

COMBINED ROUTING AND CONCURRENCE SLIP

RE: COAKLEY LANDFILL SUPERFUND SITE THIRD FIVE YEAR REVIEW REPORT

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Third Five-Year Review Report

For

Coakley Landfill Superfund Site

North Hampton and Greenland Rockingham County, New Hampshire

September, 2011

PREPARED BY:



With assistance from

New Hampshire Department of Environmental Services

Approved by:

For Jro

Date: ___ 9/22/11

James T. Owens, III, Director Office of Site Remediation and Restoration

U.S. Environmental Protection Agency, Boston, MA

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ABBREVIATIONS AND ACRONYMS

ARARs Applicable or Relevant and Appropriate Requirements

CD Consent Decree

CERCLA Comprehensive Environmental Response, Compensation, and Liability

Act

CLG Coakley Landfill Group COC Contaminants of Concern

ESD Explanation of Significant Difference
GMP Groundwater Management Permit
GMZ Groundwater Management Zone

IC Institutional Controls
ICL Interim Cleanup Levels
ICP Institutional Control Plan

LFG Landfill Gas

MCL Maximum Contaminant Level NCP National Contingency Plan

NHDES New Hampshire Department of Environmental Services

NPL National Priorities List
O&M Operation and Maintenance
OMP Operation and Maintenance Plan

OU Operable Unit

PAH Polycyclic Aromatic Hydrocarbons PRPs Potential Responsible Parties

RA Remedial Action RD Remedial Design

RI/FS Remedial Investigation/Feasibility Study

ROD Record of Decision

TBCs To Be Considered Requirements

ug/l micrograms per liter (i.e., parts per billion)
EPA United States Environmental Protection Agency

VOC Volatile Organic Compounds

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Executive Summary

The United States Environmental Protection Agency, Region 1 (EPA) has conducted a Five-Year Review of the Remedial Actions (RAs) implemented at the Coakley Landfill Superfund Site in North Hampton and Greenland, New Hampshire in compliance with the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. Section 9601, et seq. EPA conducted this review between December 2010 and September 2011 with technical assistance from the New Hampshire Department of Environmental Services (NHDES).

This is the third Five-Year Review Report for the Site. The triggering action for this review was the date of the second Five-Year Review, signed September 21, 2006. Subsequent reviews are conducted at least every five years. The purpose of the Five-Year Review is to evaluate whether response actions and original performance standards remain protective of human health and the environment.

The response actions for the Site are documented in two Records of Decision (RODs) and five Explanations of Significant Differences (ESDs). The Site is divided into two separate operable units (OUs). The first OU (source control) provided for the remediation of the source of contamination at the Coakley Landfill Site, including the contaminated groundwater beneath and in the vicinity of the landfill. Source control included consolidation onto the landfill of wastes and sediments identified beyond the edge of the landfill and covering the landfill with an impermeable cap. The remedy for the second OU (management of migration) addresses groundwater contamination which has migrated from the landfill. The response action includes using institutional controls (ICs) to prevent use of contaminated groundwater; utilizing natural attenuation to remediate the contaminated groundwater plume; and groundwater monitoring. The Coakley Landfill Site achieved construction completion status with the signing of the Preliminary Close-Out Report on September 29, 1999.

Overall, the remedy at the Coakley Landfill Superfund Site currently protects human health and the environment in the short-term. Long-term protectiveness has been achieved already in OU-1 through the completion and continued maintenance of the landfill cap, long-term monitoring, and use restrictions. Long-term protectiveness will be achieved in OU-2 when interim groundwater cleanup levels for all contaminants of concern are met and restrictions on the use of groundwater within OU-2 can be removed. Monitoring of the Site will continue until cleanup levels for all contaminants of concern are met.

Five-Year Review Summary Form

SITE IDENTIFICATION

Site name: Coakley Landfill

EPA ID: NHD064424153

Region: 1 | State: NH | City/County: North Hampton and Greenland, Rockingham

County

SITE STATUS

NPL status: Final

Remediation status Complete

Multiple OUs? Yes Construction completion date: 09/29/1999

Has site been put into reuse? No

REVIEW STATUS

Lead agency: Potential Responsible Party (PRP) with U.S. Environmental Protection Agency

(EPA) and State oversight

Author name: Gerardo Millán-Ramos

Author title: Remedial Project Manager Author affiliation: EPA Region 1

Review period: 12/2010 to 09/2011

Date(s) of site inspection: 04/27/2011

Type of review:

X Post-SARA Pre-SARA NPL-Removal only Non-NPL Remedial Action Site NPL State/Tribe-lead

Regional Discretion

Review number: Third

Triggering action: Completion of Second Five-Year Review

Triggering action date: 09/21/2006

Due date (five years after triggering action date): 09/21/2011

Five-Year Review Summary Form cont'd.

Issues:

- 1. Even though no one within the Groundwater Management Zone (GMZ) and its immediate vicinity is exposed to the groundwater, 1,4-Dioxane has been detected at levels exceeding the New Hampshire Ambient Groundwater Quality Standards (NHAGQS) at most monitoring wells within OU-1 and several within OU-2. Additionally, manganese has been detected outside the current GMZ (wells GZ-123 and FPC-2A/B outside the southern edge of the GMZ) above the EPA Health Advisory, and both manganese and arsenic concentrations in the FPC-6 well cluster (inside the eastern edge of the GMZ) suggest that concentrations may exceed the Interim Compliance Levels (ICLs) beyond the GMZ boundary.
- 2. Damage to the fence must be repaired; unlocked monitoring wells and gates must be locked and properly labeled; excessive vegetation in some swales and near the fence must be removed; also construction equipment and materials that are too close to the fence and monitoring wells, must be relocated.
- 3. There is a possible need for groundwater extraction restrictions for properties on the eastern side of the landfill. Groundwater extraction in this area has the potential to alter the flow of groundwater and increase the extent of the plume, thus adding complexities and time to the ongoing remedy.
- 4. Changes to the Institutional Control Plan (ICP) were made at the time the GMZ was being discussed and implemented. However, these changes have not been incorporated into the final ICP that was approved by EPA.
- 5. Groundwater Management Permit will expire on June 18, 2013. Site contaminants within the GMZ continue to exceed state and federal cleanup levels. Exceedences outside GMZ suggest that concentrations may also exceed ICLs beyond the GMZ boundary.

Recommendations and Follow up actions:

- 1. a) Sample monitoring wells at the outermost edge of the GMZ and the two residential wells for 1,4 –Dioxane for the next two rounds.
- b) Perform additional analysis to determine whether the site contaminants are moving beyond the edge of the GMZ and whether the current GMZ needs to be expanded and Institutional Controls (ICs) need to be established on additional properties and evaluate the need for further response action.
 - c) Prepare an Explanation of Significant Differences (ESD) to add 1,4-Dioxane as a COC with an ICL.
- 2. Perform the necessary repairs to the fence, and lock / properly label all monitoring wells that were lacking these features at the time of the inspection. Also remove excessive vegetation and relocate the construction equipment and materials to a safe distance from the fence. Coordinate and document this activity with the regulatory agencies and the Coakley Landfill Group (CLG).
- 3. Evaluate the need for further ICs in the area east of the landfill to prevent altering of groundwater flow as a means of containing the contaminated groundwater plume.
- 4. Update the Final ICP to incorporate changes that were made during the planning and implementation of the GMZ.
- 5. Renew GMP for GMZ and potentially expand boundary if additional tests show site contaminants migrating beyond the current GMZ boundary.

Protectiveness Statement(s):

OU-1

The remedy at Operable Unit 1 currently protects human health and the environment, both in the short and long term. All human health threats at the Site have been addressed through stabilization and capping of the landfill and the landfill cap is functioning as intended. Installation of fencing and warning signs and deed restrictions are preventing human exposures at the capped landfill. Toxicity tests that were applied to a "worst case scenario" in the sediment samples, revealed no significant ecological impact, and EPA concluded that it is likely there are no significant ecological impacts in surface water and sediment at the Site. In order to ensure that the currently nontoxic concentrations are not increasing significantly, a reduced surface water and sediment monitoring effort will remain in place. Also, the landfill gas monitoring program will remain in place.

OU-2

The remedy at OU-2 currently protects human health and the environment in the short-term because on-site residents are not exposed to the groundwater, as water utility service has been provided, and there is no evidence of such exposure for off-site residents. Also, a GMZ has been established via a NHDES GMP, and ICs have been established for all properties within the GMZ. Groundwater monitoring to determine compliance with the groundwater monitoring standards for the landfill, will continue to be conducted as a component of OU-2. Long-term protectiveness will be achieved when interim groundwater cleanup levels for all contaminants of concern are met.

Site-Wide

Overall, the remedy at the Coakley Landfill Superfund Site currently protects human health and the environment in the short-term. Long-term protectiveness has been achieved already in OU-1 based on the maintenance of the landfill cap, long-term monitoring, and use restrictions. Long-term protectiveness will be achieved in OU-2 when interim groundwater cleanup levels for all contaminants of concern are met and restrictions on the use of groundwater within OU-2 can be removed. Monitoring of the Site will continue until cleanup levels for the contaminants of concern are met.

1.0 INTRODUCTION

The purpose of a five-year review is to determine whether a remedy at a Superfund Site is protective of human health and the environment. The methods, findings and conclusions of reviews are documented in Five-Year Review Reports. In addition, Five-Year Review Reports identify issues found during the review, if any, and identify recommendations to address them.

The Agency has prepared this Five-Year Review Report pursuant to CERCLA and the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 C.F.R. Part 300. CERCLA Section 121(c) as amended states:

If the President selects a remedial action that results in any hazardous substances, pollutants, or contaminants remaining at the site, the President shall review such remedial action no less often than each five years after the initiation of such remedial action to assure that human health and the environment are being protected by the remedial action being implemented. In addition, if upon such review it is the judgment of the President that action is appropriate at such site in accordance with section [104] or [106], the President shall take or require such action. The President shall report to the Congress a list of facilities for which such review is required, the results of all such review, and any actions taken as a result of such reviews.

The Agency interpreted this requirement further in the NCP; 40 CFR Section 300.430(f)(4)(ii) states:

If a remedial action is selected that results in hazardous substances, pollutants, or contaminants remaining at the site above levels that allow for unlimited use and unrestricted exposure, the lead agency shall review such action no less often than every five years after initiation of the remedial action.

EPA has conducted this five-year review of the selected remedy at the Coakley Landfill Superfund Site (Site) in Greenland and North Hampton, New Hampshire. The review was conducted from December 2010 through September 2011, with assistance from the New Hampshire Department of Environmental Services (NHDES). This report documents the results of the review.

This is the third five-year review for the Site, which is required due to the fact that hazardous substances, pollutants, or contaminants remain at the Site above levels that allow for unlimited use and unrestricted exposure. The triggering action for this statutory review is the date of the second Five-Year Review Report signed on September 21, 2006.

2.0 SITE CHRONOLOGY

Table 1 lists the chronology of events for the Coakley Landfill Superfund Site.

Table 1: Chronology of Site Events

Date	Event
1972	Landfill operations begin
1979	Initial discovery of the problem
1983-1986	Water main extension completed near the site by the towns of North Hampton and Rye Water Districts
July, 1985	Landfill operations cease
June 10, 1986	Final listing on the National Priorities List (NPL)
March 2, 1990	Operable Unit 1(OU-1) Remedial Investigation/Feasibility Study (RI/FS) complete
June 28, 1990	OU-1 Record of Decision (ROD) signature
March 22, 1991	OU-1 Explanation of Significant Differences (ESD) addressing landfill cap design
May 23, 1994	Operable Unit 2 (OU-2) RI/FS complete
September 30, 1994	OU-2 ROD signature
May 17, 1996	OU-1 ESD addressing landfill gas system design
September 24, 1996	OU-1 construction start
September 29, 1999	OU-1 ESD addressing leachate collection and treatment
September 29, 1999	Construction completion
September 25, 2001	First five-year review report

September 21, 2006	Second Five Year Review Report
September 28, 2007	ESD for OU-1 and OU-2 updating ARARs to include revised and additional standards
June 19, 2008	Groundwater Management Zone (GMZ) established and all Institutional Controls (ICs) in place
July 1 st , 2009	ESD for OU-2 clarifying the revision of the Arsenic Maximum Contaminant Level (MCL)
July 29, 2009	Addendum to the Second Five Year Review Report
May 10, 2010	Approval of an updated Project Operations Plan for OU-2

3.0 BACKGROUND

3.1 Physical Characteristics

The Coakley Landfill Superfund Site (Site) includes approximately 92 acres located within the towns of Greenland and North Hampton, Rockingham County, New Hampshire. The actual landfill covers approximately 27 acres. The Site is located about 400 to 800 feet west of Lafayette Road (U.S. Route 1), directly south of Breakfast Hill Road, and about 2.5 miles northeast of the center of the town of North Hampton. The landfill borders farmland, undeveloped woodlands and wetlands to the north and west and commercial and residential properties to the east and south.

3.2 Land and Resource Use

Landfill operations began in 1972, with the southern portion of the Site used for waste disposal from the New Hampshire municipalities of Portsmouth, North Hampton, Newington, and New Castle, along with Pease Air Force Base.

Concurrent with landfill operations, rock quarrying was conducted from approximately 1973 through 1977. Much of the refuse disposed of at the Site was placed in open (some liquid-filled) trenches created by rock quarrying and sand and gravel mining.

In 1982, the city of Portsmouth began operating a refuse-to-energy plant on leased property at Pease Air Force Base. From July 1982 through July 1985, Pease Air Force Base and the municipalities of Rye, North Hampton, Portsmouth, New Castle, Newington and Derry, among others, began transporting their refuse to this plant for incineration. The Site generally accepted incinerator residue from the refuse-to-energy plant after July, 1982. In March 1983, the New Hampshire Bureau of Solid Waste Management ordered the landfill closed to all waste disposal except burnt residue from the incinerator. In July, 1985 the landfill was closed to all disposal

activities.

3.3 History of Contamination

In 1979, the New Hampshire Waste Management Division received a complaint concerning leachate breakouts in the area. A subsequent investigation by the Bureau of Solid Waste Management resulted in the discovery of allegedly empty drums with markings indicative of cyanide waste. A second complaint was received in early 1983 by the New Hampshire Water Supply and Pollution Control Commission regarding the water quality from a domestic drinking water well. Testing revealed the presence of five different volatile organic compounds (VOCs).

3.3 Initial Response

A subsequent confirmatory sampling beyond these initial wells detected VOC contamination to the south, southeast, and northeast of the Coakley Landfill. As a result, the town of North Hampton extended public water to Lafayette Terrace in 1983 and to Birch and North Roads in 1986. Prior to this time, commercial and residential water supply in these areas was obtained from private wells.

Also in 1983, the Rye Water District completed a water main extension along Washington Road to the corner of Lafayette Road (U.S. Route 1) and along Dow Lane. This extension brought the public water supply into the area due east and southeast of the intersection of Breakfast Hill Road and U.S. Route 1. See Figure 1-1 (Site Location Plan) for a map showing the aforementioned roads and the dwelling units. In December 1983, the Coakley Landfill was proposed for listing on the NPL, and was listed in 1986.

3.4 Basis for Taking Action

EPA signed a cooperative agreement with the state of New Hampshire on August 12, 1985 to conduct a RI/FS. The RI/FS for OU-1 (Source Control) was completed on March 2, 1990. The RI/FS for OU-2 (Management of Migration) was conducted by the EPA and completed on May 23, 1994. Both studies found contaminants in groundwater beneath the landfill as well as outside the landfill boundaries. VOCs detected at the Site included benzene, ethyl benzene, chloroethane, chlorobenzene and xylene. Semi-volatile organic compounds (SVOCs) detected included predominantly polycyclic aromatic hydrocarbons (PAHs) and dichlorinated benzenes. Inorganic compounds were detected in all groundwater and sediment samples and included arsenic, barium, iron, lead, manganese, nickel, beryllium, selenium and vanadium.

The objectives of the OU-1 ROD were to eliminate threats posed by direct contact with or ingestion of contaminated soils and wastes at the Site, and protect the drinking water aquifer by minimizing further migration of contaminants to the groundwater and surface water. The objective of the OU-2 ROD was to manage the migration of contaminated groundwater outside

the landfill boundaries. Groundwater in this area is classified a drinking water aquifer. Investigations at the Site have identified ingestion of groundwater as the primary threat to human health at this Site. Interim cleanup levels (ICL) for groundwater were established for 16 contaminants of concern (COC):

Table 2: Contaminants of Concern

Contaminant	ICL (ug/l)*	Revised ICL (ug/l)
Benzene	5	
Chlorobenzene	100	
Tetrachloroethene	3.5	
1,2-Dichloropropane	5	
2-Butanone	200	
Diethyl phthalate	2,800	
Trans-1,2-dichloroethene	100	
Phenol	280	
Antimony	6	
Arsenic	50	10** (MCL)
Beryllium	4	, ,
Chromium	50	
Lead	15	
Manganese	180 (health advisory)	300 ** (health advisory)
Nickel	100	· · · · · · · · · · · · · · · · · · ·
Vanadium	260	
Tetrahydrofuran	154 (NH AGQS)***	

^{*} ICLs from 1990 and 1994 RODs.

^{**} Revised MCL (effective January 23, 2006) and health advisory (as of 2004) was addressed in a 2007 ESD.

^{***} New Hampshire Ambient Groundwater Quality Standards (NH AGQS) (Env-Or 603.03, Table 600-1). Tetrahydrofuran was added as a COC by the 2007 ESD.

4.0 REMEDIAL ACTIONS

4.1 Remedy Selection

On June 28, 1990, EPA issued a ROD for the source control operable unit (OU-1) of the Site. On March 22, 1991, EPA issued an ESD concerning modifications to the source control remedy related to landfill cap construction and emissions from air strippers proposed to be used to treat the groundwater. A second ESD was issued on May 17, 1996, which changed active landfill gas collection and treatment to a passive collection system. A third ESD was issued on September 29, 1999 which documented the decision to eliminate groundwater collection and treatment. On September 20, 2007, a fourth ESD was issued, revising the MCL for Arsenic from 0.5mg/L to 0.10 mg/L, increasing the EPA Health Advisory for Manganese from 180 ug/L to 300 ug/L, and adding tetrahydrofuran to the list of COCs. Lastly, on July 1, 2009 an ESD was issued, clarifying that the MCL for Arsenic was revised to 0.010 mg/L and re-issuing the 2007 ESD, to reflect the correct MCL.

The remedial action objectives, as stated in the OU-1 ROD, are to:

- Prevent ingestion of groundwater containing contamination in excess of federal and state drinking water standards or criteria, or that poses a threat to public health and the environment.
- Prevent the public from direct contact with contaminated soils, sediments, solid waste and surface water which may present a health risk.
- Eliminate or minimize the migration of contaminants from the soil into groundwater.
- Prevent the off-site migration of contaminants above levels protective of public health and the environment.
- Restore ground and surface water, soils and sediments to levels which are protective of public health and the environment.

The major components of the source control remedy, as modified by the five ESDs are:

- Excavation with disposal of wetlands sediment onto the landfill.
- Consolidate solid waste.
- Cap the landfill.
- Fence the landfill.
- Collect and vent landfill gases.
- Long-term environmental monitoring.
- Institutional controls (ICs) to prevent contact with Site contaminants and to protect components of the remedy.

The ROD for the management of migration operable unit (OU-2) was issued on September 30, 1994. The ROD called for natural attenuation of the contaminated groundwater, which had migrated from beneath the landfill into off-site areas, together with long-term environmental monitoring and institutional controls. The major components of the management of migration remedy, as modified by the 2007 and 2009 ESDs are:

- ICs to prevent use of contaminated groundwater.
- Natural attenuation for the contaminated groundwater plume.
- Groundwater monitoring.

4.2 Remedy Implementation

4.2.1 Source Control and Management of Migration

A Consent Decree (CD) for the remedial design (RD), construction, operation and maintenance (O&M) of the source control remedy became effective on May 5, 1992. The Coakley Landfill Group (CLG), representing parties potentially responsible for the contamination, completed the design of the OU-1 remedy, and EPA approved the design on January 25, 1996. Construction began September 24, 1996 with the relocation of trash from along the perimeter of the landfill to the top of the landfill. Wetland sediments were removed and placed on the landfill during 1997. The landfill cap was completed in the fall of 1998 and a pre-final inspection was conducted by EPA and NHDES on September 15, 1998 which concluded that no significant construction items remained. Similarly, a pre-final inspection was conducted on October 6, 1998 which determined that wetland construction/restoration activities were complete.

Monitoring of groundwater quality and water levels continued throughout the RD, construction and post-construction phases. EPA evaluated that data and determined that the landfill cap was effective in reducing leachate generation such that the collection and treatment of contaminated groundwater at the edge of the landfill was no longer necessary. EPA's decision was documented in the ESD issued on September 29, 1999.

A CD for the implementation of the management of migration remedy became effective on January 11, 1999. The CLG submitted an environmental monitoring plan for the OU-2 remedy which EPA approved on March 10, 1999. The monitoring plan objective was to 1) assess OU-1 Remedial Action (RA) impacts on site sediment, surface water, groundwater, and 2) monitor natural attenuation of cleanup standard constituents in the OU-2 area, sediments, surface water and groundwater. To attain this objective, the monitoring plan originally required sediment, surface water and groundwater sampling and analysis in April, August and November of each year. The monitoring plan also required analysis for VOCs, SVOCs, metals, natural attenuation indicators and water quality indicators. Annual monitoring of groundwater and surface water

continues today and an annual data assessment report is provided to the EPA and NHDES. However, sediment sampling was subsequently modified to be collected every five years, and ambient air and landfill gas monitoring occurs quarterly after which reports are provided to both agencies.

An updated version of the Project Operations Plan (POP) for the management of migration remedy was conditionally approved on May 10, 2010; it contains an Environmental Monitoring Plan, a Quality Assurance Project Plan, a Health and Safety Plan, and a Methane Monitoring Plan. The Environmental Monitoring Plan's purpose is to monitor the extent of migration of the contaminated groundwater and other potentially affected media (surface water and sediments), and to track the natural attenuation of the groundwater contamination. The plan outlines the methods and procedures that will be used to demonstrate conformance and compliance with ICLs.

Under the POP, wells at OU-1 and OU-2 are monitored annually for field parameters (i.e. static water level, turbidity, specific conductance, temperature, pH, and dissolved oxygen), dissolved metals, total metals, and volatile organic compounds (see figure 2, table 2-2 and table 2-3 in **Appendix G** for further details). Surface water and leachate samples are collected and analyzed annually for field parameters, inorganic parameters, total metals and volatile organic compounds. Sediment samples are collected and analyzed every 5 years for total metals (see table 2-5 in **Appendix G** for further details).

4.2.2 Institutional Controls

A plan for implementation of ICs was submitted to EPA by CLG in June 2000 and the final draft of the Groundwater Use Restriction documents for incorporation into the plan was submitted in June 2001. Both documents were approved by EPA in August 2001. The objectives of the Institutional Control Plan (ICP) are to: 1) provide a plan and schedule to implement institutional controls to restrict ingestion of the degraded groundwater plume that is migrating from the Site in accordance with Section X of the OU-2 ROD, and 2) evaluate the effectiveness of the selected and implemented ICs. The CD defines these ICs as deed restrictions or other declarations of covenants, easements or notices created to restrict the use of groundwater at the Site, limit exposure to waste material, ensure non-interference with the remedy and ensure the integrity and effectiveness of the remedy. More specifically, the statement of work attached to the CD states that with respect to groundwater use, ICs for the Site will include an ICP that creates a GMZ for the landfill and the contaminated groundwater plume.

A GMZ was established via a Groundwater Management Permit (GMP) issued by NHDES on June 19, 2008. Groundwater easements to restrict and/or control the use of groundwater were obtained by the CLG from property owners located within the GMZ that do not have alternate water available. In addition, notifications were recorded with the registry of deeds on all parcels contained within the GMZ which have alternate water available. See **Appendix I** for a copy of

the notice of GMP as filed at the Rockingham County Registry of Deeds, a list of the properties located within the GMZ, and a copy of the GMP issued by NHDES.

Restrictions on the landfill property prohibit any activity, including, but not limited to any construction, or use of the property which would damage the landfill cap, or interfere with the performance, operation or maintenance of remedial actions for OU-1 and OU-2.

4.3 System Operations/Operation and Maintenance (O&M)

Required system operations in the OU-1 Operation and Maintenance Plan (OMP) include: annual mowing and inspection of the landfill cap and surface water drainage systems, and quarterly ambient air and landfill gas monitoring. Annual sampling and monitoring of groundwater and surface water is required for both OUs. Sediment sampling is performed every five years. Since ICs are in place, annual monitoring of the effectiveness of ICs is also required.

Table 3: Annual Operating and Maintenance Expenses by Operable Unit

Year	Operable Unit 1	Operable Unit 2
2010	\$ 46,292.97	\$ 40,447.39
2009	\$ 47,048.95	\$ 45,841.22
2008	\$ 45,311.65	\$ 71,175.57
2007	\$ 33,967.79	\$ 63,881.71
2006	\$ 51,494.55	\$ 47,479.73
TOTAL	\$ 224,115.91	\$ 268,825.62
Estimated annual cost (3 year average)	\$ 46, 217.86	\$ 52,488.06

5.0 PROGRESS SINCE THE LAST FIVE-YEAR REVIEW

5.1 Protectiveness Statement from the Previous Five-Year Review

The protectiveness statements from the entire site, taken from the Second Five Year Review read as follows:

A protectiveness determination of the source control remedy at OU-1 cannot be made at this time until further information is obtained. Metals exceedances are present above ecological benchmarks in the surface water, leachate and sediment at the Site. Additional monitoring data has been collected and will be analyzed to determine if adverse ecological impacts are present in these media. It is expected that the data analysis will take approximately 15 months to complete, at which time a protectiveness determination will be made. In addition, sporadic violation of off-site methane gas levels must be brought into compliance with state regulations. All human health threats at the Site have been addressed through stabilization and capping of the landfill and the landfill cap is functioning as intended. Installation of fencing and warning signs and deed restrictions are preventing human exposures at the capped landfill.

A protectiveness determination of the management of migration remedy at OU-2 cannot be made at this time until further information is obtained. High levels of arsenic and manganese are present in wells at the edge of the proposed groundwater management zone. Additional data must be collected so that a determination can be made whether elevated levels are a result of landfill impacts or from a source other than the NPL Site. Dependent on these findings, the scope of the groundwater remedy may need to be modified. A protectiveness determination will be made in 15 months when all data has been evaluated. The extent of the GMZ needs to be determined and institutional controls established for all properties within the GMZ. Monitoring of the Site will continue until cleanup levels for the contaminants of concern are met. It is expected to take approximately 15 years to reach cleanup levels.

A site-wide protectiveness determination for the Coakley Superfund Site cannot be made at this time until further information is obtained. Metals exceedances are present above ecological benchmarks in the surface water, leachate and sediment at the Site and high levels of arsenic and manganese are present in wells at the edge of the proposed groundwater management zone. Additional data has been and/or will be collected and analyzed and a protectiveness determination will be made in 15 months.

Subsequently, on July 29, 2009 and Addendum to the Second Five Year Review was approved and modified these statements to read:

The remedy at Operable Unit 1 is protective of human health and the environment. However, the landfill gas monitoring program will remain in place, as will a reduced surface water and sediment monitoring effort to ensure that the currently non-toxic concentrations are not increasing significantly. Groundwater monitoring to determine compliance with the revised groundwater monitoring standards for the landfill will be conducted as a component of OU-2. A plan for future monitoring will be developed by the agencies and CLG as appropriate for the next five year review.

The remedy at Operable Unit 2 is protective of human health and the environment in the short-term. Long-term protectiveness will be achieved when interim groundwater cleanup levels for all contaminants

of concern are met.

The remedy at the Coakley Landfill Superfund Site is protective of human health and the environment in the short-term. Long-term protectiveness has been achieved already in OU-1 based on the maintenance of the landfill cap, long-term monitoring, and use restrictions. Long-term protectiveness will be achieved in OU-2 when interim groundwater cleanup levels for all contaminants of concern are met and restrictions on the use of groundwater within OU-2 can be removed.

5.2 Progress Since the Last Five-Year Review

The recommendations of the 2006 review, as modified by the 2009 Addendum, are stated as follows:

- Prepare an ESD (to reflect the changes in the Arsenic MCL and Manganese Health Advisory).
- Affirm boundary of GMZ and if it needs to be expanded, establish ICs at additional properties.
- Obtain GMP approval from NHDES.
- Obtain easements for three properties which currently require ICs, and others, if GMZ is expanded.
- Install active measures to control methane gas exceedances in compliance with state regulations
- Follow up sampling and discussion with EPA and NHDES to determine whether the sediment, surface water and leachate pose an ecological risk and, if so, how it should be addressed.
- Continue methane gas monitoring program.
- Perform chemistry testing to ensure that the currently non-toxic concentrations (at sediment, surface water, and leachate samples) do not show an upward trend.

5.3 Status of Recommendations Since the Last Five-Year Review

Table 4: Status of Recommendations since Last Five-Year Review

Issues from Previous Review	Action Taken and Outcome	
Arsenic MCL has been lowered to 10 ug/l from current site ICL of 50 ug/l and health advisory for manganese has changed from 180 ug/l to 300 ug/l.	An ESD documenting the changes in the arsenic MCL and the manganese health advisory was written and finalized on September 30, 2007. Subsequently, on July 1, 2009 another ESD corrected an error in the reported numeric value of the revised arsenic MCL.	
Boundary of proposed GMZ needs to be affirmed.	The CLG defined a clean edge for the plume and provided all the necessary information to apply for a GMP in 2008.	
GMP must be obtained.	On June 19, 2008, NHDES approved the GMP application submitted by the CLG.	
All Institutional Controls must be in place.	ICs at the remaining properties were implemented at the time of the GMP approval, establishing a GMZ, on June 19, 2008. Deed notices were placed on all affected properties within the GMZ and the notices were recorded at the Rockingham County Registry of Deeds in June 2008. The CLG is required to annually notify residents at all affected properties. Annual monitoring at the Site will continue until the interim groundwater cleanup levels for all contaminants of concern, as required under the OU-2 ROD are met.	
Off-site methane gas levels must be brought into compliance with state regulations.	The Coakley Landfill Group (CLG) installed methane gas alarms in buildings on abutting properties in 2007 and no violations have been reported on those properties since that time. From September 21, 2006 to the present, no methane has been detected above the state standard for methane soil gas (2.5%) at three of the six gas monitoring probes (M-2, M-4, and M-5). For the other three monitoring probes (M-1, M-6, and M-7), sporadic violations have been observed ranging from single detections of 2.6% at M-1 on September 24, 2007, and 4.2% at M-7 on September 30, 2008, to several detections at M-6 (8.1% on September 30, 2008, 4.5% on September 18, 2009, 8.0% on June 30, 2010, and lastly, 3.4% on March 30, 2011). The agencies will continue to require CLG to perform quarterly landfill gas monitoring of landfill gas probes M-4, M-5, M-6 and M-7 and allow scaled back landfill gas monitoring at M-1 and M-2 to twice a year based on historical data and lack of any nearby structures.	
Leachate, surface water and sediment metal exceedances must be addressed.	In 2008 and 2009 additional sediment and surface water samples, respectively, were collected and toxicity tests were run, which showed no significant ecological impact. Since the sampled area was selected as the "worst case area" based on chemistry testing, EPA concluded that it is likely there are no significant ecological impacts in surface water and sediment at the Site. This was documented in July 29, 2009 as an Addendum to the Second 5 Year Review.	
Methane Gas	CLG has continued the methane gas monitoring program as described above, under the oversight of EPA and NHDES.	

Issues from Previous Review	Action Taken and Outcome
Sediment, Surface Water and Leachate Sampling Plan	CLG performed annual chemistry testing of these samples and in 2010 it performed a statistical analysis of all historical data to ensure that the currently non-toxic concentrations do not show an upward trend.

6.0 THE FIVE-YEAR REVIEW PROCESS

6.1 Administrative Components

The Coakley Landfill Superfund Site five-year review was conducted by Gerardo Millán-Ramos, the EPA Remedial Project Manager, with assistance from the following review team members:

Joseph Donovan
Lloyd Selbst, Esq.

NHDES Remedial Project Manager
U.S.EPA Attorney

Cynthia Catri U.S. EPA Attorney

Rudy Brown U.S. EPA Community Involvement Coordinator

Richard Sugatt
U.S. EPA Risk Assessor
Stephen Mangion
Charles Porfert
U.S. EPA Hydro-geologist
U.S. EPA QA/QC Chemist

The five-year review was conducted between December 2010 and September 2011.

6.2 Community Notification and Involvement

Community notification was initiated by the release of a fact sheet announcing the start of the five-year review. Rudy Brown, EPA Community Involvement Coordinator issued the fact sheet on Friday January 21, 2011. The notification was published in the "Portsmouth Herald" and the "Hampton Union" newspapers. A copy of each notice as published in the newspapers is shown in Appendix N.

Another fact sheet and notification to the newspapers will be issued announcing the completion of the report and the results of the review. A copy of the final report will be available for review at the North Hampton Public Library, 235 Atlantic Avenue, North Hampton, NH; at the EPA Region I office, 5 Post Office Square, Boston, MA; and at http://www.epa.gov/region1/superfund/sites/coakley.

6.3 Document Review

The project team reviewed several documents and files to understand the history and status of the cleanup in order to assess the protectiveness of the remedy at the Site. Specific documents reviewed included:

- 1. Records of Decision: June 28, 1990 and September 30, 1994
- 2. Consent Decrees: May 4, 1992 and October 29, 1998
- 3. Explanation of Significant Differences: March 22, 1991; May 17, 1996; September 29, 1999; September 28, 2007; July 1, 2009
- 4. Initial Data Analysis and Monitoring Report: September 1999
- 5. Final Institutional Control Plan: June 2000
- 6. Initial Five-Year Review Report: September 25, 2001
- 7. Second Five-Year Review Report: September 21, 2006
- 8. Addendum to the Second Five-Year Review Report: July 29, 2009
- 9. Project Operations Plan: May 10, 2010
- 10. Annual Monitoring Reports: 2000-2010
- 11. Methane Soil Gas Survey Work Plan: January 2006
- 12. Landfill Gas Monitoring Results: 2006-2010

6.4 Data Review

6.4.1 Groundwater Monitoring

Sixteen (16) groundwater contaminants of concern were identified and ICLs were established in the OU-2 ROD. A seventeenth (17) groundwater COC (tetrahydrofuran) was added in September 2007 via an ESD. See Table 2 in Section 3 herein for more details. Thirty-six compliance wells were sampled in the latest groundwater sampling round for which data are available (August, 2010) and Mann-Kendall data evaluations were performed to evaluate trends for arsenic at 19 wells, for manganese at 19 wells, and for benzene at 5 wells, with data from the most recent 16 sampling events. The trend analysis was performed for these three contaminants because they have historically been the most prevalent at the edge of the GMZ.

For arsenic, decreasing trends were observed for 10 wells, increasing trends were observed for 6 wells, and no trend was observed for 3 wells. For manganese, decreasing trends were observed for 13 wells, increasing trends were observed for 4 wells, and no trend was observed for 2 wells. For benzene, decreasing trends were observed for all 5 wells. Overall, contaminant concentrations in groundwater at the Site show a decreasing trend. Data sheets for the Mann-Kendall evaluation are included in **Appendix C**. A summary of results by wells and compounds is also included.

While there appears to be a general downward trending site-wide of contaminant concentrations, many COCs within the GMZ continue to exceed state and federal cleanup standards. In addition, manganese exceedances were found in two wells outside the GMZ. During the past six years, nine chemicals of concern, in decreasing order of prevalence (i.e. number of detections above ICLs) did not meet their specified cleanup levels: manganese, arsenic, benzene, lead, chromium, nickel, beryllium, antimony and vanadium. Also, concentrations for tetrahydrofuran and most

recently (starting with sampling in 2008 at the request of NHDES)1,4- Dioxane exceeded the NH AGQS.

After reviewing the data from the past six annual monitoring reports, twenty-eight wells exceeded the manganese cleanup level (health advisory of 300 ug/l) with concentrations ranging from 310 ug/l to 13,000 ug/l. Twenty-one wells exceeded the arsenic cleanup level (MCL of 10 ug/l) with concentrations ranging from 11 ug/l to 280 ug/l; three wells exceeded the benzene cleanup level (MCL of 5 ug/l) with concentrations ranging from 6 to 8 ug/l; two wells exceeded the nickel cleanup level (MCL of 100 ug/l) with concentrations ranging from 130 to 410 ug/l; one well exceeded the chromium cleanup level (50 ug/l) with concentrations ranging from 140 ug/l to 600 ug/l; one well exceeded the lead cleanup level (15 ug/l) with concentrations ranging from 23 to 100 ug/l; two wells exceeded the beryllium cleanup level (4 ug/L) with concentrations ranging from 23 to 85 ug/L; one well exceeded the antimony cleanup level (6 ug/L) at 8 ug/L; and one well exceeded the vanadium cleanup level (260 ug/L) at 350 ug/L. The NH AGQS for tetrahydrofuran (154 ug/L) was exceeded at one well with concentrations at 160 and 180 ug/L.

The NH AGQS for 1,4-Dioxane (3 ug/L), which is not an ICL, was exceeded at ten wells (all of them located within the established GMZ) with concentrations ranging from 6 to 310 ug/L. All the wells showing exceedances of the ICLs, are located within the established GMZ, except wells GZ-123, and FPC-2A, which are outside the GMZ, south of the landfill. These two wells show exceedances of the manganese ICL (300 ug/L) that range from 2,200 to 3,300 ug/L, and from 500 to 730 ug/L, respectively. See figure 2 (site plan) on Appendix B for the location of these two wells and the GMZ boundary.

While VOCs are still detected above cleanup levels within the GMZ, VOCs have not been detected in either of the off-site residential water supply wells at concentrations that exceeded the laboratory detection limits of 0.5 ug/l, except for one sample collected from well R-3 on January 24, 2008 which detected Methyl tert-butyl ether (MTBE) at 1.6 ug/L (below the New Hampshire GW-1 standard of 13 ug/L). The analytical results for samples collected from off-site residential water supply wells do not indicate any impacts from the landfill Site.

The potential for vapor intrusion was evaluated following the 2002 EPA Draft Guidance for Evaluating the Vapor Intrusion to Indoor Air Pathway from Groundwater and Soils. A risk evaluation of the worst case scenario (a building directly above the location with the highest benzene concentration) revealed that the potential risk would be within EPA's acceptable risk range of 1E-04 to 1E-06. Also, according to the most current concentration contours and the known direction of groundwater flow, no structures exist within a 100 feet from the presumed extent of the plume, nor is the plume expanding in the direction of any structures or non-wetland areas where future construction is a possibility. Please see figures 3 and 4 in **Appendix B** for maps showing overburden and bedrock groundwater flow, and **Appendix K** for a memo detailing the evaluation performed.

The lateral distributions of arsenic, manganese, and 1,4-Dioxane in overburden and bedrock wells, and graphs illustrating contaminant concentrations over time for arsenic, manganese, and benzene in selected wells, are included in **Appendix C**.

6.4.2 Landfill Gas Monitoring

Based on data generated during extensive pre-design studies and other new information developed after the OU-1 ROD was issued in June 1990, the landfill gas management component of the selected remedy was modified from an active interior gas collection system and on-site thermal destruction to a passive gas collection and venting system. This new data indicated that rates of gas generation and levels of hazardous substances in the landfill gas would be lower than those assumed and used for the preparation of the OU-1 ROD. Therefore, after consultation with NHDES, EPA concluded that a passive landfill gas collection and venting system would prevent off-site, sub-surface migration of landfill gases and be protective of human health and the environment, while saving significant costs. This change was documented by an Explanation of Significant Differences (ESD) issued on May 17, 1996. As a result, "turbine vents" were installed on several landfill gas vent pipes in order to prevent the off-site migration of landfill gas.

At the time of the Second Five Year Review, sporadic violations of off-site methane gas levels needed to be brought into compliance with state regulations (Env-Hw 702.09 and 702.11). In 2007, the Coakley Landfill Group (CLG) installed methane gas alarms in buildings on six abutting properties along the eastern edge of the landfill, and discontinued the quarterly monitoring of landfill gas at these locations. The methane gas alarms are still in place in order to alert the occupants of any unsafe gas conditions on the premises, should those occur. Subsequently, NHDES and EPA required the CLG to continue quarterly monitoring of landfill gas probes M-4, M-5, M-6 and M-7 and allowed scaled back landfill gas monitoring at M-1 and M-2 to twice a year based on historical data and lack of any nearby structures.

From September 21, 2006 to the present, no methane has been detected above the state standard for methane soil gas (2.5%) at three of the six gas monitoring probes (M-2, M-4, and M-5). For the other three monitoring probes (M-1, M-6, and M-7), sporadic violations have been observed ranging from single detections of 2.6% at M-1 on September 24, 2007, and 4.2% at M-7 on September 30, 2008, to several detections at M-6 (8.1% on September 30, 2008, 4.5% on September 18, 2009, 8.0% on June 30, 2010, and lastly, 3.4% on March 30, 2011. No indication of methane in the six nearby occupied buildings being monitored has been found to date.

Given the sporadic nature of these excursions (six excursions out of a total of ninety two readings (6.5%) taken during the last five years), and the lack of methane detections in the occupied buildings, EPA and NHDES have recommended the CLG to continue with the quarterly monitoring of landfill gas for probes M-4, M-5, M-6 and M-7, and bi-annual

monitoring for probes M-1 and M-2. **Appendix C** contains a figure showing the location of the landfill gas monitoring probes, and graphs of the concentrations observed at all probes since the start of the monitoring program in 1999.

6.4.3 Surface Water/Sediment Monitoring

Comparison of the first five years of monitoring results (2001-2005) with ecological benchmarks for freshwater organisms revealed exceedances by some metals in landfill leachate, surface water and sediment. The CLG performed an additional round of sampling in August, 2006 which revealed additional exceedances. As a result, EPA in consultation with NHDES evaluated the data and determined that the concentrations had the potential for significant ecological impact. Thus, EPA requested that additional sediment and surface water samples be collected in 2008 and 2009 and ran for various toxicity tests. EPA concluded that these results showed no significant ecological impact. Since the sampled area was selected as the "worst case area" based on frequency and magnitude of benchmark exceedances, EPA concluded that it is likely there are no significant ecological impacts in surface water and sediment at the Site. This was documented in July 29, 2009 as an Addendum to the Second 5 Year Review Report.

In accordance with the Environmental Monitoring Plan (EMP) dated April 2010, sediment sampling was reduced to once every 5 years, with the next sediment sampling to be performed in 2014. Therefore, sediment sampling was not performed in August 2010. Surface water and leachate sampling continue on a yearly basis, however surface water sample locations SW-4, SW-5, and SW-103 were dry in August 2010, thus surface water samples could not be collected at these locations. The leachate and surface water sample locations are indicated on figure 2 at **Appendix B**.

The EPA risk assessor evaluated the historical data for the sediment samples and developed an approach for evaluating the potential toxicity of sediments at the Site during five year review periods. The approach basically requires that the worst case sediment location (SED-05) be sampled and analyzed for inorganics every five years. It uses a benchmark quotient approach to identify conditions that might result in toxicity. Please see **Appendix J** for a detailed explanation of this approach.

6.4.4 Institutional Controls

Restrictions on the landfill property prohibit any activity, including, but not limited to any construction, or use of the property which would damage the landfill cap, or interfere with the performance, operation or maintenance of remedial actions for OU-1 and OU-2.

EPA endorses the State Comprehensive Ground Water Protection Program embodied in RSA 485C. New Hampshire law requires that all groundwater must meet drinking water quality standards. The exception is for areas contained within a GMZ where a GMP has been issued. A

GMP establishes an area within which New Hampshire acknowledges that groundwater is contaminated above drinking water quality standards and includes monitoring criteria that will ensure the long-term protection of public health and the environment. The goal in establishing a GMZ is to bring groundwater back to drinking water quality standards.

There are two categories of ICs under the NHDES GMP regulations: 1) deed notices and 2) easements. Deed notices are required for properties within the GMZ with access to public water supplies; permission of the landowner is not required to record a deed notice. Easements are required on properties within the GMZ where no alternative water supply exists and are designed to restrict and/or control the use of groundwater. Easements are obtained by the permittee from property owners within the GMZ.

A GMP was issued by NH DES for the Coakley Landfill on June 19, 2008 with an expiration date of June 18, 2013. It established a GMZ consisting of 23 properties with a recorded deed notice and 11 properties with recorded easements. Six of the 34 properties have recorded groundwater restrictions. Permission was obtained for all properties within the GMZ, and the GMZ boundaries were affirmed. (See the GMZ boundary plan on figure 2 at **Appendix B**).

The implementation of the current ICs is monitored at least on an annual basis at the time of the sampling events. The contractor retained by the CLG is required to observe any developments within the GMZ property lots they enter and notify the CLG of any such findings. In addition every year, the CLG sends letters to all the property owners of the GMZ lots, requesting that they notify the CLG technical committee of any new drinking water supply wells within their property. See **Appendix H** for a sample letter.

Item 2.e of the OU-2 Statement of Work (SOW) requires EPA to review and approve an ICP that among other things requires ... a program and schedule for follow-up to evaluate the effectiveness of the ICs and to implement other types of ICs if not effective, and to evaluate if additional properties require ICs because of the contaminated groundwater plume migrating from the Coakley Landfill beyond the areas in which ICs have been implemented and to implement ICs on such additional properties. An ICP was approved by EPA in August 2001, however, many changes were made at the time the GMZ was being discussed and implemented, and have not been formally documented. Thus an updated version of the Institutional Control Plan is necessary.

6.5 Site Inspection

The third five-year review's site inspection to assess the protectiveness of the remedy was conducted on April 27, 2011. The inspection was conducted by Gerardo Millán-Ramos, EPA Remedial Project Manager, and Stephen Mangion, EPA hydro-geologist. Peter Britz, CLG Landfill Project Coordinator, and Mr. Robert P. Sullivan, CLG Executive Committee Chairman were present at the time of the inspection. During the inspection, the integrity of the landfill cap

and surface drainage system was evaluated. The condition of the landfill gas venting and monitoring system, groundwater monitoring wells and the perimeter fence were also observed. Warning signs were posted, however extensive damage to the fence was observed and some of the monitoring wells were found unlocked. Observations and recommendations were made onsite at the time of the inspection; most notable was the presence of construction equipment and materials extremely close to the southwestern corner of the fence. On May 24, 2011 EPA sent letters to the owners of the properties where these materials and equipment were observed, requiring them to coordinate their relocation with the CLG and EPA. See **Appendix E** for photos documenting Site conditions and **Appendix F** for the inspection checklist.

