spent carbon	Included with carbon
	reactivation unit
	closure cost below
Decontamination of Container Storage Area	\$720
24 man hours x \$30/hour	
Rental of Decontamination Equipment	\$300
3 days x \$100/day	
Disposal of rinsate at POTW	\$84
(5,600 sq. ft. x 2 gal/sq. ft. x \$0.0025/gal x 3 rinses)	
One sample of rinsate (plus MS/MSD for QC) will be	\$3,000
required at \$1,000 each	
Supervision and management	\$10,000
200 hours x \$50/hour	
SUBTOTAL	\$32,315
TANK CLOSURE COSTS	
Treatment of spent carbon	Included with carbon
	reactivation unit
	closure cost below
Removal of ancillary equipment	\$7,200
120 hours x \$30/hour x 2	
Decontamination of ancillary equipment	\$7,200
120 hours x \$30/hour x 2	
Rental of Decontamination Equipment	\$1,500
15 days x \$100/day	
Disposal of rinsate from ancillary equipment at POTW	\$1,000
One sample of rinsate (plus MS/MSD for QC) will be	\$3,000
required	
Supervision and management	\$5,000
100 hours x \$50/hour	
Shipment of ancillary equipment offsite as scrap metal	\$1,725
(3 loads x \$575/load)	

ITEM	ASSOCIATED COST
Tank decontamination	\$1,800
5 tanks x 4 hours/tank x \$30/hour x 3	
Rental of decontamination equipment	\$500
5 days x \$100/day	
Decontamination of tank containment	\$720
24 man hours x \$30/hour	
Disposal of rinsate at POTW	\$1,000
One sample of rinsate (plus MS/MSD for QC) will be	\$15,000
required for each tank at \$1,000/sample (5 tanks x 3	
samples)	
Disassembly of tanks	\$20,000
(80 manhours/tank x \$50/hr x 5 tanks)	
Shipment of tanks offsite for scrap metal	\$2,875
(5 loads x \$575/load)	
Supervision and management	\$2,000
40 hours x \$50/hour	
SUBTOTAL	\$70,520
12.0 CARBON REACTIVATION UNIT CLOSU	JRE COSTS
Treatment of spent carbon inventory (145,000 gallons)	\$202,800
(Approximately 507,000 lb of carbon. All-inclusive cost for	
reactivation \$0.40/lb)	
RF-2 furnace refractory removal	\$7,500
(150 manhours x \$50/hr)	
RF-2 afterburner refractory removal	\$7,500
(150 manhours x \$50/hr)	
Disposal of refractory	\$24,000
(\$300/yd x 20 yd/macro box x 4 boxes)	
Carbon reactivation unit decontamination (RF-2,	\$14,400
afterburner, Quench/Venturi, Packed Bed scrubber, WESP,	
ID Fan, Stack)	
(6 equipment items x 16 hours/items x \$50/hour x 3)	
Rental of decontamination equipment	\$1,200
12 days x \$100/day	
Disposal of rinsate at POTW	\$1,000
One sample of rinsate (plus MS/MSD for QC) will be	\$8,100
required for each item at \$450/sample (6 items x 3	
samples)	
Decontamination of carbon reactivation unit containment	\$720
24 man hours x \$30/hour	
Disposal of rinsate at POTW	\$1,000
One sample of rinsate (plus MS/MSD for QC) will be	\$1,350
required for each item at \$450/sample	
Supervision and management	\$6,000
120 hours x \$50/hour	

ITEM	ASSOCIATED COST	
Transportation and disposal of PPE, Sampling Equipment,	\$10,000	
etc.		
10 drums at \$1,000/drum		
SUBTOTAL	\$285,570	
PROFESSIONAL ENGINEER CERTIFICATION AND REPORT		
Professional Engineer certification and report	\$15,000	
SUBTOTAL	\$15,000	
Subtotal (Container Storage Area, Tanks, and Carbon	\$388,405	
Reactivation Unit)		
Contingency (10%)	\$38,840	
Total Closure Cost Estimate	\$442,245	

13.0 FINANCIAL ASSURANCE

The financial assurance mechanism currently in effect for closing the container storage area, tanks and associated ancillary equipment, and carbon reactivation unit is included as Attachment 4 of this Closure Plan.

ATTACHMENT 1 WASTE CODES

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY		
EPA WASTE CODE	WASTE DESCRIPTION	
D001	A SOLID WASTE THAT EXHIBITS THE CHARACTERISTIC OF IGNITABILITY	
D004	ARSENIC	
D005	BARIUM	
D006	CADMIUM	
D007	СНКОМІЛИ	
D008	LEAD	
D009	MERCURY	
D010	SELENIUM	
D011	SILVER	
D012	ENDRIN	
D013	LINDANE	
D014	METHOXYCHLOR	
D015	TOXAPHENE	
D016	2,4-D	
D017	2,4,5-(SILVEX)	
D018	BENZENE	
D019	CARBON TETRACHLORIDE	
D020	CHLORDANE	
D021	CHLOROBENZENE	
D022	CHLOROFORM	
D023	O-CRESOL	
D024	M-CRESOL	
D025	P-CRESOL	
D026	CRESOL	
D027	1,4-DICHLOROBENZENE	
D028	1,2-DICHLOROETHANE	
D029	1,1-DICHLOROETHYLENE	
D030	2,4-DITROTOLUENE	
D031	HEPTACHLOR (AND ITS EPOXIDE)	
D032	HEXACHLOROBENZENE	
D033	HEXACHLOROBUTADIENE	
D034	HEXACHLOROETHANE	
D035	METHYL ETHYL KETONE	
D036	NITROBENZENE	
D037	PENTRACHLOROPHENOL	

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY		
EPA WASTE CODE	WASTE DESCRIPTION	
D038	PYRIDINE	
D039	TETRACHLOROETHYLENE	
D040	TRICHLOROETHYLENE	
D041	2,4,5-TRICHLOROPHENOL	
D042	2,4,6-TRICHLOROPHENOL	
D043	VINYL CHLORIDE	
F001	SPENT HALOGENATED SOLVENTS USED IN DEGREASING: TETRACHLOROETHYLENE, TRICHLOROETHYLENE, METHYLENE CHLORIDE, 1,1,1 TRICHLOROETHANE, CARBON TETRACHLORIDE, CHLORINATED FLUOROCARBONS; AND MIXTURES/BLENDS CONTAINING A TOTAL OF TEN PERCENT OR MORE (BY VOLUME) BEFORE USE OF ONE OR MORE OF THE ABOVE SOLVENTS OR SOLVENTS LISTED IN F002, F004 AND F005; AND STILL BOTTOMS FROM THE RECOVERY OF SPENT SOLVENTS AND MIXTURES	
F002	TETRACHLOROETHYLENE, METHYLENE CHLORIDE, TRICHLOROETHYLENE, 1,1,1-TRICHLOROETHANE, CHLOROBENZENE, 1,1,2-TRICHLOROETHANE; AND MIXTURES/BLENDS CONTAINING A TOTAL OF 10% OR MORE (BY VOLUME) BEFORE USE OF ONE OR MORE OF THE ABOVE SOLVENTS OR SOLVENTS LISTED IN F002, F004 AND F005 AND STILL BOTTOMS FROM RECOVERY OF SPENT SOLVENTS AND MIXTURES	
F003	XYLENE, ACETONE ETHYL ACETATE, ETHYL BENZENE, ETHYL ETHER, METHYL ISOBUTYL KETONE, N-BUTYL ALCOHOL, CYCLOHEXANANE, METHANOL; MIXTURES/BLENDS OF ABOVE; AND 10% OR MORE (BY VOLUME) OF F001, F002, F004, F005; AND STILL BOTTOMS FROM RECOVERY OF SPENT SOLVENTS	
F004	CRESOLS AND CRESYLIC ACID, NOTROBENZENE; SOLVENT MIXTURES/BLENDS OF 10% OR MORE BEFORE USE OF ONE OR MORE OF ABOVE OR F001, F002, F005; STILL BOTTOMS FROM RECOVERY OF SPENT SOLVENTS	
F005	TOLUENE, METHYL ETHYL KETONE, CARBON DISULFIDE, ISOBUTANOL, PYRIDINE, BENZENE, 2-ETHOXYETHANOL, 2-NITROPROPANE; MIXTURES/BLENDS OF 10% OR MORE (BY VOLUME) OF ABOVE OR SOLVENTS LISTED IN F001, F002, F004 AND STILL BOTTOMS FROM RECOVERY OF SOLVENTS	
F006	WASTEWATER TREATMENT SLUDGES FROM ELECTROPLATING OPERATIONS EXCEPT FROM SULFURIC ACID ANODIZING OF ALUMINUM; TIN PLATING ON CARBON STEEL; ZINC PLATING ON CARBON STEEL; ALUMINUM, ZINC ALUMINUM PLATING ON CARBON STEEL; CLEANING/STRIPPING ASSOCIATED WITH TIN, ZINC AND ALUMINUM PLATING ON CARBON STEEL; AND CHEMICAL ETCHING AND MILLING OF ALUMINUM	
F012	QUENCHING WASTEWATER TREATMENT SLUDGES FROM METAL HEAT TREATING OPERATIONS WHERE CYANIDES ARE USED	
F019	WASTEWATER TREATMENT SLUDGES FROM CHEMICAL CONVERSION COATING OF ALUMINUM EXCEPT ZIRCONIUM PHOSPHATING IN ALUMINUM CAN WASHING	