6.6 Interviews

Gerardo Millán-Ramos interviewed the CLG Landfil Project Coordinator, the NHDES Project Manager, and an adjacent business owner. During the interview with the adjacent business owner, he indicated his interest in using groundwater for irrigation purposes. EPA cautioned him against such use given the potential for that action to change the groundwater flow in the area. Altering the groundwater flow could likely cause complications by expanding the extent of the groundwater contamination and increasing costs. There are currently no recorded groundwater use restrictions on his property. Further evaluation is necessary to determine whether additional groundwater restrictions on properties east of the landfill are necessary.

Both the CLG Landfill Project Coodinator and the NHDES project manager raised concerns about the presence of 1,4-Dioaxane within the GMZ. A report of those interviews can be found in **Appendix D**.

7.0 TECHNICAL ASSESSMENT

7.1 Question A: Is the remedy functioning as intended by the decision documents?

Yes. A review of all available documents, applicable or relevant and appropriate requirements (ARARs), risk assumptions and the results of the Site inspections indicates that the remedy is functioning as intended. Even though the concentration of some metals and VOCs in leachate, sediment, and surface water samples exceeded the NH standards during the past five years, toxicity tests using the worst case scenario have demonstrated these concentrations pose no significant risk to the ecosystem. Sporadic exceedances to the NH landfill gas standard for methane have been observed at some of the landfill gas monitoring probes, however, no methane has been detected by the methane alarms installed at any of the residential and commercial buildings being monitored. Although a number of wells have shown elevated levels of metals, tetrahydrofuran and most recently, 1,4-Dioxane, the vast majority of these wells are within the established GMZ. The exceptions are two wells: FPC-2A/B, and GZ-123 which showed levels of manganese exceeding the 300 ppb health advisory, but not exceeding the NH AGQS for

manganese of 840 ppb. In addition, public water is provided to all potential drinking water users in the immediate area of the landfill, thus no one is exposed to the groundwater. While natural attenuation processes are occurring at the Site, additional analysis is required to determine whether the current GMZ needs to be expanded and ICs need to be established on additional properties. Because COCs within, and potentially beyond the GMZ, still exceed state and federal cleanup levels, and are expected to remain above these levels for the foreseeable future, the GMP, currently set to expire on June 18, 2013, must be renewed, prior to that date. Finally, changes to the ICP were made at the time the GMZ was being discussed and implemented and these changes need to be incorporated into the Final ICP.

7.2 Question B: Are the exposure assumptions, toxicity data, cleanup levels, and remedial action objectives used at the time of the remedy selection still valid?

Yes. There have been no changes in land use at and surrounding the Site which would change the exposure assumptions contained in the RODs or affect the protectiveness of the remedy. No new sources or exposure pathways were identified during this five-year review. A new COC (tetrahydrofuran) was identified. This was documented in the July 1, 1999 ESD for OU-1.

Several annual monitoring reports have indicated four wells (MW-8, GZ-105, AE-2A, and AE-2B) contaminated with tetrahydrofuran in concentrations which exceed the NH AGQS of 154 (ug/l). Presently, there are no federal drinking water standards for tetrahydrofuran. Nonetheless, these detections do not require a change in the selected remedy, nor do they impact the overall protectiveness of the remedy, as they have all occurred in monitoring wells located within the GMZ, and no one is exposed to the groundwater.

There have been no changes in toxicity factors that would affect the risk calculated for the Site, or significant enough to require a change in the selected remedy. An Addendum to the Second Five Year Review Report was finalized on July 29, 2009, documenting that there is no significant ecological risk associated with surface water and sediment at the Site. Two ESDs were finalized on September 28, 2007, and July 1, 2009, to include revised and additional standards (i.e. a more stringent MCL for arsenic from 50 ug/L to 10 ug/L, and a less stringent health advisory for manganese from 180 ug/l to 300 ug/l). These changes will not affect the risk calculated at the Site; however, the revised manganese cleanup level for groundwater may require a revision to the size of the existing GMZ.

A Project Operations Plan (POP) is currently in place which requires annual groundwater, leachate, and surface water monitoring. Additionally, sediment monitoring is required every five years. A landfill gas (LFG) monitoring plan is also in place which requires quarterly monitoring at several locations. These monitoring events continue to provide the necessary data to ensure that the cleanup levels and remedial action objectives (RAOs) are still valid at the Site. The updated POP was established on May 10, 2010, and contains an Environmental Monitoring Plan (EMP), a Quality Assurance Project Plan (QAPP), a Health and Safety Plan, and a Methane

Monitoring Plan. The EMP describes how the extent of migration of the contaminated groundwater and other potentially affected media (surface water and sediments) will be monitored, and how the natural attenuation of the contamination will be tracked. It outlines the methods and procedures that will be used to demonstrate conformance and compliance with ICLs.

All chemical-specific Applicable or Relevant and Appropriate Requirements (ARARs) and To Be Considered (TBCs) criteria were reviewed for changes that could affect protectiveness and no changes were found. See **Appendix L** for a complete list including legal references, a synopsis of the requirements and the actions to be taken. Data provided and analyzed indicate no change in Site conditions which would warrant a re-evaluation of risk, except for additional data collection and analysis that is required to determine whether the current GMZ adequately includes the entire area of groundwater contamination attributable to the Site.

7.3 Question C: Has any other information come to light that could call into question the protectiveness of the remedy?

Yes. Although no newly identified human health risks have been identified to date, the implementation of recent (2008) changes in the NHDES sampling requirements for this Site (See Appendix M for a copy of the NHDES letter describing the changes) have revealed the presence of 1,4-Dioxane at most wells in the periphery of OU-1, several wells within OU-2, and in sediment samples. The concentrations of 1,4-Dioxane detected above the NHDES AGQS (3 ug/L) in the monitoring wells ranges from 6 to 310 ug/L, and in the sediment samples from 20 to 26 ug/L. The CLG has recommended that the extent of the impact and the temporal trends be evaluated by monitoring 5 additional wells (MW-6, FPC-5A, FPC-7A, AE-1A, and AE-1B) added to the 15 wells currently sampled for 1,4-dioxane (MW-4, MW-5S, MW-5D, MW-8, MW-9, MW-11, BP-4, OP-2, OP-5, FPC-8A, FPC-8B, AE-2A, AE-2B, AE-3A, and AE-3B). EPA and NHDES have agreed in principle with this recommendation and will be further evaluating this recommendation plus the appropriateness of additional measures, to determine whether the area of the existing GMZ needs to be revised. An ICL has not been established for 1,4-Dioxane at this site; however, a decision document will be issued to add 1,4-Dioxane to the site COCs and to establish an ICL.

Two of the property owners adjacent to the east side of the landfill expressed interest in using an existing well in their property for irrigation purposes. EPA, NHDES, and the CLG met with these two property owners to dissuade them from such idea. While preparing for this meeting it became evident that their lot and many others at this area (east of the landfill) do not have recorded groundwater use restrictions in place. Groundwater extraction in this area has the potential to alter the flow of groundwater and increase the extent of the plume, thus adding complexities and time to the ongoing remedy. Thus the possibility of instituting such restrictions via a City ordinance will be explored.

No other information has come to light which could affect the protectiveness of the remedy.

7.4 Technical Assessment Summary

According to the data reviewed, the Site inspections and interviews conducted, the remedy is functioning as intended by the existing RODs and ESDs, except additional information and analysis is required to better determine the extent of the groundwater contamination and whether an adjustment of the GMZ boundaries is necessary. Institutional controls have been implemented to restrict use of the landfill-impacted groundwater surrounding the Site. Continued monitoring is required to ensure that methane emissions are compliant, that the boundaries of the GMZ are adequate and that potential surface water-sediment exposures do not pose unacceptable risks in the future.

8.0 ISSUES

The following issues were identified as a result of the Five-Year Review:

Table 5: Issues

ISSUES	Affects Current Protectiveness (Y/N)	Affects Future Protectiveness (Y/N)	
Even though no one within the Groundwater Management Zone (GMZ) and its immediate vicinity is exposed to the groundwater, 1,4-Dioxane has been detected at levels exceeding the New Hampshire Ambient Groundwater Quality Standards (NHAGQS) at most monitoring wells within OU-1 and several within OU-2. Additionally, manganese has been detected outside the current GMZ (wells GZ-123 and FPC-2A/B outside the southern edge of the GMZ) above the EPA Health Advisory, and both manganese and arsenic concentrations in the FPC-6 well cluster (inside the eastern edge of the GMZ) suggest that concentrations may exceed the Interim Compliance Levels (ICLs) beyond the GMZ boundary.	Z	Y	
Damage to the fence must be repaired; unlocked monitoring wells and gates must be locked and properly labeled; excessive vegetation in some swales and near the fence must be removed; also construction equipment and materials that are too close to the fence and monitoring wells, must be relocated.	N	Y	

There is a possible need for groundwater extraction restrictions for properties on the eastern side of the landfill. Groundwater extraction in this area has the potential to alter the flow of groundwater and increase the extent of the plume, thus adding complexities and time to the ongoing remedy.	N	Y
Changes to the Institutional Control Plan were made at the time the GMZ was being discussed and implemented. However, these changes have not been incorporated into the Final Institutional Control Plan that was approved by EPA.	N	Y
Groundwater Management Permit will expire on June 18, 2013. Site contaminants within the GMZ continue to exceed state and federal cleanup levels. Exceedences outside GMZ suggest that concentrations may also exceed ICLs beyond the GMZ boundary.	N	Y

9.0 RECOMMENDATIONS AND FOLLOW-UP ACTIONS

The following recommendations have been made based on the data review for the Site.

Table 6: Recommendations and Follow-up Actions

Issue	Recommendations and Follow-up Actions	Party Responsible	Oversight Agency	Milestone Date	Affects Protectiveness (Y/N)	
					Current	Future
Even though no one within the Groundwater Management Zone (GMZ) and its immediate vicinity is exposed to the groundwater, 1,4-Dioxane has been detected at levels exceeding the New Hampshire Ambient Groundwater Quality Standards (NHAGQS) at most monitoring wells within OU-1 and several within OU-2. Additionally, manganese has been detected outside the current GMZ (wells GZ-123 and FPC-2A/B outside the southern edge of the GMZ) above the EPA Health Advisory, and both manganese and arsenic concentrations in the FPC-6 well cluster (inside the eastern edge of the GMZ) suggest that concentrations may exceed the Interim Compliance Levels (ICLs) beyond the GMZ boundary.	a) Sample monitoring wells at the outermost edge of the GMZ and the two residential wells for 1,4 –Dioxane for the next two rounds. b) Perform additional analysis to determine	CLG	EPA and NHDES EPA and NHDES	August 2013 August 2013	N N	Y
	whether the site contaminants are moving beyond the edge of the GMZ and whether the current GMZ needs to be expanded and Institutional Controls (ICs) need to be established on additional properties and evaluate the need for further response action.		MIDES	2013		
	c) Prepare an Explanation of Significant Differences (ESD) to add 1,4-Dioxane as a COC with an ICL.	EPA	EPA and NHDES	August 2013	N	Y

Issue	Recommendations and Follow-up Actions	Party Responsible	Oversight Agency	Milestone Date	Affects Protectiveness (Y/N)	
					Current	Future
Damage to the fence must be repaired; unlocked monitoring wells and gates must be locked and properly labeled; excessive vegetation in some swales and near the fence must be removed; also construction equipment and materials that are too close to the fence and monitoring wells, must be relocated.	Perform the necessary repairs to the fence, and lock / properly label all monitoring wells that were lacking these features at the time of the inspection. Also remove excessive vegetation and relocate the construction equipment and materials to a safe distance from the fence. Coordinate and document this activity with the regulatory agencies and the CLG.	CLG, Town of North Hampton, abutting property owner	EPA and NHDES	November 2011	N	Y
There is a possible need for groundwater extraction restrictions for properties on the eastern side of the landfill. Groundwater extraction in this area has the potential to alter the flow of groundwater and increase the extent of the plume, thus adding complexities and time to the ongoing remedy.	Evaluate the need for further ICs in the area east of the landfill to prevent altering of groundwater flow as a means of containing the contaminated groundwater plume.	CLG	EPA & NHDES	September 2013	N	Y
Changes to the Institutional Control Plan were made at the time the GMZ was being discussed and implemented. However, these changes have not been incorporated into the Final Institutional Control Plan that was approved by EPA.	Update the Final Institutional Control Plan to incorporate changes that were made to the follow-up requirements for ICs.	CLG	EPA & NHDES	March 2012	N	Y

Issue	Recommendations and Follow-up Actions	Party Responsible	Oversight Agency	Milestone Date	Affects Protectiveness (Y/N)	
					Current	Future
Groundwater Management Permit will expire on June 18, 2013. Site contaminants within the GMZ continue to exceed state and federal cleanup levels. Exceedences outside GMZ suggest that concentrations may also exceed ICLs beyond the GMZ boundary.	Renew GMP for GMZ and potentially expand boundary if additional tests show site contaminants migrating beyond the current GMZ boundary.	CLG	EPA & NHDES	June 2013	N	Y

10.0 PROTECTIVENESS STATEMENTS

OU-1

The remedy at OU-1 currently protects human health and the environment, both in the short and long term. Also, the landfill gas monitoring program will remain in place. All human health threats at the Site have been addressed through stabilization and capping of the landfill and the landfill cap is functioning as intended. Installation of fencing and warning signs and deed restrictions are preventing human exposures at the capped landfill. Toxicity tests that were

applied to a "worst case scenario" in the sediment samples, revealed no significant ecological impact, and EPA concluded that it is likely there are no significant ecological impacts in surface water and sediment at the Site. In order to ensure that the currently non-toxic concentrations are not increasing significantly, a reduced surface water and sediment monitoring effort will remain in place. Also, the landfill gas monitoring program will remain in place.

OU-2

The remedy at OU-2 currently protects human health and the environment in the short-term because on-site residents are not exposed to the groundwater, as water utility service has been provided, and there is no evidence of such exposure for off-site residents. Also, a GMZ has been established via a NHDES GMP, and ICs have been established for all properties within the GMZ. Groundwater monitoring to determine compliance with the groundwater monitoring standards for the landfill will continue to be conducted as a component of OU-2. Long-term protectiveness will be achieved when interim groundwater cleanup levels for all contaminants of

Coakley Landfill Third Five-Year Review concern are met.

Site-Wide

Overall, the remedy at the Coakley Landfill Superfund Site currently protects human health and the environment in the short-term. Long-term protectiveness has been achieved already in OU-l based on the maintenance of the landfill cap, long-term monitoring, and use restrictions. Long-term protectiveness will be achieved in OU-2 when interim groundwater cleanup levels for all contaminants of concern are met and restrictions on the use of groundwater within OU-2 can be removed. Monitoring of the Site will continue until cleanup levels for the contaminants of concern are met.

11.0 NEXT REVIEW

The next statutory five-year review for the Coakley Landfill Superfund Site will be issued either on or prior to September 21, 2016, five years from the date of signature of this review.

Coakley Landfill Third Five-Year Review

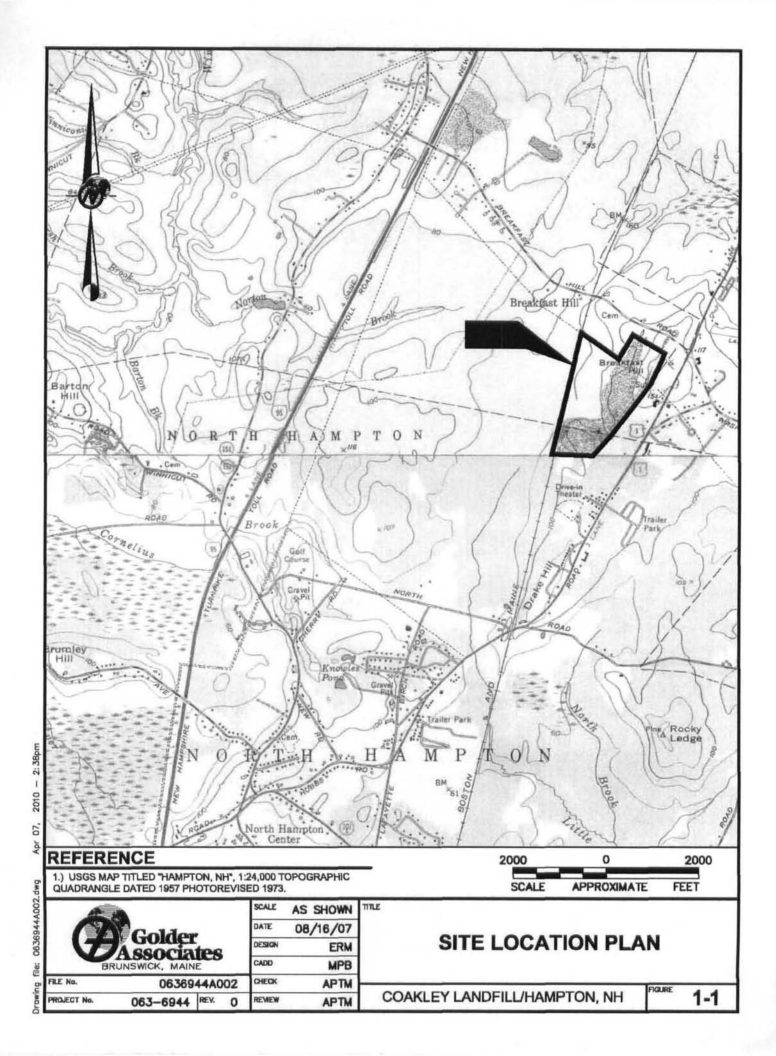
APPENDIX A - REFERENCES

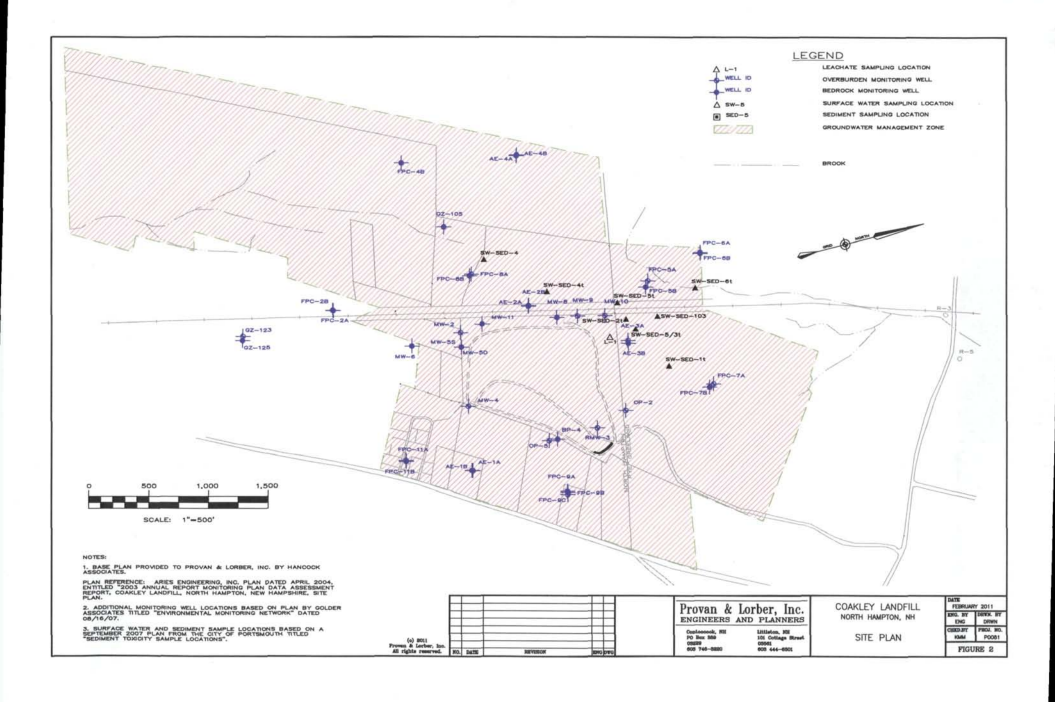
- "Record of Decision Operable Unit 1", U.S. Environmental Protection Agency, June 28, 1990
- "Record of Decision Operable Unit 2", U.S. Environmental Protection Agency, September 30, 1994
- "Explanation of Significant Differences", U.S. Environmental Protection Agency, March 22, 1991
- "Explanation of Significant Differences", U.S. Environmental Protection Agency, May 17, 1996
- "Explanation of Significant Differences", U.S. Environmental Protection Agency, September 29, 1999
- "Explanation of Significant Differences", U.S. Environmental Protection Agency, September 28, 2007
- "Explanation of Significant Differences", U.S. Environmental Protection Agency, July 1, 2009
- "Second Five Year Review Report", U.S. Environmental Protection Agency, September 21, 2006
- "Addendum to the Second Five Year Review Report", U.S. Environmental Protection Agency, July 29, 2009
- "Project Operations Plan Coakley Landfill Superfund Site North Hampton and Greenland, New Hampshire, Revision 1.0", Golder Associates Inc., April 2010
- "Initial Data Analysis and Monitoring Report," Aries Engineering, Inc., September 1999
- "Initial Five-Year Review Report," U.S. Environmental Protection Agency, September, 2001
- "2001 Annual Monitoring Report," Aries Engineering, Inc., July 2001
- "2002 Annual Monitoring Report," Aries Engineering, Inc., March, 2003
- "2003 Annual Monitoring Report", Aries Engineering, Inc., April, 2004
- "2004 Annual Monitoring Report", Coakley Landfill Group, May, 2005
- "2005 Annual Monitoring Report", Coakley Landfill Group, May, 2006
- "2006 Annual Monitoring Report", Coakley Landfill Group, June 2007
- "2007 Post Closure Annual Monitoring Report", Provan & Lorber Inc., July 7, 2008

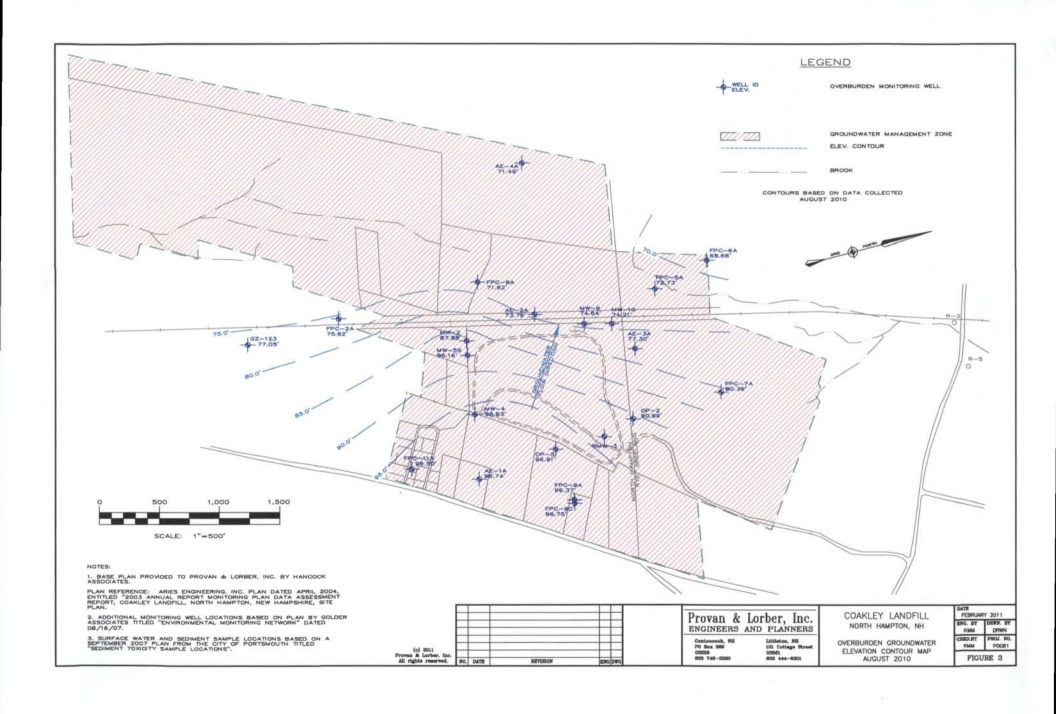
"2008 Post Closure Annual Monitoring Report", Provan & Lorber Inc., February 3, 2009 "2009 Post Closure Annual Monitoring Report", Provan & Lorber Inc., December 8, 2009 "2010 Post Closure Annual Monitoring Report", Provan & Lorber Inc., April 25, 2011 "Methane Soil Gas Survey Work plan," Golder Associates Inc., January, 2006 "Landfill Gas Monitoring Results," Aries Engineering, Inc., February, 2006 "March 2006 Landfill Gas Monitoring Results," Aries Engineering, Inc., April 12, 2006 "June 2006 Landfill Gas Monitoring Results," Aries Engineering, Inc., July 25, 2006 "September 2006 Landfill Gas Monitoring Results," Aries Engineering, Inc., October 20, 2006 "December 2006 Landfill Gas Monitoring Results," Aries Engineering, Inc., January 23, 2007 "March 2007 Landfill Gas Monitoring Results," Aries Engineering, Inc., May 7, 2007 "June 2007 Landfill Gas Monitoring Results," Aries Engineering, Inc., August 13, 2007 "September 2007 Landfill Gas Monitoring Results," Aries Engineering, Inc., November 5, 2007 "December 2007 Landfill Gas Monitoring Results," Aries Engineering, Inc., January 17, 2008 "June 2008 Landfill Gas Monitoring Results," Aries Engineering, Inc., September 29, 2008 "September 2008 Landfill Gas Monitoring Results," Aries Engineering, Inc., October 17, 2008 "December 2008 Landfill Gas Monitoring Results," Aries Engineering, Inc., March 25, 2009 "September 2009 Landfill Gas Monitoring Results," Aries Engineering, Inc., December 8, 2009 "December 2009 Landfill Gas Monitoring Results," Aries Engineering, Inc., February 19, 2010 "June 2010 Landfill Gas Monitoring Results," Aries Engineering, Inc., October 12, 2010 "March 2010 Landfill Gas Monitoring Results," Aries Engineering, Inc., June 21, 2010 "September 2010 Landfill Gas Monitoring Results," Aries Engineering, Inc., October 26, 2010 "February 2011 Landfill Gas Monitoring Results," Aries Engineering, Inc., February 17, 2011 "March 2011 Landfill Gas Monitoring Results," Aries Engineering, Inc., May 19, 2011

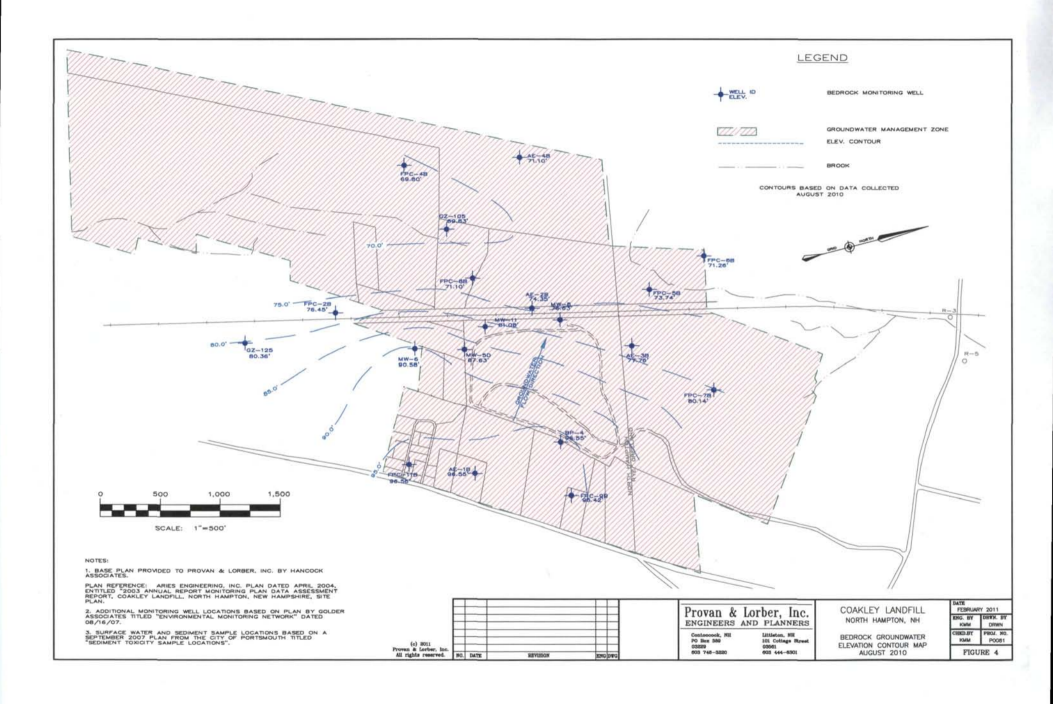
Coakley Landfill
Third Five-Year Review

APPENDIX B – SITE MAP, SITE PLAN, AND GROUNDWATER ELEVATION
CONTOUR MAPS



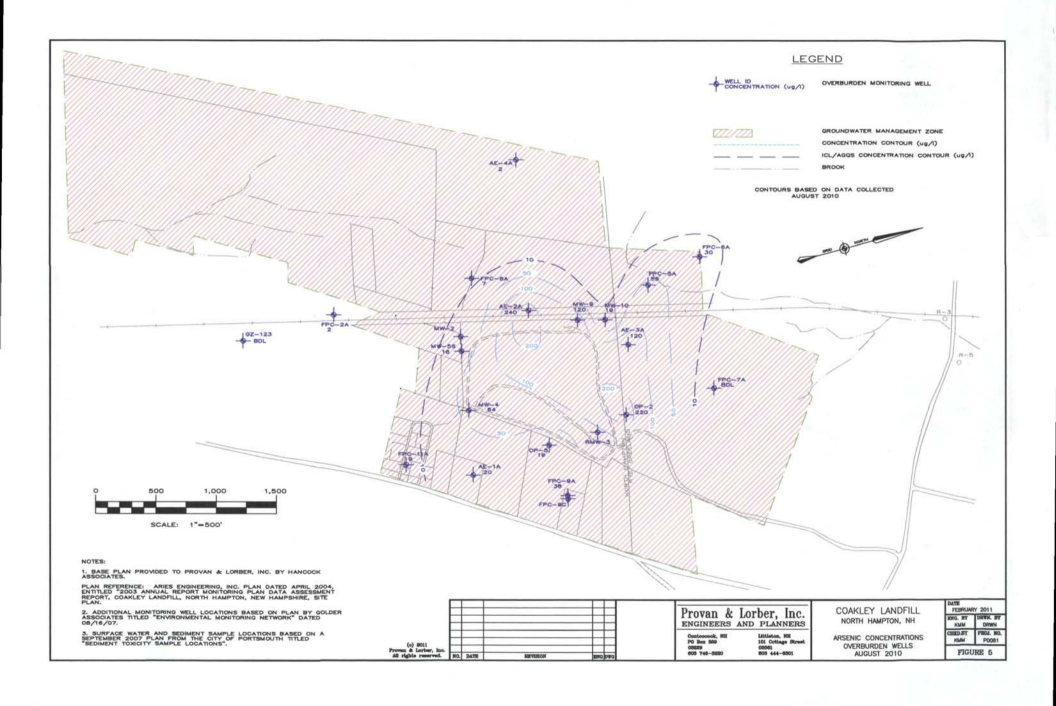


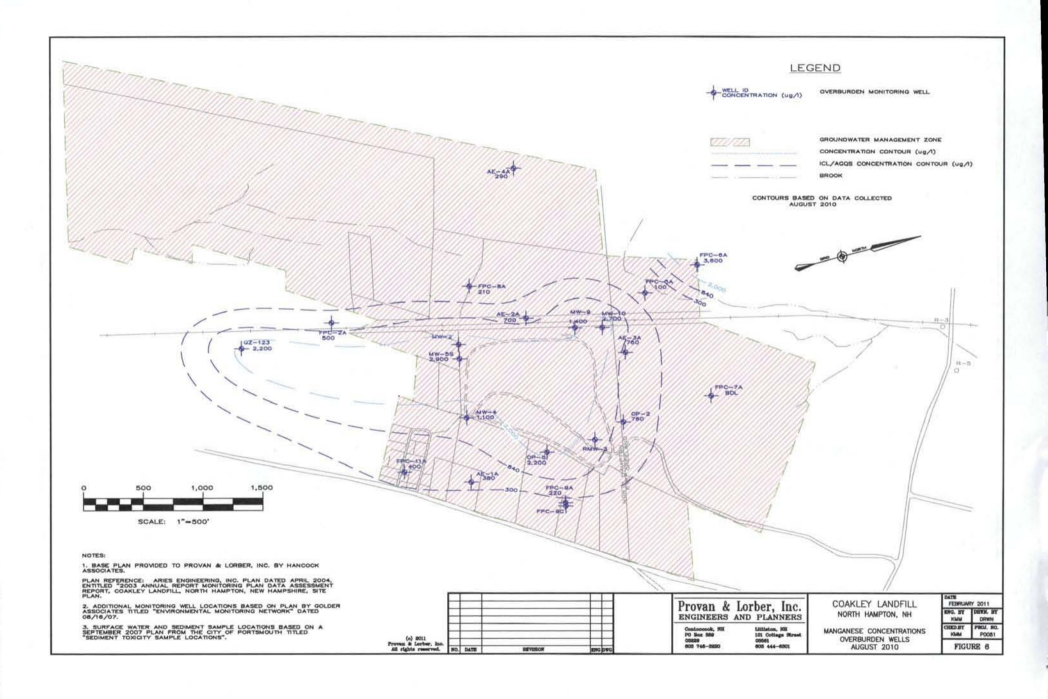


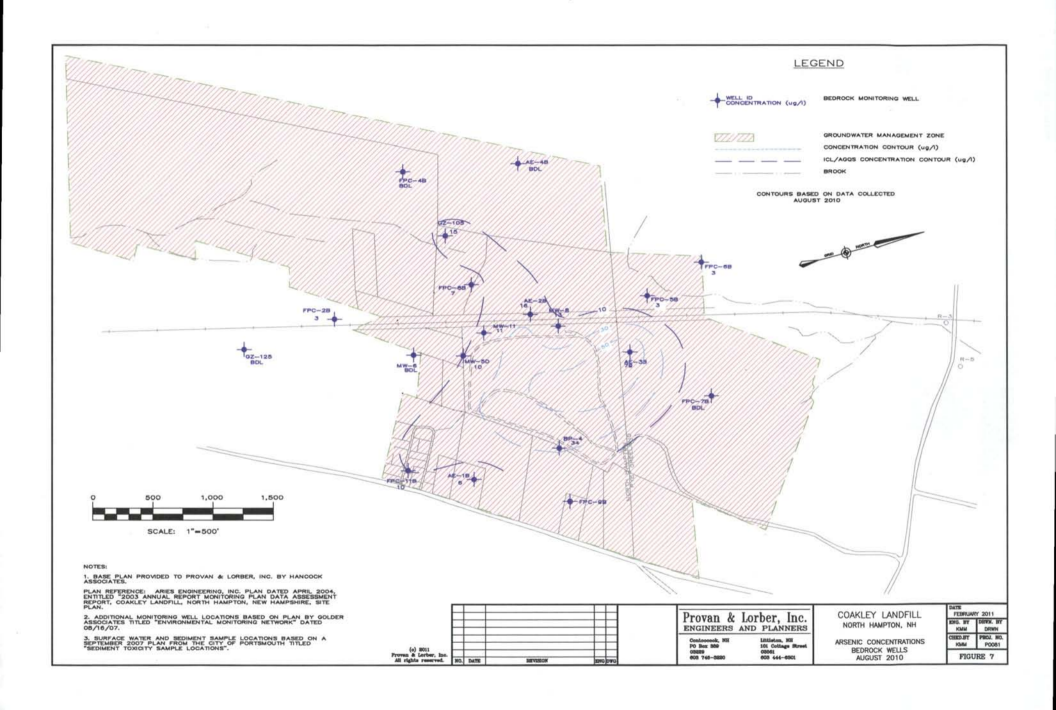


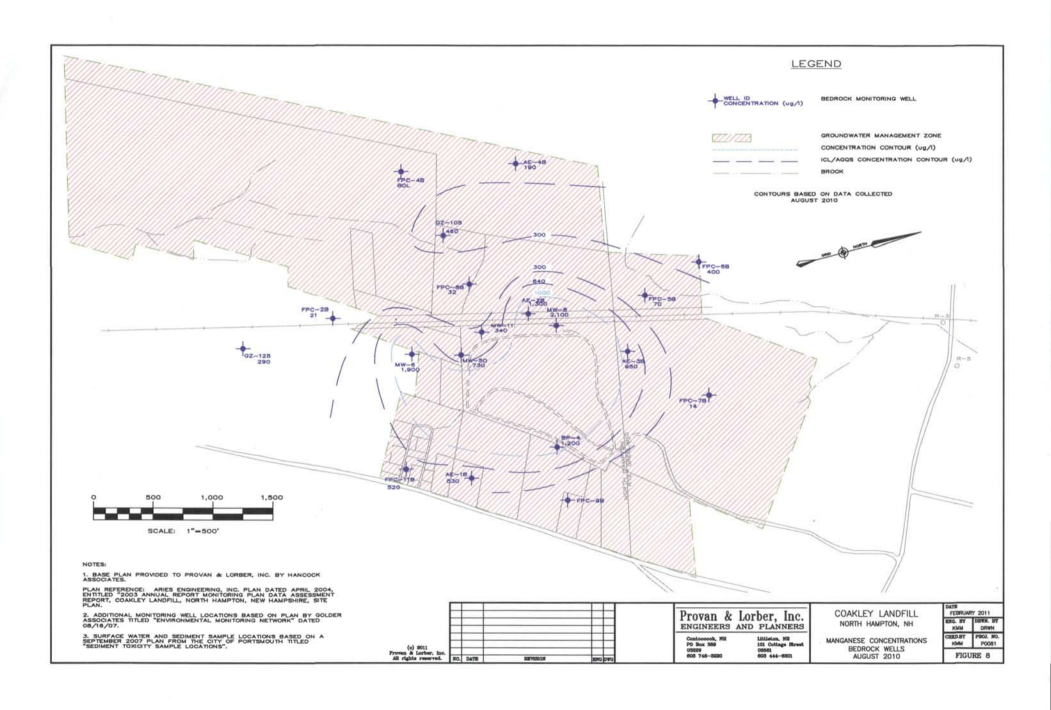
Coakley Landfill Third Five-Year Review

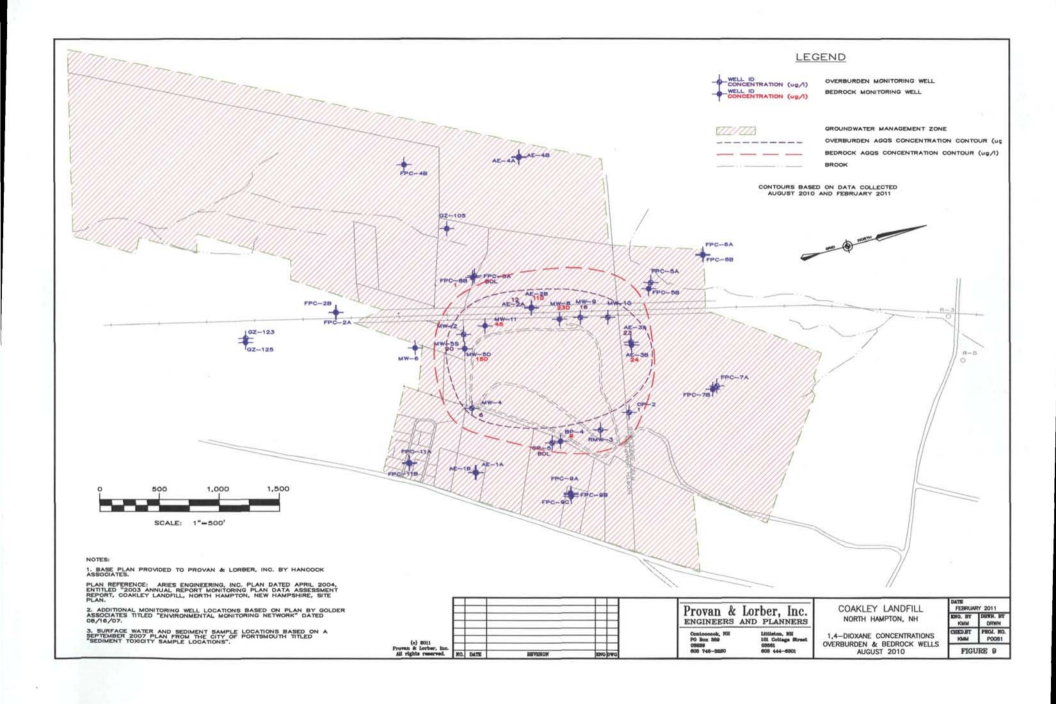
APPENDIX C – ANNUAL MONITORING RESULTS





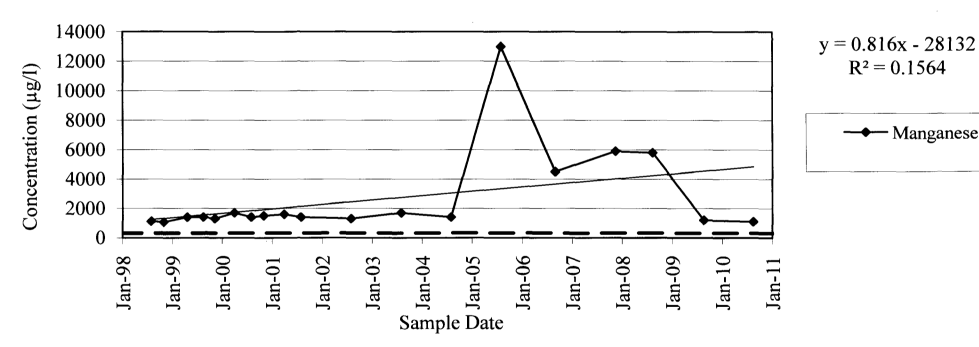






MW-4 Arsenic Concentrations vs. Time Coakley Landfill, North Hampton, NH y = 0.0034x - 65.749 $R^2 = 0.0511$ 140 120 Concentration (µg/I) 100 80 60 40 20 0 Jan-00 Sample Date Jan-04 Jan-98 Jan-99 Jan-02 Jan-05 Jan-06 Jan-08 Jan-09 Jan-10 Jan-07 Jan-01

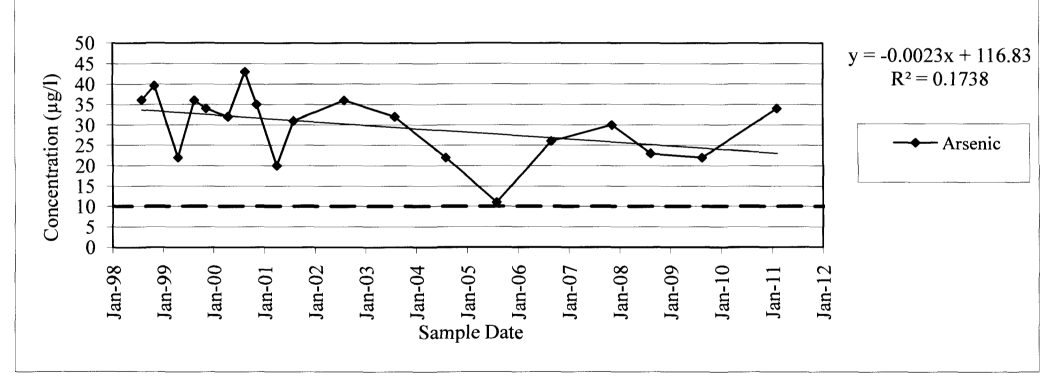
MW-4 Manganese Concentrations vs. Time Coakley Landfill, North Hampton, NH



 $R^2 = 0.1564$

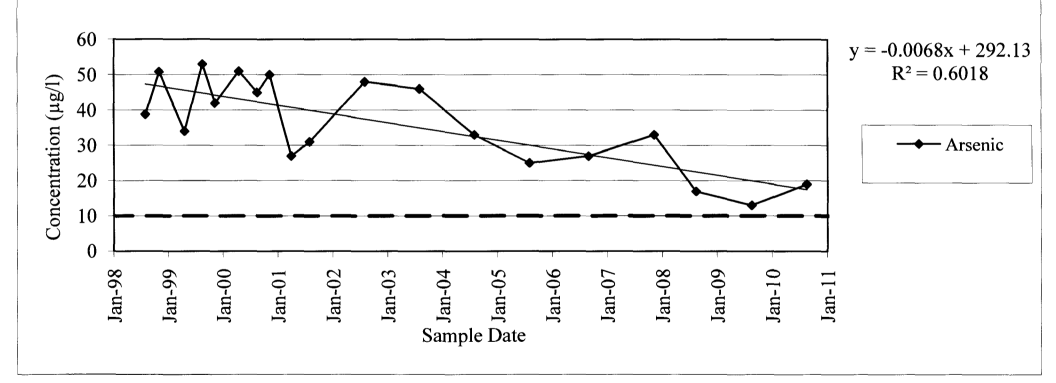
→ Manganese

BP-4Arsenic Concentrations vs. Time
Coakley Landfill, North Hampton, NH

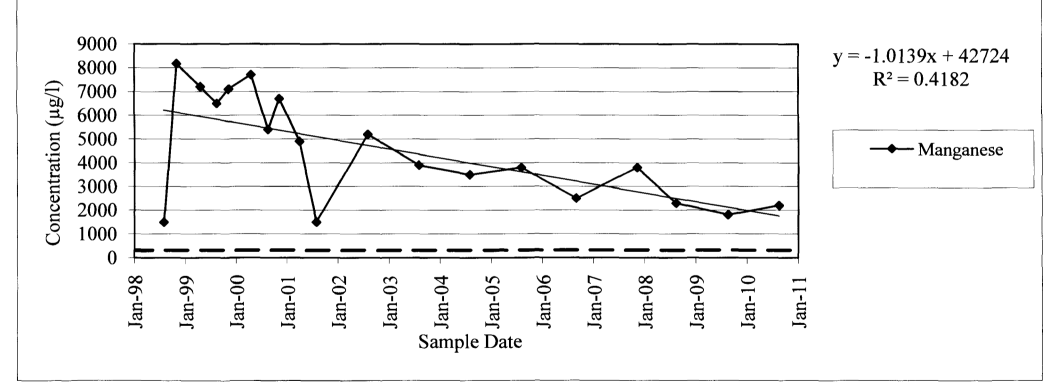


BP-4 Manganese Concentrations vs. Time Coakley Landfill, North Hampton, NH 1800 y = -0.125x + 60231600 $R^2 = 0.2804$ Concentration (µg/l) 1400 1200 1000 ◆ Manganese 800 600 400 200 0 Samble Date Jan-06 Jan-98 Jan-99 Jan-00 Jan-02 Jan-06 Jan-07 Jan-08 Jan-09 Jan-10 Jan-03 Jan-12 Jan-01 Jan-11

OP-5Arsenic Concentrations vs. Time
Coakley Landfill, North Hampton, NH

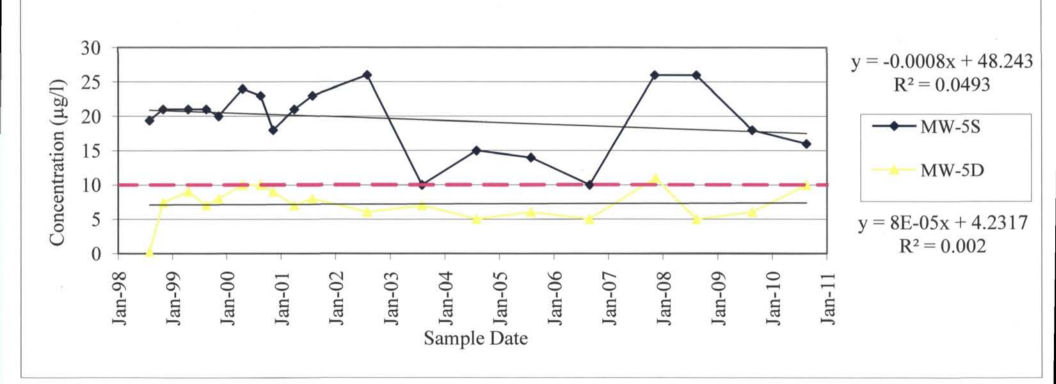


OP-5Manganese Concentrations vs. Time
Coakley Landfill, North Hampton, NH



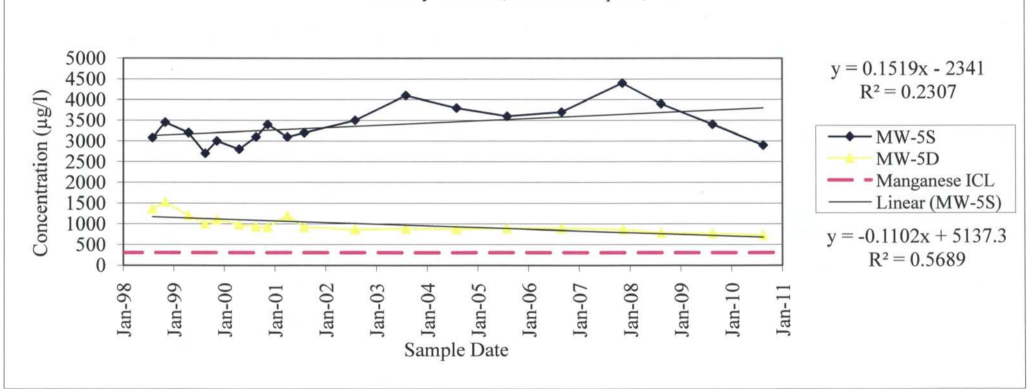
MW-5S & MW-5D

Arsenic Concentrations vs. Time Coakley Landfill, North Hampton, NH



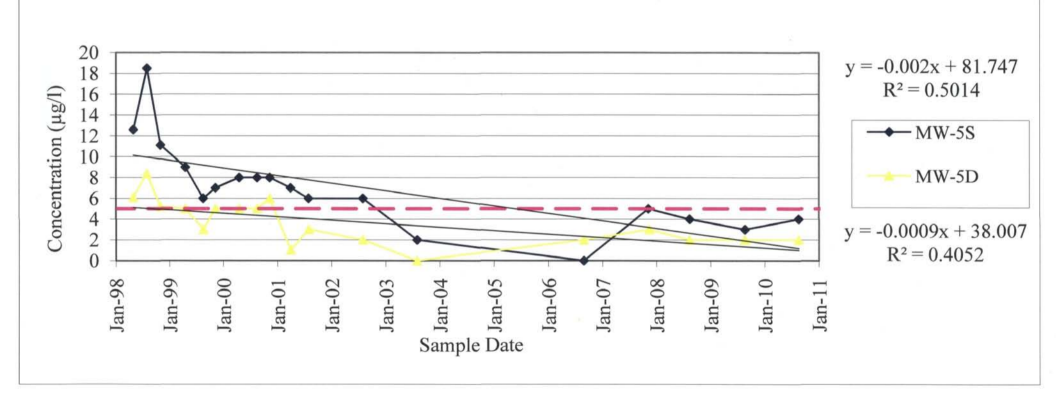


Manganese Concentrations vs. Time Coakley Landfill, North Hampton, NH

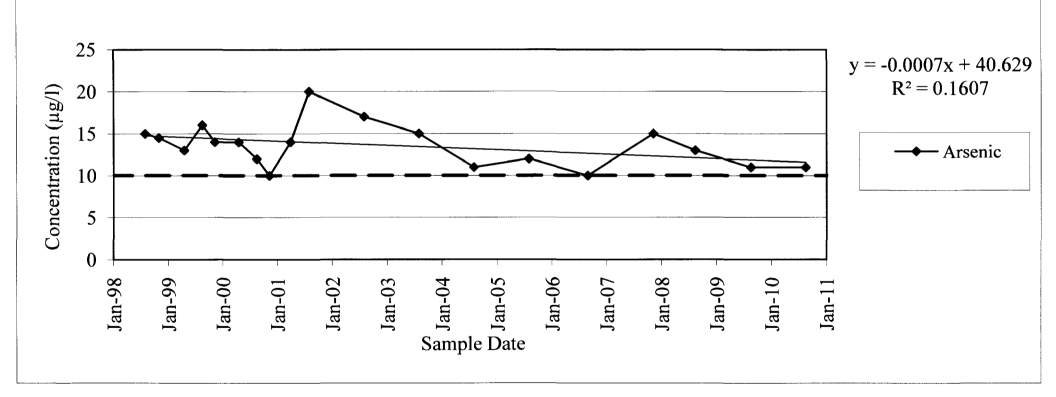


MW-5S & MW-5D

Benzene Concentrations vs. Time Coakley Landfill, North Hampton, NH

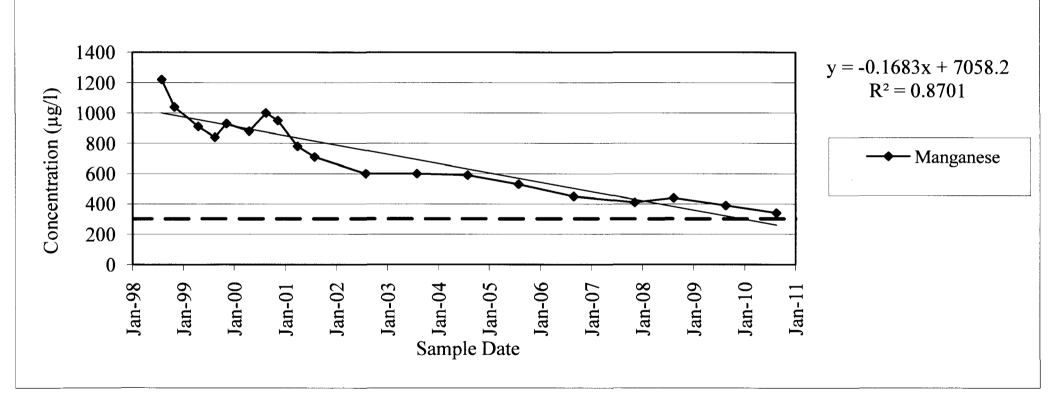


MW-11
Arsenic Concentrations vs. Time
Coakley Landfill, North Hampton, NH

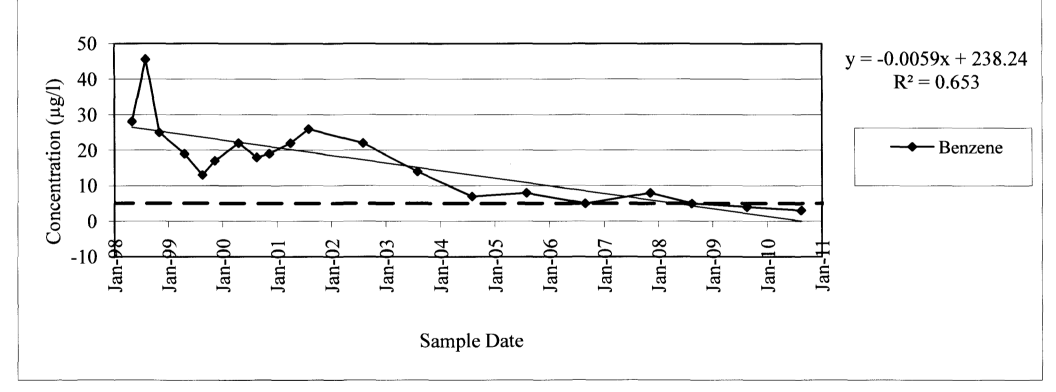


MW-11

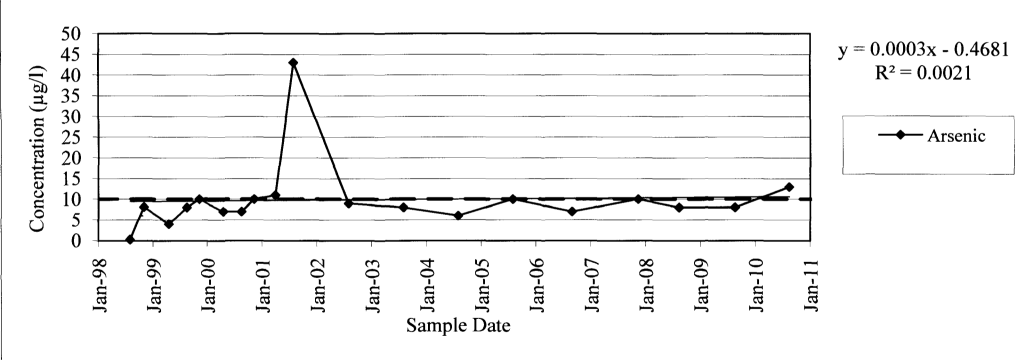
Manganese Concentrations vs. Time
Coakley Landfill, North Hampton, NH



MW-11
Benzene Concentrations vs. Time
Coakley Landfill, North Hampton, NH



MW-8
Arsenic Concentrations vs. Time
Coakley Landfill, North Hampton, NH



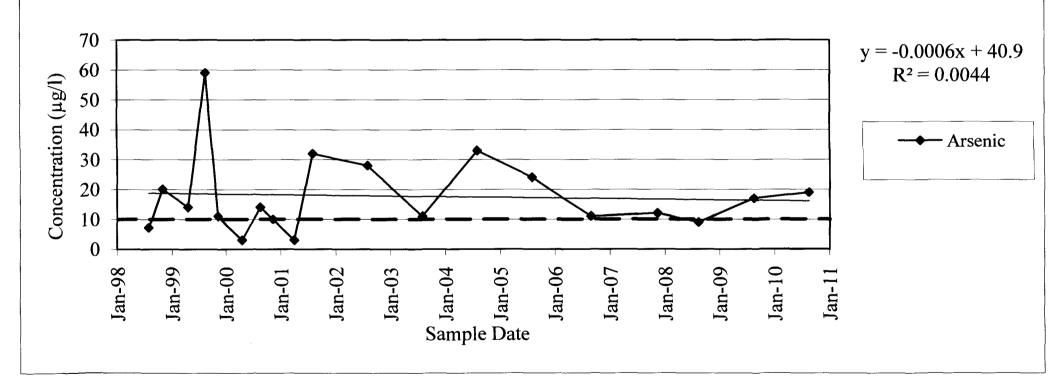
MW-8 Manganese Concentrations vs. Time Coakley Landfill, North Hampton, NH 12000 y = -0.8588x + 3603410000 $R^2 = 0.4053$ Concentration (µg/l) 8000 — Manganese 6000 4000 2000 0 Sample Date Jan-05 Jan-06 Jan-08 Jan-98 Jan-00 Jan-02 Jan-09 Jan-99 Jan-03 Jan-07 Jan-01 Jan-11

MW-8 Benzene Concentrations vs. Time Coakley Landfill, North Hampton, NH 10 y = -0.0003x + 14.761 $R^2 = 0.0423$ 9 8 Concentration (µg/l) 7 6 5 **←** Benzene 3 2 0 Jan-98 Jan-06 Jan-07 Jan-99 Jan-00 Jan-08 Jan-09 Jan-10 Jan-02 Jan-03 Jan-01 Jan-11

MW-9 Arsenic Concentrations vs. Time Coakley Landfill, North Hampton, NH 300 y = -0.0028x + 210.75250 $R^2 = 0.0051$ Concentration (µg/l) 200 150 ◆ Arsenic 100 50 0 Sample Date Jan-98 Jan-00 Jan-06 Jan-99 Jan-02 Jan-03 Jan-08 Jan-09 Jan-10 Jan-01 Jan-11

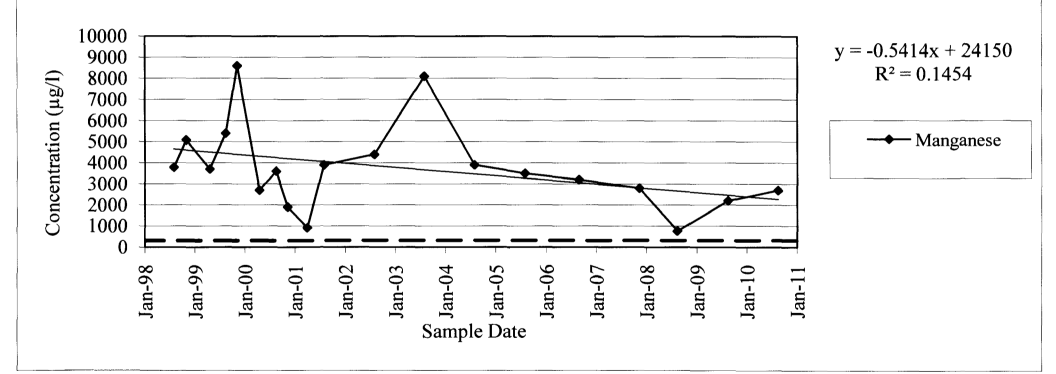
MW-9 Manganese Concentrations vs. Time Coakley Landfill, North Hampton, NH 4000 y = 0.186x - 5572.43500 $R^2 = 0.1623$ Concentration (µg/l) 3000 2500 → Manganese 2000 1500 1000 500 0 Sample Date Jan-98 Jan-06 Jan-00 Jan-02 Jan-07 Jan-08 Jan-09 Jan-10 Jan-99 Jan-03 Jan-01 Jan-11

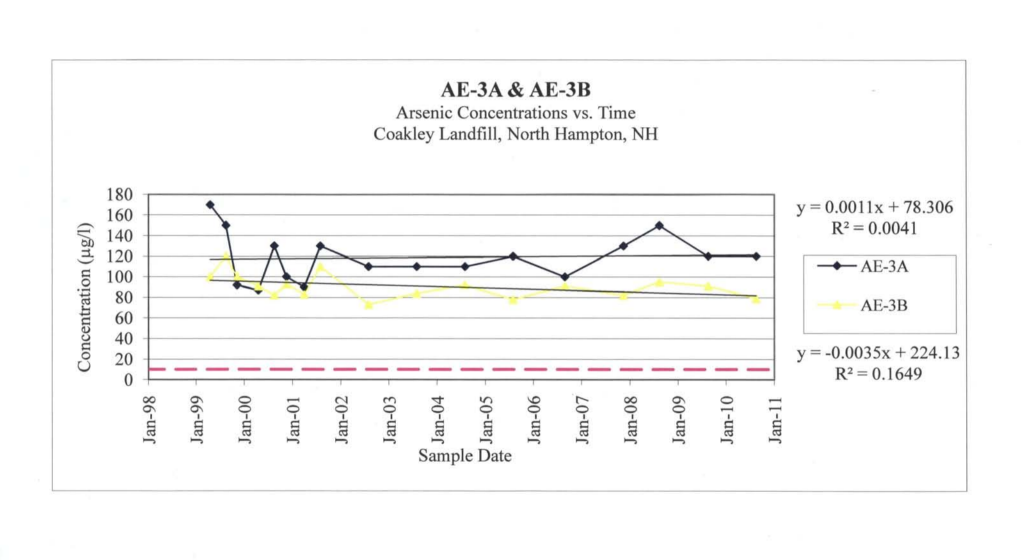
MW-10
Arsenic Concentrations vs. Time
Coakley Landfill, North Hampton, NH

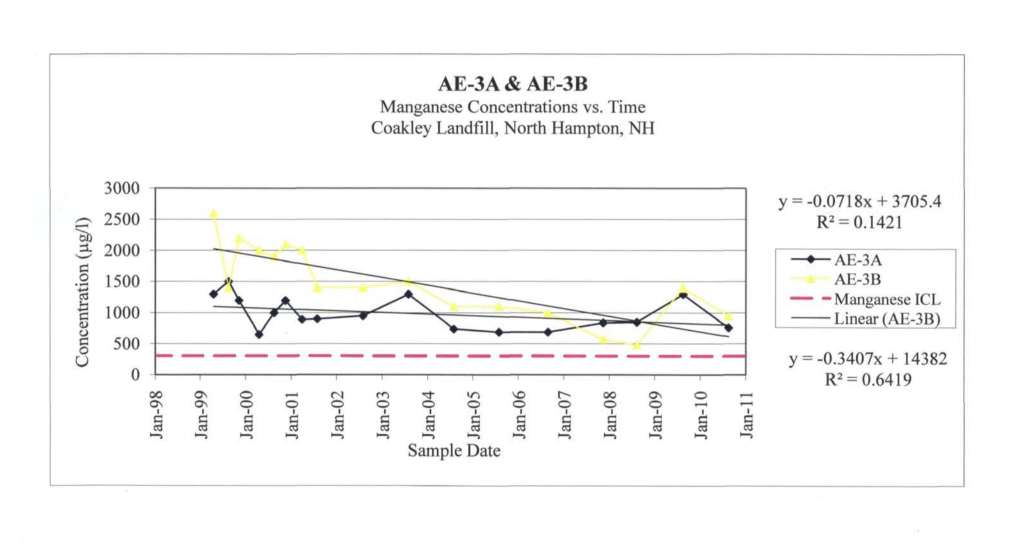


MW-10

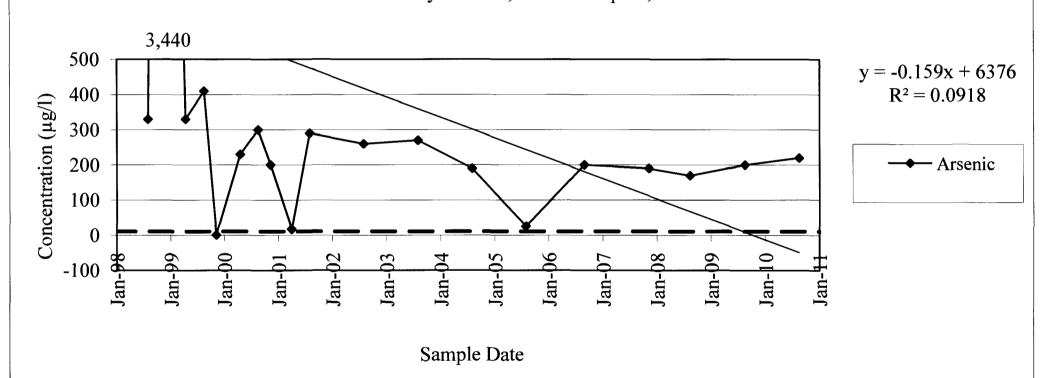
Manganese Concentrations vs. Time
Coakley Landfill, North Hampton, NH

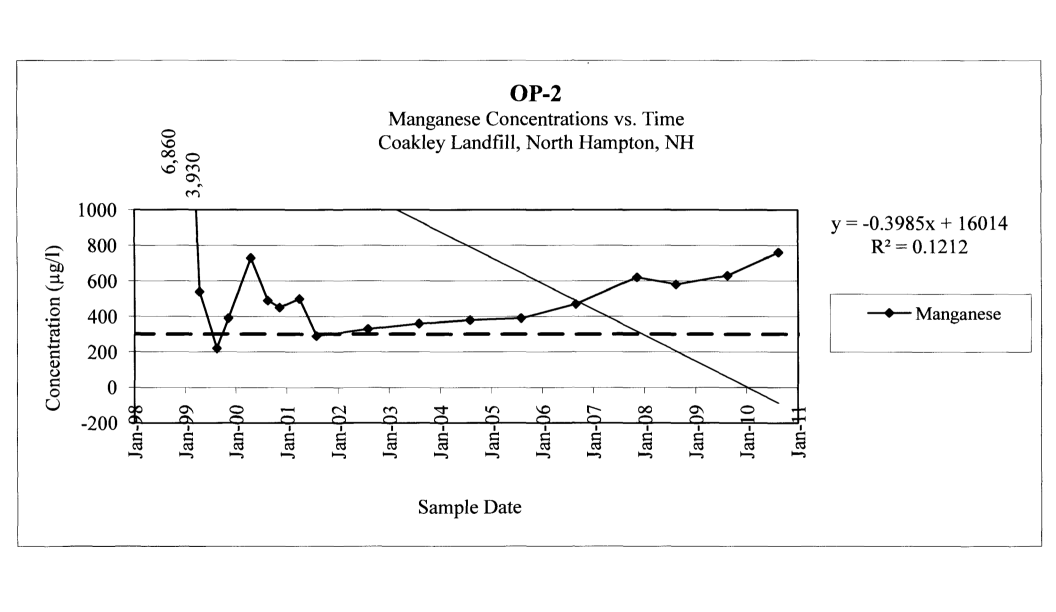


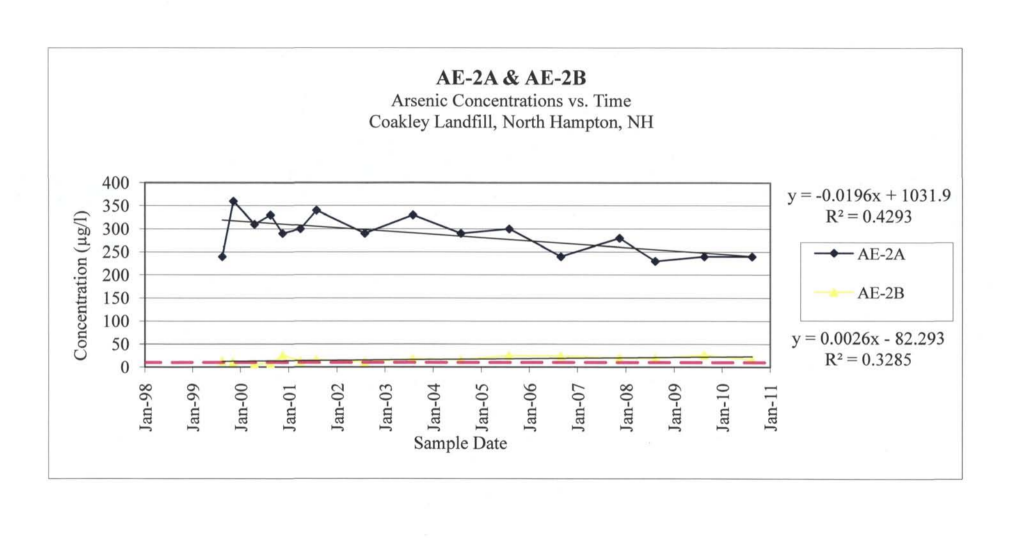


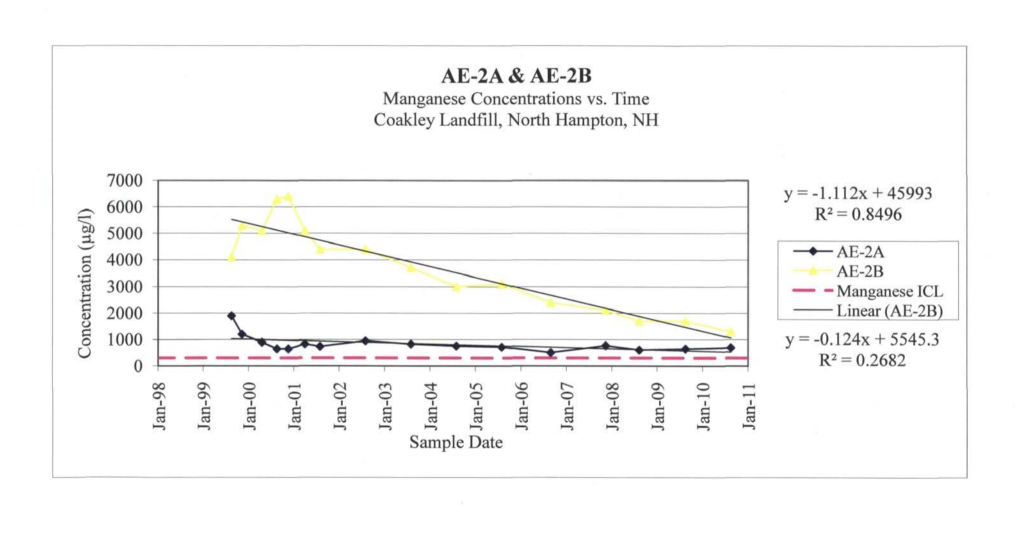


OP-2
Arsenic Concentrations vs. Time
Coakley Landfill, North Hampton, NH

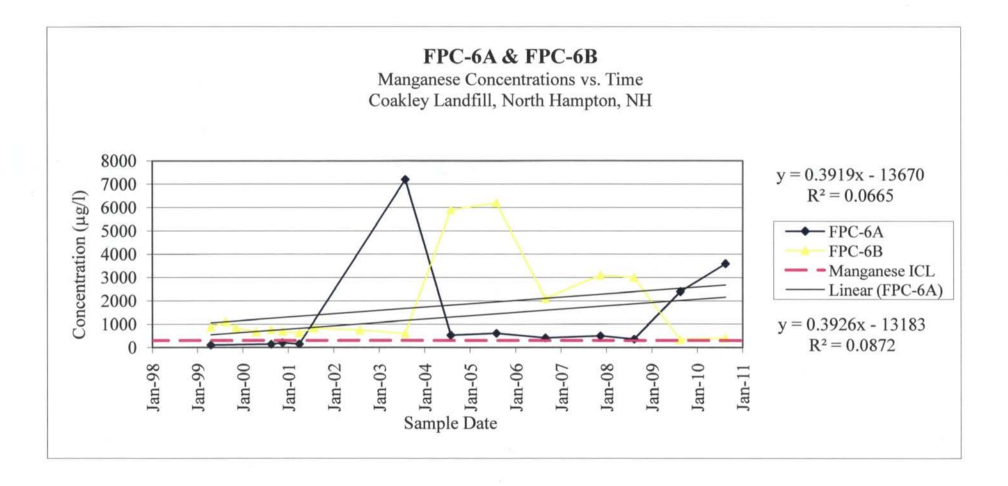


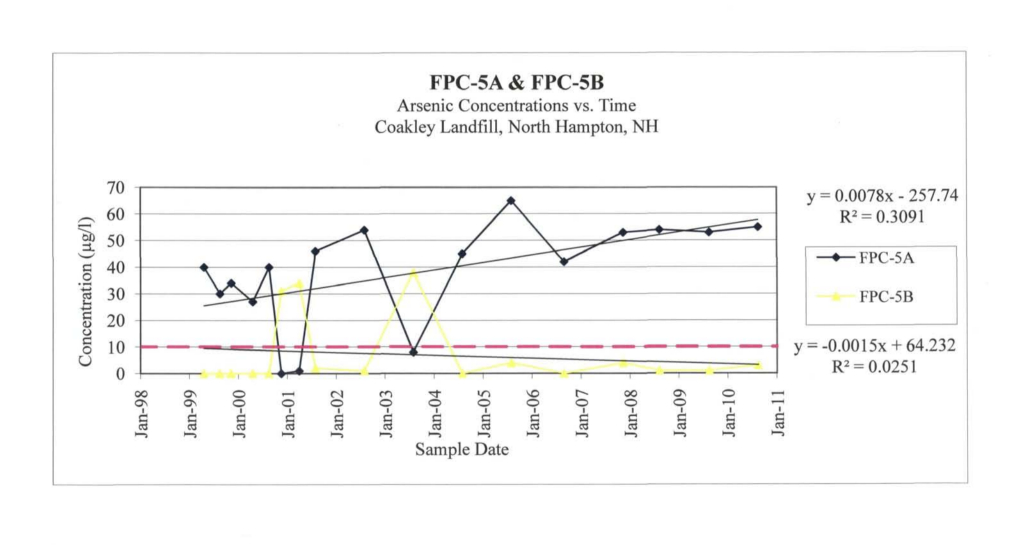


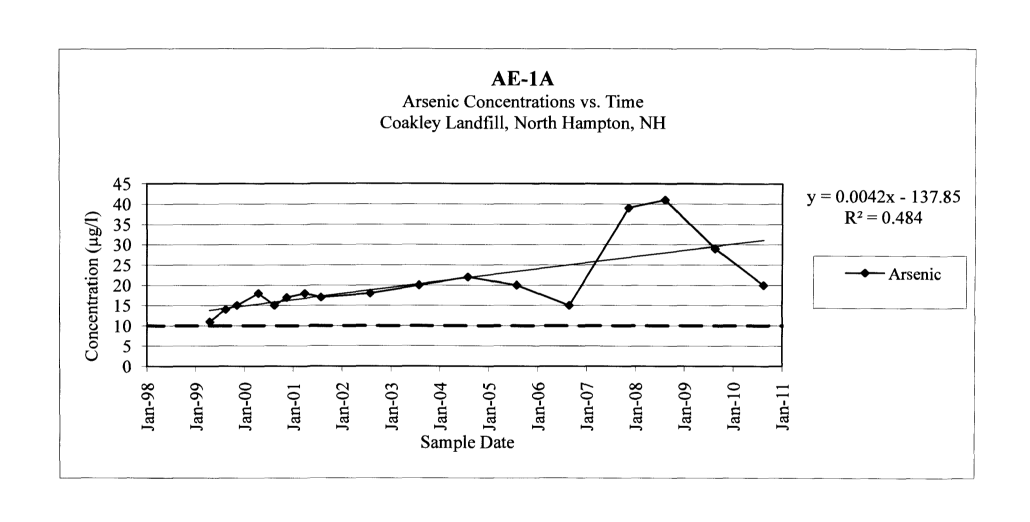


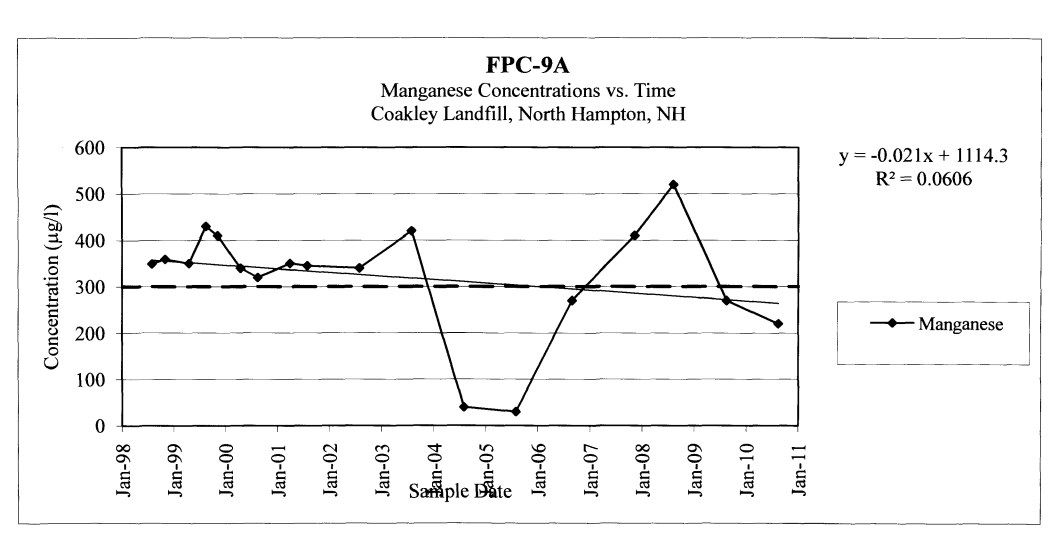


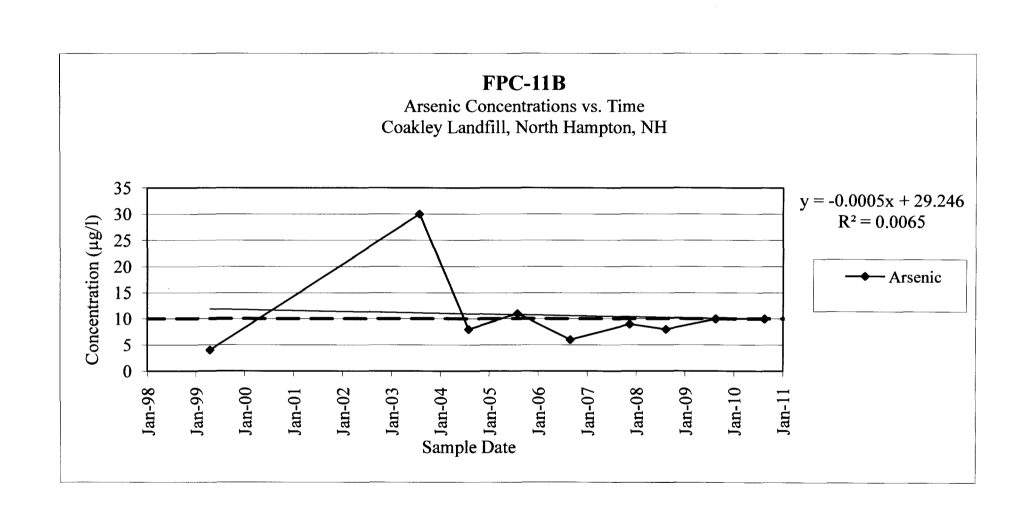
MW-6 Manganese Concentrations vs. Time Coakley Landfill, North Hampton, NH 2000 y = 0.0627x - 1545.41800 $R^2 = 0.0463$ 1600 Concentration (µg/l) 1400 1200 1000 → Manganese 800 600 400 200 0 Jan-04 Sample Date Jan-06 Jan-10 Jan-00 Jan-09 **Jan-98** Jan-06 Jan-07 Jan-08 Jan-99 Jan-02 Jan-01 Jan-03 Jan-12 Jan-111

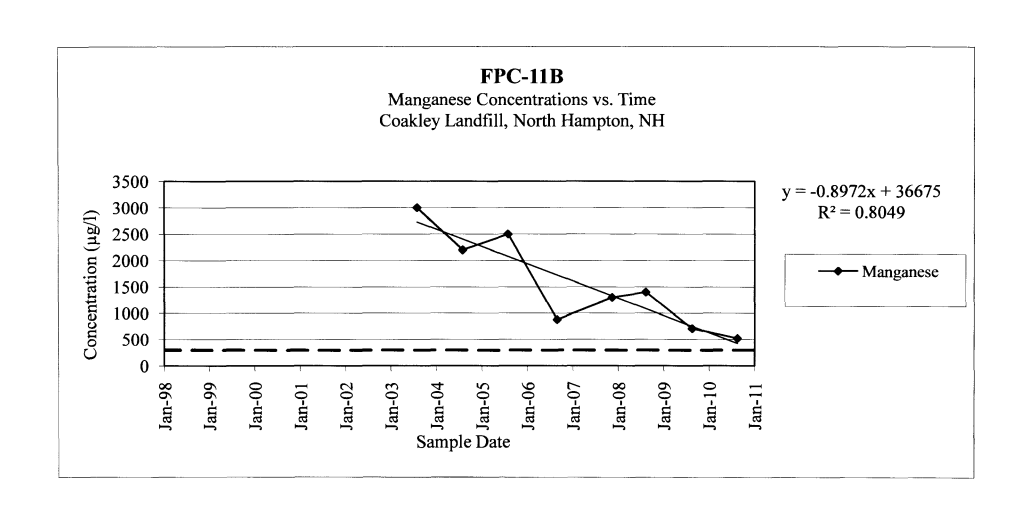


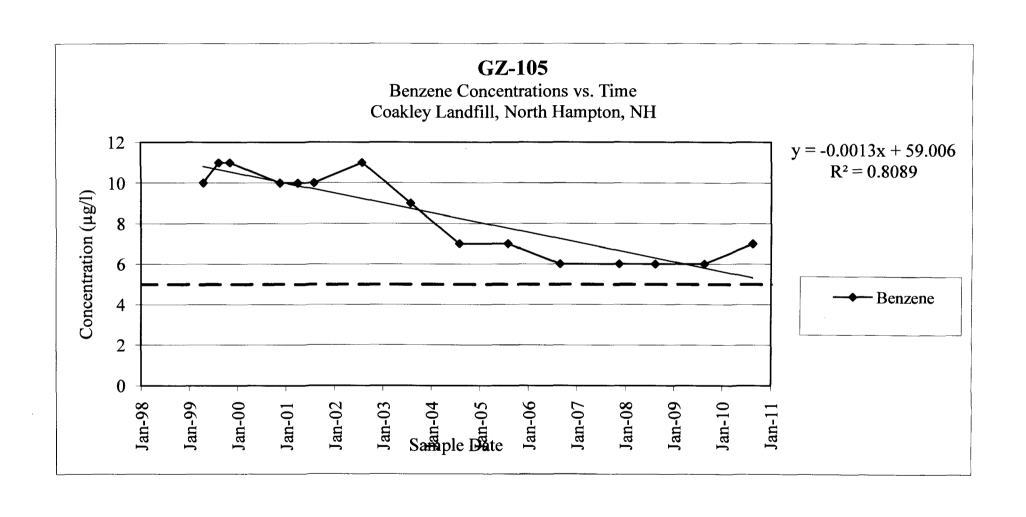


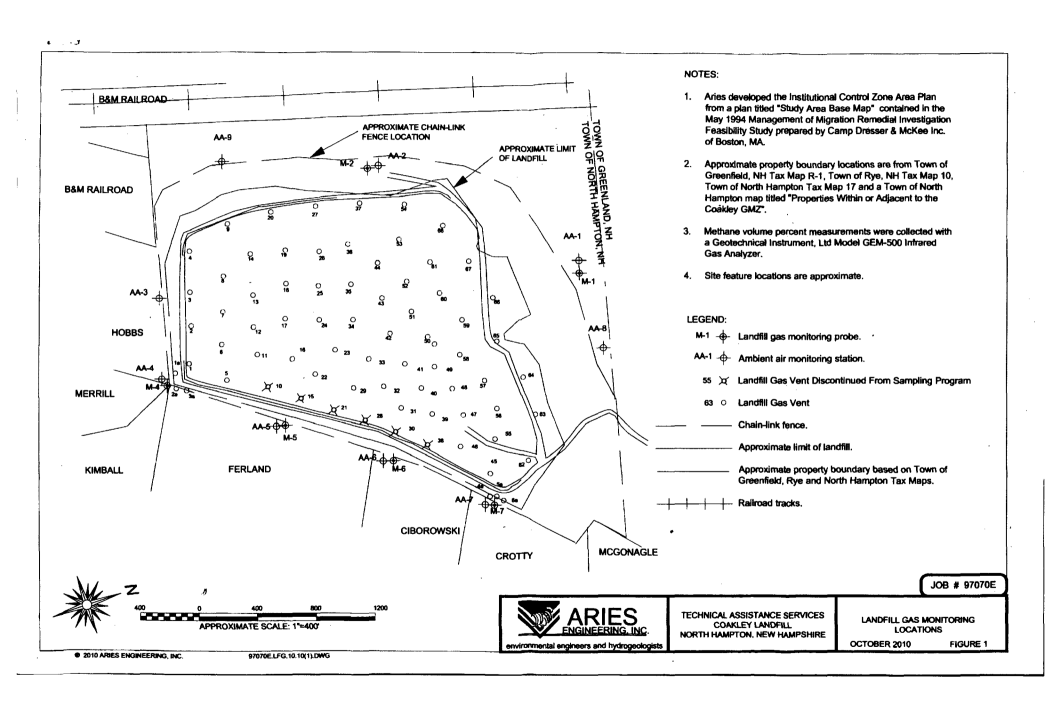




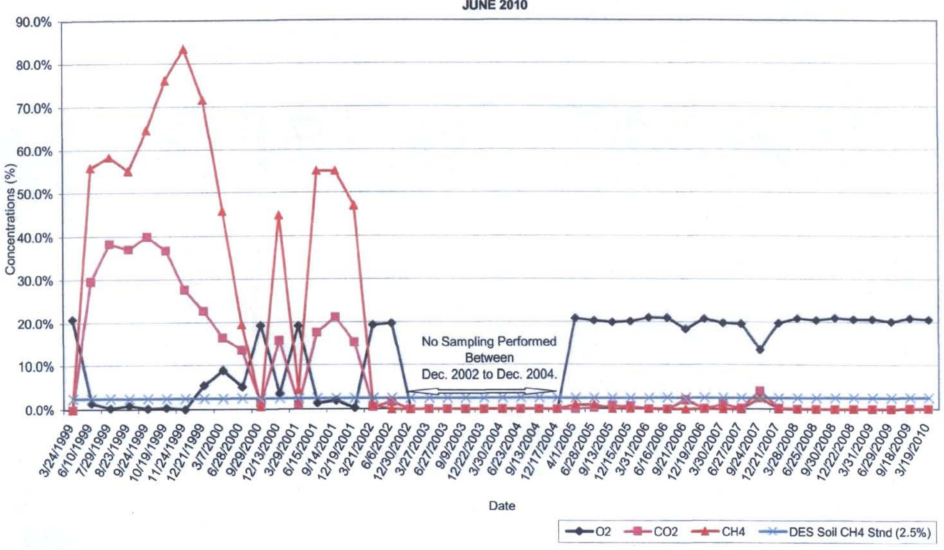




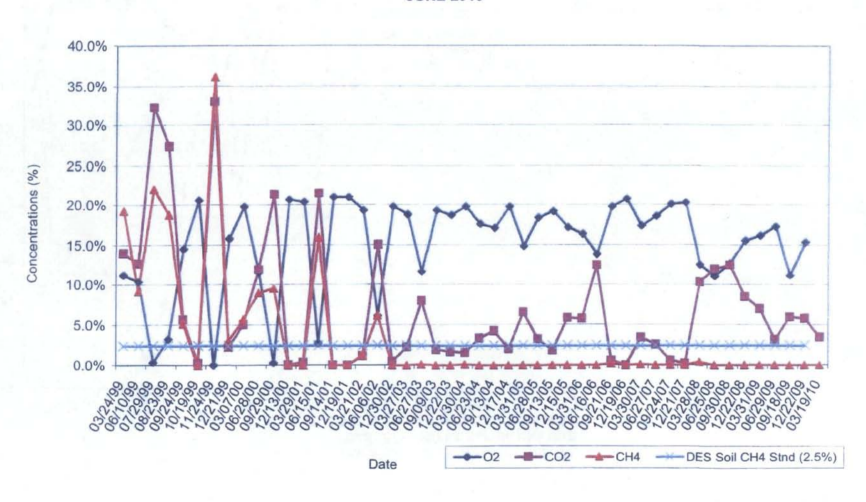




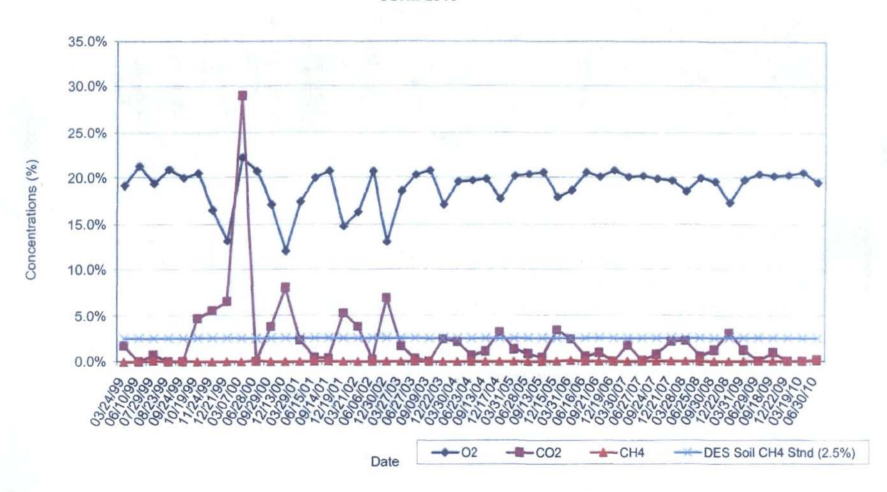
PROBE M-1



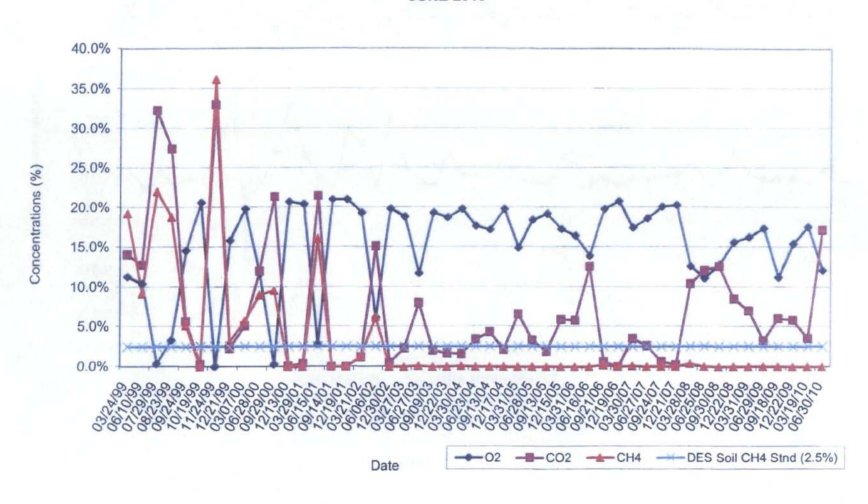
PROBE M-2



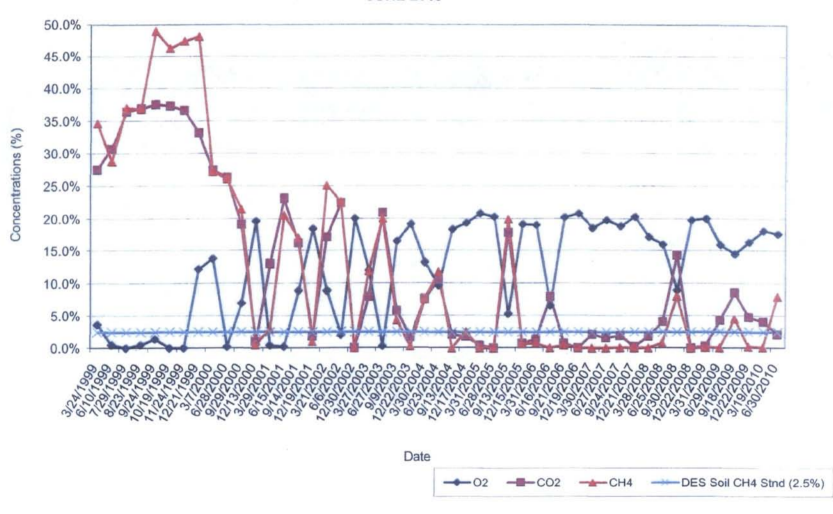
PROBE M-4



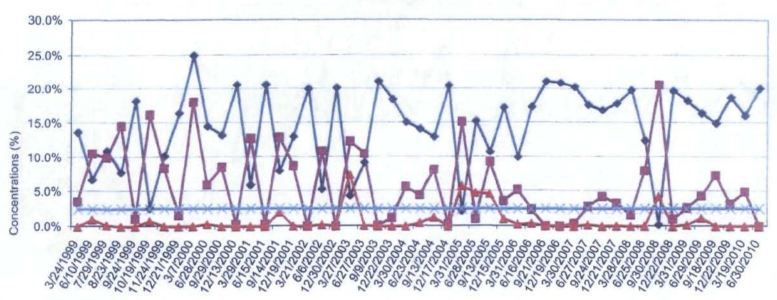
PROBE M-5



PROBE M-6
LANDFILL GAS MONITORING TRENDS
COAKLEY LANDFILL SUPERFUND SITE
NORTH HAMPTON, NEW HAMPSHIRE
JUNE 2010



PROBE M-7
LANDFILL GAS MONITORING TRENDS
COAKLEY LANDFILL SUPERFUND SITE
NORTH HAMPTON, NEW HAMPSHIRE
JUNE 2010



Date

MANN-KENDALL DATA EVALUATION SUMMARY

	Arsenic		Manganese		Benzene	
Well	Trend	Confidence	Trend	Confidence	Trend	Confidence
BP-4	Decreasing	95	Decreasing	90		
MW-4	Increasing	90	No Trend	Not stable	DESCRIPTION OF	
MW-5S	Decreasing	70	Increasing	99	Decreasing	99.5
MW-5D	Decreasing	90	Decreasing	99.5	Decreasing	95
MW-6	ENGY TEE		Decreasing	70	To the second	
MW-8	No Trend	Stable	Decreasing	99.5	Decreasing	70
MW-9	Decreasing	75	Increasing	95	1	
MW-10	No Trend	Stable	Decreasing	95		
MW-11	Decreasing	90	Decreasing	99.5	Decreasing	99.5
OP-2	Decreasing	80	Increasing	97.5		
OP-5	Decreasing	99.5	Decreasing	99.5		
AE-1A	Increasing	99.5				
AE-2A	Decreasing	99	Decreasing	99	-	
AE-2B	Increasing	97.5	Decreasing	99.5	Na Paris	Y La Estada
AE-3A	Increasing	85	Decreasing	85		
AE-3B	Decreasing	90	Decreasing	99.5	THE R. P. V.	
FPC-5A	Increasing	99.5				
FPC-5B	Increasing	85				
FPC-6A			Increasing	95		
FPC-6B		A MARKET	No Trend	Not stable	Estile Contract	
FPC-9A	Decreasing	95	Decreasing	90		
FPC-11B	No Trend	Stable	Decreasing	99		Harales ha
GZ-105				SE LESS Y	Decreasing	99.5