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY		
EPA WASTE CODE	WASTE DESCRIPTION	
F025	CONDENSED LIGHT ENDS, SPENT FILTERS AND AIDS, SPENT DESICCANT WASTES FROM PRODUCTION OF CERTAIN CHLORINATED ALIPHATIC HYDROCARBONS (HAVING CARBON CHAIN LENGTHS RANGING FROM 1-5 WITH VARYING AMOUNTS AND POSITIONS OF CHLORINE SUBSTITUTION) BY FREE RADICAL CATALYZED PROCESSES.	
F035	WASTEWATERS, PROCESS RESIDUALS, PRESERVATIVE DRIPPAGE, AND SPENT FORMULATIONS FORM WOOD PRESERVING PROCESS GENERATED AT PLANTS THAT USE INORGANIC PRESERVATIVES CONTAINING ARSENIC OR CHROMIUM. DOES NOT INCLUDE K001 BOTTOM SEDIMENT SLUDGE FROM TREATMENT OF WASTEWATER FROM WOOD PRESERVING PROCESSES USING CREOSOTE AND/OR PENTACHLOROPHENOL	
F037	PETROLEUM REFINERY PRIMARY OIL/WATER/SOLIDS SEPARATION SLUDGE. SLUDGE FROM GRAVITATIONAL SEPARATION OF OIL/WATER/SOLIDS DURING STORAGE OR TREATMENT OF PROCESS WASTEWATERS AND OILY COOLING WASTEWATERS FROM PETROLEUM REFINERIES. (OIL/WATER/SOLIDS SEPARATORS; TANKS AND IMPOUNDMENTS; DITCHES/CONVEYANCES; SUMPS; STORMWATER UNITS. SLUDGES FROM NON-CONTACT ONCE-THROUGH COOLING WATERS, SLUDG3ES FROM AGRESSIVE BIOLOGICAL TREATMENT UNITS, K051 WASTES	
F038	PETROLEUM REFINERY SECONDARY (EMULSIFIED) OIL/WATER/SOLIDS SEPARATION SLUDGE-ANY SLUDGE AND/OR FLOAT GENERATED FROM THE PHYSICAL AND/OR CHEMICAL SEPARATION OF OIL/WATER/SOLIDS IN PROCESS WASTEWATERS AND OILY COOLING WASTEWATERS FROM PETROLEUM REFINERIES. SUCH WASTES INCLUDE, BUT ARE NOT LLIMITED TO, ALL SLUDGES AND FLOATS GENERATED IN: INDUCED AIR FLOTATION (IAF) UNITS, TANKS AND IMPOUNDMENTS, AND ALL SLUDGES GENERATED IN DAF UNITS. SLUDGES GENERATED IN STORMWATER UNITS THAT DO NBOT RECEIVE DRY WEATHER FLOW, SLUDGES GENERATED FROM NON-CONTACT ONCE-THROUGH COOLING WATERS SEGREGATED FOR TREATMENT FROM OTHER PROCESS OR OILY COOLING WATERS, SLUDGES AND FLOATS GENERATED IN AGRESSIVE BIOLOGICAL TREATMENT UNITS (INCLUDING SLUDGES AND FLOATS GENERATED IN ONE OR MORE ADDITIONAL UNITS AFTER WASTEWATERS HAVE BEEN TREATED IN AGGRESSIVE GIOLOGICAL TREATMENT UNITS) AND F037,K048, AND K051 WASTES ARE NOT INCLUDED IN THIS LISTING.	
F039	LEACHATE FROM DISPOSAL OF MORE THAN ONE RESTRICTED WASTE (HAZARDOUS UNDER SUBPART D; RESULTING FROM THE DISPOSAL OF ONE OR MORE OF EPA HAZARDOUS WASTES: F020, F021, F022, F026, F027, AND/OR F028)	
K001	WASTEWATER TREATMENT SLUDGE BOTTOM SEDIMENT THAT USE CREOSOTE AND/OR PENTACHLOROPHENOL	
K002	WASTEWATER TREATMENT SLUDGE FROM PRODUCTION OF CHROME YELLOW AND ORANGE PIGMENTS	
K003	WASTEWATER TREATMENT SLUDGE FROM PRODUCTION OF MOLYBDATE ORANGE PIGMENTS	
K004	WASTEWATER TREATMENT SLUDGE FROM PRODUCTION OF ZINC YELLOW PIGMENTS	

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY		
EPA WASTE CODE	WASTE DESCRIPTION	
K005	WASTEWATER TREATMENT SLUDGE FROM PRODUCTION OF CHROME GREEN PIGMENTS	
K006	WASTEWATER TREATMENT SLUDGE FROM PRODUCTION OF CHROME OXIDE GREEN PIGMENTS (ANHYDROUS AND HYDRATED)	
K007	WASTEWATER TREATMENT SLUDGE FROM PRODUCTION OF IRON BLUE PIGMENTS	
K008	OVEN RESIDUE FROM PRODUCTION OF CHROME OXIDE GREEN PIGMENTS	
K009	DISTILLATION BOTTOMS FROM THE PRODUCTION OF ACETALDEHYDE FROM ETHYLENE	
K010	DISTILLATION SIDE CUTS FROM PRODUCTION OF ACETALDEHYDE FROM ETHYLENE	
K014	VICINALS FROM THE PURIFICATION OF TOLUENEDIAMINE IN THE PRODUCTION OF TOLUENEDIAMINE VIA THE HYDROGENATION OF DINITROTOLUENE	
K015	STILL BOTTOMS FROM DISTILLATION OF BENZYL CHLORIDE	
K016	HEAVY ENDS OR DISTILLATION RESIDUES FROM PRODUCTION OF CARBON TETRACHLORIDE	
K017	HEAVY ENDS (STILL BOTTOMS) FROM PURIFICATION COLUMN IN PRODUCTION OF EPICHLOROHYDRIN	
K018	HEAVY ENDS FROM FRACTIONATION COLUMN IN ETHYL CHLORIDE PRODUCTION	
K019	HEAVY ENDS FORM THE DISTILLATION OF ETHYLENE DICHLORIDE IN ETHYLENE DICHLORIDE PRODUCTION	
K020	HEAVY ENDS FROM DISTILLATION OF VINYL CHLORIDE IN VINYL CHLORIDE MONOMER PRODUCTION	
K022	DISTILLATION BOTTOM TARS FROM PRODUCTION OF PHENOL/ACETONE FROM CUMENE	
K023	DISTILLATION LIGHT ENDS FROM PRODUCTION OF PHTHALIC ANHYDRIDE FROM NAPHTHALENE	
K024	DISTILLATION BOTTOMS FROM PRODUCTION OF PHTHALIC ANHYDRIDE FROM NAPHTHALENE	
K025	DISTILLATION BOTTOMS FROM THE PRODUCTION OF NITROBENZENEBY THE NITRATION OF BENZENE	
K026	STRIPPING STILL TAILS FROM PRODUCTION OF METHY ETHYL PYRIDINES	
K029	WASTE FROM PRODUCT STEAM STRIPPER IN PRODUCTION OF 1,1,1- TRICHLOROETHANE	
K030	COLUMN BOTTOMS OR HEAVY ENDS FROM COMBINED PRODUCTION OF TRICHLOROETHYLENE AND PERCHLOROETHYLENE	
K031	BY-PRODUCT SALTS GENERATED IN PRODUCTION OF MSMA AND CACODYLIC ACID	
K032	WASTEWATER TREATMENT SLUDGE FROM PRODUCTION OF CHLORDANE	
K033	WASTEWATER TREATMENT AND SCRUB WATER FROM CHLORINATION OF CYCLOPENTADIENE IN PRODUCTION OF CHLORDANE	

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION
K034	FILTER SOLIDS FROM FILTRATION OF HEXACHLOROCYCLOPENTADIENE IN PRODUCTION OF CHLORDANE
K035	WASTEWATER TREATMENT SLUDGES GENERATED IN PRODUCTION OF CREOSOTE
K036	STILL BOTTOMS FROM TOLUENE RECLAMATION DISTILLATION IN PRODUCTION OF DISULFOTON
K037	WASTEWATER TREATMENT SLUDGES FROM PRODUCTION DISULFOTON
K038	WASTEWATER FROM WASHING AND STRIPPING OF PHORATE PRODUCTION
K039	FILTER CAKE FROM FILTRATIN OF DIETHYLPHOSPHORODITHIOIC ACID IN PRODUCTION OF PHORATE
K040	WASTEWATER TREATMENT SLUDGE FROM PRODUCTION OF PHORATE
K041	WASTEWATER TREATMENT SLUDGE FORM PRODUCTION OF TOXAPHENE
K042	HEAVY ENDS OR DISTILLATION RESIDUES FROM DISTILLATION OF TETRACHLOROBENZENE IN PRODUCTION OF 2,4,5-T
K046	WASTEWATER TREATMENT SLUDGES FROM THE MANUFACTURING, FORMULATION AND LOADING OF LEAD-BASED INTIATING COMPOUNDS.
K048	DISSOLVED AIR FLOTATION FLOAT FROM PETROLEUM REFINING INDUSTRY
K049	SLOP OIL EMULSION SOLIDS FROM PETROLEUM REFINING INDUSTRY
K050	HEAT EXCHANGER BUNDLE CLEANING SLUDGE FROM PETROLEUM REFINING INDUSTRY
K051	API SEPARATOR SLUDGE FROM PETROLEUM REFINING INDUSTRY
K052	TANK BOTTOMS (LEADED) FROM PETROLEUM REFINING INDUSTRY
K061	EMISSION CONTROL DUST/SLUDGE FROM PRIMARY PRODUCTION OF STEEL IN ELECTRIC FURNACES
K064	ACID PLANT BLOWDOWN SLURRY/SLUDGE RESULTING FROM THE THICKENING OF BLOWDOWN SLURRY FROM PRIMARY COPPER PRODUCTION
K065	SURFACE IMPOUNDMENT SOLIDS CONTAINED IN AND DREDGED FROM SURFACE IMPOUNDMENTS AT PRIMARY LEAD SMELTING FACILITIES.
K066	SLUDGE FROM TREATMENT OF PROCESS WASTEWATER AND/OR ACID PLANT BLOWDOWN FROM PRIMARY ZINC PRODUCTION
K071	BRINE PURIFICATION MUDS FROM MERCURY CELL PROCESS IN CHLORINE PRODUCTION WHERE SEPARATELY PREPURIFIED BRINE IS NOT USED
K073	CHLORINATED HYDROCARBON WASTE FROM PURIFICAITON STEP OF THE DIAPHRAGM CELL PROCESS USING GRAPHITE ANODES IN CHLORINE PRODUCTION
K083	DISTILLATION BOTTOMS FROM ANILINE PRODUCTION
K084	WASTEWATER TREATMENT SLUDGES GENERATED DURING PRODUCTION OF VETERINARY PHARMACEUTICALS FROM ARSENIC OR ORGANO-ARSENIC COMPOUNDS
K085	DISTILLATION OR FRACTIONATION COLUMN BOTTOMS FROM PRODUCTION OF CHLOROBENZENES