Shaded cells are for bedrock wells

Summary

Arsenic		Manganese		Benzene	
Decreasing	10	Decreasing	13	Decreasing	5
Increasing	6	Increasing	4	Increasing	0
No Trend	3	No Trend	2	No Trend	0

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
Charles and		EPA ID#	NHD064424153		The state of the s
The same					
[S139 6323]	Well ID =	MW-4		MW-9	MW-10
EAST SALE		Concentration		Concentration	Concentration
Event	Sampling Date	(leave blank		(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99	45	21	180	59
2	11/10/99	51	20	85	11
3	4/19/00	40 83	24	61 88	3 14
5	8/18/00	60	18	69	10
6	11/18/00 4/1/01	42	21	63	3
7	8/1/01	64	23	150	32
8	8/1/02	41	26	140	28
9	8/1/03	40	10	120	11
10	8/1/04	66	15	60	33
11	8/1/05	130	14	280	24
12	8/1/06	43	10	81	11
13	11/15/07	58		56	12
14	8/12/08	69		57	9
15	8/19/09	70		78	17
16	8/18/10	64	16	120	19
NAME OF BRIDE			The state of the s	West Street	
	Mann Kendall Statistic (S) =	32.0	-15.0	-19.0	4.0
7-3-6	Number of Rounds (n) =	16	16	16	16
	Average =	60.38	19.44	105.50	18.50
	Standard Deviation =	22.745	5.316	59.814	14.213
20000	Coefficient of Variation(CV)=	0.377	0.274	0.567	0.768
		THE PERSON	STATE OF THE STATE OF	A COUNTY OF THE PARTY OF	
Error Check	k, Blank if No Errors Detected				
A STATE OF THE STA					
Trend		INCREASING	THE RESIDENCE AND ADDRESS OF THE PARTY OF TH	DECREASING	No Trend
Confidence	Level	90%	70%	75%	No Trend
Stability To	st, If No Trend Exists at				CV <= 1
	idence Level	NA	NA	NA	STABLE
7070 COIII.	idence Level	IVA	INA	NA	STABLE
Entry By =	KMM	Date =	24-Mar-11		
Diny Dy	ABATAAYA	Date	# CTANT TT	STATE OF THE PARTY OF	STATE OF THE OWNER, WHEN

Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
The state of the s	EPA ID#	NHD064424153	The state of the s	
Well ID =	MW-4	MW-5S	MW-9	MW-10
Number of tied groups	Count Ties	Count Ties	Count Ties	Count Ties
#tied 2 times	2	4	1	1
#tied 3 times	0	1	0	1
#tied 4 times	0	0	0	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	.0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?				
n=	16	16	16	16
V(S) =	491.33	485.67	492.33	488.67
S =	32	-15	-19	4
Z=	1.399	-0.635	-0.811	0.136

n = Number of Samples

 $V(S) = variance \ of \ S = 1/18 \ [n(n\text{-}1)(2n+5) \ - \ \sum p = 1 \ \rightarrow g \ w_p(w_p\text{-}1)(2w_p+5)]$

where $g = number of tied groups and <math>w_p$ represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

 $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, Z= $(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend

MW-4		Site =	Coakley I	andfill	1	NHDES#:			EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
45	51	40	83	60	42	64	41	40	66	130	43	58	69	70	64	Sum Row
	1	-1	1	1	-1	1	-1	-1	1	1	-1	1	1	1	1	
		-1	1	1	-1	1	-1	-1	1	1	-1	1	1		1	
	100		1	1	1	1	1	0	1	1	1	1	1	1	1	1
				-1	-1	-1	-1	-1	-1	1	-1	-1	-1		-1	-1
					-1	1	-1	-1	1	1	-1	-1	1	1	1	
						1	-1	-1	1	1	1	1	1	1	1	
							-1	-1	1	1	-1	-1	1	1	0	
(P								-1	1	1	1	1	1	1	1	
Concentration (ppb)									1	1	1	1	1	1	1	
5 100 -		^	ALVE NA	A	rsenic				17.0	1	-1	-1	1	1	-1	
tra 50 -	ANT	A V	***		Description of the last						-1	-1	-1	-1	-1	
o cen		1 1 1	-		near (rsenic)							1	1	1	1	
9 1	- J- J-	J- J- J-	J- J-	()	d'senic)								1	1	1	
9	8 00 02		3 10 12											1	-1	
	Sa	mple Date													-1	
													Mann Ke	ndall Stati	istic (S) =	3

MW-5S		Site =	Coakley I	andfill	1	NHDES#:				NHD064			75572		mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
21	20	24	23	18	21	23	26	10	15	14	10	26	26	18	16	Sum Rows
	-1	1	1	-1	0	1	1	-1	-1	-1	-1	1	1	-1	-1	-2
		1	1	-1	1	1	1	-1	-1	-1	-1	1	1	-1	-1	0
			-1	-1	-1	-1	1	-1	-1	-1	-1	1	1	-1	-1	-7
				-1	-1	0	1	-1	-1	-1	-1	1	1	-1	-1	-5
					1	1	1	-1	-1	-1	-1	1	1	0	-1	0
						1	1	-1	-1	-1	-1	1	1	-1	-1	-2
							1	-1	-1	-1	-1	1	1	-1	-1	-3
_					7.0			-1	+1	-1	-1	0	0	-1	-1	-6
Concentration (ppb)									1	1	0	1	1	1	1	6
5 20 -	200	1	9	-	Arsonic					-1	-1	1	1	1	1	2
atio	**	MA	40		u seme						-1	1	1	1	1	3
10		4 4			inear							1	1	1	1	4
0 +		1 1 1	-		Arsenic)								0	-1	-1	-2
O 1-9	8 J-00 J-02	J-04 J-06 J-0	08 J-10 J-12											-1	-1	-2
	Sa	mple Date													-1	-1
	Ja	impic Date		-									Mann Ker	ndall Stati	stic (S) =	-15

MW-9		Site =	Coakley I	Landfill		NHDES#:	19871200		EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
180	85	61	88	69	63	150	140	120	60	280	81	56	57	78	120	Sum Rows
	-1	-1	-1	-1	-1	-1	-1	-1	-1	1	-1	-1	-1	-1	-1	-13
		-1	1	-1	-1	1	1	1	-1	1	-1	-1	-1	-1	1	-2
			1	1	1	1	1	1	-1	1	1	-1	-1	1	1	7
				-1	-1	1	1	1	-1	1	-1	-1	-1	-1	1	-2
					-1	1	1	1	-1	1	1	-1	-1	1	1	3
				· ·		1	1	1	-1	1	1	-1	-1	1	1	4
							-1	-1	-1	1	-1	-1	-1	-1	-1	-7
9								-1	-1	1	-1	-1	-1	-1	-1	-6
(qdd) 300									-1	1	-1	-1	-1	-1	0	-4
5 200				-	Arsenic					1	1	-1	-1	1	1	2
100 centration	100	V									-1	-1	-1	-1	-1	-5
o cent	444	• ~	-		Linear							-1	-1	-1	1	-2
Ö	J- J- J-	J- J- J	- J- J-		(Arsenic)								1	1	1	3
			8 10 12											1	1	2
	Sa	ample Date													1	1
							MALE OF						Mann Ke	ndall Stati	stic (S) =	-19

MW-10			Coakley I			NHDES#:			EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
59	11	3	14	10	3	32	28	11	33	24	11	12	9	17	19	Sum Rows
	-1	-1	-1	-1	-1	-1	-1	-1	-1	-l	-1	-1	-1	-1	-1	-15
		-1	1	-1	-1	1	1	0	1	1	0	1	-1	1	1	4
		THE STATE OF	1	1	0	1	1	1	1	1	1	1	1	1	1	12
				-1	-1	1	1	-1	1	1	-1	-1	-1	1	1	0
					-1	1	1	1	1	1	1	1	-1	1	1	7
						1	1	1	1	1	1	1	1	1	1	10
						Ewill	-1	-1	1	-1	-1	-1	-1	-1	-1	-7
(q								-1	1	-1	-1	-1	-1	-1	-1	-6
(gdd) 80									1	1	0	1	-1	1	1	4
Concentration	†			-	Arsenic					-1	-1	-1	-1	-1	-1	-6
04 traff	100	A	44	,	MILEUNE.						-1	-1	-1	-1	-1	-5
9 o +	401 .	4-44			inear							1	-1	1	1	2
ال ق	J- J- J	- J- J-	J- J-	(Arsenic)								-1	1	1	1
98	3 00 02 0	4 06 08	10 12											1	1	2
	Sam	ple Date													1	1
													Mann Ke	ndall Stati	stic (S) =	4

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
	THE REAL PROPERTY.	EPA ID#	NHD064424153		
Bloom St.					DR BES
G. F.	Well ID =	OP-2	OP-5	AE-1A	AE-2A
		Concentration	Concentration	Concentration	Concentration
Event	Sampling Date	(leave blank	2	(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99	410	53	14	240
2	11/10/99	1	42	15	360
3	4/19/00	230	51	18	310
4	8/18/00	300	45	15	330
5	11/18/00	200	50	17	290
6	4/1/01	17	27	18	330
7	8/1/01	290	31	17	340
8	8/1/02	260	48	18	290
9	8/1/03	270	46	20	330
10	8/1/04	190	33	22	290
11	8/1/05	25	25	20	300
12	8/1/06	200	27	15	240
13	11/15/07	190	33	39	280
14	8/12/08	170	17	41	230
15	8/19/09	200	13	29	240
16	8/18/10	220	19	20	240
Prop A	Many Wandall Statistics (S)	22.0	74.0	72.0	540
	Mann Kendall Statistic (S) = Number of Rounds (n) =	-22.0 16		72.0 16	-54.0
STATE	Average =	198.31	35.00	21.13	16 290.00
	Standard Deviation =	198.51	13.064	8.197	41.952
	Coefficient of Variation(CV)=	0.547	0.373	0.388	0.145
BESSE	Coefficient of variation(CV)=	0.347	0.373	0.300	0.143
Error Check	k, Blank if No Errors Detected		MANUFACTURE DESCRIPTION OF THE PERSON OF THE		
Error Check	K, Diank ii No Lifeis Detected	CONTRACTOR	Carlo March	MARKET STREET	ASSET TO VENT
Trend		DECREASING	DECREASING	INCREASING	DECREASING
Confidence	Level	80%	99.5%	99.5%	99%
	STATE OF THE PARTY	TAYON BUILDING	Aced Property College	Marie Tallan	PARTY STATES
Stability Te	est, If No Trend Exists at	Maria Constitution			
	idence Level	NA	NA	NA	NA
	W. S. L. S. S. S. Landerson	NEAL PARTY		SANT VARIOUS	
Entry By =	KMM	Date =	24-Mar-11		

Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
	EPA ID#	NHD064424153		The spiritual
Well ID =	OP-2	OP-5	AE-1A	AE-2A
Number of tied groups	Count Ties	Count Ties	Count Ties	Count Ties
#tied 2 times	1	2	1	0
#tied 3 times	1	0	3	2
#tied 4 times	0	0	0	1
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?		E LAV		DELIVER FOR
n=	16	16	16	16
V(S) =	488.67	491.33	481.33	477.33
S =	-22	-74	72	-54
Z=	-0.950	-3.293	3.236	-2.426

n = Number of Samples

 $V(S) = variance \ of \ S = 1/18 \ [n(n-1)(2n+5) \ - \ \sum p = 1 \ \rightarrow g \ w_p(w_p-1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

 $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, Z= $(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend

OP-2		Site =	Coakley I	andfill	1		19871200		EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
410	1	230	300	200	17	290	260	270	190	25	200	190	170	200	220	Sum Rows
	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-I	-1	-15
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	14
			1	-1	-1	1	1	1	-1	-1	-1	-1	-1	-1	-1	-5
				-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	- 1	-12
					-1	1	1	1	-1	-1	0	-1	-1	0	1	-1
						1	1	1	1	1	1	1	1	1	1	10
							-1	-1	-1	-1	-1	-1	-1	-1	-1	-9
(q								1	-1	-1	-1	-1	-1	-1	-1	-6
(qdd) 600				1971					-1	-1	-1	-1	-1	-1	-1	-7
<u>5</u> 400	4	,		→ A	rsenic					-1	1	0	-1	1	1	
ta 200 -	1800	4	***								1	1	1	1	1	3
200 - O	11	¥	-		near Arsenic)							-1	-1	0	1	+1
9 1	- - -	J- J- J-	J- J-	()	arsenic)							Trans.	-1	1	1	
9	8 00 02	04 06 08	3 10 12											1	1	2
	Sa	mple Date													1	
					4 1								Mann Ke	ndall Stati	istic (S) =	-22

OP-5		Site =	Coakley I	andfill	1	NHDES#:	19871200			NHD0644		FORES			mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
53	42	51	45	50	27	31	48	46	33	25	27	33	17	13	19	Sum Rows
	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-15
		1	1	1	-1	-1	1	1	-4	-1	-1	-1	-1	-1	-1	-4
			-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-13
				1	-1	-1	1	1	-1	-1	-1	-1	-1	-1	-1	-6
					-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-11
						1	1	1	1	-1	0	1	-1	-1	-1	1
							1	1	1	-1	-1	1	-1	-1	-1	-1
_								-1	-1	-1	-1	-1	-1	-1	-1	-8
00 40 20 40 40 40 40 40 40 40 40 40 40 40 40 40									-1	-1	-1	-1	-1	-1	-1	-7
5 40 -	34			-	Arsenic					-1	-1	0	-1	-1	-1	-5
atio	V	Non	1		a seme						1	1	-1	-1	-1	-1
20			SA.		inear							1	-1	-1	-1	-2
0 +	- 1	1 1			Arsenic)								-1	-1	-1	-3
S 1-9	8 J-00 J-02	J-04 J-06 J-0	08 J-10 J-12											-1	1	0
	Sa	mple Date													1	1
	30	pic bate											Mann Ke	ndall Stati	stic (S) =	-74

AE-1A			Coakley I			NHDES#:			EPA ID#:					Co	mpound =	Arsenic
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
14	15	18	15	17	18	17	18	20	22	20	15	39	41	29	20	Sum Rows
	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	15
		1	0	1	1	1	1	1	1	1	0	1	1	1	1	12
			-1	-1	0	-1	0	1	1	1	-1	1	1	1	1	3
				1	1	1	1	1	1	1	0	1	1	1	1	11
					1	0	1	1	1	1	-1	1	1	1	1	8
						-1	0	1	1	1	-1	1	1	1	1	5
							1	1	1	1	-1	1	1	1	1	7
-								1	1	1	-1	1	1	1	1	6
Concentration (ppb)									1	0	-1	1	1	1	0	3
5 40				-	Arsenic					-1	-1	1	1	1	-1	0
atio		-	1	,	Arsenic						-1	1	1	1	0	2
20	Children -	and.	-		inear						100	1	1	1	1	4
0 +	1	1 1			Arsenic)								1	-1	-1	-1
ŏ _{J-98}	8 J-00 J-02 .		08 J-10 J-12											-1	-1	-2
	Sa	mple Date													-1	-1
													Mann Ke	ndall Stati	stic (S) =	72

AE-2A		Site =	Coakley I	andfill	1	NHDES#:			EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
240	360	310	330	290	330	340	290	330	290	300	240	280	230	240	240	Sum Rows
	1	1	1	1	1	1	1	1	1	1	0	1	-1	0	0	10
		0-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-14
			1	-1	1	1	-1	1	-1	-1	-1	-1	-1	-1	-1	-5
				-1	0	1	-1	0	-1	-1	-1	-1	-1	-1	-1	-8
				73	- 1	1	0	1	0	1	-1	-1	-1	-1	-1	-1
						1	-1	0	-1	-1	-1	-1	-1	-1	-1	-7
							-1	-1	-1	-1	-1	-1	-1	-1	-1	-9
Q								1	0	1	-1	-1	-1	-1	-1	-3
(qdd) 400	Que a								-1	-1	-1	-1	-1	-1	-1	-7
200 100 0	Town A	MARAS.	**		rsenic					1	-1	-1	-1	-1	-1	-4
100											-1	-1	-1	-1	-1	-5
	1 1 1		1	1	inear							1	-1	0	0	0
5	J- J- J-	J- J- J-	J- J-	(Arsenic)								-1	-1	-1	-3
9	98 00 02 0	04 06 08 ple Date	10 12											1	1	2
	San	ipie Date													0	0
													Mann Ke	ndall Stati	stic (S) =	-54

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
IN PART		EPA ID#	NHD064424153		
				TRO OL	The state of the s
	Well ID =	AE-3A	FPC-5A	FPC-9A	
The second second		Concentration	Concentration	Concentration	Concentration
Event	Sampling Date	(leave blank	(leave blank	(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99	150 92	30	81 18	
3	11/10/99	87	34 27	60	
4	4/19/00 8/18/00	130	40	70	
5	11/18/00	100	0.5	70	
6	4/1/01	90	1	53	
7	8/1/01	130	46	65	1
8	8/1/02	110	54	79	
9	8/1/03	110	8	64	
10	8/1/04	110	45	2	
11	8/1/05	120	65	2	
12	8/1/06	100	42	44	
13	11/15/07	130	53	37	
14	8/12/08	150	54	26	
15	8/19/09	120	53	34	
16	8/18/10	120	55	35	
HILE FAIL	the state of the s	SHEET STATE		- Direct Sales	ははいまりで
	Mann Kendall Statistic (S) =	27.0	60.0	-38.0	0.0
The Whole	Number of Rounds (n) =	16	16	15	0
Section 2	Average =	115.56	37.97	44.67	#DIV/0!
	Standard Deviation =	19.422	19.982	25.634	#DIV/0!
	Coefficient of Variation(CV)=	0.168	0.526	0.574	#DIV/0!
Managay I		THE PERSON NAMED IN			
Error Check	k, Blank if No Errors Detected			A STATE OF THE REAL PROPERTY.	n<4
					NOV PLANTS
Trend		INCREASING	INCREASING		n<4
Confidence	Level	85%	99.5%	95%	n<4
Ctol-: Lite T	at IfNia Trand Fallate at			IA SUBSTITUTE OF	
	est, If No Trend Exists at idence Level	NIA	NIA	NTA	n<4
70% Coni	idence Level	NA	NA	NA	n<4
Entry By =	KMM	Date =	24-Mar-11	A STATE OF THE PARTY OF THE PAR	
Lifty Dy -	ANAMATAT	Date -	24-Wai-11		NAME OF TAXABLE PARTY.

Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
	EPA ID#	NHD064424153		
Well ID =	AE-3A	FPC-5A	FPC-9A	0
Number of tied groups	Count Ties	Count Ties	Count Ties	No Ties
#tied 2 times	2	2	1	0
#tied 3 times	3	0	0	0
#tied 4 times	0	0	0	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?				
n=	16	16	15	0
V(S) =	480.33	491.33	407.33	0.00
S =	27	60	-38	0
Z=	1.186	2.662	-1.833	0.000

n = Number of Samples

 $V(S) = variance \ of \ S = 1/18 \ [n(n\text{-}1)(2n+5) \ - \ \sum p = 1 \\ \longrightarrow g \ w_p(w_p\text{-}1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

 $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, Z= $(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend

AE-3A		Site =	Coakley I			NHDES#:			EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
150	92	87	130	100	90	130	110	110	110	120	100	130	150	120	120	Sum Row
	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	0	-1	-1	-1-
		-1	1	1	-1	1	1	1	1	1	1	1	1	1	1	1
		- 2 - 10	1	1	1	1	1	1	1	1	1	1	1	1	1	1
				-1	-1	0	-1	-1	-1	-1	-1	0	1	-1	-1	
					-1	1	1	1	1	1	0	1	1	1	1	
						1	1	1	1	1	1	1	1	1	1	
							-1	-1	-1	-1	-1	0	1	-1	-1	
G P								0	0	1	-1	1	1	1	1	
Concentration (ppb)									0	1	-1	- 1	1	1	1	
150 - 100 -	9000		Ann	→ A	rsenic					1	-1	1	1	1	1	
100 -	MA.	***	**							-	-1	1	1	0	0	
o cen	, ,	1 1 1			near							1	1	1	1	
9 1	J- J- J-	J- J- J-	. J- J-	()	rsenic)								1	-1	-1	
9	8 00 02	04 06 08	8 10 12											-1	-1	
	Sa	mple Date													0	
													Mann Ker	ndall Stati	stic (S) =	DOT 2

FPC-5A			Coakley I			NHDES#:				NHD064		1			mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
30	34	27	40	1	1	46	54	8	45	65	42	53	54	53	55	Sum Rows
	1	-1	1	-1	-1	1	1	-1	1	1	1	1	1	1	1	7
33 3 3		-1	1	-1	-1	1	1	-1	1	1	1	1	1	1	1	6
			1	-1	-1	1	1	-1	1	1	1	1	1	1	1	7
				-1	-1	1	1	-1	1	1	1	1	1	1	1	6
				Link	1	1	1	1	1	1	1	1	1	1	1	11
						1	1	1	1	1	1	1	1	1	1	10
							1	-1	-1	1	-1	1	1	1	1	3
_								-1	-1	1	-1	-1	0	-1	1	-3
Concentration (ppb)					114				1	1	1	1	1	1	1	7
E 60		*	444	-	Arsenic					1	-1	1	1	1	1	4
# 40	42	4			Arsenic						-1	-1	-1	-1	-1	-5
20	-	/		1	inear							1	1	1	1	4
0 -	- #		1		(Arsenic)								1	0	1	2
J-9	8 J-00 J-02	I-04 J-06 J-0	08 J-10 J-12											-1	1	0
	Sa	mple Date													1	1
	Ja	inpic Date											Mann Ke	ndall Stati	stic (S) =	60

FPC-9A			Coakley L			NHDES#:			EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
81	18	60	70	1	53	65	79	64	2	2	44	37	26	34	35	Sum Rows
	-1	-1	-1		-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-14
		1	1		1	1	1	1	-1	-1	1	1	1	1	1	9
			1		-1	1	1	1	-1	-1	-1	-1	-1	-1	-1	-4
					-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-9
																0
						1	1	1	-1	-1	-1	-1	-1	-1	-1	-4
							1	-1	-1	-1	-1	-1	-1	-1	-1	-7
(q					1.1		Total P	-1	-1	-1	-1	-1	-1	-1	-1	-8
Concentration (ppb)					4				-1	-1	-1	-1	-1	-1	-1	-7
ioi -	1000	*		-	Arsenic					0	1	1	1	1	1	5
trati	V	1	444								1	1	1	1	1	5
e 0	-	1			inear							-1	-1	-1	-1	-4
ő j	J- J- J-	J- J- J	- J- J-		Arsenic)								-1	-1	-1	-3
9	98 00 02	04 06 0	8 10 12										Arrive .	1	1	2
	Sa	ample Date													1	1
													Mann Ker	ndall Stati	stic (S) =	-38

				Coakley 1			NHDES#:	19871200		EPA ID#:						mpound =	
Event 1	Even	t 2 I	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15		Sum Roy
l																	
gd 2 T																	
Tation 1					→	rsenic											
Concentration 1	l. l.	1.	i i	L L		inear Arsenic)											
98		04 ample		10 12	,												
														Mann Ke	ndall Stati	stic (S) =	

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
		EPA ID#	NHD064424153		
	Well ID =	BP-4	MW-5D	MW-8	MW-11
	well ID =	Concentration	Concentration	Concentration	Concentration
Event	Sampling Date	(leave blank	(leave blank	(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99	36	7	8	16
2	11/10/99	34	8	10	14
3	4/19/00	32	10	7	14
4	8/18/00	43	10	7	12
5	11/18/00	35	9	10	10
6	4/1/01	20	7	11	14
7	8/1/01	31	8	43	20
8	8/1/02	36	6	9	17
9	8/1/03	32	7	8	15
10	8/1/04	22	5	6	11
11	8/1/05	11	6	10	12
12	8/1/06	26	5	7	10
13	11/15/07	30	11	10	15
14	8/12/08	23	5	8	13
15	8/19/09	22	6	8	11
16	8/18/10	34	10	13	11
	entra de la companya				
TO DOSE	Mann Kendall Statistic (S) =	-44.0		7.0	-33.0
	Number of Rounds (n) =	16		16	16
10 VIII	Average =	29.19		10.94	13.44
	Standard Deviation =	7.960		8.737	2.756
	Coefficient of Variation(CV)=	0.273	0.267	0.799	0.205
Error Chack	t, Blank if No Errors Detected		Design Colonia		DE Marie Cont.
Error Check	, Dialik II NO Effors Detected			A STATE OF THE STA	
Trend		DECREASING	DECREASING	No Trend	DECREASING
Confidence	Level	95%	90%	No Trend	90%
Stability To	st, If No Trend Exists at			CV <= 1	SCHOOL STATE
The state of the s	idence Level	NA	NA	STABLE	NA
7070 COIII	delice bever	NA.	1971	STABLE	182
Entry By =	KMM	Date =	24-Mar-11	TO VENEZA	

Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
	EPA ID#	NHD064424153	I de la	
Well ID =	BP-4	MW-5D	MW-8	MW-11
Number of tied groups	Count Ties	Count Ties	Count Ties	Count Ties
#tied 2 times	4	1	0	3
#tied 3 times	0	4	1	2
#tied 4 times	0	0	2	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?				
n =	16	16	16	16
V(S) =	489.33	477.67	472.33	483.00
S =	-44	-31	7	-33
Z =	-1.944	-1.373	0.276	-1.456

n = Number of Samples

 $V(S) = variance \ of \ S = 1/18 \ [n(n\text{-}1)(2n+5) \ - \ \sum p = 1 \ \rightarrow g \ w_p(w_p\text{-}1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

 $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, $Z=(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend

3P-4		Site =	Coakley I	Landfill	1		19871200		EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
36	34	32	43	35	20	31	36	32	22	11	26	30	23	22	34	Sum Rows
	-1	-1	1	-1	-1	-1	0	-1	-1	-1	-1	-1	-1	-1	-1	-12
		-1	1	1	-1	-1	1	-1	-1	-1	-1	-1	-1	-1	0	+
			1	1	-1	-1	1	0	-1	-1	-1	-1	-1	-1	1	-1
				-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-12
					-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	
						1	1	1	1	-1	1	1	1	1	1	
							1	1	-1	-1	-1	-1	-l	-1	1	
(q								-1	-1	-1	-1	-1	-1	-1	-1	
centration (ppb)					19				-1	-1	-1	-1	-1	-1	1	
.5 40 -	4		-	→ A	rsenic					-1	1	1	1	0	1	
E 20	44	A Day	-	17	No. of the						1	1	1	1	1	
	1 1		1 - 1		near Arsenic)							1	-1	-1	1	
5 J-98	8 J-00 J-02 J	-04 J-06 J-08	8 J-10 J-12	(/	disenic)								-1	-1	1	
														-1	1	
	Sar	nple Date													1	
					- 200								Mann Ke	ndall Stati	stic (S) =	-4

AW-5D			Coakley I			NHDES#:				NHD064					mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
7	8	10	10	9	7	8	6	7	5	6	5	11	5	6	10	Sum Row
	1	1	1	1	0	1	-1	0	-1	-1	-1		-1	-1	1	
		1	1	1	-1	0	-1	-1	-1	-1	-1	1	-1	-1	1	
			0	-1	-1	-1	-1	-1	-1	-1	-1	1	-1	-1	0	
				-1	-1	-1	-1	-1	-1	-1	-1	1	-1	-1	0	
					-1	-1	-1	-1	-1	-1	-1	1	-1	-1	1	
						1	-1	0	-1	-1	-1	1	-1	-1	1	
							-1	-1	-1	-1	-1	1	-1	-1	1	
_								1	-1	0	-1	1	-1	0	1	
Concentration (ppb)									-1	-1	-1	1	-1	-1	1	
5 10 -	-	- 4			Arsenic					1	0	1	0	1	1	
ati	1	NA/									-1	1	-1	0	1	
ent		4.4			inear							1	0	1	1	
0 +	1 1	1 1 1	-	(Arsenic)								-1	-1	-1	
J-98	8 J-00 J-02 J	I-04 J-06 J-0	08 J-10 J-12											1	1	
	Sai	mple Date													1	
													Mann Ke	ndall Stati	stic (S) =	-3

MW-8			Coakley I			NHDES#:				NHD064					mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
8	10	7	7	10	- 11	43	9	8	6	10	7	10	8	8	13	Sum Rows
	1	-1	-1	1	1	1	1	0	-1	1	-1	1	0	0	1	-
		-1	-1	0	1	1	-1	-1	-1	0	-1	.0	-1	-1	1	-
			0	1	1	1	1	1	-1	1	0	1	1	1	1	9
				1	1	1	1	1	-1	1	0	1	1	1	1	1 - 1 - 9
					1	1	-1	-1	-1	0	-1	0	-1	-1	1	-
						1	-1	-1	-1	-1	-1	-1	-1		1	-(
						THE RE	-1	+1	-1	-1	-1	-1	-1	-1	-1	-9
								-1	-1	1	-1	1	-1	-1	1	
Concentration (ppb)									-1	1	-1	1	0	0	1	
5 40 -										1	1	1	1	1	1	
atio	Λ				Arsenic						-1	0	-1	-1	1	
20	-		· Aun		inear						THE REAL PROPERTY.	1	1	1	1	-
0 +			***		Arsenic)								-1	-1	1	
S J-9	98 J-00 J-02		08 J-10 J-12											0	1	
	Sa	mple Date												Jackson II	1	
													Mann Ke	ndall Stati	stic (S) =	

MW-11			Coakley I			NHDES#:				NHD0644					mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	111111
16	14	14	12	10	14	20	17	15	11	12	10	15	13	11	11	Sum Rows
	-1	-1	-1	-1	-1	1	1	-1	-1	-1	-1	-1	-1	-1	-1	-11
		0	-1	-1	0	1	1	1	-1	-1	-1	- 1	-1	-1	-1	-4
			-1	-1	0	1	1	1	-1	-1	-1	1	-1	-1	-1	-4
				-1	1	1	1	1	-1	0	-1	1	1	-1	-1	
					1	1	1	1	1	1	0	- 1	1	1	1	10
						1	1	1	-1	-1	-1	1	-1	-1	-1	
							-1	-1	-1	-1	-1	-1	-1	-1	-1	-9
Q								-1	-1	-1	-1	-1	-1	-1	-1	-{
Concentration (ppb)					-				-1	-1	-1	0	-1	-1	-1	-(
5 20 15	and the			-	Arsenic					1	-1	1	1	0	0	
10 -		AND W	••								-1	1	1	-1	-1	*
و و ا			17 1		Linear							1	1	1	1	4
5	J- J- J	- J- J-	J- J-		Arsenic)								-1	-1	-1	-3
98	3 00 02 0		10 12											-1	-1	-2
	Sam	ple Date											1616		0	(
													Mann Ke	ndall Stati	stic (S) =	-33

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
	THE RESERVE OF THE PARTY OF THE	EPA ID#	NHD064424153	A STATE OF THE PARTY OF	
HISE D.				MASS TO MASS	A CONTRACTOR
100 Sept 1	Well ID =	AE-2B	AE-3B	FPC-5B	FPC-11B
Service Control	White State of the	Concentration	Concentration	Concentration	Concentration
Event	Sampling Date	The state of the s	(leave blank	(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99	13	120	0.5	
2	11/10/99	11	100	0.5	
3	4/19/00	7	91	0.5	
4	8/18/00	8	82	0.5	
5	11/18/00	26	93	31	
6	4/1/01	13	83	34	
7	8/1/01	16	110	2	
8	8/1/02	11	73	1	
9	8/1/03	18	84	38	30
10	8/1/04	16	92	0.5	8
11	8/1/05	25	78	4	11
12	8/1/06	24	91	0.5	6
13	11/15/07	20	82	4	9
14	8/12/08	19	95	1	8
15	8/19/09	26	91	1	10
16	8/18/10	16	79	3	10
Ell de S					
ELEVA SELECTION	Mann Kendall Statistic (S) =	52.0		23.0	-2.0
	Number of Rounds (n) =	16		16	8
- 33690	Average =	16.81	90.25	7.63	11.50
20 1/2 1/3	Standard Deviation =	6.199		13.367	7.635
Back His	Coefficient of Variation(CV)=	0.369	0.134	1.753	0.664
Eman Charl	Plant if No Farance Data at al			Charles St.	CONTRACTOR OF THE PARTY.
Error Check	k, Blank if No Errors Detected	NAME OF TAXABLE PARTY.		THE COURSE OF STREET	AND DESCRIPTION OF THE PARTY OF
Trend		INCREASING	DECREASING	INCREASING	No Trend
Confidence	Laval	97.5%	90%	85%	No Trend
Confidence	Level	91.370	9070	6570	No Frend
Stability Te	est, If No Trend Exists at			Total State	CV <= 1
Control of the Contro	idence Level	NA	NA	NA	STABLE
7070 COIII		NA.	147	11/1	DETERMINE
Entry By =	KMM	Date =	24-Mar-11		
	emerani (#	Duit	- FATAMA A.A.		The second secon

Coakley Landfill	NHDES Site #	198712001	Compound =	Arsenic
	EPA ID#	NHD064424153		
Well ID =	AE-2B	AE-3B	FPC-5B	FPC-11B
Number of tied groups	Count Ties	Count Ties	Count Ties	Count Ties
#tied 2 times	3	1	1	2
#tied 3 times	1	1	1	0
#tied 4 times	0	0	0	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	1	0
#tied 7 times	0	0	1	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?	COLUMN TO STATE OF THE STATE OF			
n=	16	16	16	8
V(S) =	486.67	488.67	449.33	63.33
S =	52	-32	23	-2
Z=	2.312	-1.402	1.038	-0.126

n = Number of Samples

 $V(S) = variance \ of \ S = 1/18 \ [n(n-1)(2n+5) \ - \ \sum p = 1 \\ \rightarrow g \ w_p(w_p-1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

 $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, Z= $(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend

Trend confidences defined at 99.5%, 99%, 97.5%, 95%, 90%, 85%, 80%, 75%, 70%, and no trend

AE-2B			Coakley I			NHDES#:			EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	12.5
13	11	7	8	26	13	16	11	18	16	25	24	20	19	26	16	Sum Rows
	-1	-1	-1	1	0	1	-1	1	1	1	1	1	1	1	1	6
		-1	-1	1	1	1	0	1	1	1	1	1	1	1	1	9
		1 5 12	1	- 4	1	1	1	1	1	1	1	- 1	1	1	1	13
				1	1	1	1	1	1	1	1	1	1	1	1	12
					-1	-1	-1	-1	-1	-1	-1	-1	-1	0	-1	-10
						1	-1	1	1	1	1	1	1	1	1	8
							-1	1	0	1	1	1	1	1	0	5
(q								1	1	1	1	1	1	1	1	8
Concentration (ppb)				20.00	700				-1	1	1	1	1	1	-1	3
5 20	1.	1	A	→ A	rsenic					1	1	1	1	1	0	5
10	JAN.										-1	-1	-1	1	-1	-3
e 0	-	1 1 1			near Arsenic)							-1	-1	1	-1	-2
5 J-9	8 J-00 J-02 J	-04 J-06 J-0	8 J-10 J-12	()	arseme)								-1	1	-1	-1
														1	-1	0
	Sar	nple Date													-1	-1
												1-11-1	Mann Ke	ndall Stati	istic (S) =	52

AE-3B		Site =	Coakley L	andfill	1	NHDES#:	19871200			NHD0644		PH H			mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
120	100	91	82	93	83	110	73	84	92	78	91	82	95	91	79	Sum Row
	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1
		-1	-1	-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1
			-1	1	-1	1	-1	-1	1	-1	0	-1	1	0	-1	
				1	1	1	-1	1	1	-1	1	0	1	1	-1	
					-1	1	-1	-1	-1	-1	-1	-1	1	-1	-1	
						1	-1	1	1	-1	1	1	1	1	-1	
							-1	-1	-1	-1	-1	-1	-1	-1	-1	
(q								1	1	1	1	1	1	1	1	
9dd 150	20								1	-1	1	-1	1	1	-1	
100 - 50 -	Sur	***	444		Arsenic					-1	-1	-1	1	-1	-1	
£ 50 -	***										1	1	1	1	1	
o cen	, , ,				inear							-1	1	0	-1	
9 1	J- J-	J- J- J	- J- J-	(Arsenic)								1	1	-1	
9	8 00 02	04 06 0	8 10 12											-1	-1	-
	Sa	mple Date										Harris,	190,57		-1	-
		p.c bate											Mann Ke	ndall Stati	istic (S) =	-3

FPC-5B			Coakley 1			NHDES#:			EPA ID#:					Co	mpound =	Arsenic
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
1	1	1	1	31	34	2	1	38	1	4	1	4	1		3	Sum Rows
	0	0	0	1	1	1	1	1	0	1	0	1	1		1	10
		0	0	1	1	1	1	1	0	1	0	1	1		1	10
			0	1	1	-1	1	1	0	1	0	1	1	- 1	1	10
				1	1	1	1	1	0	1	0	1	1		1	10
					1	-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-7
						-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-8
							-1	1	-1	1	-1	1	-1	-1	1	-1
(q								1	-1	1	-1	1	0	(1	2
(qdd) 40.0	T .								-1	-1	-1	-1	-1	-	-1	-7
	R	٨		-	Arsenic					1	0	1	1		1	5
0.0 0.0 0.0 0.0										THUS	-1	0	-1	14	-1	-4
0.0	-	1	1000		Linear							1	1		1	4
Co	J- J- J-	J- J	J- J- J-		(Arsenic)							THE REAL PROPERTY.	-1	-	-1	-3
		04 06 0												(1	1
	S	ample Date													1	1
													Mann Ke	endall Stat	istic (S) =	23

PC-11B		Site =	Coakley I	andfill			19871200		EPA ID#							mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8			0 Eve	nt 11	Event 12	Event 13	Event 14		Event 16	
								30		8	_11	(5	8	10	10	Sum Row
																	DE
							17.7		151				District of				
																Par de	MALE
						1		The same				Table.					To the last
						FIFT.	55-07-4	24.00					1.0				
9					p 19		Duc-										
(qdd) 40									Harris .	1	-1	-	-	-1	-1	-1	
Concentration 30					rsenic						1			0	1	1	
10 - 10		A. Au	0-0									-	-1	-1	-1	-1	
9 0		****		1	inear									1	1	1	
ال ق	- J- J- J	- J- J-	J- J-	(Arsenic)									-1	1	1	
98		4 06 08 ple Date	10 12												1	1	
	sam	pie Date														0	
														Mann Ke	ndall Stat	istic (S) =	

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
		EPA ID#	NHD064424153		
	Well ID =	MW-4		MW-9	
		Concentration	Concentration	Concentration	Concentration
Event	Sampling Date	The state of the s	(leave blank	(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99	1,400	2,700	950	5,400
2	11/10/99	1,300		1,400	8,600
3	4/19/00	1,700		1,200	2,700
4	8/18/00	1,400	3,100	1,000	3,600
5	11/18/00	1,500		1,100	1,900
6	4/1/01	1,600		880	910
7	8/1/01	1,400		1,000	3,900
8	8/1/02	1,300		1,100	4,400
9	8/1/03	1,700		1,300	8,100
10	8/1/04	1,400		1,100	3,900
11	8/1/05	13,000		710	3,500
12	8/1/06	4,500		2,400	3,200
13	11/15/07	5,900		1,200	2,800
14	8/12/08	5,800		3,500	760
15	8/19/09	1,200		2,100	2,200
16	8/18/10	1,100	2,900	1,400	2,700
		The second	No. 25 Page 1		
	Mann Kendall Statistic (S) =	12.0		40.0	-42.0
	Number of Rounds (n) =	16		16	
THE STREET	Average =	2887.50		1396.25	3660.63
	Standard Deviation =	3149.153		708.462	2188.346
200000	Coefficient of Variation(CV)=	1.091	0.142	0.507	0.598
		All Marie			
Error Check	, Blank if No Errors Detected				
Trend		No Trend	INCREASING	INCREASING	DECREASING
Confidence	Level	No Trend	99%	95%	95%
		THE WAY			
Stability Tes	st, If No Trend Exists at	CV > 1	Service Marie	TAPE PLAN	
	dence Level	NON-STABLE	NA	NA	NA NA
				MANUFACTURE OF THE PARTY OF THE	
Entry By $=$	KMM	Date =	24-Mar-11	BURNES BURNES	W. Carl Cal.

Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
THE RESERVE THE PARTY OF THE PA	EPA ID#	NHD064424153		
Well ID =	MW-4	MW-5S	MW-9	MW-10
Number of tied groups	Count Ties	Count Ties	Count Ties	Count Ties
#tied 2 times	2	2	3	2
#tied 3 times	0	0	1	0
#tied 4 times	1	0	0	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?				
n =	16	16	16	16
V(S) =	482.67	491.33	486.67	491.33
S =	12	58	40	-42
Z =	0.501	2.572	1.768	-1.850

n = Number of Samples

 $V(S) = variance of S = 1/18 [n(n-1)(2n+5) - \sum p=1 \rightarrow g \ w_p(w_p-1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

 $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, Z= $(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend

Trend confidences defined at 99.5%, 99%, 97.5%, 95%, 90%, 85%, 80%, 75%, 70%, and no trend

/W-4		Site =	Coakley I	andfill	1		19871200			NHD064						Manganes
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
1,400	1,300	1,700	1,400	1,500	1,600	1,400	1,300	1,700	1,400	13,000	4,500	5,900	5,800	1,200	1,100	Sum Row
	-1	1	0	1	1	0	-1	1	0	1	1	1	1	-1	-1	
		1	1	1	1	1	0	1	1	1	1	1	1	-1	-1	
			-1	-1	-1	-1	-1	0	-1	1	1	1	1	-1	-1	2
				1	1	0	-1	1	0	1	1	1	1	-1	-1	
					1	-1	-1	1	-1	1	1	1	1	-1	-1	
						-1	-1	1	-1	1	1	1	1	-1	-1	
					- 8		-1	1	0	1	1	1	1	-1	-1	
9					- 1 - 1			1	1	1	1	1	1	-1	-1	
9d 15,00	0								-1	1	1	1	1	-1	-1	
5 10,00	75.1	N.		→ Mar	nganese					1	1	1	1	-1	-1	
10,00 5,00		14	1								-1	-1	-1	-1	-1	
cen	0	444	90	— Line	ar nganese)							1	1	-1	-1	
u O	J- J- J-	. J. J. J	- J- J-	(IVIa	nganesej								-1	-1	-I	
		2 04 06 0										4-4		-1	-1	
	5	iample Date			70 1										-1	
												1-1-	Mann Ker	ndall Stati	stic (S) =	

MW-5S		Site =	Coakley I	andfill	l l	NHDES#:	19871200			NHD0644		Thirt.				Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
2,700	3,000	2,800	3,100	3,400	3,100	3,200	3,500	4,100	3,800	3,600	3,700	4,400	3,900	3,400	2,900	Sum Rows
	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	15
	No.	-1	1	1	1	1	1	1	1	1	1	1	1	1	-l	10
			1	1	1	1	1	1	1	-1	1	1	1	1	1	13
				1	0	1	1	1	1	1	1	1	1	1	-1	9
					-1	-1	1	1	1	1	1	1	1	0	-1	4
						1	1	1	-1	1	1	1	1	1	-1	8
							1	- 1	1	1	1	1	1	1	-1	7
G P								1	1	1	1	1	1	-1	-1	4
(dd 6,000								1551	-1	-1	-1	1	-1	-1	-1	-5
4,000 2,000		Accel	April 1	→ M	anganese					-1	-1	1	1	-1	-1	-2
2,000	-		-								1	1	1	-1	-1	1
e c)	17 17		lie	near							1	1	-1	-1	0
ő	J- J- J-	J- J-	J- J- J-		langanese								-1	-1	-1	-3
	98 00 02	04 06 0	08 10 12											-1	-1	-2
		ample Date													-1	-1
	,	ample Date											Mann Ker	ndall Statis	stic (S) =	58

MW-9			Coakley L			NHDES#:			EPA ID#:				PIE			Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
950	1,400	1,200	1,000	1,100	880	1,000	1,100	1,300	1,100	710	2,400	1,200	3,500	2,100	1,400	Sum Rows
	1	1	1	1	-1	1	1	1	1	-1	1	1	1	1	1	11
		-1	-1	-1	-1	-1	-1	-1	-1	-1	1	-1	1	1	0	-7
professional and the second			-1	-1	-1	-1	-1	1	-1	-1	1	0	1	1	1	-2
				1	-1	0	1	1	1	-1	1	1	1	1	1	7
					-1	-1	0	1	0	-1	1	1	1	1	1	3
						1	1	1	1	-1	1	1	1	1	1	8
							1	1	1	-1	1	1	1	1	1	7
9							HA III	1	0	-1	1	1	1	1	1	5
(qdd) 4,000) —			20 200					-1	-1	1	-1	1	1	1	1
5 3,000 # 2,000)		A	→ Ma	anganese					-1	1	1	1	1	1	4
3,000 0 0,000 0,000 0,000 0,000 0,000 0,000 0,000 0,000 0,000 0 0,000 0	-	Man A	1								1	1	1	1	1	5
8 0					ear							-1	1	-1	-1	-2
Co	J- J- J-	J- J-	J- J- J-	(N	anganese								1	1	1	3
1000		04 06 0												-1	-1	-2
	3	Sample Date													-1	-1
											100		Mann Ker	ndall Stati	stic (S) =	40

MW-10		Site =	Coakley I	andfill	1	NHDES#:	19871200			NHD064			-172			Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
5,400	8,600	2,700	3,600	1,900	910	3,900	4,400	8,100	3,900	3,500	3,200	2,800	760	2,200	2,700	Sum Rows
	1	-1	-1	-1	-1	-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-11
		-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-14
			1	-1	-1	1	1	- 1	1	1	1	1	-1	-1	0	4
				-1	-1	1	1	-1	1	-1	-1	-1	-1	-1	-1	-4
					-1	1	1	1	1	1	1	- 1	-1	1	1	7
						1	1	1	1	1	1	1	-1	1	1	8
							1	1	0	-1	-1	-1	-1	-1	-1	-4
G G								1	-1	-1	-1	-1	-1	-1	-1	-6
(qdd 10,0	00								-1	-1	-1	-1	-1	-1	-1	-7
centration (p	00	۸		→ M	anganese					-1	-1	-1	-1	-1	-1	-6
2,0 2,0	00	-	44								-1	-1	-1	-1	-1	-5
Je 2	0			——Lir	near							-1	-1	-1	-1	-4
S	J- J- J-	J- J- J-	J- J-		langanese								-1	-1	-1	-3
		04 06 08	10 12		00 mm - 00 co 10									1	1	2
	56	imple Date													1	1
													Mann Ke	ndall Stati	stic (S) =	-42

Well ID	Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
Concentration Cleave blank if no data) if no data if			EPA ID#	NHD064424153		
Concentration Cleave blank if no data) if no data if			0.7.0			
Event Number (leave blank (leave blank (leave blank if no data) if no data) if no data if n		Well ID =				
Number (most recent last) if no data) if no data) if no data) 1 8/18/99 220 6,500 1,900 1,500 1,200 1,200 1,200 3 4/19/00 730 7,700 900 650 1,000 4 8/18/00 490 5,400 650 1,000 5 1,000 6 4 8/18/00 450 6,700 650 1,200 6 4/1/01 500 4,900 830 830 830 7 8/1/01 290 1,500 740 900 8 8 8/1/02 330 5,200 950	Transmit	C L D		The second second second second		
1				Maria - Land	The same of the sa	
2	Number					
3	2					
4						
S						
Stability Test, If No Trend Exists at To% Confidence Level NA						
T						
Section Sect						
9					1, 1/5	
10						
12	10	8/1/04	380		760	
13	11	8/1/05	390		720	690
14	12	8/1/06	470	2,500	510	690
15	13	11/15/07	620	3,800	770	840
Mann Kendall Statistic (S) = 49.0 -81.0 -54.0 -29.0 Number of Rounds (n) = 16 16 16 16 16 16 16		8/12/08	580	2,300		850
Mann Kendall Statistic (S) = 49.0 -81.0 -54.0 -29.0 Number of Rounds (n) = 16 16 16 16 Average = 474.38 4300.00 835.63 966.25 966.25 Standard Deviation = 155.090 1990.310 326.005 258.763 258.763 Coefficient of Variation(CV) = 0.327 0.463 0.390 0.268 Error Check, Blank if No Errors Detected Trend Confidence Level 97.5% 99.5% 99.6 DECREASING DECREASIN					11000000	1,300
Number of Rounds (n) =	16	8/18/10	760	2,200	700	760
Number of Rounds (n) =	THE PARTY OF				LAND FRANCE	
Average	BR HELL					-29.0
Standard Deviation	100 182					
Coefficient of Variation(CV)= 0.327 0.463 0.390 0.268 Error Check, Blank if No Errors Detected Trend INCREASING DECREASING DECREASING Confidence Level 97.5% 99.5% 99% 85% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA NA						
Error Check, Blank if No Errors Detected Trend INCREASING DECREASING DECREASING Confidence Level 97.5% 99.5% 99% 85% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA NA	2000					
Trend INCREASING DECREASING DECREASING DECREASING Confidence Level 97.5% 99.5% 99% 85% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA		Coefficient of Variation(CV)=	0.327	0.463	0.390	0.268
Trend INCREASING DECREASING DECREASING DECREASING Confidence Level 97.5% 99.5% 99% 85% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA	E Cl 1	DI 1 :6N E D 1 1	THE PERSON			
Confidence Level 97.5% 99.5% 99% 85% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA	Error Check	k, Blank if No Errors Detected	THE RESERVE OF THE PARTY OF THE	A STREET, SQUARE, SQUARE,	THE RESERVE THE PERSON NAMED IN	AND DESCRIPTION OF THE PARTY OF
Confidence Level 97.5% 99.5% 99% 85% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA	Trand		INCREASING	DECREASING	DECREASING	DECREASING
Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA	H 2014 State Control 2013 St.	Level				
70% Confidence Level NA NA NA NA	Confidence	Level	97.570	77.570	3370	6570
70% Confidence Level NA NA NA NA	Stability Te	est, If No Trend Exists at			CAN COMMI	THE RESERVE
	The second secon	A STATE OF THE PARTY OF THE PAR	NA	NA	NA	NA
Entry By = KMM Date = 24-Mar-11	WHEN THE	· · · · · · · · · · · · · · · · · · ·				
	Entry By =	KMM	Date =	24-Mar-11	THE THEN	

Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
	EPA ID#	NHD064424153		
Well ID =	OP-2	OP-5	AE-2A	AE-3A
Number of tied groups	Count Ties	Count Ties	Count Ties	Count Ties
#tied 2 times	1	1	1	3
#tied 3 times	0	0	1	0
#tied 4 times	0	0	0	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?	PROBLEM TO SELECT	THE STREET		Inches pro
n=	16	16	16	16
V(S) =	492.33	492.33	488.67	490.33
S =	49	-81	-54	-29
Z=	2.163	-3.605	-2.398	-1.264

n = Number of Samples

$$V(S) = variance of S = 1/18 [n(n-1)(2n+5) - \sum p=1 \rightarrow g \ w_p(w_p-1)(2w_p+5)]$$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

$$Z = (S\text{-}1)/[V(S)]^{1/2} \text{ if } S\!\!>\!\!0, Z\!\!=\!\!0 \text{ if } S\!\!=\!\!0, Z\!\!=\!(S\!\!+\!\!1)/[V(S)]^{1/2} \text{ if } S\!\!<\!\!0$$

Z is comparred to table of critical values to determine confidence in trend

Trend confidences defined at 99.5%, 99%, 97.5%, 95%, 90%, 85%, 80%, 75%, 70%, and no trend

OP-2		Site =	Coakley I				19871200		EPA ID#:							Manganes
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
220	390	730	490	450	500	290	330	360	380	390	470	620	580	630	760	Sum Rows
	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	15
		1	1	1	1	-1	-1	-1	-1	0	1	1	1	1	1	
			-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	1	-1)
				-1	1	-1	-1	-1	-1	-1	-1	1	1	1	1	-2
					1	-1	-1	-1	-1	-1	1	1	1	1	1	
						-1	-1	-1	-1	-1	-1	1	1	1	1	
							1	1	1	1	1	-1	1	1	1	9
(q								1	1	1	1	1	1	1	1	1
(pdd) 800									1	1	1	1	1	1	1	
600	A	- A	44	→ Mai	nganese					1	1	1	1	1	1	
Concentration 000 000 000	200	444"			15.74						1	1	1	1	1	
e 0		1 1 1		Line								1	1	1	1	4
9 1	J- J- J-	J- J- J-	. J- J-	(IVIa	inganese)								-1	1	1	
9		04 06 08	8 10 12											1	1	1
	Sa	mple Date													1	
													Mann Ke	ndall Stati	stic (S) =	49

OP-5		Site =	Coakley I	andfill	1	NHDES#:	19871200			NHD0644						Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
6,500	7,100	7,700	5,400	6,700	4,900	1,500	5,200	3,900	3,500	3,800	2,500	3,800	2,300	1,800	2,200	Sum Rows
	1	1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-9
		1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-12
			-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-13
				1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-10
					-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-11
						-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-8
							1	1	1	1	1	1	1	1	1	9
Q								-1	-1	-1	-1	-1	-1	-1	-1	-8
(qdd) 10,00	00							2711	-1	-1	-1	-1	-1	-1	-1	-7
5,00	. 4			→ M:	anganese					1	-1	1	-1	-1	-1	-2
5,00		7000	Aug								-1	0	-1	-1	-1	-4
ceu	0	-		lir	near							1	-1	-1	-1	-2
S	J- J- J	- J- J-	J- J- J-		langanese								-1	-1	-1	-3
	98 00 0	2 04 06	08 10 12											-1	-1	-2
		Sample Date	e												1	1
		Jumpie Dati											Mann Ker	ndall Stati	stic (S) =	-81

AE-2A		Site =	Coakley I	andfill	1	NHDES#:			EPA ID#:							Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
1,900	1,200	900	650	650	830	740	950	830	760	720	510	770	610	650	700	Sum Rows
	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-15
		-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-14
			-1	-1	-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-11
				0	1	1	1	1	1	1	-1	1	-1	0	1	6
					1	1	1	1	1	1	-1	1	:-1	0	1	6
						-1	1	0	-1	-1	-1	-1	-1	-1	-1	-7
							1	1	1	-1	-1	1	-1	-1	-1	-1
(q								-1	-1	-1	-1	-1	-1	-1	-1	-8
(qdd) 2,000									-1	-1	-1	-1	-1	-1	:-1	-7
5 1,500				→ M:	anganese					-1	-1	1	-1	-1	-1	-4
1,000		MAN W	444								-1	1	-1	-1	-1	-3
8 0		-	-	1,075	near							1	1	1	1	4
S	J- J- J-	J- J-	J- J- J-	(N	langanese								-1	-1	-1	-3
		04 06 0												1	1	2
	3	Sample Date	2												1	1
						371			guen,	The Park	4. 1		Mann Ke	ndall Stati	stic (S) =	-54

AE-3A			Coakley I			NHDES#:			EPA ID#:							Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
1,500	1,200	650	1,000	1,200	890	900	950	1,300	740	690	690	840	850	1,300	760	Sum Rows
	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-15
		-1	-1	0	-1	-1	-1	1	-1	-I	-1	-1	-1	1	-1	-9
1.3%			1	1	1	1	1	1	1	1	1	1	1	1	1	13
				1	-1	-1	-1	1	-1	-1	-1	-1	-1	1	-1	-6
					-1	-1	-1	1	-1	-1	-1	-1	-1	1	-1	-7
						1	1	1	-1	-1	-1	-1	-1	1	-1	-2
							1	1	-1	-1	-1	-1	-1	1	-1	-3
Q								1	-1	-1	-1	-1	-1	1	-1	-4
(qd 2,000									-1	-1	-1	-1	-1	0	-1	-6
1,500 1,000 500	\$ a	R .	A	→ Ma	anganese					-1	-1	1	- 1	1	1	2
1,000		944-44	-		77.1 						0	1	1	1	1	4
. o		1 1 1		tir	iear							1	1	1	1	4
S	J- J- J-	J- J- J-	J- J-		langanese								1	1	-1	1
	98 00 02		10 12											1	-1	0
	Sar	nple Date													-1	-1
							بتعورا			2.15			Mann Ker	ndall Stati	stic (S) =	-29

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
		EPA ID#	NHD064424153		
					A Pile
	Well ID =	FPC-6A			
Vasilet		Concentration		Concentration	Concentration
Event	Sampling Date			(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99		430		
2	11/10/99		410		
3	4/19/00		340		
4	8/18/00	140			
5	11/18/00	200			
6	4/1/01	150			
7	8/1/01		345		HE STATE OF THE ST
8	8/1/02		340		
9	8/1/03	7,200			
10	8/1/04	530			
11	8/1/05	610			
12	8/1/06	410			
13	11/15/07	500			
14	8/12/08	360			
15	8/19/09	2,400			
16	8/18/10	3,600	220		
		MERCEN IS			
BARRETTA	Mann Kendall Statistic (S) =	23.0		0.0	0.0
	Number of Rounds (n) =	11	15	0	0
318 30	Average =	1463,64		#DIV/0!	#DIV/0
S. C. STEEL	Standard Deviation =	2197.231	135.658	#DIV/0!	#DIV/0!
	Coefficient of Variation(CV)=	1.501	0.432	#DIV/0!	#DIV/0!
D CL 1			HEAT RESIDEN		
Error Check	k, Blank if No Errors Detected	The second second	Color Parketter Co	n<4	n<4
Trend		INCREASING	DECREASING	n<4	n<4
Confidence	Level	95%	90%	n<4	n<4
Confidence		2370	3070		The state of the s
Stability Te	est, If No Trend Exists at		The state of the state of	n<4	n<4
	idence Level	NA	NA	n<4	n<4
	Maria Cara Cara Cara Cara Cara Cara Cara	THE RESERVE THE PARTY OF THE PA	MARIO STATE	Jan Philippe College	A STATE OF THE PARTY OF THE PAR
Entry By =	KMM	Date =	24-Mar-11		
The state of the s					

Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
	EPA ID#	NHD064424153		
Well ID =	FPC-6A	FPC-9A	0	0
Number of tied groups	No Ties	Count Ties	No Ties	No Ties
#tied 2 times	0	3	0	0
#tied 3 times	0	0	0	0
#tied 4 times	0	0	0	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	. 0	0	0
Count Error?	THE PART AND			
n=	11	15	0	- 0
V(S) =	165.00	405.33	0.00	0.00
S =	23	-28	0	0
Z=	1.713	-1.341	0.000	0.000

n = Number of Samples

 $V(S) = variance of S = 1/18 [n(n-1)(2n+5) - \sum p=1 \rightarrow g \ w_p(w_p-1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

 $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, $Z=(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend

Trend confidences defined at 99.5%, 99%, 97.5%, 95%, 90%, 85%, 80%, 75%, 70%, and no trend

FPC-6A			Coakley I				19871200		EPA ID#:							Manganes
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
			140	200	150			7,200	530	610	410	500	360	2,400	3,600	Sum Rows
																(
																(
																(
				1	1			-1	1	1	1	1	1	1	1	10
					-1			1	1	. 1	1	1	1	1	1	
								1	1	1	1	1	1		1	1
(q					100											
(qdd) 8,000	0			2 773					-1	-1	-l	-1	-1	-1	-1	
5 6,000	0 +	1		→ Ma	nganese					1	-1	-1	-1	1	1	
			100	1							-1	-1	-1	1	1	-
9 0		***	4	Line	77.74							1	(-I	1	1	
9	J- J- J-	J- J- J-	J- J-	(IVIa	inganese)								-1	1	1	
	98 00 02		3 10 12										-2-61	1	1	
	Sa	mple Date													1	
													Mann Ker	ndall Stati	stic (S) =	23

PC-9A		Site =	Coakley I	andfill	1	VHDES#:	19871200			NHD0644						Manganes
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
430	410	340	320		350	345	340	420	40	30	270	410	520	270	220	Sum Rows
	-1	-1	-1		-1	-1	-1	-1	-1	-1	-1	-1	1	-1	-1	-1
		-1	-1		-1	-1	-1	1	-1	-1	-1	0	1	-1	-1	4
			-1		1	1	0	1	-1	-1	-1	1	1	-1	-1	
					1	1	1	1	-1	-1	-1	1	1	-1	-1	
						-1	-1	1	-1	-1	-1	1	1	-1	-1	
							-1	1	-1	-1	-1	1	1	-1	-1	
G P								1	-1	-1	-1	1	1	-1	-1	
9dd 600									-1	-1	-1	-1	1	-1	-1	
400 200	-	A 1	1	M	inganese					-1	1	1	1	1	1	
200		1	-								1	1	1	1	1	
. o	1 1	1		Lir	ear							1	1	0	-1	
9	J- J- J-	J- J- J	- J- J-		anganese								1	-1	-1	Ker -
9	8 00 02	04 06 0	8 10 12		vaca d um kanan									-1	-1	-
	Sa	mple Date													-1	
	30	impic bate											Mann Ke	ndall Statis	stic (S) =	-2

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
AS THE		EPA ID#	NHD064424153		
		The least the second			
10539	Well ID =	BP-4		MW-6	
		Concentration	Concentration	Concentration	Concentration
Event	Sampling Date	(leave blank	(leave blank	(leave blank	
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99	1,200	1,000	1,100	4,500
2	11/10/99	1,200		740	3,500
3	4/19/00	1,500		600	3,900
4	8/18/00	1,400	930	980	4,200
5	11/18/00	1,400		80	3,600
6	4/1/01	1,700	1,200	600	3,200
7	8/1/01	1,500		1,200	9,800
8	8/1/02	1,300		1,200	2,800
9	8/1/03	1,400		1,100	
10	8/1/04	1,300		700	2,400
11	8/1/05	1,700		970	2,500
12	8/1/06	1,300		540	2,500
13	11/15/07	1,200		740	1,600
14	8/12/08	1,100	780	520	1,900
15	8/19/09	94	770	490	2,000
16	8/18/10	1,200	730	1,900	2,100
	Control of the last two	CONTRACTOR OF THE PARTY OF THE		THE STREET	
	Mann Kendall Statistic (S) =	-36.0		-14.0	-81.0
A THE REAL PROPERTY.	Number of Rounds (n) =	16		16	
1215318	Average =	1280.88		841.25	3337.50
STATE OF THE STATE OF	Standard Deviation =	361.348		416.475	
Market L	Coefficient of Variation(CV)=	0.282	0.130	0.495	0.576
			New Total		
Error Check	k, Blank if No Errors Detected				
Trend		DECREASING	DECREASING	DECREASING	DECREASING
Confidence	Level	90%	99.5%	70%	99.5%
Stability To	st, If No Trend Exists at	DECKNOWN TO		Marin Residence	TO BE SEED OF
	idence Level	NA	NA	NA	NA NA
		THE BUILDING	TOTAL ROAD	Yes Town	
Entry By =	KMM	Date =	24-Mar-11		

Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
	EPA ID#	NHD064424153		
Well ID =	BP-4	MW-5D	MW-6	MW-8
Number of tied groups	Count Ties	Count Ties	Count Ties	Count Ties
#tied 2 times	2	3	4	1
#tied 3 times	2	0	0	0
#tied 4 times	1	0	0	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?				
n =	16	16	16	16
V(S) =	475.33	490.33	489.33	492.33
S =	-36	-89	-14	-81
Z=	-1.605	-3.974	-0.588	-3.605

n = Number of Samples

 $V(S) = \text{variance of } S = 1/18 [n(n-1)(2n+5) - \sum p=1 \rightarrow g \ w_p(w_p-1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

- S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision
- $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, Z= $(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend Trend confidences defined at 99.5%, 99%, 97.5%, 95%, 90%, 85%, 80%, 75%, 70%, and no trend

BP-4		Site =	Coakley I	andfill	1	NHDES#:	19871200		EPA ID#:					Co	mpound =	Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
1,200	1,200	1,500	1,400	1,400	1,700	1,500	1,300	1,400	1,300	1,700	1,300	1,200	1,100	94	1,200	Sum Rows
	0	1	1	1	1	1	1	1	1	1	1	0	-1	-1	0	8
		1	1	1	1	1	1	1	1	1	1	0	-1	-1	0	8
			-1	-1	1	0	-1	-1	-1	1	-1	-1	-1	-1	-1	-8
				0	1	1	-1	0	-1	1	-1	-1	-1	-1	-1	-4
					1	1	-1	0	-1	1	-1	-1	-1	-1	-1	-4
						-1	-1	-1	-1	0	-1	-1	-1	-1	-1	-9
							-1	-1	-1	1	-1	-1	-1	-1	-1	-7
Q .								1	0	1	0	-1	-1	-1	-1	-2
(qdd) 2,000)			102					-1	1	-1	-1	-1	-1	-1	-5
5 1,500		MA		→ Ma	nganese					1	0	-1	-1	-1	-1	-3
1,000			V								-1	-1	-1	-1	-1	-5
8 0			¥	Line	ear anganese)							-1	:+l	-1	-1	-4
5	J- J- J-	J- J- J	- J- J-	(IA)	anganese)								-1	-1	0	-2
	98 00 02													-1	1	0
	Sa	ample Date											100		1	1
													Mann Ke	ndall Stati	stic (S) =	-36

MW-5D		Site =	Coakley I	andfill	1	NHDES#:	19871200			NHD064						Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
1,000	1,100	980	930	920	1,200	920	860	880	870	890	890	860	780	770	730	Sum Rows
	1	-1	-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-11
		-1	-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-12
		711	-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-11
				-1	1	-1	-1	-1	7	-1	-1	-1	-1	-1	-1	-10
					1	0	-1	-1	-1	-1	-1	-1	-1	-1	-1	-8
						-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-10
						-	-1	-1	7-1	-1	-1	-1	-I	-1	-1	-9
G P								1	1	1	1	0	-1	-1	-1	1
9dd 1,500	0								-1	1	1	-1	-1	-1	-1	-3
5 1,000		***		→ M	anganese					1	1	-1	-1	-1	-1	-2
E 500	0	***	400								0	-1	-1	-1	-1	-4
5 (0		1 1 1		near							-1	-1	-1	-1	-4
9	J- J- J-	J- J-	J- J- J-		langanese								-1	-1	-1	-3
	98 00 02	2 04 06 0	08 10 12		e sen r am ana (ett 40% a)								21111	-1	-1	-2
		Sample Date												10 T T T T	-1	-1
		- Inpic Date										Turk-	Mann Ke	ndall Stati	stic (S) =	-89

MW-6		Site =	Coakley I	andfill	1		19871200		EPA ID#:							Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
1,100	740	600	980	80	600	1,200	1,200	1,100	700	970	540	740	520	490	1,900	Sum Rows
	-1	-1	-1	-1	-1	- 1	1	0	-1	-1	-1	-1	-1	-1	1	-8
		-1	1	-1	-1	1	1	1	-1	1	-1	0	-1	-1	1	-1
			1	-1	0	1	1	1	1	1	-1	1	-1	-1	1	4
				-1	-1	1	- 1	1	-1	-1	-1	-1	-1	-1	1	-4
					1	1	1	1	1	1	1	1	1	1	1	11
						1	1	1	1	1	-1	1	-1	-1	1	4
							0	-1	-1	-1	-1	-1	-1	-1	1	-(
Q								-1	-1	-1	-1	-1	-1	-1	1	-6
(qdd 2,000)	45.		100					-1	-1	-1	-1	-1	-1	1	-5
)		-	→ M	anganese					1	-1	1	-1	-1	1	(
1,500 1,000 500		M	no.								-1	-1	-1	-1	1	-3
9 0		-1-1-			near						a fall	1	-1	-1	1	0
ő	J- J- J-	J- J	J- J- J-	(N	langanese								-1	-1	1	-1
		04 06 0												-1	1	0
	3	Sample Date													1	1
													Mann Ke	ndall Stati	stic (S) =	-14

MW-8		Site =	Coakley I	Landfill	1	NHDES#:	19871200			NHD064						Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
4,500	3,500	3,900	4,200	3,600	3,200	9,800	2,800	2,900	2,400	2,500	2,500	1,600	1,900	2,000	2,100	Sum Rows
	-1	-1	-1	21	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-13
		1	1	1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-6
			1	-1	-1	1	-1	-1	-1	-1	-1	-1	-l	-1	-1	-9
				-1	-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-10
					-1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-9
						1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-8
						196	-1	-1	-1	-1	-1	-1	-1	-1	-1	-9
9								1	-l	-1	-1	-1	-1	-1	-1	-6
9dd 15,00	00								-1	-1	-1	-1	-1	-1	-i	-7
ig 10,00	00			→ M:	anganese					1	1	-1	-1	-1	-1	-2
5,00	00										0	-1	-1	-1	-1	-4
cer	0	-	44	—_tir	ear							-1	-1	-1	-1	-4
Š	J- J- J-	J- J- J-	J- J-		langanese								1	1	1	3
		04 06 08	10 12		and words in page.									1	1	2
	Sa	mple Date													1	1
													Mann Ker	ndall Stati	stic (S) =	-81

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
STATE OF THE STATE	AND RESIDENCE OF THE PARTY OF T	EPA ID#	NHD064424153		
1500	Well ID =	MW-11	AE-2B	AE-3B	FPC-6E
No. of the last		Concentration	Concentration	Concentration	Concentration
Event	Sampling Date	(leave blank	(leave blank	(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data
1	8/18/99	840	4,100	1,400	1,100
2	11/10/99	930		2,200	830
3	4/19/00	880	5,100	2,000	670
4	8/18/00	1,000		1,900	760
5	11/18/00	950		2,100	690
6	4/1/01	780	5,100	2,000	620
7	8/1/01	710	4,400	1,400	830
8	8/1/02	600	4,400	1,400	750
9	8/1/03	600		1,500	600
10	8/1/04	590		1,100	5,900
11	8/1/05	530	3,100	1,100	6,200
12	8/1/06	450	2,400	1,000	2,100
13	11/15/07	410	2,100	570	3,100
14	8/12/08	440	1,700	480	3,000
15	8/19/09	390	1,700	1,400	340
16	8/18/10	340	1,300	950	400
				SHAP WEEK	
	Mann Kendall Statistic (S) =	-101.0		-76.0	-3.0
	Number of Rounds (n) =	16		16	
	Average =	652.50	3756.25	1406.25	1743.13
	Standard Deviation =	220.409		528.342	1885.509
	Coefficient of Variation(CV)=	0.338	0.437	0.376	1.082
			MATERIAL STATE		
Error Check	t, Blank if No Errors Detected		NED SERVICE CO.		STEP STATE
Trend	MATERIAL PARTIES	DECREASING	DECREASING	DECREASING	No Trend
Confidence	Level	99.5%	99.5%	99.5%	No Trend
Stability Te	st, If No Trend Exists at	ter the south			CV >
	idence Level	NA	NA	NA	NON-STABLE
other D	VMM	Data	24 Mor 11		
Entry By =	KIVIIVI	Date =	24-Mar-11	MENTER WAR	

Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
	EPA ID#	NHD064424153		
Well ID =	MW-11	AE-2B	AE-3B	FPC-6B
Number of tied groups	Count Ties	Count Ties	Count Ties	Count Ties
#tied 2 times	1	3	2	1
#tied 3 times	0	0	0	0
#tied 4 times	0	0	1	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?				
n=	16	16	16	16
V(S) =	492.33	490.33	482.67	492.33
S =	-101	-91	-76	-3
Z =	-4.507	-4.064	-3.414	-0.090

n = Number of Samples

 $V(S) = variance of S = 1/18 [n(n-1)(2n+5) - \sum p=1 \rightarrow g \ w_p(w_p-1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

 $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, Z= $(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend Trend confidences defined at 99.5%, 99%, 97.5%, 95%, 90%, 85%, 80%, 75%, 70%, and no trend

MW-11		Site =	Coakley L	andfill	1	NHDES#:				NHD064						Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
840	930	880	1,000	950	780	710	600	600	590	530	450	410	440	390	340	Sum Rows
THE RE	1	1	1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-7
		-1	1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	1-	-10
			1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-9
				-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-12
				10.00	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-11
						-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-10
			5				-1	-1	-1	-1	-1	-1	-1	-1	s+1	-9
9								0	-1	-1	-1	-1	-1	-1	-1	-7
(qdd 1,500) -								-1	-1	-1	-1	-1	-1	-1	-7
	200			Mar	nganese					-1	-1	-1	-1	-1	-1	-6
1,000 500		-	444								-1	-1	-1	-1	-1	-5
o cen	0			— Line								-1	-1	-1	-1	-4
Con	J- J- J-	J- J- J	- J- J-	(Ma	nganese)								1	-1	-1	-1
		04 06 0												-1	-1	-2
	Si	ample Date													-1	-1
													Mann Ke	ndall Stati	stic (S) =	-101

AE-2B		Site =	Coakley I	andfill	1	VHDES#:	19871200			NHD064			R MALE			Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
4,100	5,300	5,100	6,300	6,400	5,100	4,400	4,400	3,700	3,000	3,100	2,400	2,100	1,700	1,700	1,300	Sum Rows
	1	1	1	1	1	1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1
		-1	1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-10
			1	1	0	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-8
				1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-10
					-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-11
						-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-10
							0	-1	-1	-1	-1	-1	-1	-1	-1	-8
9								-1	-1	-1	-1	-1	-1	-1	-1	-8
(qdd) 8,000) —								-1	-1	-1	-1	-1	-1	-l	-7
5 6,000	- 6			→ M:	anganese					1	-1	-1	-1	-1	-1	-4
6,000 000,4 000,2		Appen									-1	-1	-1	-1	-1	-5
9 0				— Lir	near							-1	-1	-1	-1	-4
Conce	J- J- J-	J- J-	J- J- J-		langanese								-1	-1	-1	-3
	98 00 02	04 06 0	08 10 12		AMERICAN STREET								Do Francis	0	-1	-1
		iample Date													-1	-1
		ompie Date											Mann Ker	ndall Stati	stic (S) =	-91

AE-3B	The same	Site =	Coakley I	andfill	1	NHDES#:	19871200			NHD064						Manganes
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
1,400	2,200	2,000	1,900	2,100	2,000	1,400	1,400	1,500	1,100	1,100	1,000	570	480	1,400	950	Sum Rows
	1	1	1	1	1	0	0	1	-1	-1	-1	-1	-1	0	-1	
		-1	-1	-1	-1	-1	*1	-1	-1	-1	-1	-1	-1	-1	-1	-14
			-1	1	0	-1	-1	-1	-1	-1	-1	o+1	-1	-1	-1	-10
				1	1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-(
					-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-1
						-1	-1	-1	-1	-1	-1	-1	-1	-1	-1	-10
							0	1	-1	-1	-1	-1	-1	0	-1	
q					100			1	-1	-1	-1	-1	-1	0	-1	-
9dd 3,000	_								-1	-1	-1	-1	-1	-1	-1	
2,000 1,000	M			→ M	anganese					0	-1	-1	-1	1	-1	
1,000	0 04	MARKET STATE	A								-1	-1	-1	1	-1	3
e 0	100	-	1 1		ear							-1	-1	- 1	-1	
S	J- J- J-	J- J	J- J- J-	(N	langanese								-1	1	1	
	98 00 02				C NA									1	1	
	3	ample Date													-1	
													Mann Ker	ndall Statis	stic (S) =	-70

FPC-6B		Site =	Coakley I	andfill			19871200			NHD064						Manganese
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
1,100	830	670	760	690	620	830	750	600	5,900	6,200	2,100	3,100	3,000	340	400	Sum Rows
	-1	-1	-1	-1	-1	-1	-1	-1	1	1	1	1	1	-1	-1	-5
		-1	-1	-1	-1	0	-1	-1	1	1	1	1	1	-1	-1	-3
			1	1	-1	1	1	-1	1	1	1	1	1	-1	-1	5
				-1	-1	1	-1	-1	1	1	1	1	1	-1	-1	0
					-1	1	1	-1	1	1	1	1	1	-1	-1	3
						1	1	-1	1	1	1	1	1	-1	-1	4
					100		-1	-1	1	1	1	1	1	-1	-1	1
(gdd) 8,000								-1	1	1	1	1	1	-1	-1	2
									1	1	1	1	1	-1	-1	3
6,000 4,000 2,000 0		19		→ Ma	anganese					1	-1	-1	-1	-1	-1	-4
2,000		1									-1	-1	-1	-1	-1	-5
			-	— Lin	ear							1	1	-1	-1	0
S	J- J- J-	J- J- J-	J- J-		anganese								-1	-1	-1	-3
	98 00 02	04 06 08 nple Date	10 12											-1	-1	-2
	San	npie Date													1	1
													Mann Ker	ndall Stati	stic (S) =	-3

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
		EPA ID#	NHD064424153		Harris Commen
R. P. C.		A TOTAL SECTION	PER MADE LAND		
	Well ID =	FPC-11B			
		Concentration	Concentration	Concentration	Concentration
Event	Sampling Date	(leave blank	(leave blank	(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99				
2	11/10/99				
3	4/19/00				
4	8/18/00				
5	11/18/00			Mark Co.	
6	4/1/01				
7	8/1/01				
8	8/1/02				
9	8/1/03	3,000			
10	8/1/04	2,200			
11	8/1/05	2,500			
12	8/1/06	880			
13	11/15/07	1,300			
14	8/12/08	1,400			
15	8/19/09	710			
16	8/18/10	520			
No. 1				See and Market	
STATE OF	Mann Kendall Statistic (S) =	-20.0	0.0	0.0	0.0
	Number of Rounds (n) =	8	0	0	(
	Average =	1563.75	#DIV/0!	#DIV/0!	#DIV/0
	Standard Deviation =	904.464	#DIV/0!	#DIV/0!	#DIV/0
	Coefficient of Variation(CV)=	0.578	#DIV/0!	#DIV/0!	#DIV/0
E CI I			Decimal Lab	EUS WOLLD STATE	Han I To the Longit
Error Check	x, Blank if No Errors Detected	Beautiful States	n<4	n<4	n<4
Trend	NEWS THE PROPERTY OF	DECREASING	n<4	n<4	n<4
Confidence	Level	99%	n<4	n<4	n<4
	st, If No Trend Exists at		n<4	n<4	n<4
70% Confi	idence Level	NA	n<4	n<4	n<4
Entry By =	VMM	Data -	24-Mar-11		
Entry by -	MINIM	Date -	24-Iviai-11	TOM BED SEE S	

Coakley Landfill	NHDES Site #	198712001	Compound =	Manganese
	EPA ID#	NHD064424153		
Well ID =	FPC-11B	0	0	0
Number of tied groups	No Ties	No Ties	No Ties	No Ties
#tied 2 times	0	0	0	0
#tied 3 times	0	0	0	0
#tied 4 times	0	0	0	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?				
n=	8	0	0	0
V(S) =	65.33	0.00	0.00	0.00
S =	-20	0	0	0
Z=	-2.351	0.000	0.000	0.000

n = Number of Samples

 $V(S) = \text{variance of } S = 1/18 [n(n-1)(2n+5) - \sum_{p=1}^{\infty} w_p(w_p-1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

- S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision
- $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, Z= $(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend Trend confidences defined at 99.5%, 99%, 97.5%, 95%, 90%, 85%, 80%, 75%, 70%, and no trend

PC-11B			Coakley I				19871200		EPA ID#:							Mangane
Event I	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
						10.71		3,000	2,200	2,500	880	1,300	1,400	710	520	Sum Row
																Table 1
						VI 2777										
G P												BE		- A		
(qd 6,000	0 +								-1	-1	-1	-1	-1	-1	-1	
5 4,000	4			→ Mai	nganese					1	-1	-1	-1	-1	-1	
2,000 2,000		and .	_								-1	-1	-1	-1	-1	
ea c	0	-	44	- Line								1	1	-1	-1	
Son	J- J- J-	J- J- J	- J- J-	(IVIa	inganese)								1	-1	-1	
-	98 00 02												H HONE	-1	-1	
	Si	ample Date													-1	
												33 Per 19	Mann Ke	ndall Stati	stic (S) =	=2

)		Site =	Coakley I	Landfill			19871200		EPA ID#:					Co	mpound =	Manganeso
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15		Sum Rows
																0
	- 1															0
										HITCH						0
					e A service							1050				0
									-							0
_												EEE				0
qdd)																0
j 1				→ M:	anganese											0
Concentration (ppb)				— Lir	near											0
0 +0	8 J-00 J-02 J	04 1 06 1 0	00 1 10 1 12	(N	langanese											0
7-30			76 7-10 7-12													0
	Sai	mple Date											Mann Ke	ndall Stati	stic (S) =	0

Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Benzene
		EPA ID#	NHD064424153		
	Well ID =	MW-5S			
E IN RESULT		Concentration		Concentration	Concentration
Event	Sampling Date	The second secon	A CONTRACT OF THE PARTY OF THE	(leave blank	(leave blank
Number	(most recent last)	if no data)	if no data)	if no data)	if no data)
1	8/18/99	6			
2	11/10/99	7			
3	4/19/00	8			
4	8/18/00				
5	11/18/00	8			
6	4/1/01	7		THE PARTY	
7	8/1/01	6			
8	8/1/02	6			
9	8/1/03			Lieb China	
10	8/1/04				
11	8/1/05				
12	8/1/06			THE STATE	
13	11/15/07	5			
14	8/12/08				
15	8/19/09			To Troub Cart	
16	8/18/10	4		and the same	
		10.0		0:0	
103 3 3	Mann Kendall Statistic (S) =	-49.0		0.0	0.0
EN OTOM	Number of Rounds (n) =	14		0	0
	Average =	5.32		#DIV/0!	#DIV/0!
	Standard Deviation =	2.350		#DIV/0!	#DIV/0!
TO THE STREET	Coefficient of Variation(CV)=	0.442	#DIV/0!	#DIV/0!	#DIV/0!
Error Charl	k, Blank if No Errors Detected		n<4	n<4	n<4
Lifer Check	K, Blank II No Enois Detected	A STATE OF THE PARTY OF THE PAR	11/4	1104	1154
Trend		DECREASING	n<4	n<4	n<4
Confidence	Level	99.5%	n<4	n<4	n<4
Harris and		A STATE OF THE STA			Carpino de Carpino de la Carpi
Stability Te	est, If No Trend Exists at		n<4	n<4	n<4
70% Conf	idence Level	NA	n<4	n<4	n<4
			THE RESERVE		
Entry By =	KMM	Date =	24-Mar-11		

Coakley Landfill	NHDES Site #	198712001	Compound =	Benzene
	EPA ID#	NHD064424153	MEN LES	
Well ID =	MW-5S	0	0	0
Number of tied groups	Count Ties	No Ties	No Ties	No Ties
#tied 2 times	2	0	0	0
#tied 3 times	2	0	0	0
#tied 4 times	0	0	0	0
#tied 5 times	0	0	0	0
#tied 6 times	0	0	0	0
#tied 7 times	0	0	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?	Block of the State			
n =	14	0	0	0
V(S) =	324.33	0.00	0.00	0.00
S =	-49	0	0	0
Z=	-2.665	0.000	0.000	0.000

n = Number of Samples

$$V(S) = variance of S = 1/18 [n(n-1)(2n+5) - \sum p=1 \rightarrow g \ w_p(w_p-1)(2w_p+5)]$$

where g = number of tied groups and w_p represents the number of data points in the p^{th} group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

$$Z = (S\text{-}1)/[V(S)]^{1/2} \text{ if } S \!\!>\!\! 0, Z \!\!=\!\! 0 \text{ if } S \!\!=\!\! 0, Z \!\!=\!\! (S\text{+}1)/[V(S)]^{1/2} \text{ if } S \!\!<\!\! 0$$

Z is comparred to table of critical values to determine confidence in trend

Trend confidences defined at 99.5%, 99%, 97.5%, 95%, 90%, 85%, 80%, 75%, 70%, and no trend

MW-5S		Site =	Coakley I			NHDES#:			EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
6	7	8	8	8	7	6	6	2			1	5	4	3	4	Sum Rows
	1	1	1	1	1	0	0	-1			-1	-1	-1	-1	-1	-1
		1	1	1	0	-1	-1	-1			-1	-1	-1	-1	-1	-5
			0	0	-1	-1	-1	-1			-1	-1	-1	-1	-1	-9
				0	-1	-1	-1	-1			-1	-1	-1	-1	-1	-9
					-1	-1	-1	+1			-1	-1	-1	-1	-1	-9
						-1	-1	-1			-1	-1	-1	-1	-1	-8
							0	-1			-1	-1	-1	-1	-1	-6
G P								-1			-1	-1	-1	-1	-1	-6
(qdd) 10					e transport						-1	1	1	1	1	3
centration 5	A			→ Be	nzene				F - 100							0
trat	, ,	1	440		a Dodatik						REMARKS.					0
	1 1	4			near enzene)							1	1	1	1	4
5 J-98	8 J-00 J-02 J	-04 J-06 J-0	8 J-10 J-12	(D	enzenej								-1	-1	-1	-3
														-1	0	-1
	Sar	nple Date													1	1
													Mann Ke	ndall Stati	istic (S) =	-49

	ng Pali	Site =	Coakley I	Landfill	1	NHDES#:	19871200	1 I	EPA ID#:					Co	mpound =	Benzene
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15		Sum Rov
l																
										y III						
-																
2													Lave			
2 — 1 — 1 — 0 — 0 — 0 — 0 — 0 — 0 — 0 — 0				-ф-В	enzene											
0					inear Benzene)											
J-98	J-00 J-02 J-		8 J-10 J-12													
	San	ıple Date											Mann Ker	ndall Stati	stic (S) =	

Stability Test, If No Trend Exists at	Site Name	Coakley Landfill	NHDES Site #	198712001	Compound =	Benzene
Concentration Cleave blank if no data if no da			EPA ID#	NHD064424153		A STATE OF THE PARTY OF
Concentration Cleave blank if no data if no da		Reference to the State of			Shift of the last	
Event Number (leave blank (leave blank fin o data) (leave blan		Well ID =				
Number (most recent last) if no data) if no data if no data 1 8/18/99 3 4 13 11 11 11 11 11	SCHOOL SECTION	A STANCE OF THE RESERVE AND ADDRESS.	A STATE OF THE PARTY OF THE PAR	and the product of the contract of	The state of the state of the state of	
1						N. Carlotte
11/10/99 5 9 17 11	Number		if no data)	if no data)		if no data)
3	1	The state of the s	3	4	COLUMN TO A STATE OF THE PARTY	
A						11
S	3					
Stability Test, If No Trend Exists at To% Confidence Level NA						
Number of Rounds (n) =	5					10
Standard Deviation						10
9 8/1/03 0.5 4 14 99		8/1/01			26	10
10	8	8/1/02		3	22	11
11	9	8/1/03	0.5	4	14	9
12	10	8/1/04				7
13	11	8/1/05				7
14	12	8/1/06	2	5	5	6
Mann Kendall Statistic (S) = -33.0 -10.0 -63.0 -62.0 Number of Rounds (n) = 14 14 16 14 Average = 2.96 4.86 13.31 8.36 Standard Deviation = 1.669 1.748 7.674 2.098 Coefficient of Variation(CV) = 0.563 0.360 0.576 0.251 Error Check, Blank if No Errors Detected DECREASING DECREASING DECREASING Confidence Level 95% 70% 99.5% 99.5% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA NA NA N	13	11/15/07	3	3	8	6
Mann Kendall Statistic (S) = -33.0 -10.0 -63.0 -62.0 Number of Rounds (n) = 14 14 16 14 Average = 2.96 4.86 13.31 8.36 Standard Deviation = 1.669 1.748 7.674 2.098 Coefficient of Variation(CV) = 0.563 0.360 0.576 0.251 Error Check, Blank if No Errors Detected DECREASING DECREASING DECREASING Confidence Level 95% 70% 99.5% 99.5% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA NA NA N	14	8/12/08	2	4	5	6
Mann Kendall Statistic (S) = -33.0 -10.0 -63.0 -62.0 Number of Rounds (n) = 14 14 16 14 Average = 2.96 4.86 13.31 8.36 Standard Deviation = 1.669 1.748 7.674 2.098 Coefficient of Variation(CV) = 0.563 0.360 0.576 0.251 Error Check, Blank if No Errors Detected Trend DECREASING DECREASING DECREASING DECREASING Confidence Level 95% 70% 99.5% 99.5% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA	15	8/19/09		4	4	6
Number of Rounds (n) =	16	8/18/10	2	6	3	7
Number of Rounds (n) =	NE LA TE	经验证证证证证证证证证证				
Average		Mann Kendall Statistic (S) =	-33.0	-10.0	-63.0	-62.0
Standard Deviation	DOMESTIC OF	Number of Rounds (n) =	14	14	16	14
Coefficient of Variation(CV)= 0.563 0.360 0.576 0.251 Error Check, Blank if No Errors Detected Trend DECREASING DECREASING DECREASING DECREASING Confidence Level 95% 70% 99.5% 99.5% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA NA		Average =	2.96	4.86	13.31	8.36
Error Check, Blank if No Errors Detected Trend DECREASING DECREASING DECREASING Confidence Level 95% 70% 99.5% 99.5% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA NA		Standard Deviation =	1.669	1.748	7.674	2.098
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Confidence Level 95% 70% 99.5% 99.5% Stability Test, If No Trend Exists at 70% Confidence Level NA NA NA NA NA		最后的 对对自己的现在分词	IN LINE WATER TO			
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70% Confidence Level NA NA NA NA	Confidence	Level	95%	70%	99.5%	99.5%
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	Stability Te	est, If No Trend Exists at				
Entry By = KMM Date = 24-Mar-11	70% Conf	idence Level	NA	NA	NA	NA
Entry By = KMM Date = 24-Mar-11	Hotel Wall					
	Entry By =	KMM	Date =	24-Mar-11		

Coakley Landfill	NHDES Site #	198712001	Compound =	Benzene
Name of the last o	EPA ID#	NHD064424153		
Well ID =	MW-5D	MW-8	MW-11	GZ-105
Number of tied groups	Count Ties	Count Ties	Count Ties	Count Ties
#tied 2 times	0	1	2	0
#tied 3 times	2	1	1	3
#tied 4 times	0	0	0	1
#tied 5 times	1	0	0	- 0
#tied 6 times	0	1	0	0
#tied 7 times	0	1	0	0
#tied 8 times	0	0	0	0
#tied 9 times	0	0	0	0
#tied 10 times	0	0	0	0
Count Error?			E-West Chi	
n=	14	14	16	14
V(S) =	309.67	289.67	487.67	314.00
S =	-33	-10	-63	-62
Z=	-1.818	-0.529	-2.808	-3.442

n = Number of Samples

 $V(S) = variance of S = 1/18 [n(n-1)(2n+5) - \sum p=1 \rightarrow g \ w_p(w_p-1)(2w_p+5)]$

where g = number of tied groups and w_p represents the number of data points in the pth group

S = Mann-Kendall Statistic, number of increases versus number of decreases in data comparrision

 $Z = (S-1)/[V(S)]^{1/2}$ if S>0, Z=0 if S=0, $Z=(S+1)/[V(S)]^{1/2}$ if S<0

Z is comparred to table of critical values to determine confidence in trend

Trend confidences defined at 99.5%, 99%, 97.5%, 95%, 90%, 85%, 80%, 75%, 70%, and no trend

MW-5D Site = Coa	kley Landfill		NHDES#:			EPA ID#:					Co	mpound =	Benzene
Event 1 Event 2 Event 3 Ev	vent 4 Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
3 5 5	5 6	1	3	2	1			2	3	2	2	2	Sum Rows
1 1	1 1	-1	0	-1	-1			-1	0	-1	-I	-1	
0	0 1	-1	-1	-1	-1			-1	-1	-1	-1	-1	-8
A STATE OF THE STA	0 1	-1	-1	-1	-1			-1	-1	-1	-1	-1	-{
	1	-1	-1	-1	-1			-1	-1	-1	-1	-1	-8
		-1	-1	-1	-1			-1	-1	-1	-1	-1	-9
	1	1	-1			1	1	1	1	1	(
								-1	0	-1	-1	-1	-(
	Benzene Linear (Benzene)							0	1	0	0	0	(
qde 8								- 1	1	1	1	1	Bridge !
E 6											(
4											Maria		
1 2		inear							1	0	0	0	
0	- (Benzene)								-1	-1	-1	-
- 3-36 3-00 3-02 3-04 3-00 3-08 3-1	0 J-12										0	0	
Sample Date											THE STATE OF	0	(
										Mann Ke	ndall Stati	stic (S) =	-33

MW-8		Site =	Coakley I	andfill	1	NHDES#:			EPA ID#:						mpound =	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
4	9	4	4	8	5	5	3	4			5	3	4	4	6	Sum Rows
	1	0	0	1	1	1	-1	0			1	-1	0	0	1	4
		-1	-1	-1	-1	-1	-1	-1			-1	-1	-1	-1	-1	-12
Barrier Control			0	1	1	1	-1	0			1	-1	0	0	1	3
			-14-14	1	1	1	-1	0			1	-1	0	0	1	3
					-1	-1	-1	-1			-1	-1	-1	-1	-1	-9
						0	-1	-1			0	-1	-1	-1	1	-4
							-1	-1			0	-1	-1	-1	1	-4
_								1			1	0	1	1	1	5
Concentration (ppb)											1	-1	0	0	1	1
u (i	Tr			→ P	Benzene											0
5 - ati	1 Ann		-2		renzene											0
entr	*** *			—-L	inear							-1	-1	-1	1	-2
0 +				(Benzene)							THE STATE	1	1	1	3
O 1-9	98 J-00 J-02	J-04 J-06 J-0	08 J-10 J-12											0	1	1
	Sa	mple Date													1	1
		p.c outc											Mann Ke	ndall Stati	stic (S) =	-10

MW-11			Coakley L				HDES#: 198712001 EPA ID #: NHD064424153 Compound Event 7 Event 8 Event 9 Event 10 Event 11 Event 12 Event 13 Event 14 Event 15 Event									
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
13	17	22	18	19	22	26	22	14	7	8	5	8	5	4	3	Sum Rows
	1	1	1	1	1	1	1	1	-1	-1	-1	-1	-1	-1	-1	
		1	1	1	1.	1	1	-1	-1	-1	1	-1	-1	-1	-1	4
		11-15	-1	-1	0	1	0	-1	-1	-1	-1	-1	-1	-1	-1	-9
				1	1	1	1	-1	-1	-1	-1	-1	-1	-1	-1	-4
					1	1	1	-1	-1	-1	-1	-1	-1	-1	-1	
				,		1	0	-1	-1	-1	-1	-1	-1	-1	-1	nice of
							-1	-1	-1	-1	-1	-1	-1	-1	-1	-9
_								-1	-1	-1	-1	-1	-1	-1	-1	-{
Concentration (ppb)									-1	-l	-1	+1	-1	-1	-1	-
5 20	25%			→- в	onzono					1	-1	1	-1	-1	-1	-
atio	800				enzene						-1	0	-1	-1	-1	
10		4000	Na.		near							1	0	-1	-1	
0	11. 11	1 1 1			Benzene)								-1	-1	-1	-
J-98	J-98 J-00 J-02 J-04 J-06 J-08 J-10 J-12 Sample Date													-1	-1	3
															-1	
													Mann Ke	ndall Stati	istic (S) =	-63

GZ-105			Coakley I				IDES#: 198712001								mpound = Benzene	
Event 1	Event 2	Event 3	Event 4	Event 5	Event 6	Event 7	Event 8	Event 9	Event 10	Event 11	Event 12	Event 13	Event 14	Event 15	Event 16	
11	11			10	10	10	11	9	7	7	6	6	6	6	7	Sum Rows
11111	0			-1	-1	-1	0	-1	-1	-1	-1	=1	-1	-1	-1	-1
				-1	-1	-1	0	-1	-1	-1	-1	-1	-1	-1	-1	-1
											SHE					(
					0	0	1	-1	-1	-1	-1	-1	-1	-1	-1	
						0	1	-1	-1	-1	-1	-1	-1	-1	-1	
							1	-1	-1	-1	-1	-1	-1	-1	-1	
(qdd) 15								-1	-1	-1	-1	-1	-1	-1	-1	-8
<u>a</u> 15									-1	-1	-1	-1	-1	-1	-1	
centration	O-HIPA	-		→ В	enzene					0	-1	-1	-1	-1	0	-4
tra 5		444-44	10								-1	-1	-1	+1	0	-4
9 0			1	—-Li	near							0	0	0	1	
S 1-	· J- J- J	- J- J-	J- J-	(E	Benzene)								0	0	1	
98	8 00 02 0		10 12										7	0	1	
	sam	ple Date													1	
													Mann Ker	ndall Stati	stic (S) =	-62

Coakley Landfill
Third Five-Year Review

APPENDIX D – INTERVIEW REPORT

INTERVIEW DOCUMENTATION FORM

The following is a list of individuals interviewed for this five-year review. See the attached contact record(s) for a detailed summary of the interviews.

Landfill Project Coakley Landfill Peter Britz Coordinator Group	
Reter Britz Coordinator Group	·
Joseph Donovan, P.G. Project Manager NHDES Jun	ie 14, 2011
North Hill Nursery,	
	ch 24, 2011

	INTÉ	RVIE	W RECOR	D	
Site Name: Coakley Landfill, North	h Hampton	& Greenl	and NH	EPA ID No.: N	JHD064424153
Subject: 3 rd Five Year Review				Time: AM	Date: 03/24/2011
Type: ■ Telephone □ V Location of Visit:	isit	□ Other		□ Incoming	■ Outgoing
	(Contact]	Made By:	,	
Name: Gerardo Millán-Ramos	Title: I	Remedial I	Project Manager	Organization:	U.S. EPA Region 1
	Inc	lividual	Contacted:		
Name: Mr. Don Mitchell	Title:	Adjacen	t neighbor	Organization:	North Hill Nursery
Telephone No: 603-964-7104 Fax No: E-Mail Address:				206 Lafayette Ro North Hampton, I	

Summary Of Conversation

Mr. Mitchell is the owner of a plant nursery adjacent to the site, located at 206 Lafayette Road, North Hampton NH. His property lies east of the landfill and up gradient from the GW flow. Representatives from EPA, NHDES and the CLG met with him and his wife on March 11, 2011 to discuss the technical and legal concerns posed by the potential use of an inactive irrigation well in their property. I called Mr. Mitchell to give him an update on the status of the information he requested (i.e. well completion report on the inactive irrigation well in his property, and list of possible options to alleviate high cost of irrigation water). I also explained Mr. Mitchell, the reason for these questions and assured him that they are totally unrelated to the irrigation well issue. I told Mr. Mitchell that his responses would be part of the Five Year Review Report, which will be available to the public, after its completion in September 2011. I proceeded to ask the questions listed on page C-3 of the June 2001 Comprehensive Five Year Review Guidance. The following is a list of the questions and a summary of Mr. Mitchell's response.

- 1. What is your overall impression of the project (general sentiment)?

 I think the project is moving along. I also understand that it needs time for you to see the results you want.
- 2. What effects have site operations had on the surrounding community?

 I haven't heard of anything. I imagine some people may want to use the groundwater just as I would, but I am not aware of any such person.
- 3. Are you aware of any community concerns regarding the site or its operation and administration? If so please give details.

No. Some customers ask us about the lump and pipes they see at a distance. We tell them is a Superfund site and that it is being cleaned.

4. Are you aware of any events, incidents, or activities at the site such as vandalism, trespassing, or emergency responses from local authorities? If so please give details.

No. From time to time we see some people mowing the grass and providing maintenance to it, but that's it

5. Do you feel well informed about the site's activities and progress?

I feel more informed now. After the meeting we had, I understand you have a timeframe for the cleanup and what is going on.

6. Do you have any comments, suggestions, or recommendations regarding the site's management or operation?

No, I don't.

	INTERVIE	W RECORI	D	
Site Name: Coakley Landfill, North	Hampton & Greenl	and NH	EPA ID No.: NE	ID064424153
Subject: 3 rd Five Year Review	•		Time: 1:30 PM	Date: 08/02/11
Type: ■ Telephone □ Visit:	sit □ Other	* ,	□ Incoming ■	Outgoing
	Contact]	Made By:	•	
Name: Gerardo Millán-Ramos	Title: Remedial F	Project Manager	Organization: U	J.S. EPA Region 1
,	Individual	Contacted:	, ,	
Name: Mr. Peter Britz	Title: Landfill Coordinator	Project	Organization: C	Coakley Landfill
Telephone No: 603-610-7215 Fax No: E-Mail Address: plbritz@cityofport	smouth.com	Street Address: City, State, Zip:	1 Junkins Ave. Portsmouth NH 03	801
	Summary Of	Conversation		

I interviewed Mr. Britz with the questions listed on page C-6 of the June 2001 Comprehensive Five Year Review Guidance. The following is a list of the questions and a summary of Mr. Britz's response.

1. What is your overall impression of the project (general sentiment)?

I think that things are generally progressing. It is not a difficult site to manage but there are some uncertainties about future actions regarding some contaminants, such as 1,4 dioxane, arsenic and manganese. It is difficult to identify trends for these contaminants.

Is the remedy functioning as expected? How well is the remedy performing?

Yes, all contaminants are decreasing at different rates, except arsenic, manganese, and 1-4 dioxane all of which are difficult to identify trends.: The remedy is performing well, except for the uncertainties mentioned above.

- 2. What does the monitoring data show? Are there any trends that show contaminant levels are decreasing? Yes, the monitoring data shows that all contaminants have concentrations that are decreasing over time, except the three contaminants aforementioned.
- 3. Is there a continuous on-site O&M presence? If so, please describe staff and activities. If there is not a continuous on-site presence, describe staff and frequency of site inspections and activities.

There is not a continuous site presence, but there are frequent maintenance activities that take place, such as: a) annual sampling and grass moving.

- b) quarterly maintenance of fencing and gates (usually it is done more frequently than quarterly).
- 4. Have there been any significant changes in the O&M requirements, maintenance schedules, or sampling routines since start-up or in the last five years? If so, do they affect the protectiveness or the effectiveness of the remedy? Please describe changes and impacts.

There have been changes in the sampling routines during the last five years. As a result of changes in the NHDES requirements for the monitoring of hazardous waste sites, we are now sampling for 1,4 dioxane in a selected number of wells. Per EPA and NHDES instructions, for six inch wells with screen lengths greater than 10 feet we are using discrete interval sampling for all analytes. Also, a number of gas monitoring stations have been discontinued due to lack of observed exceedances and at two of the gas monitoring stations the sampling frequency has decreased from four times a year to two times a year.

None, of these changes affect the protectiveness of the remedy. The changes implemented have increased the remedy's efficiency and effectiveness in meeting both NHDES and EPA QA/QC requirements.

- 5. Have there been unexpected O&M difficulties or costs at the site since start-up or in the last five years? If so, please give details.
 - The only unexpected costs were those caused by the refinements to the sampling routines described above. They amount to a one time cost of approximately \$7800 plus an annual increase in laboratory and sampling costs.
- 6. Have there been opportunities to optimize O&M, or sampling efforts? Please describe changes and resultant or desired cost savings or improved efficiency.
 - The decrease in the number of the gas monitoring stations and their frequency of sampling were opportunities to optimize sampling efforts. They did augment the efficiency of field operations and resulted in cost savings. Also the use of discrete interval sampling at a number of wells has optimized the probability of detecting contaminants at the correct horizontal strata of groundwater flow.
- 7. Do you have any comments, suggestions, or recommendations regarding the project?

 No. not at this time.

	INTERVIE	W RECOR	D	
Site Name: Coakley Landfill, North	Hampton & Greenl	and NH	EPA ID No.: NH	ID064424153
Subject: 3 rd Five Year Review		-	Time: 9:20 AM	Date: 06/14/2011
Type: ■ Telephone □ Vi Location of Visit: n/a	sit □ Other		☐ Incoming ■	Outgoing
	Contact 1	Made By:		
Name: Gerardo Millán-Ramos	Title: Remedial I	Project Manager	Organization: U	.S. EPA Region 1
•	Individual	Contacted:		
Name: Mr. Joseph Donovan	Title: Project l	Manager	Organization: N	H DES
Telephone No: 603 271-6811 Fax No: 603 271-2181 E-Mail Address: jdonovan@des.sta	te.nh.us	Street Address: City, State, Zip:	6 Hazen Drive Concord NH 03302	-0095
	Summary Of	Conversation		
I called Mr. Donovan to perform this proceeded to ask the questions listed				

1. What is your overall impression of the project (general sentiment)?

The following is a list of the questions and a summary of Mr. Donovan's response.

It seems to be running well. I am little bit more nervous about it than Somersworth Sanitary Landfill because of the presence of 1,4-Dioxane. I want to make sure we get a good handle on the situation to ensure it is safe for everyone.

2. Have there been routine communications or activities (site visits, inspections, reporting activities, etc.) conducted by your office regarding the site?

Yes, I have joined EPA at a couple of site visits/inspections, also, I have attended a number of conference calls to discuss ongoing work at the site, and I have reviewed documents prepared by the CLG contractor.

3. Have there been any complaints, violations, or other incidents related to the site requiring a response by your office? If so please give details.

No.

4. Do you feel well informed about the site's activities and progress?

Yes.

5. Do you have any comments, suggestions, or recommendations regarding the site's management or operation?

No, I don't:

Coakley Landfill Third Five-Year Review

APPENDIX E – PHOTOS DOCUMENTING SITE CONDITIONS

Coakley Landfill Third Five-Year Review

APPENDIX E - PHOTOS DOCUMENTING SITE CONDITIONS



Figure 1. First Gate. Looking South East from the church parking lot



Figure 2. Sign at first gate



Figure 3. Second gate and fence. Entrance to the landfill (looking south).



Figure 4. Sign at the second gate.



Figure 5. Rip-Rap on top of drainage swale. Looking west.



Figure 6. Drainage culvert showing partial obstruction from rip rap.

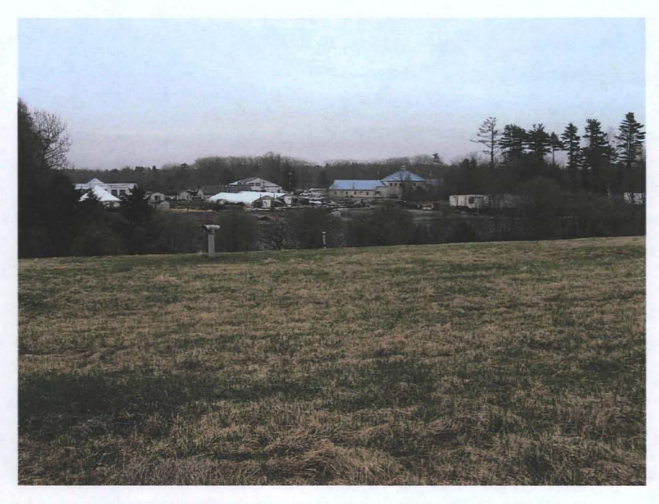


Figure 7. View of the North Hill Nursery from the top of the landfill (Looking South-South East)



Figure 8. Rubber casing protecting one of the most recent settlement gauges.



Figure 9. South-eastern section of fence showing snowstorm/ice damage



Figure 10. Snowstorm/ice damage to eastern section of the fence.



Figure 11. Damaged fence with well MW-4 in the background (Looking south)



Figure 12. Damaged fence on the southern section (Looking south)



Figure 13. Unidentified well without lock.



Figure 14. View of pedestrian gate at the Southeastern corner of the fence, gas vent, and partial erosion of the drainage slope's toe.

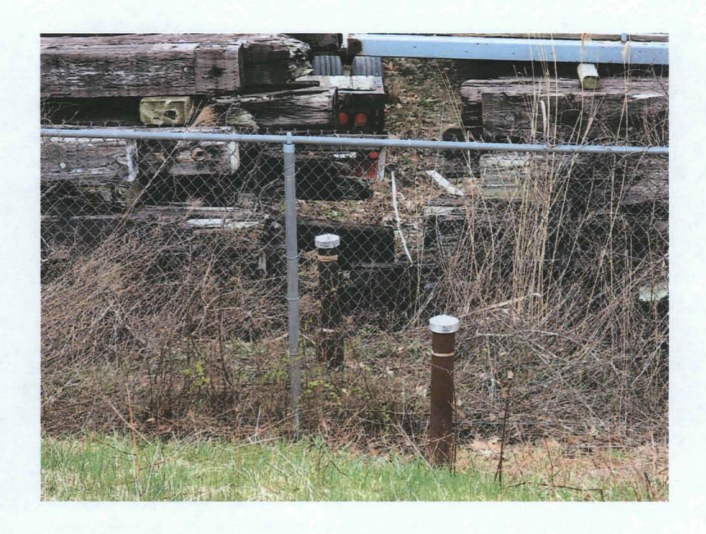


Figure 15. Wells MW-5S and MW-5D with posts directly behind.



Figure 16. View of construction equipment depot along the southwestern section of the fence (looking south from the top of the landfill)



Figure 17. View of wooden post protruding into the fence



Figure 18. View of geotextile exposed



Figure 19. View of pedestrian gate at the southwestern corner of the fence unlocked, open and without a sign.



Figure 20. Section of the drainage slope (toe) showing rupture of the geotextile and exposure of the gravel underneath. Southwestern corner of the landfill.



Figure 21. Fallen tree on top of a section of the western side of the fence. Looking north.



Figure 22. Unlocked pedestrian gate on the western side of the fence.

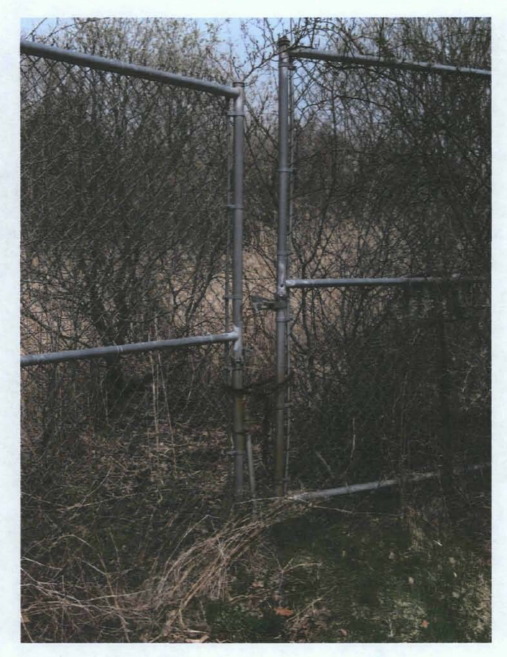


Figure 23. Unlocked pedestrian gate at western side of the fence.



Figure 24. Overgrowth of vegetation on top of drainage swale.



Figure 25. View of the sampling location for Leachates (L-1)

Coakley Landfill Third Five-Year Review

APPENDIX F - INSPECTION CHECKLIST

Site Inspection Checklist

I. SITE INF	ORMATION
Site name: Coakley Landfill	Date of inspection: April 27, 2011
Location and Region: 480 Breakfast Hill Road, Greenland/North Hampton, New Hampshire 03840	EPA ID: NHD064424153
Agency, office, or company leading the five-year review: U.S. EPA Region 1 – New England, Office of Site Remediation and Restoration	Weather/temperature: Sunny / 52° F
■ Access controls	Monitored natural attenuation Groundwater containment Vertical barrier walls
Attachments: Inspection team roster attached	☐ Site map attached
II. INTERVIEWS	(Check all that apply)
1. O&M site manager Name Tit Interviewed □ at site □ at office □ by phone Phone Problems, suggestions; □ Report attached	ne no.
2. O&M staff Name Title Interviewed □ at site □ at office □ by phone Pho Problems, suggestions; □ Report attached	Date ne no.

Local regulatory authorities and response ag office, police department, office of public health deeds, or other city and county offices, etc.) Fil	or environmental he	
Agency Contact		
Name Problems; suggestions; □ Report attached	Title	Date Phone no.
Agency	•	
Contact		
Name Problems; suggestions; □ Report attached		
Agency		
Contact		· <u> </u>
Problems; suggestions; Report attached	i itie	Date Phone no.
Agency		
Contact Name Problems; suggestions; □ Report attached	Title	Date Phone no.
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·		

	III. ON-SITE DOCUMENTS & RECORDS VERIFIED (Check all that apply)
1.	O&M Documents □ O&M manual □ Readily available □ Up to date □ N/A □ As-built drawings □ Readily available □ Up to date □ N/A □ Maintenance logs □ Readily available □ Up to date □ N/A Remarks
2.	Site-Specific Health and Safety Plan ☐ Contingency plan/emergency response plan Remarks ☐ Readily available ☐ Up to date ☐ N/A ☐ Readily available ☐ Up to date ☐ N/A
3.	O&M and OSHA Training Records ☐ Readily available ☐ Up to date ■ N/A Remarks
4.	Permits and Service Agreements ☐ Air discharge permit ☐ Readily available ☐ Up to date ☐ N/A ☐ Effluent discharge ☐ Readily available ☐ Up to date ☐ N/A ☐ Waste disposal, POTW ☐ Readily available ☐ Up to date ☐ N/A ☐ Other permits GW Management Permit ☐ Readily available ☐ Up to date ☐ N/A Remarks NH DES issued a Groundwater Management Permit on 06/19/2008
5.	Gas Generation Records ☐ Readily available ☐ Up to date ■ N/A Remarks
6.	Settlement Monument Records ☐ Readily available ☐ Up to date ■ N/A Remarks
7.	Groundwater Monitoring Records ☐ Readily available ☐ Up to date ☐ N/A Remarks_
8.	Leachate Extraction Records □ Readily available □ Up to date ■ N/A Remarks
9.	Discharge Compliance Records ☐ Air ☐ Readily available ☐ Up to date ☐ N/A ☐ Water (effluent) ☐ Readily available ☐ Up to date ☐ N/A Remarks
10.	Daily Access/Security Logs □ Readily available □ Up to date ■ N/A Remarks

I. O&M Organization Contractor for State PRP in-house Contractor for PRP Federal Facility Other		,		. •			
State in-house				* .			
State in-house	•	•	• ,				
State in-house	~						
State in-house			· IV	. O&M COSTS			
PRP in-house		1. O&M Organiza	ntion		,		• .
Goderal Facility in-house	* *				*, <i>*</i>		
2. O&M Cost Records Readily available Up to date Funding mechanism/agreement in place Original O&M cost estimate Breakdown attached Total annual cost by year for review period if available (Breakdown shown on Table 3 of the 5 YR Review Report) From		☐ Federal Facili			ral Facility		
Readily available ■ Up to date Funding mechanism/agreement in place Funding mechanism/agreement in place Breakdown attached Total annual cost by year for review period if available (Breakdown shown on Table 3 of the 5 YR Review Report) From							A .
Funding mechanism/agreement in place Original O&M cost estimate	,	2. O&M Cost Rec	ords				
Original O&M cost estimate						*	
Total annual cost by year for review period if available (Breakdown shown on Table 3 of the 5 YR Review Report) From To Bate Date Total cost From To Breakdown attached Date Date Total cost 3. Unanticipated or Unusually High O&M Costs During Review Period Describe costs and reasons: Not available at the time of inspection. See table 3 in report for information obtained from the CLG. No unanticipated or unusually high O&M cost was noticed. V. ACCESS AND INSTITUTIONAL CONTROLS Applicable N/A A. Fencing 1. Fencing damaged Location shown on site map Gates secured N/A Remarks Extensive damage due to severe snow storms was observed and two pedestrian gates were unsecured. See photos on Appendix E. B. Other Access Restrictions 1. Signs and other security measures Location shown on site map N/A Remarks Most gates had attached signs and there are some signs mounted in posts, however there					reakdown attached		
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Date Date Total cost Breakdown attached	•		•	Report)			
From To Breakdown attached	,			·	_ □ Breakdown attach	ed	
Date Date To Breakdown attached				Total cost	□ Dragledown ottoch	ad	
From To	,			Total cost	_ breakdown attach		
From To		From	To		_ □ Breakdown attach	ed	
Date Date Total cost Breakdown attached				Total cost	□ Drookdown offer-1	ad	7
From To Breakdown attached				Total cost		ed	
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V. ACCESS AND INSTITUTIONAL CONTROLS ■ Applicable □ N/A A. Fencing 1. Fencing damaged □ Location shown on site map ■ Gates secured □ N/A Remarks Extensive damage due to severe snow storms was observed and two pedestrian gates were unsecured. See photos on Appendix E. B. Other Access Restrictions 1. Signs and other security measures □ Location shown on site map □ N/A Remarks Most gates had attached signs and there are some signs mounted in posts, however there		Describe costs as	nd reasons: Not available	le at the time of in	spection. See table 3 in r		· ·
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Fencing damaged □ Location shown on site map ■ Gates secured □ N/A Remarks Extensive damage due to severe snow storms was observed and two pedestrian gates were unsecured. See photos on Appendix E. B. Other Access Restrictions 1. Signs and other security measures □ Location shown on site map □ N/A Remarks Most gates had attached signs and there are some signs mounted in posts, however there	•	V. ACC	LESS AND INSTITUT	IONAL CONTR	OLS Applicable	N/A	
Remarks Extensive damage due to severe snow storms was observed and two pedestrian gates were unsecured. See photos on Appendix E. B. Other Access Restrictions 1. Signs and other security measures Location shown on site map N/A Remarks Most gates had attached signs and there are some signs mounted in posts, however there	Į	A. Fencing	· · · · · · · · · · · · · · · · · · ·			<u> </u>	
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Remarks Most gates had attached signs and there are some signs mounted in posts, however there	Ī						
Remarks Most gates had attached signs and there are some signs mounted in posts, however there	Ī	1. Signs and other	security measures	☐ Location sl	nown on site map	N/A	
were two pedestrian gates without signs. See photos on Appendix E.		Remarks Mo	st gates had attached sig	ns and there are so	ome signs mounted in pos	sts, however there	
		were two pedestr	ian gates without signs.	See photos on Ap	ppendix E.		
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		•	•				

C.	Institutional Controls (ICs)
1.	Implementation and enforcement Site conditions imply ICs not properly implemented □ Yes ■ No □ N/A Site conditions imply ICs not being fully enforced □ Yes ■ No □ N/A
	Type of monitoring (e.g., self-reporting, drive by)
	On a yearly basis, in accordance with NH Department of Environmental Services rule Env-Or 607.06(d), the Coakley Landfill Group (CLG) sends a letter to all property owners within the GMZ established by the GMP. This letter requests the self-reporting of any new drinking water wells installed within these properties. Appendix H shows a sample of the letters sent on February 2011 and a copy of the certified mail receipts. Also, during the sampling events (Spring and Fall every year) the contractor performing the work is required to note any observations about new wells and report it to the CLG.
	Responsible party/agency Contact Mr. Peter Britz Name Coakley Landfill Group Executive Director/Project Manager Title Date 603-610-7215 Phone no.
	Reporting is up-to-date \blacksquare Yes \square No \square N/A Reports are verified by the lead agency \blacksquare Yes \square No \square N/A
÷	Specific requirements in deed or decision documents have been met ■ Yes □ No □ N/A Violations have been reported □ Yes □ No ■ N/A Other problems or suggestions: ■ Report attached (Appendix H) ■ N/A
<u> </u>	
2.	Adequacy Remarks There is a need for groundwater extraction restrictions for properties on the eastern side of the landfill. Research of the ICs in this area revealed that there is no legal instrument to prohibit the extraction of groundwater in this area. Groundwater extraction in this area has the potential to alter the flow of groundwater and increase the extent of the plume, thus adding complexities and time to the ongoing remedy. □ N/A □
D.	General
1.	Vandalism/trespassing ☐ Location shown on site map No vandalism evident Remarks No vandalism or trespassing was evident on-site, however several of the signs mounted on posts outside the fence had bullet holes in them.
2.	Land use changes on site □ N/A
	Remarks Three parcels of land abutting the fence on the southern side of the landfill (see site map/figure and photos in Appendix E), are being used for the storage of construction equipment and materials. Wood posts are extremely close to the fence and wells and are a potential hazard.
3.	Land use changes off site ■ N/A Remarks
	VI. GENERAL SITE CONDITIONS
1.	Roads ■ Applicable □ N/A Roads damaged
l	

B.	Other Site Conditions			
	Remarks None			
	VII. LAND	FILL COVERS ■ Applicable [□ N/A	
A.	Landfill Surface			
1.	Areal extent	☐ Location shown on site map Depth		
2.		☐ Location shown on site map Bepths Depths	■ Cracking not evident	
3.	Remarks The toe at the drainage exposing the membrane and crush examination of the design specific geotextile is not a post-construction hold in place the gravel of a drain	■ Location shown on site map Depth slope in some areas of the landfill h ned stone underneath. See photos in cations and a cross-section of the ca on component of the cap. The geote age layer on top of the liner, while t at it would eventually be exposed a	as been eroded to the point of Appendix E. However an p components revealed that this extile was a temporary device to the cap was constructed. It was le	<u>ft</u>
4.	Holes Areal extent Remarks	☐ Location shown on site map Depth	■ Holes not evident	
5.	☐ Trees/Shrubs (indicate size and	SS Cover properly estable locations on a diagram)	•	
6.	Alternative Cover (armored roc Remarks	ek, concrete, etc.) N/A		٠
7.	Bulges Areal extent Remarks	☐ Location shown on site map Height	■ Bulges not evident	
8.	Wet Areas/Water Damage ☐ Wet areas ☐ Ponding ☐ Seeps ☐ Soft subgrade Remarks	■ Wet areas/water damage not e □ Location shown on site map	vident Areal extent Areal extent Areal extent Areal extent Areal extent	

9.	Slope Instability ☐ Slides Areal extent Remarks	☐ Location shown on site map ■ No evidence of slope instability
B. Ber	(Horizontally constructed mounds	□ N/A of earth placed across a steep landfill side slope to interrupt the slope of surface runoff and intercept and convey the runoff to a lined
1.	Flows Bypass Bench Remarks	☐ Location shown on site map ■ N/A or okay
2.		☐ Location shown on site map ■ N/A or okay
3.	Bench Overtopped Remarks	☐ Location shown on site map ■ N/A or okay
C. Let		ol mats, riprap, grout bags, or gabions that descend down the steep side he runoff water collected by the benches to move off of the landfill
1.	Settlement	
2.	Material type	ation shown on site map No evidence of degradation Areal extent
3.	Erosion	ation shown on site map Depth
4.	Undercutting	ation shown on site map Depth
5.	of the fence. These rocks were no	No obstructions Areal extent ip Rap were observed on the culverts directly across the main entrance of the forming an obstruction at the time, but if more of these accumulate, ted. All drainage channels like these should be kept clear of such enance activities.

6.	Excessive Vegetative Growth ☐ No evidence of excessive growth ☐ Vegetation in channels does not obstruct flow ☐ Location shown on site map ☐ Remarks Some of the drainage swales with rip rap show excessive growth of vegetation. See photos on Appendix E. Such vegetation should be removed at the time of the scheduled maintenance activities.
D. Cov	ver Penetrations ■ Applicable □ N/A
1.	Gas Vents □ Active ■ Passive ■ Properly secured/locked ■ Functioning ■ Routinely sampled ■ Good condition □ Evidence of leakage at penetration □ Needs Maintenance □ N/A Remarks
,2.	Gas Monitoring Probes ■ Properly secured/locked ■ Functioning ■ Routinely sampled □ Good condition □ Evidence of leakage at penetration □ Needs Maintenance □ N/A Remarks None
3.	Monitoring Wells (within surface area of landfill) □ Properly secured/locked ■ Functioning ■ Routinely sampled ■ Good condition □ Evidence of leakage at penetration □ Needs Maintenance □ N/A Remarks Three wells had no lock and the label underneath the cover was barely legible. See photos in Appendix E.
4.	Leachate Extraction Wells □ Properly secured/locked □ Functioning □ Routinely sampled □ Good condition □ Evidence of leakage at penetration □ Needs Maintenance ■ N/A Remarks □ Needs Maintenance
5.	Settlement Monuments □ Located □ Routinely surveyed ■ N/A Remarks

E.	Gas Collection and Treatmen	nt Applicable	□ N/A
1.	Gas Treatment Facilitie ☐ Flaring ☐ Good condition Remarks N/A	☐ Thermal destruction	☐ Collection for reuse
2.	Gas Collection Wells, M ■ Good condition Remarks	☐ Needs Maintenance	
3.	Gas Monitoring Facilitie ■ Good condition Remarks	□ Needs Maintenance	
F.	Cover Drainage Layer	☐ Applicable	■ N/A
1.	Outlet Pipes Inspected Remarks_	☐ Functioning	□ N/A
2.		☐ Functioning	□ N/A
G.	Detention/Sedimentation Por	nds □ Applicable	■ N/A
1.	Siltation Areal extent ☐ Siltation not evident Remarks		·
2.			Depth
3.	D	☐ Functioning ☐ N/A	•
4.	Dam Remarks	☐ Functioning ☐ N/A	4

H. Ret	aining Walls	☐ Applicable	■ N/A	
1.	Deformations Horizontal displacement_ Rotational displacement_ Remarks	·	wn on site map Vertical displac	☐ Deformation not evident sement
2.	Degradation Remarks	☐ Location show	wn on site map	☐ Degradation not evident
I. Perii	meter Ditches/Off-Site Di	scharge	☐ Applicable	■ N/A
1.	Siltation	tion shown on site Depth_	e map □ Siltation	not evident
2.	Vegetative Growth ☐ Vegetation does not im Areal extent Remarks	pede flow Type	·	□ N/A
3.	Erosion Areal extent Remarks	Depth_	·	□ Erosion not evident
4.	Discharge Structure Remarks	☐ Functioning		
	VIII. VER	TICAL BARRIE	ER WALLS	☐ Applicable ■ N/A
1.	Settlement Areal extent Remarks		vn on site map	☐ Settlement not evident
2.	Performance Monitoring ☐ Performance not monitoring Frequency Head differential Remarks	ored	□ Evidence	·

C. Tre	eatment System
1.	Treatment Train (Check components that apply)
	☐ Metals removal ☐ Oil/water separation ☐ Bioremediation
	☐ Air stripping ☐ Carbon adsorbers
	□ Filters
	☐ Additive (e.g., chelation agent, flocculent)
	□ Others
	☐ Good condition ☐ Needs Maintenance
	☐ Sampling ports properly marked and functional
	☐ Sampling/maintenance log displayed and up to date
	☐ Equipment properly identified ☐ Quantity of groundwater treated annually
	☐ Quantity of groundwater treated annually ☐ Quantity of surface water treated annually
	Remarks
	remarks
2.	Electrical Enclosures and Panels (properly rated and functional)
	□ N/A □ Good condition □ Needs Maintenance
	Remarks
3.	Tanks, Vaults, Storage Vessels □ N/A □ Good condition □ Proper secondary containment □ Needs Maintenance Remarks □
4.	Discharge Structure and Appurtenances □ N/A □ Good condition □ Needs Maintenance Remarks □
5.	Treatment Building(s) □ N/A □ Good condition (esp. roof and doorways) □ Needs repair □ Chemicals and equipment properly stored Remarks
6.	Monitoring Wells (pump and treatment remedy) □ Properly secured/locked □ Functioning □ Routinely sampled □ Good condition □ All required wells located □ Needs Maintenance □ N/A Remarks □ N/A
D. Moi	nitoring Data
1.	Monitoring Data ■ Is routinely submitted on time ■ Is of acceptable quality
2.	Monitoring data suggests: ☐ Groundwater plume is effectively contained Contaminant concentrations are declining

•

D.	Monitored Natural Attenuation
1.	Monitoring Wells (natural attenuation remedy) □ Properly secured/locked ■ Functioning ■ Routinely sampled ■ Good condition ■ All required wells located □ Needs Maintenance □ N/A Remarks Well MW-4 was found unlocked as well as three wells within OU-1 (the fenced landfill).
	X. OTHER REMEDIES
	If there are remedies applied at the site which are not covered above, attach an inspection sheet describing the physical nature and condition of any facility associated with the remedy. An example would be soil vapor extraction. N/A
	XI. OVERALL OBSERVATIONS

A. Implementation of the Remedy

Describe issues and observations relating to whether the remedy is effective and functioning as designed. Begin with a brief statement of what the remedy is to accomplish (i.e., to contain contaminant plume, minimize infiltration and gas emission, etc.).

The objective of the OU-1 ROD is to protect the drinking water aquifer by minimizing further migration of contaminants to the groundwater and surface water and eliminate threats posed by direct contact with or ingestion of contaminated soils and wastes at the site. The OU-1 (source control) response action includes caping and fencing the landfill, collecting and venting landfill gases, the long term monitoring of groundwater, surface water and lecheates from the landfill, and the implementation of institutional controls to prevent contact with site contaminants and to protect the components of the remedy. The objective of the OU-2 ROD is to manage the migration of contaminated groundwater outside the landfill boundaries. The OU-2 (management of migration) response action includes using institutional controls to prevent use of contaminated groundwater; using natural attenuation for the contaminated groundwater plume; and groundwater monitoring.

The integrity of the landfill cap, gas vents, monitoring wells, gas monitoring probes, and drainage swales is intact. Rain and surface water runoff is being diverted from the landfill wastes, therefore further migration of contaminants to the groundwater and surface water is being effectively minimized. The intact integrity of these components also creates an effective barrier between the landfill wastes, its contaminated soils, and people or animals that may have direct contact and/or ingest these. However, the extensive damage on the fence and the lack of locks on some gates and monitoring wells, the proximity of construction materials to the fence (i.e. wooden posts), and the excessive growth of vegetation on some drainage wells and at a section of the fence, pose potential threats that could compromise the integrity of the remedy components and its long-term protectiveness.

The integrity of the monitoring wells in OU-2, the continued performance of annual groundwater, surface water and leacheate sampling events, and the existence of Institutional Controls (ICs) in the form of a Groundwater Management Permit issued by NHDES, is effectively managing the migration of contaminated groundwater and preventing its ingestion by humans. However, the fact that some wells were unlocked and poorly identified poses a potential threat to the long term effectiveness of the remedy.

In conclusion, the inspection observations indicate that the remedy is functioning as designed, but the deficiencies noted need to be corrected in order to ensure long-term protectiveness and continued monitoring is required.

B. Adequacy of O&M

Describe issues and observations related to the implementation and scope of O&M procedures. In particular, discuss their relationship to the current and long-term protectiveness of the remedy.

• Fence damage

Extensive damage created by winter storms was observed. It does not bear on current protectiveness but future protectiveness could be compromised if repairs are not made.

• Gates w/o locks and/or signs

Some pedestrian gates were observed to be missing locks and/or signs. No indication of trespassing was observed but gates must be locked in order to insure protectiveness.

• Monitoring wells w/o locks and proper label

Three wells had no lock and the label underneath the cover was barely legible. This needs to be addressed in order to avoid cross-contamination and ensure future protectiveness.

• Electrical posts too close to well MW-5 and one of them almost penetrating the fence

These posts and construction equipment pose a potential threat of damage to wells MW-5 and MW-2, and to the fence. Current protectiveness is not affected but future protectiveness is compromised if equipment and materials are not relocated at least five feet from these structures.

• Tree too close to fence with limbs on top of it

A tree was observed to be too close to the western section of the fence and some branches were over the fence and lying directly on top of the fence. Current protectiveness is not affected but future protectiveness could be compromised if tree is not removed and/or trimmed.

• Excesive vegetation on some drainage swales and a few rocks inside culverts.

All drainage channels must be free of excessive vegetation and debris in order to ensure the free flow of runoff water. Left unchecked, they have the potential to compromise future protectiveness.

C. Early Indicators of Potential Remedy Problems

Describe issues and observations such as unexpected changes in the cost or scope of O&M or a high frequency of unscheduled repairs, that suggest that the protectiveness of the remedy may be compromised in the future.

NONE

D. Opportunities for Optimization

Describe possible opportunities for optimization in monitoring tasks or the operation of the remedy.