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION
K086	SOLVENT WASHES AND SLUDGES, CAUSTIC WASHES AND SLUDGES, OR WATER WASHES AND SLUDGES FROM CLEANING TUBS AND EQUIPMENT USED IN FORMULATION OF INK FROM PIGMENTS, DRIERS, SOAPS, STABILIZERS CONTAINING CHROMIUM AND LEAD
K087	DECANTER TANK TAR SLUGE FROM COKING
K088	SPENT POTLINERS FROM PRIMARY ALUMINUM REDUCTION
K090	EMISSION CONTROL DUST OR SLUDGE FROM FERROCHROMIUMSILICON PRODUCTION
K091	EMISSION CONTROL DUST OR SLUDGE FROM FERROCHROMIUM PRODUCTION
K093	DISTILLAION LIGHT ENDS FROM PRODUCTION OF PHTHALIC ANHYDRIDE FROM ORTHO-XYLENE
K094	DISTILLATION BOTTOMS FROM PRODUCTION OF PHTHALIC ANHYDRIDE FROM ORTHO-XYLENE
K095	DISTILLAION BOTTOMS FROM PRODUCTION OF 1,1,1-TRICHLOROETHANE
K096	HEAVY ENDS FROM HEAVY ENDS COLUMN FROM PRODUCTION OF 1,1,1-TRICHLOROETHANE
K097	VACUUM STRIPPER DISCHARGE FROM CHLORDANE CHLORINATOR IN PRODUCTION OF CHLORDANE
K098	UNTREATED PROCESS WASTEWATER FROM PRODUCTION OF TOXAPHENE
K100	WASTE LEACHING SOLUTION FROM ACID LEACHING OF EMISSION CONTROL DUST/SLUDGE FROM SECONDARY LEAD SMELTING
K101	DISTILLATION TAR RESIDUES FROM DISTILLATIONOF ANILINE-BASED COMPOUNDS IN PRODUCTION OF VETERINARY PHARMACEUTICALS FROM ARSENIC OR ORGANO-ARSENIC COMPOUNDS
K102	RESIDUE FROM USE OF ACTIVATED CARBON FOR DECOLORIZATION IN PRODUCTION OF VETERINARY PHARMACEUTICALS FRO ARSENIC OR ORGANO-ARSENIC COMPOUNDS
K103	PROCESS RESIDUES FROM ANILINE EXTRACTION FROM PRODUCTIONOF ANILINE
K104	COMBINED WASTEWATER STREAMS GENERATED FROM NITROBENZENE/ANILINE PRODUCTION
K105	SEPARATED AQUEOUS STREAM FROM THE REACTOR PRODUCT WASHING STEP IN PRODUCTION OF CHLOROBENZENES
K106	WASTEWATER TREATMENT SLUDGE FROM MERCURY CELL PROCESS IN CHLORINE PRODUCTION
K112	REACTION BY-PRODUCT WATER FROM THE DRYING COLUMN IN PRODUCTION OF TOLUENEDIAMINE VIA HYDROGENATION OF DINITROTOLUENE
K113	CONDENSED LIQUID LIGHT ENDS FROM THE PURIFICATIONOF TOLUENEDIAMINE IN PRODUCTION OF TOLUENEDIAMINE VIA HYDROGENATION OF DINITROTOLUENE
K114	VICINALS FROM PURIFICAITON OF TOLUENEDIAMINE IN PRODUCTION OF TOLUENEDIAMINE VIA HYDROGENATION OF DINITROTOLUENE

	HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION	
K115	HEAVY ENDS FROM THE PURIFICATION OF TOLUENEDIAMINE IN PRODUCTION OF TOLUENEDIAMINE VIA HYDROGENATION OF DINITROTOLUENE	
K116	ORGANIC CONDENSATE FROM SOLVENT RECOVERY COLUMN IN PRODUCTION OF TOLUENE DIISOCYANATE VIA PHOSGENATION OF TOLUENEDIAMINE	
K117	WASTEWATER FROM THE REACTOR VENT GAS SCRUBBER IN PRODUCTION OF ETHYLENE DIBROMIDE VIA BROMINATION OF ETHENE	
K118	SPENT ADSORBENT SOLIDS FROM PURIFICATION OF ETHYLENE DIBROMIDE IN PRODUCTION OF ETHYLENE DIBROMIDE VIA BROMINATION OF ETHENE	
K125	FILTRATION, EVAPORATION, AND CENTRIFUGATION SOLIDS FROM THE PRODUCTION OF ETHYLENEBISDITHIOCARBAMIC ACID AND ITS SALTS.	
K126	BAGHOUSE DUST AND FLOOR SWEEPINGS IN MILLING AND PACKAGING OPERATIONS FROM PRODUCTION OR FORMULATION OF ETHYLENE BIS DITHIOCARBAMIC ACID AND ITS SALTS	
P001	2H-1-BENZOPYRAN-2-ONE, 4-HYDROXY-3-(3-OXO-1-PHENYLBUTYL)-, & SALTS, WHEN PRESENT AT CONCENTRATIONS GREATER THAN 0.3% WARFARIN, & SALTS, WHEN PRESENT AT CONCENTRAIONS GREATER THAN 0.3%	
P002	ACETAMINE, N-(AMINOTHIOXOMETHYL); Also known as 1-ACETYL-2-THIOUREA	
P003	ACROLEIN; Also known as 2-PROPENAL	
P004	ALDRIN; Also known as 1,4,5,8-DIMETHANONAPHTHALENE, 1,2,3,4,10,10-HEXA-CHLORO-1,4,4A,5,8,8A,-HEXAHYDRO, (ALPHA, 4ALPHA, 4 ABETA, 5 ALPHA, 8ALPHA, 8ABETA)-	
P005	ALLYL ALCOHOL; Also known as 2-PROPEN-1-OL	
P007	5-(AMINOMETHYL)-3-ISOXAZOLOL; Also known as 3(2H)-ISOXAZOLONE, 5-(AMINOMETHYL)-	
P008	4-AMINOPYRIDINE; Also known as 4-PYRIDINAMINE	
P010	ARSENIC ACID H₃ASO₄	
P011	ARSENIC OXIDE AS ₂ O ₅ ; Also known as ARSENIC PENTOXIDE	
P012	ARSENIC OXIDE AS ₂ O ₃ ; Also known as ARSENIC TRIOXIDE	
P013	BARIUM CYANIDE	
P014	BENZENETHIOL; Also known as THIOPHENOL	
P015	BERYLLIUM	
P016	DICHLOROMETHYL ETHER; Also known as METHANE, OXYBIS[CHLORO-	
P017	BROMOACETONE; Also known as 2-PROPANONE, 1-BROMO-	
P018	BRUCINE	
P020	DIOSEB; Also known as PHENOL, 2-(1-METHYLPROPYL)-4,6-DINITRO-	
P021	CALCIUM CYANIDE; Also known as CALCIUM CYANIDE CA(CN) ₂	
P022	CARBON DISULFIDE	
P023	ACETALDEHYDE, CHLORO-; Also known as CHLOROACETALDEHYDE	

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION
P024	BENZENAMINE, 4-CHLORO-; Also known as P-CHLORANILINE
P026	1-(O-CHLOROPHENYL)THIOUREA; Also known as THIOUREA, (2-CHLOROPHENYL)-
P027	PROPANENITRILE, 3-CHLORO-; Also known as 3-CHLOROPROPIONITRILE
P028	BENZENE, (CHLOROMETHYL)-; Also known as BENZYL CHLORIDE
P029	COPPER CYANIDE; Also known as COPPER CYANIDE CU(CN)
P030	CYANIDES (SOLUBLE CYANIDE SALTS), NOT OTHERWISE SPECIFIED
P031	CYANOGEN; Also known as ETHANEDINITRILE
P033	CYANOGEN CHLORIDE; Also known as CYANOGEN CHLORIDE (CN)CL
P034	2-CYCLOHEXYL-4,6-DINITROPHENOL; Also known as PHENOL, 2-CYCLOHEXYL-4,6-DINITRO-
P036	ARSONOUS DICHLORIDE, PHENYL-; Also known as DICHLOROPHENYLARSINE
P037	DIELDRIN; Also known as 2,7:3,6-DIMETHANONAPHTH[2,3-B]OXIRENE, 3,4,5,6,9,9-HEXACHLORO-1A,2,2A,3,6,6A,7,7A-OCTAHYDRO-, (1AALPHA, 2BETS, 2AALPHA, 3BETAK, 6BETA, 6AALPHA, 7BETA, 7AALPHA)-
P038	ARSINE, DIETHYL-; Also known as DIETHYLARSINE
P039	PHOSPHORODITHIOIC ACID, O,O-DIETHYL S-[2-(ETHYLTHIO)ETHYL]ESTER; Also known as DISULFOTON
P040	O,O-DIETHYL O-PYRAZINYL PHOSPHOROTHIOATE; Also known as PHOSPHOROTHIOIC ACID, O, O-DIMETHYL O-(4 NITROPHENYL) ESTER
P041	PHOSPHORIC ACID, DIETHYL 4-NITROPHENYL ESTER; Also known as DIETHYL-P-NITROPHENYL PHOSPHATE
P042	1,2-BENZENEDIOL, 4-[HYDROXY-2-(METHYLAMINO)ETHYL]-,(R)-; Also known as EPINEPHRINE
P043	DIISOPROPYLFLUOROPHOSPHATE (DFP); Also known as PHOSPHOROFLUORIDIC ACID, BIS (1-METHYLETHYL)ESTER
P044	DIMETHOATE; Also known as PHOSPHORODITHIOIC ACID,O, O-DIMETHYL S-[2-(METHYLAMINO)-2-OXOETHYL]ESTER
P045	2-BUTANONE, 3, 3-DIMETHYL-1-(METHYITHIO)-,O- [METHYLOAMINO)CARBONYL]OXIME; Also known as THIOFANOX
P046	BENZENEETHANAMINE, ALPHA,ALPHA-DIMETHYL-; Also known as ALPHA,ALPHA-DIMETHYLPHENETHYLAMINE
P047	4,6-DINITRO-O-CRESOL, & SALTS; Also known as PHENOL,2-METHYL-4,6-DINITRO-, & SALTS
P048	2,4-DINITROPHENOL; Also known as PHENOL, 2,4-DINITRO-
P049	DITHIOBIURET; Also known as THIOIMIDODICARBONIC DIAMIDE [H ₂ N)C(S)] ₂ NH
P050	ENDOSULFAN; Also known as 6M9-METHANO-2,4,3-BENZODIOXATHIEPIN, 6,7,8,9,10,1K0-HEXACHLORO-1,5,5A,6,9,91-HEXAHYDRO-,3-OXIDE

	HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION	
P051	2,7:3,6-DIMETHANONAPHTH [2,3-B]OXIRENE, 3,4,5,6,9,9-HEXACHLORO-1A,2,2A,3,6,6A,7,7A-OCTAHYDRO-, (1AALPHA, 2BETA, 2ABETA, 3ALPHA, 6ALPHA, 6ABETA, 7BETA, 7AALPHA)-, & METABOLITES; Also known as ENDRIN; Also known as ENDRIN, & METABOLITES	
P054	AZIRIDINE; Also known as ETHYLENEIMINE	
P056	FLUORINE	
P057	ACETAMIDE, 2-FLUORO-; Also known as FLUOROACETAMIDE	
P058	ACETIC ACID, FLUORO-,SODIUM SALT; Also known as FLUOROACETIC ACIDE, SODIUM SALT	
P059	HEPTACHLOR; Also known as 4,7-METHANO-1H-INDENE, 1,4,5,6,7,8,-HEPTACHLORO-3A,4,7,7A-TETRAHYDRO-	
P060	1,4,5,8-DIMETHANONAPHTHALENE,1,2,3,4,10,10-HEXA- CHLORO-1,4,4A,5,7,8,8A-HEXAHYDRO-(1ALPHA, 4ALPHA, 4ABETA, 5BETA,8BETA,8ABETA)-; Also known as ISODRIN	
P062	HEXAETHYL TETRAPHOSPHATE; Also known as TETRAPHOSPHORIC ACID, HEXAETHYL ESTER	
P063	HYDROCYANIC ACID; Also known as HYDROGEN CYANIDE	
P064	METHANE, ISOCYANATO-	
P066	ETHANIMIDOTHIOIC ACID, N-[[(METHYLAMINO)CARBONYL]OXY]-, METHYL ESTER; Also known as METHOMYL	
P067	AZINIDINE, 2-METHYL; Also known as 1,2-PROPYLENIMINE	
P068	HYDRAZINE, METHYL-; Also known as METHYL HYDRAZINE	
P069	2-METHYLLACTONITRILE; Also known as PROPANENITRILE, 2-HYDROXY-2-METHYL-	
P070	ALDICARB; Also known as PROPANAL, 2-METHYL-2-(METHYLTHIO)-, O-[(METHYLAMINO)CARBONYL]OXIME	
P071	METHYL PARATHION; Also known as PHOSPHOROTHIOIC ACID, O, O,-DIMETHYL O-(4-NITROPHENYL)ESTER	
P072	ALPHA-NAPHTHYLTHIOUREA; Also known as THIOUREA, 1-NAPHTHALENYL-	
P073	NICKEL CARBONYL; Also known as NICKEL CARBONYL NI(CO) ₄ , (T-4)-	
P074	NICKEL CYANIDE; Also known as NICKEL CYNAIDE NI(CN) ₂	
P075	NICOTINE, & SALTS; Also known as PYRIDINE, 3-(1-METHYL-2-PYRROLIDINYL)-, (S)-, & SALTS	
P077	BENZENAMINE, 4-NITRO-; Also known as P-NITROANILINE	
P078	NITROGEN DIOXIDE; Also known as NITROGEN OXIDE NO ₂	
P082	METHANAMINE, N-METHYL-N-NITROSO-; Also known as N-NITROSODIMETHYLAMINE	
P084	N-NITROSOMETHYLVINYLAMINE; Also known as VINYLAMINE, N-METHYL-N-NITROSO-	
P085	DIPHOSPHORAMIDE, OCTAMETHYL-; Also known as OCTAMETHYLPYROPHOSPHORAMIDE	
P087	OSMIUM OXIDE OSO ₄ , (T-4)-; Also known as OSMIUM TETROXIDE	

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION
P088	ENDOTHALL; Also known as 7-OXABICYCLO[2.2.1]HEPTANE-2,3-DICARBOXYLIC ACID
P089	PARATHION; Also known as PHOSPHORIC ACID, O,O-DIETHYL O-(4-NITROPHENYL)ESTER
P092	MERCURY, (ACETATO-O)PHENYL-; Also known as PHENYLMERCURY ACETATE
P093	PHENYLTHIOUREA; Also known as THIOUREA, PHENYL-
P094	PHORATE; Also known as PHOSPHORODITHIOIC ACID, O,O-DIETHYL; Also known as S-[ETHYLTHIO)METHYL] ESTER
P095	CARBONIC DICHLORIDE; Also known as PHOSGENE
P096	HYDROGEN PHOSPHIDE; Also known as PHOSPHINE
P097	FAMPHUR; Also known as PHOSPHOTHIOIC ACID, O-[4-[(DIMETHYLAMINO)SULFONYL]PHENYL] O,O-DIMETHYL ESTER
P098	POTASSIUM CYANIDE
P099	ARGENTATE(1-), BIS(CYANO-C)-, POTASSIUM; Also known as POTASSIUM SILVER CYANIDE
P101	ETHYL CYANIDE; Also known as PROPANENITRILE
P102	PROPARGYL ALCOHOL; Also known as 1-PROPYN-1-OL
P103	SELENOUREA
P104	SILVER CYANIDE
P105	SODIUM AZIDE
P108	STRYCHNIDIN-10-ONE, & SALTS; Also known as STRYCHNINE, & SALTS
P109	TETRAETHYLDITHIOPYROPHOSPHATE; Also known as THIODIPHOSPHIRIC ACID, TETRAETHYL ESTER
P110	TETRAETHYL LEAD
P113	THALLIUM OXIDE TL ₂ O ₃
P114	THALLIUM(L) SELENITE
P115	THALLIUM(L) SULFATE
P116	THIOSEMICARBAZIDE
P118	TRICHLOROMETHANETHIOL
P119	VANADIC ACID, AMMONIUM SALT
P120	VANADIUM PENTOXIDE
P121	ZINC CYANIDE
P123	TOXAPHENE
U001	ACETALDEHYDE (I); Also known as ETHANAL (I)
U002	ACETONE (I); Also known as 2-PROPANONE (I)
U003	ACETONITRILE (I,T)
U004	ACETONITRILE (I,T)

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION
U005	2, ACETYLAMINOFLUORENE; Also known as ACETAMIDE, N-9H-FLUOREN-2-YL-
U007	ACRYLAMIDE; Also known as 2-PROPENAMIDE
U008	ACRYLIC ACID (I); Also known as 2-PROPENOIC ACID (I)
U009	ACRYLONITRILE; Also known as 2-PROPENENITRILE
U010	AZIRINO[2',3':3,4]PYRROLO[1,2-a]INDOLE-4,7-DIONE,6-AMINO-8- [[(AMINOCARBONYL)OXY]METHYL]-1,1a,2,8,8a,8b-HEXAHYDRO-8a-METHOXY-5- METHYL-, [1aS-(1AALPHA, 8BETA, 8AALPHA, 8BALPHA)]-; Also known as MITOMYCIN C
U011	AMITROLE; Also known as 1H-1,2,-TRIAZOL-3-AMINE
U012	ANILINE (I,T); Also known as BENZENAMINE (I,T)
U014	AURAMINE; Also known as BENZENAMINE, 4,4'-CARBONIMIDOYLBIS[N,N-DIMETHYL-
U015	AZASERINE; Also known as L-SERINE, DIAZOACETATE (ESTER)
U016	BENZ[C]ACRIDINE
U017	BENZAL CHLORIDE; Also known as BENZENE,(DICHLOROMETHYL)-
U018	BENZ[A]ANTHRACENE
U019	BENZENE (I,T)
U021	BENZIDINE; Also known as [1,1'-BIPHENYL]-4,4'-DIAMINE
U022	BENZO[A]PYRENE
U024	DICHLOROMETHOXY ETHANE; Also known as ETHANE, 1,1'-[METHYLENEBIS(OXY)]BIS[2-CHLORO-
U025	DICHLOROETHYL ETHER; Also known as ETHANE,1,1'-OXYBIS[2-CHLORO-
U026	CHLORNAPHAZIN; Also known as NAPHTHALENAMINE, N,N'-BIS(2-CHLOROETHYL)-
U027	DICHLOROISOPROPYL ETHER; Also known as PROPANE, 2,2'-OXYBIS[2-CHLORO-
U028	1,2-BENZENEDICARBOXYLIC ACID, BIS(2-ETHYLHEXYL) ESTER; Also known as DIETHYLHEXYL PHTHALATE
U029	METHANE, BROMO-; Also known as METHYL BROMIDE
U030	BENZENE, 1-BROMO-4-PHENOXY-; Also known as 4-BROMOPHENYL PHENYL ETHER
U031	1-BUTANOL (I); Also known as N-BUTYL ALCOHOL (I)
U032	CHROMIC ACID H ₂ CRO ₄ , CALCIUM SALT; Also known as CALCIUM CHROMATE
U034	CHLORAL; Also known as ACETALDEHYDE, TRICHLORO-
U035	CHLORAMBUCIL; Also known as BENZENEBUTANOIC ACID, 4-[BIS(2-CHLOROETHYL)AMINO]-
U036	CHLORDANE, ALPHA & GAMMA ISOMERS; Also known as 4,7-METHANO-1H-INDENE, 1,2,4,5,6,7,8,8-OCTACHLORO-2,3,3A,4,7,7A-HEXAHYDRO-
U037	CHLOROBENZENE; Also known as BENZENE, CHLORO-
U038	CHLOROBENZILATE; Also known as BENZENEACETIC ACID, 4-CHLORO-ALPHA- (4-CHLOROPHENYL)-ALPHA-HYDROXY-, ETHYL ESTER
U039	P-CHLORO-M-CRESOL; Also known as PHENOL, 4-CHLORO-3-METHYL-

	HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION	
U041	EPICHLOROHYDRIN; Also known as OXIRANE, (CHLOROMETHYL)-	
U042	2-CHLOROETHYL VINYL ETHER; Also known as ETHENE, (2-CHLOROETHOXY)-	
U043	VINYL CHLORIDE; Also known as ETHENE, CHLORO-	
U044	CHLOROFORM; Also known as METHANE, TRICHLORO-	
U045	METHANE, CHLORO- (I,T); Also known as METHYL CHLORIDE (I,T)	
U046	CHLOROMETHYL METHYL ETHER; Also known as METHANE, CHLOROMETHOXY-	
U047	BETA-CHLORONAPHTHALENE; Also known as NAPHTHALENE, 2-CHLORO-	
U048	O-CHLOROPHENOL; Also known as PHENOL, 2-CHLORO-	
U049	4-CHLORO-O-TOLUIDINE, HYDROCHLORIDE; Also known as BENZENAMINE, 4-CHLORO-2-METHYL, HYDROCHLORIDE	
U050	CHRYSENE	
U051	CREOSOTE	
U052	CRESOL (CRESYLIC ACID); Also known as PHENOL, METHYL-	
U053	CROTONALDEHYDE; Also known as 2-BUTENAL	
U055	CUMENE (I); Also known as BENZENE, (1-METHYLETHYL)- (I)	
U056	BENZENE, HEXAHYDRO- (I); Also known as CYCLOHEXANE (I)	
U057	CYCLOHEXANONE (I)	
U058	CYCLOPHOSPHAMIDE; Also known as 2H-1,3,2-OXAZAPHOSPHORIN-2-AMINE, N,N-BIS (2-CHLOROETHYL)TETRAHYDRO-, 2-OXIDE	
U059	DAUNOMYCIN; Also known as 5,12-NAPHTHACENEDIONE, 8-ACETYL-10-[(3-AMINO-2,3,6-TRIDEOXY)-ALPHS-L-LYXO-HEXOPYRANOSY)OXY]-7,8,9,10-TETRAHYDRO-6,8,11-TRIHYDROXY-1-METHOXY-, (8S-CIS)-	
U060	DDD; Also known as BENZENE, 1,1'-(2,2-DICHLOROETHYLIDENE)BIS[4-CHLORO-	
U061	DDT; Also known as BENZENE, 1,1'-(2,2,2-TRICHLOROETHYLIDENT)BIS[4-CHLORO-	
U062	DIALLATE; Also known as CARBAMOTHIOIC ACID, BIS(1-METHYLETHYL)-, S-(2,3-DICHLORO-2-PROPENYL) ESTER	
U063	DIBENZ[A,H]ANTHRACENE	
U064	DIBENZO[A,I]PYRENE; Also known as BENZO[RST]PENTAPHENE	
U066	1,2-DIBROMO-3-CHLOROPROPANE; Also known as PROPANE, 1,2-DIBROMO-3-CHLORO-	
U067	ETHANE, 1,2-DIBROMO-; Also known as ETHYLENE DIBROMIDE	
U068	METHANE, DIBROMO-; Also known as METHYLENE BROMIDE	
U069	DIBUTYL PHTHALATE; Also known as 1,2-BENZENEDICARBOXYLIC ACID, DIBUTYL ESTER	
U070	o-DICHLOROBENZENE; Also known as BENZENE, 1,2-DICHLORO-	
U071	m-DICHLOROBENZENE; Also known as BENZENE, 1,3-DICHLORO-	

	HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION	
U072	p-DICHLOROBENZENE; Also known as BENZENE, 1,4-DICHLORO-	
U073	3,3'-DICHLOROBENZIDINE; Also known as [1,1'-BIPHENYL]-4,4'-DIAMINE, 3,3'DICHLORO-	
U074	1,4-DICHLORO-2-BUTENE (I,T); Also known as 2-BUTENE, 1,4-DICHLORO- (I,T)	
U075	DICHLORODIFLUOROMETHANE; Also known as METHANE, DICHLORODIFLUORO-	
U076	ETHANE, 1,1-DICHLORO-; Also known as ETHYLIDENE DICHLORIDE	
U077	ETHANE, 1,2-DICHLORO-; Also known as ETHYLENE DIBROMIDE	
U078	1,1-DICHLOROETHYLENE; Also known as ETHENE, 1,1-DICHLORO-	
U079	1,2-DICHLOROETHYLENE; Also known as ETHENE, 1,2-DICHLORO-, (E)	
U080	METHANE, DICHLORO-; Also known as METHYLENE CHLORIDE	
U081	2,4-DICHLOROPHENOL; Also known as PHENOL, 2,4-DICHLORO-	
U082	2,6-DICHLOROPHENOL; Also known as PHENOL,2,6-DICHLORO-	
U083	PROPANE, 1,2-DICHLORO-; Also known as PROPYLENE DICHLORIDE	
U084	1,3-DICHLOROPROPENE; Also known as 1-PROPENE, 1,3-DICHLORO-	
U085	1,2:3,4DIEPOXYBUTANE (I,T); Also known as 2,2'-BIOXIRANE	
U086	N,N'-DIETHYLHYDRAZINE; Also known as HYDRAZINE, 1,2,-DIETHYL-	
U087	O,O-DIETHYL S-METHYL DITHIOPHOSPHATE; Also known as PHOSPHORODITHIOIC ACID, 0,0-DIETHYL S-METHYL ESTER	
U088	DIETHYL PHTHALATE; Also known 1,2-BENZENEDICARBOXYLIC ACID, DIETHYL ESTER	
U089	DIETHYLSTILBESTEROL; Also known as PHENOL, 4,4'-(1,2-DIETHYL-1,2-ETHENEDIYL)BIS-, (E)	
U090	DIHYDROSAFROLE; Also known as 1,3-BENZODIOXOLE, 5-PROPYL-	
U091	3,3'-DIMETHOXYBENZIDINE; Also known as [1,1'-BIPHENYL]-4,4'-DIAMINE, 3,3'DIMETHOXY-	
U092	DIMETHYLAMINE (I); Also known as METHANAMINE, N-METHYL- (I)	
U093	BENZENAMINE, N,N-DIMETHYL-4-(PHENYLAZO)-; Also known as P-DIMETHYLAMINOAZOBENZENE	
U094	BENZ[A]ANTHRACENE, 7,12-DIMETHYL-; Also known as 7,12-DIMETHYLBENZ[A]ANTHRACENE	
U095	3,3'-DIMETHYLBENZIDINE; Also known as [1,1'-BIPHENYL]-4,4'-DIAMINE, 3,3'DIMETHYL-	
U097	DIMETHYLCARBAMOYL CHLORIDE; Also known as CARBAMIC CHLORIDE, DIMETHYL-	
U098	1,1-DIMETHYLHYDRAZINE; Also known as HYDRAZINE, 1,1-DIMETHYL-	
U099	1,2-DIMETHYLHYDRAZINE; Also known as HYDRAZINE, 1,2,-DIMETHYL-	
U101	2,4-DIMETHYLPHENOL; Also known as PHENOL, 2,4-DIMETHYL-	
U102	DIMETHYL PHTHALATE; Also known as 1,2-BENZENEDICARBOXYLIC ACID, DIMETHYL ESTER	

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION
U103	DIMETHYL SULFATE; Also known as SULFURIC ACID, DIMETHYL ESTER
U105	2,4-DINITROTOLUENE; Also known as BENZENE, 1-METHYL-2,4-DINITRO-
U106	2,6-DINITROTOLUENE; Also known as BENZENE, 2-METHYL-1,3-DINITRO-
U107	DI-N-OCTYL PHTHALATE; Also known as 1,2-BENZENEDICARBOXYLIC ACID, DIOCTYL ESTER
U108	1,4-DIETHYLENEOXIDE; Also known as 1,4-DIOXANE
U109	1,2-DIPHENYLHYDRAZINE; Also known as HYDRAZINE, 1,2-DIPHENYL-
U110	DIPROPYLAMINE (I); Also known as 1-PROPANAMINE, N-PROPYL- (I)
U111	DI-N-PROPYLNITROSAMINE; Also known as 1-PROPANAMINE, N-NITROSO-N-PROPYL-
U112	ACETIC ACID ETHYL ESTER (I); Also known as ETHYL ACETATE (I)
U113	ETHYL ACRYLATE (I); Also known as 2-PROPENOIC ACID, ETHYL ESTER (I)
U114	ETHYLENEBISDITHIOCARBAMIC ACID, SALTS & ESTERS; Also known as CARBAMODITHIOIC ACID, 1,2- ETHANEDIYLBIS-, SALTS & ESTERS
U115	ETHYLENE OXIDE (I,T); Also known as OXIRANE (I,T)
U116	ETHYLENETHIOUREA; Also known as 2-IMIDAZOLIDINETHIONE
U117	ETHANE, 1,1'-OXYBIS-(I); Also known as ETHYL ETHER (I)
U118	ETHYL METHACRYLATE; Also known as 2-PROPENOIC ACID, 2-METHYL-, ETHYL ESTER
U119	ETHYL METHANESULFONATE; Also known as METHANESULFONIC ACID, ETHYL ESTER
U120	FLUORANTHENE
U121	TRICHLOROMONOFLUOROMETHANE; Also known as METHANE, TRICHLOROFLUORO-
U122	FORMALDEHYDE
U124	FURAN (I); Also known as FURFURAN (I)
U125	2-FURANCARBOXALDEHYDE (I); Also known as FURFURAL (I)
U126	GLYCIDYLALDEHYDE; Also known as OXIRANECARBOXYALDEHYDE
U127	HEXACHLOROBENZENE; Also known as BENZENE, HEXACHLORO-
U128	HEXACHLOROBUTADIENE; Also known as 1,3-BUTADIENE, 1,1,2,3,4,4-HEXACHLORO-
U129	LINDANE; Also known as CYCLOHEXANE, 1,2,3,4,5,6- HEXACHLORO-, (1ALPHA, 2ALPHA, 3BETA, 4ALPHA, 5ALPHA, 6BETA)-
U130	HEXACHLOROCYCLOPENTADIENE; Also known 1,3-CYCLOPENTADIENE, 1,2,3,4,5,5-HEXACHLORO-
U131	HEXACHLOROETHANE; Also known as ETHANE, HEXACHLORO-
U132	HEXACHLOROPHENE; Also known as PHENOL, 2,2'-METHYLENEBIS[3,4,6-TRICHLORO-
U135	HYDROGEN SULFIDE; Also known HYDROGEN SULFIDE H₂S
U136	ARSINIC ACID, DIMETHYL-; Also known as CACODYLIC ACID