NONE

Coakley Landfill Third Five-Year Review

APPENDIX G – MONITORING NETWORK, ANALYTICAL PARAMETERS & SAMPLING FREQUENCY

TABLE 2-2
COAKLEY LANDFILL SUPERFUND SITE
OU-1 GROUNDWATER MONITORING NETWORK,
ANALYTICAL PARAMETERS, AND SAMPLING FREQUENCY

						Groun	dwater						Residen	tial Wells
Sampling Point	MW-4	MW-5S	MW-5D	9-WM	. WW-8	6-MM	MW-10	MW-11	RMW-3	, BP-4	OP-2	OP-5	R-3	R-5
Field Parameters												_		
Static Water Level	Α	Α	· A	Α	Α	Λ	Α	Α	Α	Α	Α	Λ	Α	Α
Turbidity	Ä	Α	A	Α	A	Λ	A	Α	A	Α	A	Λ	A	A
Specific Conductance	A	Α	Α	. Y	A	Α	A	Α.	Α	A	A	Α	A	Α
Temperature	A	A	A	A	Λ	Λ	A	Λ	Α	Α	Α	Λ	A	A
Н	A	A	Λ	Α	Α	Α	A	Α	Α	A	A	A	Λ	. A
Dissolved Oxygen	Ā	Λ	A	A	A	A	Α	Λ	A	٨	A	Α,	A	A
Dissolved Metals													-	•
Dissolved Iron	Α	Α	N/A	Α	N/A	Α	N/A	N/A	N/A	N/A	Α .	Α	N/A	N/A
Dissolved Manganese	Α	Ą	N/A	Α	N/A	Α	N/A	N/A	N/A	N/A	Α	Α	N/A	N/A
TAL Metals (Total)														
Aluminum	Α	Α	Α	Α	Α	٨	Α	Α	٨	Α .	٨	٨	N/A	N/A
Arsenic	Λ	٨	Λ	Α .	Α	Α	Α	Α	Λ	Α.	٨	٨	N/A	N/A
Barium	٨	· A	Α	Α	Α	Α	Α	Α	٨	· A	Α	٨	N/A	N/A
Cadmium	۸	Α	Α	Α	Α	٨	Α	Α	٨	Α	٨	Λ .	N/A	N/A
Calcium	Λ	Λ	٨	Α	Α	Α	Α	٨	٨	Α	٨	٨	N/A	N/A
Chromium ·	۸	Α.	A	. A	Λ	Α .	Α	Α	٨	Α .	Α	٨	N/A	N/A
Copper	Ι Λ	Α	Α	Α	· A	Α	Α	· A	Α	Α	Λ	Λ	N/A	N/A
Iron	A	Α	٨	Ą	Α	٨	Α	٨	. A	Α	Α	٨	N/A	N/A
Lead	. М	Α	· A	A	Α	٨	Α	٨	Λ	Α	Α	٨	N/A	N/A
Magnesium	٨	Α	. A	Α	Α	Α	Α	٨	Α	٨	Α	٨	N/A	N/A
Mercury	.V	Α	Λ	Α	Α	Α	Α	٨	Α	٨	Α	Α	N/A	N/A
Nickel	A	Α	Α	Α	Α	٨	Α	٨	٨	Α	Α	٨	N/A	N/A
Potassium	Α,	· . A	Α	Α	Α	Α	Α	٨	٨	A	Α	Λ	N/A	N/A
Selenium	A	Α	Α	Α	Α	Α	Α	٨	Α	Α	Α	Α	N/A	N/A
Silver	A	Α	Α	Α	Λ	٨	Α	Λ	Α	Α	- A	Λ	N/A	N/A
Sodium ,	Α	Α	Α	Λ	Α	Α	Α	Λ	Α	Α	Α	Α .	N/A	N/A
Thallium	٨	Α	Α	۸	Λ	٨	Α	٨	Α	Α	Α	Α	N/A	N/A
Zinc	Α	Α	Α .	·A	· A	٨	Α	Λ	Α	Α	Α	` A	N/A	. N/A
Cobalt	Λ	Α	Α	٨	Α	Α	Α	٨	Α	Α	Α	Α	N/A	N/A
Beryllium	A	A	· A	٨	٨	Α	Α	٨	Λ	Α	Α	Α	N/A	N/A
Manganese	· A	Α	Λ	۸	Α	Α	Α	Α	Α	Α	Α	Α	N/A	N/A
Antimony	Α	Α	Λ	۸	۸	Α	Α	Α	Α.	Α	Α	Α	N/A	N/A
Vanadium	Λ	٨	Α.	۸	٨	Α	Α	Α	Α	Α	Α	Λ	N/A	N/A
Volatile Organic Compounds														
NHDES Full List	N/A	Α	Α	٨	٨	N/A	N/A	Α	N/A	N/A	N/A	N/A	A	Α
1,4 Dioxane, EDP and DBCP	Note 3	Note 3	Note 3	N/A	Note 3	Note 3	N/A	Note 3	N/A	Note 3	Note 3	Note 3	N/A	N/A

Notes:

- 1. A = Annual
- 2. N/A = Not Analyzed
- 3. Samples collected from these wells during the 2010 annual monitoring event shall be analyzed for 1,4 Dioxane, ethylene dibromide (EDB) and dibromochloropropane (DBCP). The Group, USEPA and NHDES shall determine whether analysis of 1,4 Dioxane, EDP and DBCP is required after 2010.

TABLE 2-3 COAKLEY LANDFILL SUPERFUND SITE OU-2 GROUNDWATER MONITORING NETWORK, ANALYTICAL PARAMETERS, AND SAMPLING FREQUENCY

											1														
Sampling Point	·FPC-2A	FPC-2B	FPC-4B	FPC-5A	FPC-5B	FPC-6A	FPC-6B	FPC-7A	FPC-7B	FPC-8A	FPC-8B	FPC-9A	FPC-11A	FPC-11B	GZ-105	GZ-123	GZ-125	AE-1A	AE-1B	AE-2A	AE-2B	AE-3A	AE-3B	AE-4A	AE-4B
Field Parameters									•							-									
Static Water Level	A	Λ	· A	'A	Λ	Λ	Λ	Λ	Λ	Α	Λ	A	Λ	Λ	Α	Λ	Λ	Λ	Λ	Α	Λ	Λ '	Α.	Α	Λ
Turbidity	Λ	Λ	Λ	Λ	A	٨	٨	Λ	Α	Α	Λ	٨	Λ	٨	Α	Α	Λ	Λ	Λ	Λ	Λ	Λ	Α	Λ	Λ
Specific Conductance	٨	Λ	Λ	Λ	Α	Λ	Α	Λ	Λ	٨	Λ	A	Λ	Α	Λ	Α	Λ	Λ	V.	Λ	Α	Λ	Α	Λ	Λ
Temperature	Α	Λ	A.	Λ	Α	Α	Λ	Λ	Λ	Α	Α	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Α	Λ	Α	Λ	Λ
pH · ·	Α	Λ	Λ	Α	A	A	Λ	Λ	Λ	Α	\mathbf{A}_{j}	Λ	Λ	Α	Α)	Α	Λ	Λ	Α.	Α	Λ	Λ	, A	Λ	Α
Dissolved Oxygen	٨	٨	٨	٨	Α	Α	٨	٨	٨	, A	Α	٨	Λ	٨	Α.	Α.	٨	٨	٨	٨	٨	٨	٨	A ´	Α
Dissolved Metals																									
Dissolved Iron	Α	Λ	٨	N/A	N/A	Λ	Λ	Λ	Α	N/A	Α	Λ.	Λ	٨	Α	Α	Α	Λ	Λ	Λ	Α	Α	٨	٨	Α
Dissolved Manganese	۸	Α	Α	N/A	N/A	٨	٨	Α	Λ	N/A	Α	, A	٨	٨	Α	Α	٨	٨	Λ	٨	Α	٨	٨	٨	Λ
TAL Metals (Total)																									
Ahuminum .	Α	Λ	Λ	Λ	Α	Λ	Λ	Λ	Λ	Α.	· A	Λ	Λ	Λ	Λ	Λ	Α	Λ	Λ	Α	Α	Α	Λ	Λ	Λ
Arsenic	Α	Λ	Λ	Α	Α	Α	Λ	Λ	Λ	Α	Α	Λ	Λ	Α	Λ	Λ	Λ	Λ	Λ	Λ	Α	Λ	Α	Α	Α
Barium -	Α	٨	Λ	Λ	Α	Λ	· A	Λ	Λ	Λ	Α	Λ	Λ	٨	Λ	Λ	Λ	Λ	Λ	Λ	Α	Λ	Λ	Λ	Λ
Beryllium	٨	Λ	Λ	Λ	Α	Α	Λ	Λ	Λ	Α	Λ	Λ	Λ	Λ	Λ	. A	Λ	Α.	Λ	Λ	Α	Λ	À	Λ	Λ
Calcium	٨	Λ	Λ	Λ	Α	Α	٨	Λ	Λ	Α	Α	Λ	Λ	٨	٨	Α	Λ	Λ	Λ	Λ	΄ Λ	Λ	Α	٨	Α
Cadmium	Λ	Λ	Λ	Λ	Λ	Α	Λ	Λ	Λ	Α	Α	Α	Λ	Λ	Λ	Α	Λ	Λ	Λ	Λ	Α	Λ	Α	Λ	Λ
Chromium	Λ	Λ	Λ	Λ	Α	Α	Λ	Λ	Λ	Α,	Α	Λ	Λ	Α	Α	Α	Α	Α	Λ	Λ	Λ	Α	Λ	Α	Λ
Copper	٨	Λ	Λ	Α	Α	Λ	Λ	Λ	Λ	Α	Α	Λ	Λ	Λ	Λ	Α	Λ	Λ	Α	Λ	Α.	Λ	Λ	Α	Α
Iron	٨	Λ	Λ	Λ	Α	Λ	Λ	Λ	A	Α	٨	Λ	Λ	٨	Α	Α	Λ	Λ	Λ	٨	Λ	Λ	Λ	Λ	Α
Lead	Λ	Λ	Λ	Λ	Α	Α	Λ	Λ	Λ	A	Λ	Α	Λ	Λ	Α	Α	Α	Λ	Λ	, Λ	Α	Λ	Λ	Α	Λ
Magnesium	Α	Λ	Λ	Λ	Α	Α	Α	Λ	. V	٨	Α	Λ	Λ	Λ	٠.٧	Λ	Α	Λ	Λ	Λ	Α	Α	Λ	Λ	Λ
Mercury	Α	Λ	Λ	Α	Α	Λ	Λ	Λ	Λ	Λ	Α	Λ	Λ	Λ	Λ	Α	Λ	Λ	Λ	Α	Α	Α	٨	Λ	Α
Nickel	Α	٨	Λ	Α	Α	Α	Λ	Λ	Λ	Α	Α	Λ	Λ	Λ	Α	. A	Α	Λ	Λ	Λ	Α	Α	Λ	Λ	٨
Potassium	Α	Λ	Λ	Α	Α	Α	Λ	Λ	Α	Λ	Ą	Α	Α.	Λ	Λ	Λ	Λ	Λ	Α	Α	Α	Α	Λ	Λ	Λ
Selenium	٨	· A	Λ	Λ	Α	, A	Α	Λ	Λ	٨	. Λ	Λ	Λ.	Λ	Λ	Α	Λ	Λ	Λ	Λ	Α	٨	٨	Λ	Α
Silver	Λ	΄Λ	Α	Λ	Α	Α.	Λ	Λ	٨	٨	٨	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Λ	٨	Λ	Λ	Α
Sodium	٨	Λ	Λ	Λ	Α	Α	Λ	Α.	Λ	Α	Α	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Α	Λ	Α	Λ	٨	Λ	Α
Thallium ·	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Α	Λ	Α	Α	Λ	Α	٨	Α	Α	Λ	Α	Α	Α	Α	. A	Λ	Λ	Ą
Zinc	٨	Λ	Λ	Λ	Λ	. A	Λ	Λ	Α,	À	٨	Α.	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Λ	Α	Α	Λ	Λ	Λ
Cobalt	٨	Λ	Λ	Α	Α	Λ	Λ	Α	, A	Λ	Α	Α	Λ	Α	Α	Α	Α	Λ	Α	Λ	Λ	Λ	Α	Λ	Α
Manganese	٨	Λ	Λ	Λ	Α	Λ	Λ	Λ	Λ	Α	Λ	٨	Λ	Λ	Λ	Α	٨	Λ	Λ	Λ	Α	Λ	Λ	Α	Λ
Antimony	Α	Λ	٨	Α	Α	Α	٨	Λ	Λ	Λ	Α	٨	٨	Λ	Α	٨	Λ	٨	Α	٨	Α	Λ	Λ	٨	Λ
Vanadium	Α	٨	Λ	Α	Α	A	٨	٨	Λ	Α	Α	Α	٨	. A	Λ	Λ	٨	٨	٨	Á	Α	Α	٨	٨	٨
Volatile Organic Compounds																									
NHDES Full List	·A	Λ	Λ	N/A	N/A	Λ	٨	N/A	N/A	Α	Λ	N/A	N/A	N/A	Α	Α	٨	N/A	N/A	٨	٨	Λ	Λ	٨	Λ
1,4 Dioxane, EDP and DBCP	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	Note 3	Note 3	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	Note 3	Note 3	Note 3	Note 3	N/A	N/A

Notes:

1. A = Annual

2. N/A = Not Analyzed

3. Samples collected from these wells during the 2010 annual monitoring event shall be analyzed for 1,4 Dioxane, ethylene dibromide (EDB) and dibromochloropropane (DBCP). The Group, USEPA and NHDES shall determine whether analysis of 1,4 Dioxane, EDP and DBCP is required after 2010.

TABLE 2-5 COAKLEY LANDFILL SUPERFUND SITE SURFACE WATER, SEDIMENT, AND LEACHATE MONITORING NETWORK, ANALYTICAL PARAMETERS, AND SAMPLING FREQUENCY

	Surface Water			Sedi	ment	Leachate
Sampling Point	SW-4	SW-5	SW-103	SED-4	SED-5	[-1
Field Parameters						,
Turbidity	· A	Α	Α	N/A	N/A	A
Specific Conductance	· A	Α	Α	N/A	N/A	A
Temperature	A	A	A	N/A	N/A	A
pH	A	· А	Α	N/A	N/A	Α
Dissolved Oxygen	A	A ,	Α	N/A	N/A	Α
Inorganic Paramters				,		
Chemical Oxygen Demand	N/A	N/A	N/A	N/A	N/A	Α.
Ammonia	Α	Α	Α	N/A	N/A	Α
TAL Metals (Total)				1		
Aluminum	Α	Α	Α	5-YR	5-YR	Α
Arsenic	Α	Α	Α	5-YR	5-YR	Α
Barium	Α	Α	Α	5-YR	5-YR	Α
Cadmium	Α	Α	Α	5-YR	5-YR	Α
Calcium	Α	Α	Α	5-YR	5-YR	Α.
Chromium	Α	Α	Α	5-YR	5-YR	Α
Copper	Α	Α	Α	5-YR	5-YR	Α
Iron	Α	Α	Α	5-YR	5-YR	Α
Lead	Α	Α	Α	5-YR	5-YR	Α
Magnesium	Α	Α	Α	5-YR	5-YR	Α
Mercury	Α	Α	Α	5-YR	5-YR	Α
Nickel	Α	Α	Α	5-YR	5-YR	Α .
Potassium	• A	Α	Α	5-YR	5-YR	Α
Selenium	Α	Α	Α΄	5-YR	5-YR	· A
Silver	Α	Α	Α .	5-YR	5-YR	Α
Sodium	Α	Α	Α	5-YR	5-YR	Α
Thallium	Α	. A	Α	5-YR	5-YR	Α
Zinc	Α	Α	Α	5-YR	5-YR	Α
Cobalt	Α	Α	Α	5-YR	5-YR	Α
Beryllium	Α	Α	Α	5-YR	5-YR	- A
Manganese	Α	Α	Α	5-YR	5-YR	Α .
Antimony	Α	Α	Α	5-YR	5-YR	Α
Vanadium	Α	Α	Α	5-YR	5-YR	Α
Volatile Organic Compounds (4)	Α	Α	Α	N/A	N/A	Α

Notes:

- 1. A = Annual
- 2.·N/A = Not Analyzed
- 3. 5-YR Sample once every 5 years beginning in 2014.
- 4. The Volatile Organic Compounds alalyte list for surface water and leachate shall be the NHDES Waste Management Division Full List of Analytes for Volatile Organics (NHDES Full List). Leachate sample (L-1) shall be analyzed for 1,4 Dioxane, ethylene dibromide (EDB) and dibromochloropropane (DBCP) during the 2010 sampling event. Surface water samples shall not be analyzed for 1,4 Dioxane, EDB or DBCP. The Group, USEPA and NHDES shall determine whether analysis of 1,4 Dioxane, EDB or DBCP is required after 2010.

Coakley Landfill Third Five-Year Review

APPENDIX H – INQUIRY ON NEW DRINKING WATER WELLS

February 17, 2011

Elmer Sewall 340 Breakfast Hill Road Greenland, NH 03840

Dear Mr. Sewall,

Approximately one year ago you were notified because your property is one of the properties within the proposed groundwater management zone for the Coakley Landfill.

As required by NH Department of Environmental Services rule Env-Or 607.06(d), this letter is being sent to inquire as to whether there are any new drinking water supply wells on your property. If so please notify me at the address below.

If you have questions or would like additional information please contact me at 603-610-7215, by email at please contact me at 603-610-7215, by email at please contact me at 603-610-7215, by email at please contact me at 603-610-7215, by email at please contact me at 603-610-7215, by email at please contact me at 603-610-7215, by email at please contact me at 603-610-7215, by email at please contact me at 603-610-7215, by email at please contact me at 603-610-7215, by email at the City of Portsmouth, 1 Junkins Avenue, Portsmouth, NH 03801.

Sincerely,

Peter L. Britz Coakley Technical Committee

Pg. 10/3

Planning Department City of Portsmouth 1 Junkins Avenue Portsmouth, NH 03801	reck type of mail or service: Cortified	nal) se	Affix Stam (If issued as certificate of or for addition copies of thi Postmark of Date of Re	a f mailing, onal is bill) and	D- 15							g- '
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Planning Department NamCity of Portsmouth 1 Junkins Avenue Portsmouth, NH 03801	Check type of mail or service: Certified		Affix Stam (If issued a certificate of or for additional copies of the Postmark Date of Ri	s a if mailing, ional is bill) and eceipt	D-12						U	201
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First and Ten Property Management PO Box 1058 Hampton, NH 03843												
	1	-				4						
Kathleen Simmel 3 Lafayette Terrace North Hampton, NH 03862											25	3
70051492											5	
Judith Tracey Bernard Tracey 257 Washington Road Rye, NH 03870		3 B 6	11					I.	TO SEC	and in a	cted Deliv	eturn Recein
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James Jones 207 Atlantic Avenue								Licon	137 107			
North Hampton, NH 0386	2							ä				
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Coakley Landfill Third Five-Year Review

APPENDIX I – GMP & GMP NOTICE



The State of New Hampshire

DEPARTMENT OF ENVIRONMENTAL SERVICES



Thomas S. Burack, Commissioner

June 19, 2008

Peter Britz
Environmental Planner
City of Portsmouth
1 Junkins Avenue
Portsmouth, NH 03801

SUBJECT:

North Hampton – Coakley Landfill Superfund Site, 480 Breakfast Hill Road Groundwater Management Permit, DES Site # 198712001, Project RSN # 431

Groundwater Management Permit Application, prepared by Hancock & Associates, dated May 14, 2008

Dear Mr. Britz:

Please find enclosed Groundwater Management Permit Number GWP-198712001-N-001, approved by the Department of Environmental Services (Department). This permit is issued for a period of 5 years to monitor the effects of past discharges of contaminants of concern, as defined in Table 12 of the 1994 Site Record of Decision.

All monitoring summaries and all required sampling results must be submitted to the Groundwater Management Permits Coordinator at the address below. All correspondence shall contain a cover letter that clearly shows the Department identification number for the site (DES Site # 198712001). Please note that upon issuance of this permit, it is only necessary to submit monitoring results to the "Groundwater Management Permits Coordinator" and not to my attention.

Please note that Condition # 9 requires the permit holder to provide notice of the permit by certified mail, within 30 days of permit issuance, to all owners of lots of record within the Groundwater Management Zone. Documentation of the notification, in the form of a copy of the notice with return receipt(s), shall be submitted to the Department within 60 days of permit issuance.

Also, please note that Condition # 10 requires the permit holder to record "Notice" of the permit (not the permit), within 60 days of issuance, at the registry of deeds in the chain of title for each lot within the Groundwater Management Zone. An example Notice is enclosed for your use. A copy of each recorded Notice shall be submitted to the Department within 30 days of recordation.

SDMS DOCID 288688

Peter Britz DES Site # 198712001 June 19, 2008 Page 2 of 2

Should you have any questions, please contact me at the Waste Management Division.

Sincerely,



Dept. of Environmental Services

Andrew Hoffman, P.E. State Project Coordinator Hazardous Waste Remediation Bureau

Tel: (603) 271-6778 Fax: (603) 271-2181

Enclosure(s):

Email: Andrew.Hoffman@des.nh.gov

Groundwater Management Permit No. GWP-198712004-N-001

Sample Recordation Notice

cc: Daniel MacRitchie, Hancock Associates Kim McNamara, City Health Officer Richard Pease, Federal Sites, Supervisor Karlee Kenison, HWRB-GR&P, Supervisor

Peter Roth, NH DoJ

Digitally signed by Dept. of Environmental Services

DN: CN = Dept. of Environmental Services, C = US, O = Hazardous Waste Remediation
Bureau, OU = Waste Management Division
Reason: Pattest to the accuracy and integrity of

this document Date: 2008.06.19 07:50:04 -04'00'



The

NEW HAMPSHIRE DEPARTMENT OF ENVIRONMENTAL SERVICES

hereby issues

GROUNDWATER MANAGEMENT PERMIT NO. GWP-198712001-N-001

to the permittee

COAKLEY LANDFILL GROUP

to monitor the past discharge of

Contaminants of Concern, as identified in Table 12 of the 1994 Record of Decision

at

COAKLEY LANDFILL (480 Breakfast Hill Road)

in NORTH HAMPTON, N.H.

via the groundwater monitoring system comprised of

12 OU-1 monitoring wells, 25 OU-2 monitoring wells, 3 surface water, and 2 sediment and 1 leachate sampling station(s)

as depicted on the Site Plan entitled

"Environmental Monitoring Network"

dated August 16, 2007, prepared by Golder & Associates, Inc. of Manchester, New Hampshire

TO: COAKLEY LANDFILL GROUP
1 JUNKINS AVENUE
PORTSMOUTH, NEW HAMPSHIRE 03801

Date of Issuance: June 19, 2008 Date of Expiration: June 18, 2013

Pursuant to authority in N.H. RSA 485-C:6-a, the New Hampshire Department of Environmental Services (Department), hereby grants this permit to monitor past discharges to the groundwater at the above described location for five years subject to the following conditions:

(continued)

STANDARD MANAGEMENT PERMIT CONDITIONS

- 1. The permittee shall not violate Ambient Groundwater Quality Standards adopted by the Department (N.H. Admin. Rules Env-Or 600) in groundwater outside the boundaries of the Groundwater Management Zone, as shown on the referenced site plan.
- The permittee shall not cause groundwater degradation that results in a violation of surface water quality standards (N.H. Admin. Rules Env-Ws 1700) in any surface water body.
- 3. The permittee shall allow any authorized staff of the Department, or its agent, to enter the property covered by this permit for the purpose of collecting information, examining records, collecting samples, or undertaking other action associated with this permit.
- 4. The permittee shall apply for the renewal of this permit at least 90 days prior to its expiration date.
- 5. This permit is transferable only upon written request to, and approval of, the Department. Compliance with the existing Permit shall be established prior to permit transfer. Transfer requests shall include the name and address of the person to whom the permit transfer is requested, signature of the current and future permittee, and a summary of all monitoring results to date.
- 6. The Department reserves the right, under N.H. Admin. Rules Env-Or 600, to require additional hydrogeologic studies and/or remedial measures if the Department receives information indicating the need for such work.
- 7. The permittee shall maintain a water quality monitoring program and submit monitoring results inclusive with the annual report to the Department's Groundwater Management Permits Coordinator no later than 120 days after sampling. Samples shall be taken from on-site monitoring wells and surface water sampling points as shown and labeled on the referenced site plan and other sampling points listed on the following table in accordance with the schedule outlined herein:

Monitoring <u>Locations</u> MW-5S, MW-6, FPC-2A, FPC-2B, FPC-4B, FPC-6A, FPC-6B, FPC-8B, GZ-105, GZ-123, GZ-125, AE-2A, AE-2B, AE-3A, AE-3B, AE-4A, AE-4B	Sampling Frequency August each year	Parameters Field parameters, dissolved iron & manganese, target analyte list (TAL) metals (total), NHDES Waste Management Division Full List of Analytes for Volatile Organics (Full List VOCs).
MW-4, MW-9, OP-2, OP-5, FPC-7A, FPC-7B, FPC-9A, FPC-11A, FPC-11B, AE-1A, AE-1B	August each year	Field parameters, dissolved iron & manganese, TAL metals (total).
MW-5D, MW-8, MW- 11,FPC-8A	August each year	Field parameters, TAL metals (total), Full List VOCs.
MW-10, RMW-3, BP-4, FPC-5A, FPC-5B	August each year	Field parameters, TAL metals (total).

(continued)

GWP-198712001-N-001

Monitoring Locations R-3, R-5

SW-4, SW-5, SW-103

SED-4, SED-5 L-1

Sampling Frequency

August each year

August each year

August each year

August each year

Parameters

Field parameters, Full List VOCs. Field parameters, ammonia, TAL metals (total), Full List VOCs.

TAL metals (total).

Field parameters, COD, ammonia, TAL metals (total), Full List VOCs.

Sampling shall be performed in accordance with the documents listed in Env-Or 610.02 (e). Samples shall be analyzed by a laboratory certified by the U.S. Environmental Protection Agency or the New Hampshire Department of Environmental Services. All overburden groundwater samples collected for metal analyses (iron, manganese, and Drinking Water Metals) shall be analyzed for dissolved metals; and thus must be field filtered (with a 0.45-micron filter) and acidified after filtration in the field. Surface water samples and samples collected from bedrock or water supply wells shall be analyzed for total metals, and shall not be filtered. Surface water samples shall be collected and analyzed in accordance with 40 CFR 136. As referred to herein, the term "Target Analyte Metals (TAL)" refers to aluminum, arsenic, barium, cadmium, calcium, chromium, copper, iron, lead, magnesium, mercury, nickel, potassium, selenium, silver, sodium, thallium, zinc, cobalt, beryllium, manganese, antimony and vanadium.

Summaries of water quality shall be submitted annually in December to the Department's Waste Management Division, attention Groundwater Management Permits Coordinator, using a format acceptable to the Department. The Summary Report shall include the information listed in Env-Or 607.04 (a), as applicable.

The Annual Summary Report shall be prepared and stamped by a professional engineer or professional geologist licensed in the State of New Hampshire.

- 8. Issuance of this permit is based on the Groundwater Management Permit Application dated May 14, 2008, and the historical documents found in the Department file DES Site # 198712001. The Department may require additional hydrogeologic studies and/or remedial measures if invalid or inaccurate data are submitted.
- 9. Within 30 days of the date of Department approval of this Groundwater Management Permit, the permittee shall provide notice of the permit by certified mail, return receipt requested, to all owners of lots of record within the Groundwater Management Zone. The permittee shall submit documentation of this notification to the Department within 60 days of permit issuance.
- 10. Within 60 days of the date of Department approval of this Groundwater Management Permit, the permit holder shall record notice of the permit in the registry of deeds in the chain of title for each lot within the Groundwater Management Zone. This recordation requires that the registry be provided with the name of current property owner and associated book and page numbers for the deed of each lot encumbered by this permit. Portions of State/Town/City roadways and associated right-of-way properties within the Groundwater Management Zone do not require recordation. A copy of each recorded notice shall be submitted to the Department within 30 days of recordation.

11. Within 30 days of discovery of a violation of an ambient groundwater quality standard at or beyond the Groundwater Management Zone boundary, the permittee shall notify the Department in writing. Within 60 days of discovery, the permittee shall submit recommendations to correct the violation. The Department shall approve the recommendations if the Department determines that they will correct the violation.

SPECIAL CONDITIONS FOR THIS PERMIT

12. Recorded property within the Groundwater Management Zone shall include the lots as listed and described in the following table:

Tax Map/ Lot #	Property Address	Owner Name and Address	Deed Reference (Book/Page)
Map 10 Lot 11	355 Lafayette Road Rye	First & Ten Property Management PO Box 1058 Rye 03843	Page 2953
Map 17 Lot 72	67 North Road North Hampton	Joan Nordstrom 67 North Road North Hampton 03862	Book 2416 Page 583
Map 17 Lot 73	65 North Road North Hampton	Yolanda Fitzgerald PO Box 626 North Hampton 03862	Book 3007 Page 2807
Map 17 Lot 82	160 Lafayette Rd North Hampton	Luck Enterprises 115 Lafayette Road North Hampton 03862	Book 2473 Page 1659
Map 17 Lot 86	180 Lafayette Rd North Hampton	Christopher & Ricardo Fucci 180 Lafayette Road North Hampton 03862	Book 3319 Page 952
Map 17 Lot 87	186 Lafayette Rd North Hampton	Lori Lessard, Trustee 186 Lafayette Road North Hampton 03862	Book 2760 Page 2101
Map 21 Lot 8	188 Lafayette Rd North Hampton	Helen McKittrick 188 Lafayette Road North Hampton 03862	Book 2641 Page 2656
Map 21 Lot 10	8A Lafayette Terrace North Hampton	Darleena Wylie 8 Lafayette Terrace North Hampton 03862	Book 3219 Page 2588
Map 21 Lot 11	12A Lafayette Terrace North Hampton	Susan Laffey 12 Lafayette Terrace North Hampton 03862	Book 2964 Page 2565
Map 21 Lot 12	16A Lafayette Terrace North Hampton	Christine Adinolfo 16 Lafayette Terrace North Hampton 03862	Book 2963 Page 1721
Map 21 Lot 14	20 Lafayette Terrace North Hampton	Joseph Hanley 20 Lafayette Terrace North Hampton 03862	Book 4682 Page 1265

Tax	Property Address	Owner Name and Address	Deed
Map/ Lot#			Reference (Book/Page)
Map 21 Lot 14-1	40-42 Lafayette Terrace North Hampton	James Jones 207 Atlantic Avenue	Book 4451 Page 1104
Map 21 Lot 15	44 Lafayette Terrace North Hampton	North Hampton 03862 Bridget Conner 44 Lafayette Terrace	Book 4183 Page 1638
Map 21 Lot 16	46 Lafayette Terrace North Hampton	North Hampton 03862 Rodney Booker 46 Lafayette Terrace	Book 4275 Page 902
Map 21 Lot 17	1 Lafayette Terrace North Hampton	North Hampton 03862 Bernard Tracey 257 Washington Road Rye 03870	Book 2450 Page 687
Map 21 Lot 18	3 Lafayette Terrace North Hampton	Kathleen Tracey 3 Lafayette Terrace North Hampton 03862	Book 1243 Page 317
Map 21 Lot 19	5 Lafayette Terrace North Hampton	Kimberly Bartlett 5 Lafayette Terrace North Hampton NH 03862	Book 3824 Page2799
Map 21 Lot 20	9 Lafayette Terrace North Hampton	Alexis Perron 9 Lafayette Terrace North Hampton NH 03862	Book 3088 Page 1774
Map 21 Lot 21	15 Lafayette Terrace North Hampton	Tracy Margeson 15 Lafayette Terrace North Hampton NH 03862	Book 3121 Page 1606
Map 21 Lot 22	15 Lafayette Terrace North Hampton	Anita Gabree 15 Lafayette Terrace North Hampton 03862	Book 3013 Page 2221
Map 21 Lot 23	15 Lafayette Terrace North Hampton	Tracy Margeson 15 Lafayette Terrace North Hampton NH 03862	Book 3121 Page 1606
Map 21 Lot 24	43 Lafayette Terrace North Hampton	William Warman 380 Lafayette Rd,11-102 Seabrook NH 03874	Book 4374 Page1365
Map 21 Lot 25	45 Lafayette Terrace North Hampton	ZCCMMXIIV0000IIII/5 NH Ltd Partnership PO Box 65 Portsmouth NH 03802	Book 2530 Page 1863
Map 21 Lot 26	198 Lafayette Road North Hampton	Gozinta LLC 198 Lafayette Road North Hampton NH 03862	Book 4275 Page 902
Map 21 Lot 27	206 Lafayette Road North Hampton	206 Lafayette Road LLC 206 Lafayette Road North Hampton NH 03862	Book 4785 Page 379
Map 21 Lot 27-1	200 Lafayette Road North Hampton	Derek Burt 8774 Mustic Circle Northport FL 34287	Book 2491 Page 339

Tax Map/ Lot#	Property Address	Owner Name and Address	Deed Reference (Book/Page)
Map 21 Lot 28	216 Lafayette Road North Hampton	Stella Ciboroski PO Box 443 Concord, NH 03301	Book 2366 Page 1127
Map 21 Lot 28-1	216 Lafayette Road North Hampton	Leo Crotty, Jr. 216 Lafayette Road North Hampton NH 03862	Book 2475 Page 1278
Map 21 Lot 29	212 Lafayette Road North Hampton	S&L Realty Trust PO Box 4276 Portsmouth NH 03802	Book 3666 Page 1199
Map 21 Lot 31	224 Lafayette Road North Hampton	MA NEGM, LLC 302 Main Street Somersworth MA 03878	Book 4649 Page 2366
Map 21 Lot 41	North Road Rear North Hampton	Elmer Sewell 340 Breakfast Hill Road Greenland NH 03840	Book 1340 Page 524
Map 21 Lot 46	8A Lafayette Terrace, North Hampton	Darleena Wylie 8 Lafayette Terrace North Hampton NH 03862	Book 3219 Page 2588
*Map R1 Lot 13	340 Breakfast Hill Rd Greenland	Elmer Sewell, Rev. Tr. 96 340 Breakfast Hill Road, Greenland NH 03840	Book 3159 Page 928
Map R1 Lot 9B	560 Breakfast Hill Rd Greenland	Town of Greenland PO Box 100 Greenland NH 03840	Book 3454 Page 1131

^{*}A portion of the Sewall parcel (Tax Map R1, Lot #13) is included as within the GMZ and is described as follows:

Commencing at a point at the intersection of the westerly sideline of the Boston and Maine Railroad right of way and the town line of Greenland and North Hampton, thence; N80°19'25"W four hundred sixty-six and fourteen hundredths feet (466.14') by the town line of North Hampton to a point, thence; N79°55'00"W eighteen and ninety-nine hundredths feet (18.99') by the town line of North Hampton to a point, thence; N17°29'30"E one thousand ninety-seven and eighty hundredths feet (1097.80') by other land of the Barbara E. Sewall Revocable Trust to a point, thence; S76°51'30"E four hundred thirty-four and zero hundredths feet (434.00') by other land of the Barbara E. Sewall Revocable Trust to a point, thence; S13°08'30"W one hundred sixty-three and twenty-one hundredths feet (163.21') by land of the Boston and Maine Railroad right of way to a point, thence; S35°09'35"W eighty-eight and two hundredths feet (88.02') by land of the Boston and Maine Railroad right of way to a point, thence; S13°08'30"W eight hundred twenty and sixty-four hundredths feet (820.64') by land of the Boston and Maine Railroad right of way to the point of beginning.

13. All monitoring wells at the site shall be properly maintained and secured from unauthorized access or surface water infiltration.

14. UNDEVELOPED LOTS WITHIN THE GROUNDWATER MANAGEMENT ZONE:

- A) Consistent with Env-Or 607.06(d), for each undeveloped lot which is included (in whole or part) in the groundwater management zone and which lacks access to a public water system, the permittee shall inquire of the property owner at least once each year as to whether there are any new drinking water supply well(s) on the property. The permittee shall include a report on this inquiry in the Annual Summary Report required in Standard Permit Condition # 7.
- B) Upon discovery of a new drinking water supply well(s), whether as a result of the annual inquiry, upon notice from the lot owner or by any other means, the permittee shall provide written notification to the Department and, to ensure compliance with Env-Or 607.06(a), prepare a contingency plan to provide potable drinking water in the event a well is or becomes contaminated above the drinking water standards. The potable water supply shall meet applicable federal and state water quality criteria. This plan shall be submitted to the Department for approval within 15 days of the date of discovery.
- C) Consistent with Env-Or 607.06(e), the permittee shall cause all new drinking water supply well(s) to be sampled within 30 days of discovery. The well(s) shall be sampled for all the parameters included in Standard Condition # 7, unless otherwise specified in writing by the Department. The permittee shall forward all analytical results to the Department and the owner of the drinking water supply well within 7 days of receipt of the results.

Based on the results:

- i. If the new well is not contaminated as defined in Env-Or 603.01, the permittee shall continue to sample the new wells annually as part of the permit.
- ii. If analytical results indicate the water is contaminated above applicable federal and state water quality criteria, the permittee shall:
 - a. Notify the owner immediately;
 - b. Obtain a confirmation set of analytical samples within 14 days of receipt of the original results indicating a groundwater quality standard exceedence; and
 - c. Following confirmation of groundwater quality standard exceedence, immediately implement the contingency plan submitted for approval pursuant to Special Permit Condition # 14B, above.

Cal M. Barto

Carl W. Baxter, P.E., Administrator Hazardous Waste Remediation Bureau Waste Management Division

Under RSA 21-0:14 and 21-0:9-V, any person aggrieved by any terms or conditions of this permit may appeal to the Waste Management Council in accordance with RSA 541-A and N.H. Admin. Rules, Env-WMC 200. Such appeal must be made to the Council within 30 days and must be addressed to the Chairman of the Waste Management Council, c/o Appeals Clerk, Department of Environmental Services Legal Unit, 29 Hazen Drive, P.O. Box 95, Concord, NH 03302-0095.

GWP-198712001-N-001

Example NOTICE OF GROUNDWATER MANAGEMENT PERMIT GWP-___-A-001 TO BE RECORDED AGAINST:

[IDENTIFY OWNER OF PARCEL AND BOOK AND PAGE OF DEED IN TO THAT PARTY]

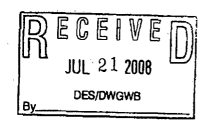
·		
Services (Department) has issued ("Permit") to [Permittee].	d Groundwater Manageme ursuant to Env-Or 607.09 oundwater management zo	(a) this notice is recorded for each one identified in the Permit at the
groundwater use must be cont contaminants that exceed the Sta	rolled and monitored du te's Ambient Groundwate and restrictions upon the u	ne ("GMZ"), an area within which ie to the presence of groundwater r Quality Standards ("AGQS"). The use of the properties within the GMZ
period(s). This Notice will remain GMZ and the Department issue available for review at the New	in in effect until such time is a Release of Recordation. Hampshire Department of an be viewed by searching	ess renewed for subsequent five-year as the AGQS are restored within the on to the Permittee. The Permit is f Environmental Services, 29 Hazer g under our OneStop Data Retrieva x?Project+CCST.
The following properties are loca	ted within the GMZ:	•
Property Owner/Address	Tax Map/Lot	Deed Reference Book/Page
/s/ [Permittee Name], Permittee [Company Name]	Date	<u>e</u>



CITY OF PORTSMOUTH

Community Development Department (603) 610-7232

Planning Department (603) 610-7216



DES Site # 198712001

Groundwater Management Permits Coordinator P.O. Box 95, 29 Hazen Drive Concord, NH 03302-0095

July 18, 2008

Dear Permit Coordinator:

Enclosed please find certified mail receipts for each of the owners of the lots of record within the Groundwater Management Zone. As required by Permit # 198712001-2-001 condition 9. Of the notices sent one had no receipt returned and four were returned from sender.

Also included please find a sample copy of the letter which was sent out and the notice which was included in the letter.

I believe this satisfies all of the requirements for the initial filing of this permit. I will be reporting in approximately one year's time to provide the annual requirements found in the permit.

If you have any questions or need additional information please do not hesitate to contact me at (603)610-7215 or plbritz@ch.cityofportsmouth.com

Sincerely.

Peter L. Britz

Coakley Technical Advisory Committee

ecc:

Coakley Executive Committee Andrew Hoffman, NHDES Mike Jasinski, USEPA Brenda Haslett, USEPA

This document is confidential and may contain privileged information. If you (the reader) are not the intended recipient or the smployee or agent responsible to deliver it to the intended recipient, you are hereby notified that you may not use, copy or disclose to anyone any information contained.



CITY OF PORTSMOUTH

Robert P. Sullivan, City Attorney – 603-610-7204 (Direct Dial)

Kathleen M. Dwyer, Assistant City Attorney – 603-427-1338 (Phone/Fax)

Suzanne M. Woodland, Assistant City Attorney – 603-610-7240 (Direct Dial)

Municipal Complex 1 Junkins Avenue Portsmouth, NH 03801 (603) 431-2000 (603) 427-1577 (FAX)

June 26, 2008

Kathleen Tracey
3 Lafayette Terrace
North Hampton, NH 03862

RE:

Property at 3 Lafayette Terrace

Assessor Plan 21, Lot 18

Dear Sir/Madam:

Below please find the notice of Groundwater Management Permit as filed at the Rockingham Registry of Deeds. This letter and the notice, found below, was filed on June 25th 2008 in accordance with the permit conditions of the Groundwater Management Permit issued by the New Hampshire Department of Environmental Services on June 19th 2008. If you have questions please contact Peter Britz at (603)610-7215 or by email at plbritz@ch.cityofportsmouth.com.

Sincerely

Robert P. Sullivan, City Attorney Chairman Coakley Executive Committee

Recorded on 6/25/08 at 8:57 a.m. Book 4929, Book 0795

NOTICE OF GROUNDWATER MANAGEMENT PERMIT GWP-198712001-N-001 TO BE RECORDED AGAINST:

Coakley Landfill Inc. Bk1340 P254 and Bk1347 P172

NOTICE IS HEREBY GIVEN THAT: The New Hampshire Department of Environmental Services (Department) has issued Groundwater Management Permit #GWP-198712001-N-001 ("Permit") to the Coakley Landfill Group. Pursuant to Env-Or 607.09(a) this notice is recorded for each property located within the groundwater management zone identified in the Permit at the Registry of Deeds in Rockingham County.

The Permit establishes a Groundwater Management Zone ("GMZ"), an area within which groundwater use must be controlled and monitored due to the presence of groundwater contaminants that exceed the State's Ambient Groundwater Quality Standards ("AGQS"). The Permit may include conditions to and restrictions upon the use of the properties within the GMZ, including restrictions on the use of groundwater.

The Permit was issued on June 19, 2008 and expires on June 18, 2013, unless renewed for subsequent five-year period(s). This Notice will remain in effect until such time as the AGQS are restored within the GMZ and the Department issues a Release of Recordation to the Permittee. The Permit is available for review at the New Hampshire Department of Environmental Services, 29 Hazen Drive, Concord, NH 03301 or can be viewed by searching under our OneStop Data Retrieval Site at http://www2.des.nh.gov/OneStop/ORCB_Query.aspx?Project+CCST.

The following properties are located within the GMZ:

Property Owner/Address	MAP LOT Book/Page		Deed Reference Book/Page	9
First and Ten Property Management 355				· .
Lafayette Road, Rye	10	1	3294	2953
Joan Nordstrom 67 North Road, North				,
Hampton	17	72	2416	583
Yolanda Fitzgerald 65 North Road, North				·
Hampton	17	73	3007	2807

Luck Enterprises 160 Lafayette Road, North Hampton	17	92	2473	1659
Christopher & Ricardo Fucci 180 Lafayette	17	82	24/3	1039
Road, North Hampton	1.7	86	2210	052
	17	- 80	3319	952
Lori Lessard, Trustee 186 Lafayette Road,	1,7	0.7	2762	2101
North Hampton	17	87	2760	2101
Helen McKittrick 188 Lafayette Road,	۱		0.641	0656
North Hampton	21	8	2641	2656
Darleena Wylie 8A Lafayette Terrace,	١			
North Hampton	21	10	3219	2588
Susan Laffey 12A Lafayette Terrace, North		,	205.	25-5
Hampton	21	11	2964	2565
Christine Adinolfo 16A Lafayette Terrace,			-0	4
North Hampton	21	12	2963	1721
Joseph Hanley 20 Lafayette Terrace, North				4
Hampton	21	14	4682	1265
James Jones 40-42 Lafayette Terrace, North				
Hampton	21	14-1	4451	1104
Bridget Conner 44 Lafayette Terrace, North				
Hampton	21	· 15	4183	1638
Rodney Booker 46 Lafayette Terrace,				,
North Hampton	21	16.	4275	902
Bernard Tracey 1 Lafayette Terrace, North				
Hampton	21	17	2450	687
Kathleen Tracey 3 Lafayette Terrace, North				
Hampton	21	18	1243	317
Kimberly Bartlett 5 Lafayette Terrace,				
North Hampton	21	19	3824	2799
Alexis Perron 9 Lafayette Terrace, North				. ,
Hampton	21	20	3088	1774
Tracy Margeson 15 Lafayette Terrace,				
North Hampton	21	2.1	3121	1606
Anita Gabree 15 Lafayette Terrace, North				
Hampton	21	22	3013	2221
Tracy Margeson 15 Lafayette Terrace,				
North Hampton	21	23	3121	1606
William Warman 43 Lafayette Terrace,		. 25		2000
North Hampton	21	24	4374	1365
ZCCMMXIIV0000IIII/5/ NH Ltd Ptshp	21		73/7	. 1303
45 Lafayette Terrace, North Hampton	21	25	2530	1863
Gozinta LLC 198 Lafayette Road, North	21		2530	1003
, ,	21	26	4275	904
Hampton 206 Lefevette Reed LL C206 Lefevette	21	20	42/3	304
206 Lafayette Road LLC206 Lafayette		. 07	. 4705	270
RoadNorth Hampton	21	27	4785	379

Hampton				
Stella Ciboroski 216 Lafayette, RoadNorth				
Hampton	21	28	2366	1127
Leo Crotty, Jr. 216 Lafayette Road, North	3		,	
Hampton	21	28-1	2475	1278
S&L Realty Trust 212 Lafayette Road, North				
Hampton	21	29	3666	1199
MA NEGM, LLC 224 Lafayette Road,				
North Hampton	21	31	4649	2366
Coakley Landfill LLC Lafayette Road	· ·			
Rear, North Hampton	21	32	3117	2934
Coakley Landfill, LLC Lafayette Road Rear,				· · · · · · · · · · · · · · · · · · ·
North Hampton	21	33	3117	2934
James Jones Lafayette Terrace Rear, North				
Hampton	21	34	4451	1102
James Jones Lafayette Terrace Rear, North				
Hampton	21	35	4451	1102
James Jones Lafayette Terrace Rear, North				
Hampton	21	36	4451	1102
Town of N. Hampton Conservation				
Commissionn Lafayette Road Rear, North				
Hampton	21	37	3451	1661
Boston & Maine Corp,c/o Gilford Trans.Inc	-		,	
North Road Rear, North Hampton	21	38		
Richard Grenier & Charter Trust, CoTrustees				
North Road Rear, North Hampton	21	39	3550	1660
Boston & Maine Corp, c/o Gilford Trans.Inc				
North Road Rear, North Hampton	21	40		· · · · · · · · · · · · · · · · · · ·
Elmer Sewell North Road Rear, North	}			
Hampton	21	41	1340	-524
Darleena Wylie8ALafayette TerraceNorth			·	
Hampton	21	46	3219	2588
Elmer M. Sewell Rev. Tr. 96340 Breakfast				
Hill Road, Greenland	R1	13	3159	928
Town of Greenland 560 Breakfast Hill Road,				
Greenland	R1	9B	3454	1131

/s/Robert Sullivan, Permittee Coakley Landfill Group

June 24, 2008

Approved pursuant to authorization of Coakley Executive Committee via electronic communication dated June 24, 2008.