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION
U137	INDENO[1,2,3-CD]PYRENE
U138	METHANE, IODO-; Also known as METHYL IODIDE
U140	ISOBUTYL ALCOHOL, (I,T); Also known as 1-PROPANOL, 2-METHYL-, (I,T)
U141	ISOSAFROLE; Also known as 1,3-BENZODIOXOLE, 5-(1-PROPENYL)-
U142	KEPONE; Also known as 1,3,4-METHENO-2H-CYCLOBUTA[CD]PENTALEN-2-ONE, 1,1A,3,3A,4,5,5A,5B,6- DECACHLOROOCTAHYDRO-
U143	LASIOCARPINE; Also known as 2-BUTENOIC ACID, 2-METHYL-, 7-[2,3-DIHYDROXY-2-(1-METHOXYETHYL)-3-METHYL-1- OXOBUTOXY]METHYL]-2,3,5,6A-TETRAHYDRO-1H-PYRROLIZIN-1-YL ESTER,[1S-1ALPHA(Z),7(2S*,3R*),7AALPHA]]-
U144	ACETIC ACID, LEAD(2+) SALT; Also known as LEAD ACETATE
U145	LEAD PHOSPHATE; PHOSPHORIC ACID, LEAD(2+) SALT (2:3)
U146	LEAD, BIS(ACETATO-O) TETRAHYDROXYTRI-; Also known as LEAD SUBACETATE
U147	MALEIC ANHYDRIDE; Also known as 2,5-FURANDIONE
U148	MALEIC HYDRAZIDE; Also known as 3,6-PYRIDAZINEDIONE, 1,2-DIHYDRO-
U149	MALONONITRILE; Also known as PROPANEDINITRILE
U150	MELPHALAN; Also known as L-PHENYLALANINE, 4-[BIS(2-CHLOROETHYL)AMINO]-
U151	MERCYR
U152	METHACRYLONITRILE (I,T); Also known as 2-PROPENENITRILW, 2-METHYL- (I,T)
U153	METHANETHIOL (I,T); Also known as THIOMETHANOL (I,T)
U154	METHANOL (I); Also known as METHYL ALCOHOL (I)
U155	METHAPYRILENE; Also known 1,2-ETHANEDIAMINE, N,N- DIMETHYL-N'-W-PYRIDINYL-N'-(2- THIENYLMETHYL)-
U156	METHYL CHLOROCARBONATE (I,T); Also known CARBONOCHLORIDIC ACID, METHYL ESTER (I,T)
U157	BENZ[I]ACEANTHRYLENE, 1,2-DIHYDRO-3-METHYL-; Also known as 3-METHYLCHOLANTHRENE
U158	BENZENAMINE, 4,4'METHYLENEBIS[2-CHLORO-; Also known as 4,4'-METHYLENEBIS(2-CHLOROANILINE)
U159	METHYL ETHYL KETONE (MEK) (I,T); Also known as 2-BUTANONE (I,T)
U161	METHYL ISOBUTYL KETONE (I); Also known as 4-METHYL-2-PENTANONE (I) and PENTANOL, 4-METHYL-
U162	METHYL METHACRYLATE (I,T); Also known as 2-PROPENOIC ACID, 2-METHYL-, METHYL ESTER (I,T)
U163	MNNG; Also known as GUANIDINE, N-METHYL-N'-NITRO-N- NITROSO-
U164	METHYLTHIOURACIL; Also known as 4(1H)-PYRIMIDINONE, 2,3-DIHYDRO-6-METHYL-2-THIOXO-
U165	NAPHTHALENE

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION
U166	1,4-NAPHTHALENEDIONE; Also known as 1,4-NAPHTHOQUINONE
U167	1-NAPHTHALENAMINE; Also known as ALPHA-NAPHTHYLAMINE
U168	2-NAPHTHALENAMINE; Also known as BETA-NAPHTHYLAMINE
U169	NITROBENZENE (I,T); Also known as BENZENE, NITRO-
U170	P-NITROPHENOL; Also known as PHENOL, 4-NITRO
U171	2-NITROPROPANE (I,T); Also known as PROPANE, 2-NITRO (I,T)
U172	N-NITROSODI-N-BUTYLAMINE; Also known as 1-BUTANAMINE, N-BUTYL-N-NITROSO-
U173	N-NITROSODIETHANOLAMINE; Also known as ETHANOL, 2,2'-(NITROSOIMINO)BIS-
U174	N-NITROSODIETHYLAMINE; Also known as ETHANAMINE, N-ETHYL-N-NITROSO-
U176	N-NITROSO-N-ETHYLUREA; Also known as UREA, N-ETHYL-N-NITROSO-
U177	N-NITROSO-N-METHYLUREA; Also known as UREA, N-METHYL-N-NITROSO-
U178	N-NITROSO-N-METHYLURETHANE; Also known as CARBAMIC ACID, METHYLNITROSO-,ETHYL ESTER
U179	N-NITROSOPIPERIDINE; Also known as PIPERIDINE, 1-NITROSO-
U180	N-NITROSOPYRROLIDINE; Also known as PYRROLIDINE, 1-NITROSO-
U181	BENZENAMINE, 2-METHYL-5-NITRO-; Also known as 5-NITRO-O-TOLUIDINE
U182	PARALDEHYDE; Also known as 1,3,5-TRIOXANE, 2,4,6- TRIMETHYL-
U183	PENTACHLOROBENZENE; Also known as BENZENE, PENTACHLORO-
U184	PENTACHLOROETHANE; Also known as ETHANE, PENTACHLORO-
U185	PENTACHLORONITROBENZENE (PCNB); Also known as BENZENE, PENTACHLORONITRO-
U186	1,3-PENTADIENE (I); Also known as 1-METHYLBUTADIENE (I)
U187	ACETAMIDE, N-(4-ETHOXYPHENYL)-; Also known as PHENACETIN
U188	PHENOL
U190	PHTHALIC ANHYDRIDE; Also known as 1,3-ISOBENZOFURANDIONE
U191	2-PICOLINE; Also known as PYRIDINE, 2-METHYL-
U192	BENZAMIDE,3,5-DICHLORO-N-(1,1-DIMETHYL-2-PROPYNYL)-; Also known as PRONAMIDE
U193	1,3-PROPANE SULTONE; Also known as 1,2-OXATHIOLANE, 2,2-DIOXIDE
U194	1-PROPANAMINE (I,T); Also known as N-PROPYLAMINE (I,T)
U196	PYRIDINE
U197	P-BENZOQUINONE; Also known as 2,5-CYCLOHEXADIENE-1,4-DIONE
U200	RESERPINE; Also known as YOHIMBAN-16-CARBOXYLIC ACID, 11,17-DIMETHOXY-18-[(3,4,5-TRIMETHOXYBENZOYL)OXY]-, METHYL ESTER, (3BETA, 16BETA, 17ALPHA, 18BETA, 20ALPHA)-
U201	RESORCINOL; Also known as 1,3-BENZENEDIOL

	HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY	
EPA WASTE CODE	WASTE DESCRIPTION	
U202	SACCHARIN, & SALTS; Also known as 1,2-BENZISOTHIAZOL-3(2H)-ONE, 1,1-DIOXIDE, & SALTS	
U203	SAFROLE; Also known as 1,3-BENZODIOXOLE, 5-(2- PROPENYL)-	
U204	SELENIOUS ACID; Also known as SELENIUM DIOXIDE	
U206	STREPTOZOTOCIN; Also known as GLUCOPYRANOSE, 2-DEOXY-2-(3-METHYL-3-NITROSOUREIDO)-, D-D-GLUCOSE, 2-DEOXY-2-[[(METHYLNITROSOAMINO)-CARBONYL]AMINO]-	
U207	1,2,4,5-TETRACHLOROBENZENE; Also known as BENZENE, 1,2,4,5-TETRACHLORO-	
U208	1,1,1,2-TETRACHLOROETHANE; Also known as ETHANE, 1,1,1,2-TETRACHLORO-	
U209	1,1,2,2-TETRACHLOROETHANE; Also known as ETHANE, 1,1,2,2-TETRACHLORO-	
U210	TETRACHLOROETHYLENE; Also known as ETHENE, TETRACHLORO-	
U211	CARBON TETRACHLORIDE; Also known as METHANE, TETRACHLORO-	
U213	TETRAHYDROFURAN (I); Also known as FURAN, TETRAHYDRO-(I)	
U214	ACETIC ACID, THALLIUM(1+) SALT; Also known as THALLIUM(I) ACETATE	
U215	THALLIUM(I) CARBONATE; Also known as CARBONIC ACID, DITHALLIUM(1+) SALT	
U216	THALLIUM(I) CHLORIDE; Also known as THALLIUM CHLORIDE TLCL	
U217	THALLIUM(I) NITRATE; Also known as NITRIC ACID, THALLIUM(1+) SALT	
U218	THIOACETAMIDE; Also known as ETHANETHIOAMIDE	
U219	THIOUREA	
U220	TOLUENE; Also known as BENZENE, METHYL-	
U221	TOLUENEDIAMINE; Also known as BENZENEDIAMINE, AR-METHYL-	
U222	BENZENAMINE, 2-METHYL-, Also known as HYDROCHLORIDE O-TOLUIDINE HYDROCHLORIDE	
U225	BROMOFORM; Also known as METHANE, TRIBROMO-	
U226	ETHANE, 1,1,1-TRICHLORO-; Also known as METHYL CHLOROFORM	
U227	1,1,2-TRICHLOROETHANE; Also known as ETHANE, 1,1,2-TRICHLORO-	
U228	TRICHLOROETHYLENE; Also known as ETHENE, TRICHLORO-	
U235	TRIS(2,3-DIBROMOPROPYL) PHOSPHATE; Also known as 1-PROPANOL, 2,3-DIBROMO-, PHOSPHATE (3:1)	
U236	TRYPAN BLUE; Also known as 2,7-NAPHTHALENEDISULFONIC ACID, 3,3'-[(3,3'-DIMETHYL[1,1'-BIPHENYL]-4,4'-DIYL)BIS(AZO)BIS[5-AMINO-4-HYDROXY]-, TETRASODIUM SALT	
U237	URACIL MUSTARD; Also known as 2,4-(1H,3H)-PYRIMIDINEDIONE, 5-[BIS(2-CHLOROETHYL)AMINO]-	
U238	CARBAMIC ACID, ETHYL ESTER; Also known as ETHYL CARBAMATE (URETHANE)	
U239	XYLENE (I); Also known as BENZENE, DIMETHYL- (I,T)	
U240	ACETIC ACID, 92,4-DICHLOROPHENOXY)-, SALTS & ESTERS; Also known as 2,4-D, SALTS & ESTERS	

HAZARDOUS WASTE CODES RECEIVED AT THE PARKER FACILITY			
EPA WASTE CODE	WASTE DESCRIPTION		
U243	HEXACHLOROPROPENE; Also known as 1-PROPENE, 1,1,2,3,3,3- HEXACHLORO-		
U244	THIOPEROXYDICARBONIC DIAMIDE [(H ₂ N)C(S)] ₂ S ₂ , TETRAMETHYL-; Also known as THIRAM		
U246	CYANOGEN BROMIDE (CN)Br		
U247	BENZENE, 1,1'(2,2,2-TRICHLOROETHYLIDENE)BIS[4-METHOXY-; Also known as METHOXYCHLOR		
U248	WARFARIN, & SALTS, WHEN PRESENT AT CONCENTRATIONS OF 0.3% OR LESS; Also known as 2H-1-BENZOPYRAN-2-ONE, 4- HYDROXY-3-(3-OXO-1-PHENYL-BUTYL)-, & SALTS, WHEN PRESENT AT CONCENTRATIONS OF 0.3% OR LESS		
U249	ZINC PHOSPHIDE Zn ₃ P ₂ WHEN PRESENT AT CONCENTRATIONS OF 10% OR LESS		
U328	BENZENAMINE, 2-METHYL-; Also known as o-TOLUIDINE		
U353	BENZENAMINE, 4-METHYL-; Also known as p-TOLUIDINE		
U359	ETHANOL, 2-ETHOXY-; Also known as ETHYLENE GLYCOL MONOETHYL ETHER		

ATTACHMENT 2 ASSOCIATED HAZARDOUS CONSTITUENTS

ASSOCIATED HAZARDOUS CONSTITUENTS

EPA Hazardous Waste Codes ¹	Associated Hazardous Constituents
F039	All hazardous waste constituents identified for
	F039 in 40 CFR 268.40
P028	Benzyl chloride
P044	Dimethoate
P066	Methomyl
P110	Tetraethyl lead
U001	Acetaldehyde
U007	Acrylamide
U008	Acrylic acid
U041	Epichlorohydrin
U051	Creosote
U055	Cumene
U056	Cyclohexane
U067	Ethylene dibromide
U068	Dibromomethane
U073	3,3'-Dichlorobenzidine
U113	Ethyl acrylate
U125	Furfural
U359	2-Ethoxyethanol

¹Attachment 1 identifies all the hazardous waste codes managed at the facility. However, hazardous waste code F039 identifies the majority of hazardous constituents for which all waste codes are listed. Therefore, only those waste codes that identify hazardous constituents potentially present in the hazardous wastes managed at the facility in addition to the hazardous constituents listed for F039 are identified.

ATTACHMENT 3 EPA INCINERATOR CLOSURE GUIDANCE



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

office of 30Lio waste and readoncy response

MENOBANDUM

SUBJECT: Draft Guidance on Incinerator Closure

FROM:

Lionel Vega, Chemical Engineer Alternative Technology Section

TO;

Addressees

Attached is the draft guidence on incinerator closure for your review and comment. As described in the agenda, I will be asking for your comments on this eight-page draft guidence in our workgroup meeting scheduled for November 7-9 in Danver, Colorado.

Attachment

Addressess:

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John Brogard, Region II
Gary Groas, Region III
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DRAFT OF GUIDANCE OF INCINERATOR CLOSURE

Draft Final Report

For U.S. Environmental Protection Agency

Submitted by:

Midwest Research Institute 5109 Leesburg Pike Suite 414 Falls Church, Virginia

EPA Contract No. 68-01-7310 Work Assignment 134 MRI Project No. 8962-34

June 29, 1990

PREFACE

This draft document was prepared by Midwest Research Institute (MRI) for the U.S. Environmental Protection Agency (EPA) under subcontract to NUS Corporation on EPA Contract No. 68-01-7310. The document was developed by Bruce Boomer.

MIDNEST RESEARCH INSTITUTE

Andrea C. Hall, Ph.D. Program Manager

June 29, 1990

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ORAFT GUIDANCE ON CLOSURE PROCEDURES FOR HAZARDOUS WASTE INCINERATOR FACILITIES

INTRODUCTION

This memo provides RCRA permit writers with recommended procedures for the incinerator-specific portion of a closure plan. Owners and operators of a hazardous wasta incinerator facility must develop a plan for closing the facility and must keep the plan on file at the facility until closure is completed and certified. The closure plan is a required portion of a RCRA Part B permit application and is thus subject to the approval of RCRA permit writers.

This memo addresses closure of the incinerator and ancillary equipment. Issues addressed below include initial decontamination and burnout of any residual organic contamination, further decontamination methods, confirmatory sampling methods, and criteria for closure certification. This memo does not address tank closure or other general facility closure requirements such as the cleanup of any spills or contaminated soils.

Typically, the closure of a permitted RCRA incinerator is not an issue with significant environmental impact. If the facility had been operating in compliance with permit conditions prior to closure, the amount and extent of residual contamination within the incinerator and ancillary equipment is expected to be minimal; the recommendations discussed in this memo address this expectation of minimal contamination.

EPA PRECEDENT

An issue associated with incinerator closure is defining an "acceptable" level of residual contamination to allow material previously in contact with hazardous wastes to be recycled or disposed as a nonhazardous waste. In a letter to Mr. Thomas Jorling dated June 19, 1989, Jonathan Cannon, Acting Assistant Administrator of EPA (see Attachment 1), noted that contaminated environmental media must be managed as if they were hazardous until they no longer contain the listed wastes. Options mentioned in the letter include: (1) delisting, (2) removing the contamination by treatment, or (3) decontamination to an acceptable minimal level of contamination. The latter notes that for the third option, EPA is investigating de minimus levels for hazardous constituents, below which materials (such as contaminated environmental media) would no longer have to be managed as hazardous wastes.

The sections below provide a closure approach for potentially contaminated incinerator media that involves, to some extent, options number two and three above.

APPROACH TO INCINERATOR CLOSURE

Residual contamination of environmental concern within an incineration system will result from the organic and metals content of the wastes fed to the incinerator. The following steps (summarized in Table 1) provide a basis for organic decontamination and determination of residual metal contamination.) The <u>first step of incinerator closure</u> involves the incineration of all existing hazardous waste inventories and proper treatment, disposal, or removal of residual wastes such as incinerator ash, scrubber effluents, and baghouse ash. For most facilities, this step effectively removes the most significant source of residual contamination for closure.

The <u>second step</u> involves the active decontamination of waste feed mechanisms by use of chemical and/or physical action. This step may be coordinated with affiliated storage tank or drum closure activities, which parallel and inter-relate to incinerator closure.

Ouring the second step, feed mechanisms (e.g., liquid/sludge feed lines, solid feed mechanisms) are rinsed with kerosene or other appropriate solvents to remove surface contaminants. Table 2 provides a general guide to the solubility of several contaminant categories in water, dilute acids, dilute bases, and organic solvents. Feed mechanisms also may be scrubbed or scraped using brushes, scrapers, or sponges and water-compatable solvent cleaning solutions. All rinsate is to be collected and incinerated prior to step 3.

The third step is a burnout of any residual organic contamination within the incinerator. Following the completion of step 2, the incinerator will be operated with only auxiliary fuel for an appropriate time pariod not less than 4 hr, maintaining at least the minimum temperature specified in the permit for each combustion chamber. This is expected to combust any remaining organic contaminants within the incinerator system.

After the completion of step 3, the incinerator and its ancillary equipment may be considered to be organically decontaminated. Organic contamination is not expected downstream from the combustion chambers (e.g., air pollution control devices). However, residual contamination with metals remains a concern. Step 4 addresses the decontamination and wipe sampling of incinerator components in regard to metals. The following are examples of components of concern:

- Feed mechanisms (piping, pumps, conveyors, etc.);
- · Refractory of combustion chambers;
- · Gas ducts;
- Ash handling system;
- . Internal surfaces of air pollution control equipment; and,
- . Stack.

(Excluded from the decontamination procedures are fabric filter bags and scrubber packing materials which can be disposed as hazardous wastes.)

The recommendations for step 4 include:

- · Optional rinse/scrub of above equipment with detargant;
- · Hipe sampling (minimum 10 locations scattered throughout above).

The optional rinse/scrub may involve a combination of both physical and chemical means to remove contaminants. As previously discussed for step 2, individual components (detached as appropriate) may be scrubbed or scraped using brushes, scrapers or sponges, and water-compatible solvent cleaning solutions. Contaminants may be removed with a water or solvent rinse using pressurized or gravity flow, or using steam jets. On metal surfaces, pressurized cleaning may present problems with metals etching compounding the effective removal of contaminants. In addition, caution should be exercised to ensure that pressurized or steam cleaning sprays/emissions are appropriately contained (i.e., curtains, enclosures, or spray booths may be necessary to reduce or eliminate cross-contamination).

Wipe sampling will involve sampling surfaces exposed to either hazardous wastes or the exhaust gases/residuals derived from waste incineration in the above equipment. Samples are collected by applying defonized water or a detergent (e.g., household liquid cleaner) to a piece of 11-cm diameter filter paper (e.g., Whatman 40 ashless, Whatman *50" smear tabs, or equivalent) or gauze pad. This moistened filter paper or gauze pad is used to thoroughly swab a 100-cm² area, as can be measured by a sampling template.

The use of a template can assist the sampler in the collection of a 100-cm² sample. Different templates may be used for the variously shaped areas which must be sampled (a.g., a 10 cm x 10 cm square). When a template is used, it should be thoroughly cleaned between samples to prevent contamination of subsequent samples by the template.

The wipes and the liquid used to wet the wipes should be tested for residual metals before use in taking samples from the incinerator. The wipe samples should be stored in precleaned glass jars and stored no longer than the allowable holding times stated in 5N-846. Samples will be digested and analyzed for As, Be; Cd, Cr. Sb, Ba, Hg, Fb, Tl; and Ag (the matals regulated in incinerator emissions). Samples can be composited if desired, but compositing reduces opportunities for identifying localized contamination areas. At least one blank sample per sampling day must be prepared. Wiping only gives an indication of surface contamination which can easily be removed. Incinerator components with a large amount of strongly entrained

residuals might need to be scraped with a paint scraper and the scrapings analyzed. Criteria for acceptable levels of residual contamination are discussed below.

As an alternative to step 4, an incinerator owner may elect to dispose all incineration equipment as a hazardous waste.

CERTIFICATION OF ADEQUATE CLOSURE

The effectiveness of the closure decontamination process for organic contamination may be estimated by visual observation of any discolorations, stains, or gross peckets of apparent organic solids. This visual assessment is anticipated to be a suitable measure of possible organic contamination when followed by a rinse or cleanup of the affected areas with an appropriate solvent.

Effectiveness of metals, decontamination may be determined by wipe sampling (as previously discussed), or by analyzing rinsate for contaminants left in the solvent solution. However, analysis of rinsate should be evaluated with regards to the total amount of rinsate in contact with the total area of the incinerator surfaces. Rinsate values could be alevated due to a leaching effect on the metallic surfaces of the incinerator. Evidence of elevated levels of contaminants in the wipe samples (as discussed below) suggest that additional cleaning and rinsing is necessary. Elevated contaminate concentrations also may indicate that an alternative contaminate removal method (e.g., sand-blasting, surface sealing, etc.) is necessary to remove or permanently contain contaminates.

Until EPA develops de minimus levels for the metals of concern, a suggested guide is to compare the results of incinerator wipe sampling with background levels as indicated by taking wipe samples of exterior building surfaces on or near the incineration site. This wipe sample should reflect background ambient air quality, including the impact of local mineralogy. An incinerator wipe sample that demonstrates a surface concentration at least 100 times greater than the background value for any metal should serve as an indicator that additional decontamination is needed prior to closure. Failure

to meet the criteria would require a repeat of the optional rinse/scrub of equipment (in step 4) followed by a repeat of wipe sampling; disposal of contaminated material as a hazardous waste is another alternative. Care should be taken in selecting areas for background sampling since such materials as painted surfaces and stainless steel may contain significant levels of some of the analytes.

The incinerator puner/operator will submit full documentation of the closure process to the permitting agency to receive certification of closure. A report should be submitted to the Agency describing each step of closure activities and the results of wipe sampling. Certification will allow the owner/operator to recycle the incinerator materials or dispose of the materials as a nonhazardous waste. Alternatively, closure certification may note the adequate disposal of incinerator equipment as a hazardous waste.

DELAY OF CLOSURE

The above approach assumes that the incineration facility is being closed and dismantled. If a facility is being closed as a RCRA facility but will either continue to operate as a nonhazardous waste facility or remain intact in storage for indefinite future operation, step 4 above could be delayed until dismantling occurs. However, the incineration facility will be subject to RCRA security requirements and, ultimataly, RCRA closure requirements.

Table 1. SUMMARY OF RCRA INCINERATOR GLOSURE RECOMMENDATIONS

Step 1	Incineration of all remaining waste feeds and removal of all ash and scrubber effluent wastes
Step 2	Flush waste feed lines and mechanisms with kerosene or an equivalent solvent and incinerate rinsate
Step 3	Operate incinerator for at least 4 hr at the minimum permitted temperature with auxiliary fuel only, to provide burnout of any organic residues
Step 4	Optional decontamination of incinerator components with detergent, followed by mandatory wipe sampling of surfaces potentially contaminated with toxic metals (additional decontamination and wipe sampling would be conducted if needed)
Step 5	Certification of adequate closure based upon analytical results

Table 2. GENERAL GUIDE TO SOLUBILITY OF CONTAMINANTS IN FOUR SOLVENT TYPES

Salvent	Soluble conteminants
Nater	tow-chain hydrocarbons. Soluble inorganic compounds. Salts. Salts. Some organic acids and other polar compounds.
Aqueous Detergents	Hany water soluble contaminants and insoluble particulates.
Dilute Acids	Basic (caustic) compounds. Amines. Hydraxines.
Offlute Bases for example: -detergent -soap	Acidic compounds. Phenols. Thiols. Some nitro and sulfonic compounds.
Organic Solvents For example: -alcohols -ethers -ketones -aromatics -straight-chain alkanes (e.g., hexane) -common petroleum products (e.g., fuel oil, kerosene) -chlorinated solvents	Heny nonpolar or polar organic compounds.

Attachment 1

THIS LETTER WAS REKEYED TO BE ELECTRONICALLY AVAILABLE



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

June 19, 1989

Mr. Thomas C. Jorling Commissioner Department of Environmental Conservation State of New York Albany, New York 12233-1010

Dear Mr. Jorling:

I am writing in response to your letter of May 5, 1989, in which you ask numerous questions concerning the regulatory status, under the Resource Conservation and Recovery Act (RCRA), of environmental media (ground water, soil, and sediment) contaminated with RCRA-listed hazardous waste.

As you point out in your letter, it is correct that the Agency's "contained-in" interpretation is that contaminated environmental media must be managed as if they were hazardous wastes until they no longer contain the listed waste, or are delisted. This leads to the critical question of when an environmental medium contaminated by listed hazardous waste ceases to be a listed hazardous waste. In your letter, you discuss three possible answers (based on previous EPA positions and documents) which you believe address this question, and request the Agency to clarify its interpretation. Each of these is discussed below.

The first possible answer you cite would be that the contaminated media would be a hazardous waste unless and until it is delisted, based on the "mixture" and "derived-from" rules. As you correctly state in your letter, a waste that meets a listing description due to the application of either of these rules remains a listed hazardous waste until it is delisted. However, these two rules do not pertain to contaminated environmental media. Unlike our regulations, contaminated media are not considered solid wastes in the sense of being abandoned, recycled, or inherently waste-like as those terms are defined in the regulations. Therefore, contaminated environmental media cannot be considered a hazardous waste via the "mixture" rule (i.e., to have a hazardous waste mixture, a hazardous waste must be mixed with a solid waste per 40 CFR 261.3(a)(2)(iv). Similarly, the "derived" from rule does not apply to contaminated media. Our basis for stating that contaminated environmental media must be managed as hazardous waste is that they "contain" listed hazardous waste. These environmental media must be managed as hazardous waste because, and only as long as, they "contain" a listed hazardous waste, (i.e., until decontaminated).

The second possibility you mention is that environmental media contaminated with a RCRA listed waste no longer have to be managed as a hazardous waste if the hazardous constituents are completely removed by treatment. This is consistent with the Agency's "contained-in" interpretation and represents the Agency's current policy.

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The third possibility you discuss comes from Sylvia Lawrence's January 24, 1989, memorandum that you cited in your letter. This memorandum indicates that OSW has not issued any definitive guidance as to when, or at what levels, environmental media contaminated with listed hazardous waste are no longer considered to contain that hazardous waste. It also states that until such definitive guidance is issued, the Regions may determine these levels on a case-specific basis. Where this determination involves an authorized State, such as New York, our policy is that the State may also make such a determination.

Related to such a determination, you ask whether a risk assessment approach that addressed the public health and environmental impacts of hazardous constituents remaining in treatment residuals would be acceptable. This approach would be acceptable for contaminated media provided you assumed a direct exposure scenario, but would not be acceptable for "derived-from" wastes under our current rules. Additionally, consistent with the statute, you could substitute more stringent standards or criteria for contaminated environmental media than those recommended by the Federal EPA if you determined it to be appropriate.

The Agency is currently involved in a rulemaking effort directed at setting <u>de minimis</u> levels for hazardous constituents below which eligible listed wastes, treatment residuals from those wastes, and environmental media contaminated with those listed wastes would no longer have to be managed as hazardous wastes. This approach being contemplated in the <u>De Minimis</u> program would be similar to that used in the proposed RCRA Clean Closure Guidance in terms of the exposure scenario (direct ingestion), the management scenario (not in a waste management unit), and the levels (primarily health-based).

Your final question related to whether the "remove and decontaminate" procedure set forth in the March 19,1987 Federal Register preamble to the conforming regulations on closing surface impoundments applies when making complete removal determinations for soil. These procedures do apply when one chooses to clean close a hazardous waste surface impoundment by removing the waste. The preamble language states that the Agency interprets the term "remove" and "decontaminate" to mean removal of all wastes, liners, and/or leachate (including ground water) that pose a substantial present or potential threat to human health or the environment (52 FR 8706). Further discussion of these requirements is provided in a clarification notice published on March 28, 1988, (53 FR 1144) and in OSWER Policy Directive # 9476.00-18 on demonstrating equivalence of Part 265 clean closure with Part 264 requirements (copy enclosed).

I hope that this response will be helpful to you in establishing and implementing New York's hazardous waste policies on related issues. Should you have additional questions, please contact Bob Dellinger, Chief of the Waste Characterization Branch at (202) 475-8551.

Sincerely yours,

(original letter was signed by a representative of Jonathan Cannon) Jonathan Z. Cannon Acting Assistant Administrator

ATTACHMENT 4 FINACNIAL ASSURANCE