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. 	A. Signature
Print your name and address on the reverse	X Agent
so that we can return the card to you.	B. Received by (Printed Name) C. Date of Delive
Attach this card to the back of the mailplece, or on the front if space permits.	Christing Adjan & 6-28-08
Article Addressed to:	D. Is delivery address different from item 1? Yes
i. Audio Addiosed to,	If YES, enter delivery address below: No
•	∦ .
Christine Adinolfo	·
16 Lafayette Terrace	
North Hampton, NH 03.862	3. Service Type
1.01th Hampton, 1411 03,802	. Certified Mail Express Mail
	Registered Return Receipt for Merchandise
	☐ Insured Mall ☐ C.O.D.
	4. Restricted Delivery? (Extra Fee)
2. Article Number 7007 1490	0003 0669 9838
PS Form 3811, February 2004 Domestic R	eturn Receipt 102595-02-M-154
· · · · · · · · · · · · · · · · · · ·	
ENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Also complete	A. Signature
Item 4 If Restricted Delivery is desired. Print your name and address on the reverse	X Kimlim Baut 1 Agent Addressee
so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name) C. Date of Delivery
Article Addressed to:	D. Is delivery address different from item 1? Yes
. Afticle Addressed to.	If YES, enter delivery address below: No
	<u>.</u>
Kimberly Bartlett	
5 Lafayette Terrace	
North Hampton, NH 03862	3. Service Type
1101111 11ampton, 14H 03802	Certified Mail Express Mail
	☐ Registered ☐ Return Receipt for Merchandise
·	
	☐ Insured Mail ☐ C.O.D.
	□ Insured Mail □ C.O.D. 4. Restricted Delivery? (Extra Fee) □ Yes
711117 .1.441	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) / 1117 1471	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) / 147L	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) / 1117 1471	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) 7007 1490 S Form 3811, February 2004 Domestic Re	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) 7007 1490 S Form 3811, February 2004 Domestic Re SENDER: COMPLETE THIS SECTION	4. Restricted Delivery? (Extra Fee) Yes 1. 0.0.3.0.6.9.9.7.7 turn Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY
(Transfer from service label) S Form 3811, February 2004 Domestic Re ENDER: COMPLETE THIS SECTION Complete Items 1, 2, and 3. Also complete	4. Restricted Delivery? (Extra Fee) Yes 1 0003 0669 9777 turn Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A Signature
(Transfer from service label) S Form 3811, February 2004 Domestic Re ENDER: COMPLETE THIS SECTION Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. Print your name and address on the reverse	4. Restricted Delivery? (Extra Fee) Yes 1. 0.0.3.0.6.9.9.7.7 turn Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature
(Transfer from service label) S Form 3811, February 2004 Domestic Re ENDER: COMPLETE THIS SECTION Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you.	4. Restricted Delivery? (Extra Fee) Yes 1. 0.003 0.669 9777 turn Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Agent
(Transfer from service label) S Form 3811, February 2004 Domestic Re ENDER: COMPLETE THIS SECTION Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece,	4. Restricted Delivery? (Extra Fee) Yes 1 0003 0669 9777 turn Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A Signature Agent 5-Addressee B. Received by (Printed Name) C. Gate of Delivery
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	4. Restricted Delivery? (Extra Fee) Yes 1 0003 0669 9777 turn Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Agent 5-Addressee B. Received by (Printed Name) C. Date of Delivery Garley G. School
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits. Article Addressed to: Rodney Booker 46 Lafayette Terrace	4. Restricted Delivery? (Extra Fee)
SENDER: COMPLETE THIS SECTION Complete Items 1, 2, and 3. Also complete Item 4 If Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece,	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	4. Restricted Delivery? (Extra Fee)

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired.	A. Signature
Print your name and address on the reverse	
 so that we can return the card to you. Attach this card to the back of the mailpiece or on the front if space permits. 	B. Received by (Printed Name) C. Date of Delive
I. Article Addressed to:	D. Is delivery address different from item 17 Yes If YES, enter delivery address below: No
Boston & Maine Corp,c/o Gilford	
Trans.Inc	
Iron Horse Park	L.s
North Billerica, MA 01802	3. Sevice Type IZ Certified Mail □ Express Mail
	☐ Registered ☐ Return Receipt for Merchandle☐ Insured Mail ☐ C.O.D.
2. Article Number 7007 1	4. Restricted Delivery? (Extra Fee)
Thansier from service labely	
PS Form 3811, February 2004 Domes	stic Return Receipt 102595-02-M-15
	The second of th
	2010 577 7192 2227212
ENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. Print your name and address on the reverse	A Signature Sapent
so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name) C. Date of Delivery
Article Addressed to:	D. Is delivery address different from item 1? Yes
	If YES, enter delivery address below:
Derek Burt	
8774 Mustic Circle	
Northport, FL 34287	
	Service Type Certified Mail D Express Mail
-	☐ Registered ☐ Return Receipt for Merchandise
	☐ Insured Mail ☐ C.O.D.
Article Number	4. Restricted Delivery? (Extra Fee)
(Transfer from service tabel) 7001 251	0 0008 7668 0072
<u></u>	
S Form 3811, February 2004 Domest	
S Form 3811, February 2004 Domest ENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete	tic Return Receipt 102595-02-M-154 COMPLETE THIS SECTION ON DELIVERY A. Signature
S Form 3811, February 2004 Domest SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.	COMPLETE THIS SECTION ON DELIVERY A. Signature
ENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you.	COMPLETE THIS SECTION ON DELIVERY A. Signature X. The Complete This Section on Delivery B. Received by (Anthony Deep) C. Date of Delivery
ENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you.	COMPLETE THIS SECTION ON DELIVERY A. Signature X. Mach (Loron) Agent Addresse B. Reperved by (Addresse) C. Date of Deliver
ENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits.	COMPLETE THIS SECTION ON DELIVERY A. Signature X. The Closer Agent Addressed B. Received by Control of Texas C. Date of Delivery In delivery addressed different from page 12 Yes
ENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits.	COMPLETE THIS SECTION ON DELIVERY A. Signature X. The Close Grant Addresse B. Received by Control of Deliver In delivery actresses different from page 17. Yes
S Form 3811, February 2004 Domest SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits. Article Addressed to:	COMPLETE THIS SECTION ON DELIVERY A. Signature X. The Close Grant Addresse B. Received by Control of Deliver In delivery actresses different from page 17. Yes
ENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to:	COMPLETE THIS SECTION ON DELIVERY A. Signature X. Mark (Loron) — Agent — Addresse B. Reperved by Complete Transport — C. Date of Deliver Is delivery address different free per 17 — Yes
S Form 3811, February 2004 Domest SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the maliplece, or on the front if space permits. Article Addressed to: Stonia A. Cibrowski PO Box 443	COMPLETE THIS SECTION ON DELIVERY A. Signature X. Mark (Losov) Agent Addresse B. Received by Address different free per 17 Yes If YES, enter delivery address below: No
ENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to:	COMPLETE THIS SECTION ON DELIVERY A. Signature X. Mark (Losov) Agent Addresse B. Received by Address different free per 17 Yes If YES, enter delivery address below: No
ENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits. Article Addressed to: Stonia A. Cibrowski POBox 443	COMPLETE THIS SECTION ON DELIVERY A. Signature X. The Complete Addresses B. Received by Continuous and Continuous Addresses It yes anter delivery address define: Yes No 3. Sente Type A Registered Processes Mail
ENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits. Article Addressed to: Storie A. Cibrowski PO Box 443	COMPLETE THIS SECTION ON DELIVERY A. Signature X. March (Losov) Agent Addresse B. Received by Continuous C. Date of Deliver Is delivery address different free perm 17 Yes If YES, anter delivery address below: No

PS Form 3811, February 2004

Domestic Return Receipt

102695-02-M-1540

 , , , , 	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3. Also complete	
item 4 if Restricted Delivery is desired. Print your name and address on the reverse	e X
so that we can return the card to you.	B. Contractor (September 1975)
Attach this card to the back of the malipiece or on the front if space permits.	e, 2/1/08
	D. is delivery address different from item 1? Yes
Article Addressed to:	If YES, enter delivery address below: No
•	
Coakley, Landfill LLC	7007
PO Box 190	103 SOOR
Greenland, NH 03840	——————————————————————————————————————
Greenfalid, 1411 03840	3. Serjitos Type ☐ Centified Mail ☐ Express Mail()
	☐ Registered ☐ Return Receipt for Merchandis
•	☐ Insured Wall ☐ C.Q.D.
	4. Restricted Delivery 7 (Extra Fee)
2. Article Number 7007	1490 0003 0669 9920
(Transfer from service label)	
PS Form 3811, February 2004 Dome	estic Return Receipt 102585-02-M-15
	<u> </u>
ENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Also complete	A. Signature
Item 4 if Restricted Delivery is desired.	Agent -
Print your name and address on the reverse	Addressed
so that we can return the card to you. Attach this card to the back of the mailpiece,	B. Received by (Printed Name) C. Date of Deliver
or on the front if space permits.	2011 D COM /100
. Article Addressed to:	D. Is delivery address different from Item 1? Yes
	If YES, enter delivery address below: LI No
Bridget Conner	
44 Lafayette Terrace	· .
North Hampton, NH 03862	3. Seprice Type
	☑ Certified Mail ☐ Express Mail
	☐ Registered ☐ Return Receipt for Merchandise
	☐ Insured Mail ☐ C.O.D.
	Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) Yes
7001 70	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) 7001 25	4. Restricted Delivery? (Extra Fee) Yes
(Transfer from service label) 7001 25	4. Restricted Delivery? (Extra Fee) Yes
(Transfer from service label) 7001 25	4. Restricted Delivery? (Extra Fee) Yes
(Transfer from service label) 7001 25	4. Restricted Delivery? (Extra Fee) Yes
(Transfer from service label) 7001 25 S Form 3811, February 2004 Domes	4. Restricted Delivery? (Extra Fee) Yes
(Transfer from service label) 7001 25 S Form 3811, February 2004 Domes SENDER: COMPLETE THIS SECTION	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 8 7 6 8 0 0 1 0 1 0 102595-02-M-154
(Transfer from service label) 7001 25 S Form 3811, February 2004 Domes SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 8 7 1 4 0 0 1 0 stic Return Receipt 102595-02-M-154 COMPLETE THIS SECTION ON DELIVERY A. Signature
GENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse	4. Restricted Delivery? (Extra Fee) Yes 51.0 0008 7668 0010 stic Return Receipt 102595-02-M-154 COMPLETE THIS SECTION ON DELIVERY A. Signature Addresse
GENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you.	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 0 A 7 L L A 0 0 1 0 stic Return Receipt 102595-02-M-154 COMPLETE THIS SECTION ON DELIVERY A. Signature Agent B. Received by (Printed Name) C. Date of Delivery
GENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you.	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 8 7 L L 8 0 0 1 0 stic Return Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Addresse B. Received by (Rringed Name) C. Date of Deliver
Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece or on the front if space permits.	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 8 7 L L 8 0 0 1 0 stic Return Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Addresse B. Received by (Printed Name) C. Date of Deliver 2 7 2 8 D. Je delivery address different from Item 12 Yes
Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece or on the front if space permits.	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 8 7 L L 8 0 0 1 0 stic Return Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Addresse B. Received by (Printed Name) C. Date of Deliver 2 7 2 8
Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece or on the front if space permits.	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 8 7 L L 8 0 0 1 0 stic Return Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Addresse B. Received by (Printed Name) C. Date of Deliver 2 7 2 8 D. Je delivery address different from Item 12 Yes
(Transfer from service label) 7001 25 S Form 3811, February 2004 Domes SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece or on the front if space permits.	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 8 7 L L 8 0 0 1 0 stic Return Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Addresse B. Received by (Printed Name) C. Date of Deliver 2 7 2 8 D. Je delivery address different from Item 12 Yes
Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece or on the front if space permits. Article Addressed to: Leo Crotty, Jr.	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 8 7 L L 8 0 0 1 0 stic Return Receipt 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Addresse B. Received by (Printed Name) C. Date of Deliver 2 7 2 8 D. Je delivery address different from Item 12 Yes
Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece or on the front if space permits. Article Addressed to: Leo Crotty, Jr. 216 Lafayette Road	4. Restricted Delivery? (Extra Fee) Yes 5.1.0 0008 7668 0010 stic Return Receipt 102585-02-M-1546 COMPLETE THIS SECTION ON DELIVERY A. Signature Agent Addresse B. Received by (Aninted Name) C. Date of Deliver 27-3-78 D. Is delivery address different from Item 1? Yes If YES, enter delivery address below: No
SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece	4. Restricted Delivery? (Extra Fee) Yes 5 1 0 0 0 8 7 L 6 0 0 1 0 stic Return Receipt 102585-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Addresse B. Received by (Printed Name) C. Date of Deliver 2 72-78 D. Je delivery address different from Item 17 Yes
Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece or on the front if space permits. Article Addressed to: Leo Crotty, Jr. 216 Lafayette Road	4. Restricted Delivery? (Extra Fee)
Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece or on the front if space permits. Article Addressed to: Leo Crotty, Jr. 216 Lafayette Road	4. Restricted Delivery? (Extra Fee)

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3. Also complete	A. Signature
item 4 if Restricted Delivery is desired. Print your name and address on the reverse	X Addresse
so that we can return the card to you.	B. Received by (Prints Name) C. Date of Delivery
Attach this card to the back of the mailpièce, or on the front if space permits.	Krst Hun Gener
	D. Is delivery address different from item 1? Yes
Article Addressed to:	If YES, enter delivery address below: No
* .	1 7
First and Ten Property Management	
PO Box 1058	
Hampton, NH 03843	3. Service Type
	☐ Registered ☐ Return Receipt for Merchandise
•	☐ Insured Mail ☐ C.O.D.
	4. Restricted Delivery? (Extra Fee)
2. Article Number —	
(Transfer from service label) 7001 2510	0008 7668 0119
PS Form 3811, February 2004 Domestic Re	etum Receipt 102595-02-M-154
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
· · · · · · · · · · · · · · · · · · ·	
Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.	A Signature
Print your name and address on the reverse	Lean DAddressee
so that we can return the card to you.	B. Received by (Printed Name) C. Date of Delivery
 Attach this card to the back of the mailpiece, or on the front if space permits. 	DICK FUCCU G-30-69
1. Article Addressed to:	D. Is delivery address different from item 1? Yes
I, Atticia Addressed to.	If YES, enter delivery address below: No.
Christopher & Ricardo Fucci	If YES, enter delivery address below: □ No
Christopher & Ricardo Fucci 180 Lafayette Road North Hampton, NH 03862	3. Service Type Certified Mail Express Mail
180 Lafayette Road	3. Service Type Certified Mail Express Mail
180 Lafayette Road	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.
180 Lafayette Road North Hampton, NH 03862	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise
180 Lafayette Road North Hampton, NH 03862	3. Service Type Certified Mail
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) 7007 149	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) Yes
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) 7007 149	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) Yes
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) 7007 149	3. Service Type Certified Mail
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) 7007 149	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) Yes
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 SENDER: COMPLETE THIS SECTION	3. Service Type Certified Mail
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) 102595-02-M-1540 COMPLETE THIS SECTION ON DELIVERY A. Signature Agent
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) 7007 149 PS Form 3811, February 2004 Domestic Re SENDER: COMPLETE THIS SECTION Complete Items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) Yes 000 100
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece,	3. Service Type Certified Mail
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) 7007 149 PS Form 3811, February 2004 Domestic Re SENDER: COMPLETE THIS SECTION Complete Items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) Yes Older This Section on Pelivery A. Signature Addresse Addres
180 Lafayette Road North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece,	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) Yes Older This Section On Pelivery A. Signature Addresse Addres
2. Article Number (Transfer from service label) PS Form 3811, February 2004 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits.	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) Yes 102595-02-M-1540 COMPLETE THIS SECTION ON PELIVERY A Signature Addresse Addresse Addresse Addresse C. Date of Deliver Limital Addresse If YES, enter delivery address below: No
North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits.	3. Service Type Certified Mail
North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front if space permits. Anita Gabree	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. 4. Restricted Delivery? (Extra Fee) Yes 102595-02-M-1540 COMPLETE THIS SECTION ON PELIVERY A Signature Addresse Addresse Addresse Addresse C. Date of Deliver Limital Addresse If YES, enter delivery address below: No
North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front if space permits. Anita Gabree 15 Lafayette Terrace	3. Service Type Certified Mail
North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front if space permits. Anita Gabree 15 Lafayette Terrace	3. Service Type Certified Mail
North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front if space permits. Anita Gabree	3. Service Type Certified Mail
North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front if space permits. Anita Gabree 15 Lafayette Terrace	3. Service Type Certified Mail
North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front if space permits. Anita Gabree 15 Lafayette Terrace	3. Service Type Certified Mail
North Hampton, NH 03862 2. Article Number (Transfer from service label) PS Form 3811, February 2004 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallplece, or on the front if space permits. Anita Gabree 15 Lafayette Terrace	3. Service Type Certified Mail

	COMPLETE THIS SECTION ON DELIV	ERY
Complete items 1, 2, and 3. Also complete	A. Signature	
item 4 if Restricted Delivery is desired. Print your name and address on the reverse	X /m/83	☐ Agent ☐ Addresse
so that we can return the card to you.	B Received by (Printed Name)	. Date of Deliver
Attach this card to the back of the mailpiece, or on the front if space permits.	1 Banker	6-25-52
	D. is delivery address different from Item	
Article Addressed to:	If YES, enter delivery address below:	□ No
	11	
Gozinta LLC		
198 Lafayette Road		
North Hampton, NH 03862	3. Service Type Continued Mail Express Mail	
,	☐ Registered ☐ Return Receip	for Merchandise
	☐ Insured Mail ☐ C.O.D.	
•	4. Restricted Delivery? (Extra Fee)	☐ Yes
. Article Number		
(Transfer from service label) 7001 2510	0008 7668 0065	
PS Form 3811, February 2004 Domestic Ru	eturn Receipt	102595-02-M-1540
ورايد التقليدي السفاد ما المالية	· · · · · · · · · · · · · · · · · · ·	
		٠
ENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVE	RY
Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired.	A Signature	☐ Agent
Print your name and address on the reverse	11 × Uhraent	· D Addressee
so that we can return the card to you.	B. Received by (Pristed Name) C.	Date of Delivery
Attach this card to the back of the mailpiece, or on the front if space permits.	A Sargerat (12/58
········	D. Is delivery address different from item 1	☐ Yes
Article Addressed to:	If YES, enter delivery address below:	□ No
Richard R. Grenier I.V. Trust		
Richard Grenier & Charter Trust,		
CoTrustees		×
10 Canterbury Lane	L	
Bedford, NH 03110-4435	3. Septice Type Contribed Mail Express Mail	•
bedioid, Nri 03110-4433	☐ Registered ☐ Return Receipt	for Merchandise
	☐ Insured Mail ☐ C.O.D.	·
•		
	4. Restricted Delivery? (Extra Fee)	☐ Yes
Artirla Number 7007 11		☐ Yes
Article Number 7007 14 (Transfer from service label)	4. Restricted Delivery? (Extra Fee)	☐ Yes
(Transfer from service label)	190 0003 0669 9937	·
(Transfer from service label)		☐ Yes
(Transfer from service label)	190 0003 0669 9937	·
(Transfer from service label) S Form 3811, February 2004 Domestic Re	190 0003 0669 9937	102595-02-M-1640
(Transfer from service label) S Form 3811, February 2004 Domestic Re SENDER: COMPLETE THIS SECTION	otum Receipt COMPLETE THIS SECTION ON DELIV	102595-02-M-1640
(Transfer from service label) S Form 3811, February 2004 Domestic Re SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete	190 0003 0669 9937	102595-02-N-1540 ERTY
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	otum Receipt COMPLETE THIS SECTION ON DELIV	102595-02-M-1540 ERTY
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	otum Receipt COMPLETE THIS SECTION ON DELIV A. Signature	102595-02-N-1540 ERTY Agent Addresse
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice It is section Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece,	oturn Receipt COMPLETE THIS SECTION ON DELIV A. Signature	102595-02-N-1540 ERTY Agent Addresse Date of Deliver
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	COMPLETE THIS SECTION ON DELIVER. A. Signature X. B. Received by (Printed Name) Complete	102595-02-M-1640 ERIY Agent Addresse Date of Deliver C ~ Zo ~ d
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Items 1, 2, and 3. Also complete items 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece,	otum Receipt COMPLETE THIS SECTION ON DELIV A. Signature	102595-02-N-1540 ERRY □ Agent □ Addresse □ Date of Deliver
(Transfer from service label) S Form 3811, February 2004 Domestic Reservice Reservic	COMPLETE THIS SECTION ON DELIVE A. Signature B. Received by (Printed Name) Complete This section on Delive A. Signature	102595-02-N-1540 ERRY □ Agent □ Addresse □ Date of Deliver
(Transfer from service label) S Form 3811, February 2004 Domestic Re SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to:	COMPLETE THIS SECTION ON DELIVE A. Signature B. Received by (Printed Name) Complete This section on Delive A. Signature	102595-02-N-1540 ERRY □ Agent □ Addresse □ Date of Deliver
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SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: James Jones 207 Atlantic Avenue	COMPLETE THIS SECTION ON DELIVE A. Signature B. Received by (Printed Name) Complete This section on Delive A. Signature	102595-02-N-1540 ERRY □ Agent □ Addresse □ Date of Deliver
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 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse 	A. Signature X
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James Jones 207 Atlantic	
North Hampton, NH 03862	3. Service Type
	☐ Certified Mail ☐ Express Mail ☐ Registered ☐ Return Receipt for Merchandiae ☐ Insured Mail ☐ C.O.D.
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206 Lafayette Road LLC	
206 Lafayette Road	_ <u></u>
North Hampton, NH 03862	3. Septice Type
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or on the front if space permits.	D. Is delivery address different from Item 1? Yes
Article Addressed to:	If YES, enter delivery address below: No
Susan Laffey	
12 Lafayette Terrace	
North Hampton, NH 03862	3. Seyvice Type
	☐ Certified Mail ☐ Express Mail ☐ Registered ☐ Return Receipt for Merchandis ☐ Insured Mail ☐ C.O.D.
	4. Restricted Delivery? (Extra Fee)
Article Number 7007 1 (Transfer from service label)	490 0003 0669 9845

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Attach this card to the bar or on the front if space pe		6-30-08
	minus.	D. Is delivery address different from item 1? Yes
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Lori Lessard, Truste	ee ·	\
186 Lafayette Road	•	
North Hampton, NH	03862	3. Service Type
	_	☑ Certified Mail ☐ Express Mail
		☐ Registered ☐ Return Receipt for Merchandise ☐ Insured Mail ☐ C.O.D.
		4. Restricted Delivery? (Extra Fee)
2. Article Number	2002 144	
(Transfer from service label)	7007 149	90 0003 0669 9982
PS Form 3811, February 20	04 Domestic	Return Receipt 102595-02-M-1540
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item 4 if Restricted Deliver	y is desired.	Agent () All E-Agent
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Luck Enterprises	ATH HAMO	If YES, enter delivery address below: No
I. Article Addressed to:	ORTH HAMOTON	If YES, enter delivery address below: No No S. Sep Se Type artified Mail
Luck Enterprises	0386 ² 2 8 2008	If YES, enter delivery address below: No No S. Sep Se Type artified Mail
Luck Enterprises	ORTH HAMOTON	If YES, enter delivery address below: No No No No September Type September Type September Type September Type September Type Registered Return Receipt for Merchandise
Luck Enterprises 115 Lafayette Road North Hampton, NE	03862 03862	If YES, enter delivery address below: No 3. Septe Type
Luck Enterprises 115 Lafayette Road North Hampton, NP 2. Article Number (Transfer from service label)	030N ² 28 2008 MH 0386 ² 7007 1	s. Sep Se Type artified Mail
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	11 LAFAYETE TERRICE
Tracy Margeson 15 Lafayette Terrace	NOWIN HAMPTON, NIH 03862
North Hampton, NH 03862	3. Service Type Certified Mall Express Mall Registered Return Receipt for Merchandise C.O.D.
	4. Restricted Delivery? (Extra Fee) Yes
2. Article Number (Transfer from service label) 7001 2510	0008 7667 9991
PS Form 3811, February 2004 Domestic Re	turn Receipt 102595-02-M-164
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
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Helen McKittrick	
188 Lafayette Road	
North Hampton, NH 03862	3. Seprice Type
North Hampton, 1412 05002	☐ Certified Mail ☐ Express Mail ☐ Registered ☐ Return Receipt for Merchandisc
	Insured Mall C.O.D. 4. Restricted Delivery? (Extra Fee) Yes
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(Transfer from service label) 7007 149	0 0003 0669 9869
PS Form 3811, February 2004 Domestic Re	turn Receipt 102595-02-M-154
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1. Article Addressed to:	D. Is delivery address different from item 1?
Jan Naudatu	H HAMO
Joan Nordstrom 67 North Road	
North Hampton, NH 03862	LISE SQUIDE TORO
1	Registered Heturn Receipt for Merchandise
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2. Article Number 7.007 1490	

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
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1. Article Addressed to:	If YES, enter delivery address below: No
Alexis Perron	
9 Lafayette Terrace	
North Hampton, NH 03862	3. Service Type Certified Mail
;	☐ Certified Mail ☐ Express Mail ☐ Registered ☐ Return Receipt for Merchandise ☐ Insured Mail ☐ C.O.D.
	4. Restricted Delivery? (Extra Fee)
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(Transfer from service label) 7001 2510	0008 7667 9977
PS Form 3811, February 2004 Domestic Re	turn Receipt 102595-02-M-1540
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Attach this card to the back of the mailpiece, or on the front if space permits.	Dage Next 7/10/08
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· · · · · · · · · · · · · · · · · · ·	If YES, enter delivery address below:
	1
S&L Realty Trust	
PO Box 4276	
Portsmouth, NH 03802-4276	3. Septice Type
	☐ Certified Mail ☐ Express Mail ☐ Registered ☐ Return Receipt for Merchandise
•	☐ Insured Mail ☐ C.O.D.
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70.00	
PS Form 30 11, February 2004 Domestic R	etum Receipt 102595-02-M-1540
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Attach this card to the back of the mailpiece,	B. Received by (Printed Name) Elimet M. Sawa II
or on the front if space permits.	D. Is delivery address different from them 1? Yes
Article Addressed to:	If YES, enter delivery address below: No
Elmer Sewell	
340 Breakfast Hill Road	Hone
Greenland, NH 03840	3. Service Type
	☐ Certified Mail ☐ Express Mail
	☐ Registered ☐ Return Receipt for Merchandise ☐ Insured Mail ☐ C.O.D.
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Complete items 1, 2, and 3, Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallplece, or on the front if space permits. 1. Article Addressed to: Town of Greenland PO Box 100 Greenland, NH 03840 3. Sylice Type Certified Mail Registered Return Receipt for Merchandise insured Mail Registered Return Receipt for Merchandise insured Mail Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front if space permits. Article Addressed to: COMPLETE THIS SECTION COMPLETE THIS SECTION ON DELIVERY A Signature A	SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
First your name actions and to you. So that the can return beard to you. I control of space permits. I. Article Addressed to: Elmer M. Sewall Rev.Tr. 96 340 Breakfast Hill Road Greenland, NH 03840 Elmer M. Sewall Rev.Tr. 96 340 Breakfast Hill Road Greenland, NH 03840 Control of the food of the space permits. I. Article Addressed to: Control of the food of the space permits. Article Addressed to: Control of the space permits. Control of the space permits. Article Addressed to: Control of the space permits. Article Addressed to: Control of the space permits. Article Addressed to: Control of the space permits. Article Addressed to: Control of the space p	Item 4 if Restricted Delivery is desired.	Y Agent □ Agent
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T. Article Addressed to: Elmer M., Sewall Rev.Tr.96 340 Breakfast Hill Road Greenland, NH 03840 2. Article Number (Transfer from service label) PS Form 3811, February 2004 Complete terms 1, 2, and 3, Also complete term 4 if Rectricted Delivery is desired. Print your name and address on the navores so that we can return the card to you. Article Number (Transfer from service label) Town of Greenland PO Box 100 Greenland, NH 03840 Complete lame 1, 2, and 3, Also complete term 4 if Restricted Delivery is desired. Article Addressed to: Town of Greenland PO Box 100 Greenland, NH 03840 Complete lame 1, 2, and 3, Also complete term 4 if Restricted Delivery is desired. Article Addressed to: Town of Greenland PO Box 100 Greenland, NH 03840 Complete items 1, 2, and 3, Also complete term 4 if Restricted Delivery is desired. Article Number (Transfer from service label) Town of Greenland PO Box 100 Greenland, NH 03840 Complete items 1, 2, and 3, Also complete term 4 if Restricted Delivery is defined. Article Number (Transfer from service label) Town of Greenland PO Box 100 Greenland, NH 03840 Complete items 1, 2, and 3, Also complete term 4 if Restricted Delivery is defined. A septiture Town of Greenland PO Box 100 Greenland, NH 03840 Complete items 1, 2, and 3, Also complete term 4 if Restricted Delivery is defined. A septiture Town of Greenland PO Box 100 Greenland, NH 03840 Complete items 1, 2, and 3, Also complete term 4 if Restricted Delivery is defined. B Septiman Mail Co.D. A septiture Town of N. Hampton Conservation Complete items 1, 2, and 3, Also complete term 4 if Restricted Delivery is defined. Town of N. Hampton Conservation Complete items 1, 2, and 3, Also complete term 4 if Restricted Delivery is defined. Town of N. Hampton Conservation Complete items 1, 2, and 3, Also complete term 4 if Restricted Delivery is defined. Town of N. Hampton Conservation Complete items 1, 2, and 3, Also complete term 4 if Restricted Delivery is defined. Town of N. Hampton Conservation	Attach this card to the back of the mailpiece,	Emer M S wall of Deliver
Elmer M. Sewall Rev. Tr. 96 340 Breakfast Hill Road Greenland, NH 03840 Septice Type		D. Is delivery address different from item 1?
340 Breakfast Hill Road Greenland, NH 03840 3. Sevice Type Certified Mail Elegyress Mail Requirement Requirement Requirement Respectation Return Receipt New Yes Complete Items 1, 2, and 3, Also complete item 4 if Restricted Delivery (actra Foe) New Yes Complete Items 1, 2, and 3, Also complete items 41, 4, and 3, Also complete items 41, 4, and 3, Also complete items 41, 4, and 3, Also complete items 41, 6, and 6		
Greenland, NH 03840 3. Sey/ice Type		
Septice Number Co.D.		
Cartified Mail Express Mail Registrered Return Receipt for Merchandic Resturned Name Receipt Rec	Greenland, NH 03840	3. Service Type USPS
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2. Article Number (Parsher from service label) 7007 1490 0003 0149 9999		,
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JosephHanley 20 Lafayette Terrace North Hampton NH 03862

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KathleenSimmel 3 Lafayette Terrace North Hampton NH 03862

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Coakley Landfill Third Five-Year Review

APPENDIX J – EVALUATION OF POTENTIAL TOXICITY OF SEDIMENTS

TECHNICAL MEMORANDUM

To:

Gerardo Millan-Ramos

From:

Richard Sugatt

Date:

June 29, 2011

Subject:

Approach for evaluating sediment at Coakley Landfill during five year review periods

Summary

The approach for evaluating potential toxicity of sediments at Coakley Landfill Superfund Site in the future is summarized here and detailed below. Every five years the worst-case sediment location at Coakley Landfill Superfund Site (SED-05) will be sampled and analyzed for inorganics. The Benchmark quotient (BQ) will be calculated by dividing the measured concentration of each metal by its site-specific benchmark, derived herein. The average BQ for all of the detected inorganics will be calculated and compared to the empirically demonstrated average BQ of 1 for the samples shown to be non-toxic by toxicity testing in 2007. Based on the average ratio of 4 between Threshold Effect Concentrations (TECs) and Probable Effect Concentrations (PECs) for metals from MacDonald et al (2000), additional toxicity testing will be required only if the average BQ exceeds 4 in future sediment samples. Otherwise, only analysis of inorganics in one sample from SED-05 would be conducted once during the next five year review period and evaluated by the describe BQ process.

Detailed Description of Approach

Sediment samples from several locations at Coakley Landfill have been analyzed on an annual basis since at least 2001. As part of the latest Five Year Review, it was determined that several inorganics in sediment exceeded generally accepted no-effect ecological benchmarks. The ecological benchmarks were the freshwater sediment benchmarks from EPA Region 3, which, for metals, are the same as the Threshold Effect Concentrations (TECs) from MacDonald et al (2000). Since exceedance of these benchmarks suggested that the site sediments might be toxic to aquatic organisms, it was decided to investigate prior to the subsequent five year review period whether there was any toxicity to aquatic organisms by sediment sampled at the site.

Since sediments with benchmark exceedances are often not toxic when tested in laboratory toxicity tests, it was not justified to conduct expensive toxicity testing at all historic sediment locations that had benchmark exceedances. Instead, it was decided to analyze another round of samples from these locations for inorganics concentrations and to conduct one toxicity test on the location that had the highest frequency and magnitude of benchmark exceedances. SED-05 was selected for toxicity testing because it had the highest benchmark quotients for the most chemicals. In 2007, a sediment sample was collected from this location and tested for toxicity on the freshwater amphipod *Hyallela azteca* in a standard 10-day test. There were no ecologically significant effects on the test organisms. As a result, it was concluded that the concentrations of inorganics measured in the sediment sample comprised site-specific no-effect concentrations that could be used as site-specific benchmarks for this site.

As shown in Table 1, the site-specific no-effect concentration was higher than the EPA Region 3 ecological benchmark for most of the chemicals that have benchmarks. Since the EPA Region 3 benchmarks represent non-toxic concentrations on a generic, non-site-specific basis, and the site-specific no-effect concentrations represent non-toxic concentrations in the particular type of sediments at the site, it is reasonable to assume that the site-specific no-effect benchmark should be the higher of the site-specific no-effect concentration or the EPA Region 3 benchmark.

The approach for evaluating potential toxicity of sediment collected in the future uses a benchmark quotient approach to evaluate the frequency and magnitude of benchmark exceedances using future data compared to site-specific no-effect benchmarks. This approach is exemplified in Table 1 in which the concentration of each inorganic in sample SED-05 taken in August 2009 is divided by its site-specific benchmark to derive a benchmark quotient. The benchmark quotient (BQ) approach is similar to the Hazard Quotient (HQ) approach in which the concentration at a site is divided by the no-effect concentration.

As shown in Table 1, the August 2009 concentration of chromium, nickel, and cobalt exceeded the site-specific benchmark concentration, with benchmark quotients of 1.1, 1.1, and 1.1, respectively. The toxicity of the August, 2009 sample was not measured, so the next step in developing an approach for future sampling is to estimate how much higher the concentrations would have to be compared to the non-toxic samples in November 2007 in order to be toxic. Of course, this can be done with total certainty only by conducting toxicity tests; however, the following approach can be used to estimate how high the BQ must go before toxicity is likely.

MacDonald et al (2000) derived TECs which are the concentrations, <u>below</u> which no toxicity is expected, but they also derived Probable Effect Concentrations (PECs) which are the concentrations, <u>above</u> which toxicity is likely, but not necessarily certain, to occur. For metals, the PEC was, on average, a factor of four higher than the TEC (Table 2). Therefore, it is reasonable to conclude that benchmark quotients would have to be about four times higher than no-effect benchmarks for toxicity to be likely.

Since the site-specific no-effect benchmarks for the inorganics in the 2007 non-toxic SED-05 sample are the same as the maximum measured concentrations of the same inorganics in the non-toxic sample, the average BQ in that non-toxic sample must be equal to 1, by definition. Therefore, the average benchmark quotient in a future sample would have to be 1 or less to be assured that the future sample is non-toxic. Conversely, the average BQ in a future sample would have to be no more than 4 to ensure that the future sample is unlikely to be toxic. Therefore, a future sample is likely to be non-toxic if the average BQ is less than or equal to 1, and likely to be toxic if the average BQ is equal to or greater than

- 4. It will be uncertain whether or not the sample is likely to be toxic if the average BQ is between 1 and
- 4. Therefore, the following criteria will be used to evaluate the potential for toxicity in future sediment samples:
 - If average BQ is ≤ 1, conclude sample is likely to be non-toxic.
 - If average BQ is > 1 but <4, conclude that it is uncertain whether sample is likely to be toxic.
 - If average BQ is ≥ 4 , conclude sample is likely to be toxic.

As an example of this type of approach, Table 1 shows that the average BQ for the sediment sample taken from SED-05 in August 2009 is 0.7. Based on the above criteria, it is concluded that this sample is likely to be non-toxic. If the average BQ had been between 1 and 4, then no conclusion could be made whether or not the sample was likely to be toxic. If the average BQ had been 4 or greater, then it would be concluded that the sample is likely to be toxic; however, only a toxicity test would be able to confirm that the sample was actually toxic. Therefore, it is proposed that a toxicity test be conducted only if future sampling shows that the average BQ is 4 or greater.

The concentrations of inorganics in the worst-case area of SED-05 are likely to increase only very slowly, if at all, based on the balance of leachate input via groundwater, overland erosive transport from the landfill surface and output via surface water export. Table 3 shows that there is no discernible trend in inorganics concentrations in SED-05 from 2001 to 2009. Therefore, it is reasonable to conclude that measuring inorganics and conducting the described BQ evaluation at an interval of five years will be sufficient to identify the development of conditions that might result in toxicity.

Therefore, the recommended criteria are summarized below along with the action(s) to be taken for each criterion:

- If average BQ is ≤ 1, conclude sample is likely to be non-toxic. Once during the next five year review period, collect and analyze one sample from SED-05 for inorganics and repeat BQ evaluation.
- If average BQ is > 1 but <4, conclude that it is uncertain whether sample is likely to be toxic.

 Once during the next five year review period, collect and analyze one sample from SED-05 and repeat the BQ evaluation.
- If average BQ is ≥ 4, conclude sample is likely to be toxic. Conduct 10-day amphipod toxicity test
 on a stored refrigerated aliquot of this sample or a freshly collected sample from SED-05 that is
 also analyzed for inorganics.
- If the tested sample is non-toxic, conclude that the area is not toxic and once during the next five year review period collect and analyze one sample from SED-05 for inorganics and repeat the BQ evaluation.
- If the tested sample is toxic, design appropriate remedial actions during the next five year review period.

<u>Reference</u>

MacDonald, D., C. Ingersoll, and T. Berger. 2000. Development and evaluation of consensus-based sediment quality guidelines for freshwater ecosystems. Archives of Environmental Contamination and Toxicology. 39: 20-31.

Table 1. Derivation of Site-Specific Benchmarks and Benchmark Quotients-Coakley Landfill Superfund Site

	Sediment	Non-Toxic ²	Site-specific				410 70		SED-5/5	SED-3T ⁴		
Chemical	Benchmark ¹ Concentration	Site Sediment Concentration	Sediment ³ Benchmark	SED-05 26-Apr-01	SED-05 27-Aug-03	SED-05 26-Aug-04	SED-05 29-Aug-05	SED-05 30-Aug-06	SED-5/SED-3T 1107 15-Nov-07	SED-5/SED-3T-DUP 15-Nov-07	SED- 19-Aug	
(mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	BQ ⁵
Aluminum	NA		NA	27000	18000	17000	6600	34000			17,000	
Arsenic	9.8	15	15	25	19	36	310	17	15	14	15	1.0
Barium	NA			150	88	130	270	150	the supplied to the		110	
Cadmium	0.99	2	3	BDL	BDL	BDL	BDL	BDL	2.7	0.6	BDL	100
Calcium	NA			4300	4700	11000	8900	3600			1,700	18 11
Chromium	43.4	43	43	70	46	56	13	69	39	43	49	1.1
Copper	31.6	55	55	40	37	20	6	45	55	40	28	0.5
Iron	20000	54000	54000	36000	31000	37000	210000	40000	54000	53000	29,000	0.5
Lead	35.8	4000	4000	24	25	40	20	23	4000	860	18	0.0
Magnesium	NA	SAME A		8400	6500	6000	3200	10000		1.00	7,700	1
Mercury	0.18	1	1	BDL	BDL	BDL	0.5	BDL	0.9	0.5	BDL	1
Nickel	22.7	34	34	53	38	38	9	53	32	34	38	1.1
Potassium	NA			25000	4400	2000	1300	8200			5,400	-
Selenium	2			BDL	BDL	BDL	BDL	BDL	<0.5	<0.5	BDL	
Silver	1	1	1	BDL	BDL	BDL	BDL	BDL	1.4	0.5	BDL	
Sodium	NA			350	480	270	240	800			300	
Thallium	NA			BDL	BDL	BDL	BDL	BDL			BDL	
Zinc	121	700	700	110	170	120	38	130	700	250	80	0.1
Cobalt	50	10	10	14	12	13	6	14	9.7	10	11	1.1
Beryllium	NA			BDL	BDL	BDL	BDL	BDL			1.0	-
Manganese	460	600	600	680	840	1400	2500	500	600	570	300	0.5
Antimony	2	2	2	BDL	BDL	BDL	BDL	BDL	1	0.8	BDL	
Vanadium	NA	11/22	1 / 2 5 6 1	53	35	38	17	55			41	

Average BQ: 0.7

Highlighted numbers exceed the site-specific benchmark.

BDL = Below Detection Limit

http://www.epa.gov/reg3hwmd/risk/eco/btag/sbv/fwsed/screenbench.htm

¹EPA Region III benchmarks for freshwater sediment

² highest measured concentration in sediment sample that was not toxic to amphipods in 10-day sediment toxicity test, rounded to nearest significant figure

³ The higher of the EPA Region III benchmark for freshwater sediment or the concentration in non-toxic site sediment sample

⁴ Sediment sample was tested for toxicity to amphipods

⁵ BQ = Benchmark Quotient, calculated as the concentration at the site divided by the site-specific benchmark.

Table 2. Ratio of Sediment PEC to TEC for Metals

	Threshold	Probable	
	Effect	Effect	
Chemical	Concentration ¹	Concentration ¹	PEC/TEC
(mg/kg)	(mg/kg)	(mg/kg)	
Aluminum			
Arsenic	9:8	33	3.4
Barium			
Cadmium	0.99	4.98	5.0
Calcium			
Chromium	43.4	111	2.6
Copper	31.9	149	4.7
Iron			,
Lead	35.8	128	3.6
Magnesium			٠
Mercury	0.18	1.06	5.9
Nickel	22.7	48.6	2.1
Potassium	·	,	
Selenium			
Silver			•
Sodium			
Thallium			
Zinc	121	459	3.8
Cobalt		,	
Beryllium			
Manganese		·	
Antimony			
Vanadium			

Average:

3.9

¹ MacDonald, D., C. Ingersoll, T. Berger. 2000. Development and Evaluation of Consensus-Based Sediment Quality Guidelines for Freshwater Ecosystems. Archives of Environmental Contamination and Toxicology 39: 20-31.

Table 3. Concentrations of Inorganics in Sediment Location SED-05 from 2001 to 2009, Coakley Landfill Superfund Site

	Concentration (mg/kg)							
Chemical	2001	2003	2004	2005	2006	2007	2009	
Aluminum	27000	18000	17000	6600	34000		17,000	
Arsenic	25	19	36	310	17	15	15	
Barium	150	88	130	270	150		110	
Cadmium				*		2.7		
Calcium	4300	4700	11000	8900	3600		1,700	
Chromium	70	46	56	13	69	43	49	
Copper	40	37	20	6	45	55	28	
Iron	36000	31000	37000	210000	40000	54000	29,000	
Lead	24	25	40	20	23	4000	18	
Magnesium	8400	6500	6000	3200	10000	,	7,700	
Mercury	~			0.5		0.9		
Nickel	53	38	38	9	53	34	38	
Potassium	25000	4400	2000	1300	8200		5,400	
Selenium	•		-	•				
Silver						1.4		
Sodium	350	480	270	240	800		300	
Thallium								
Zinc	110	170	120	38	130	700	80	
Cobalt	14	12	13	6	14	. 10	.11	
Beryllium							1.0	
Manganese	. 680	840	1400	2500	500	600	300	
Antimony						. 1 ,		
Vanadium ्	53 ·	. 35	. 38	17	55		41	

Coakley Landfill
Third Five-Year Review

APPENDIX K - EVALUATION OF POTENTIAL VAPOR INTRUSION

MEMORANDUM

To:

Gerardo Millan-Ramos

From:

Richard Sugatt

Date:

July 19, 2011

Subject:

Evaluation of potential vapor intrusion at Coakley Landfill Superfund Site

The maximum concentrations of volatile organic chemicals (VOCs) in groundwater at Coakley Landfill Superfund Site were compiled and compared with the vapor intrusion target groundwater concentration in Table 2c of the November 2002 "OSWER Draft Guidance for Evaluating the Vapor Intrusion to Indoor Air Pathway from Groundwater and Soils (Subsurface Vapor Intrusion Guidance" (EPA, 2002). These target concentrations represent the concentration in groundwater associated with a cancer risk of 1 x 10⁻⁶ or a hazard quotient of 1 in indoor air with an attenuation factor of 0.001 from groundwater to indoor air. However, the target concentration for those VOCs with a Maximum Contaminant Level (MCL) was set to the MCL as a matter of policy, rather than risk. Benzene is the only chemical that has a MCL and occurred in groundwater at the Site.

In order to provide a cancer risk-based target concentration in groundwater for this chemical, EPA Region I calculated a risk-based target concentration in groundwater using the equations in the 2002 EPA draft guidance, as follows:

1) Target Indoor Air (ug/m³) = Target Cancer Risk x ATc / (EF x ED x IUR)

where:

Target Cancer Risk = 1E-06

ATc = averaging time, carcinogens (25,550 days)

EF = exposure frequency for a resident (350 days/year)

ED = exposure duration for a resident (30 years)

IUR = inhalation unit risk (ug/m³)⁻¹

2) Target Soil Gas (ug/m³) =

Target Indoor Air/α

where:

 α = soil gas to indoor air attenuation factor (0.1 for target soil gas)

3) Target Groundwater (ug/L) =

Target Indoor Air x 10^{-3} m³/L / (H x α)

where:

 α = soil gas to indoor air attenuation factor (0.001 and partitioning across water

table obeys Henry's Law

H = Henry's Law Constant (dimensionless)

Using these equations, the target groundwater concentration for benzene is 1.36 ug/L (for a cancer risk of 1E-06). The target concentrations in groundwater from EPA (2002) and EPA Region I are compared with the maximum concentration in groundwater in Table 1 below.

As shown in the table, the only chemical which exceeded the risk-based target concentration was benzene, which occurred at a maximum concentration of 8 ug/l. This concentration is about 5.9 times

higher than the target level, equating to a potential cancer risk of about 6E-06 (i.e. 8E-06/1.36E-06 = 5.9E-06). The cancer risk of 6E-06 is within EPA's acceptable risk range of 1E-04 to 1E-06 so the hypothetical vapor intrusion risk would be acceptable, if buildings occurred or potentially occurred above the location where the maximum benzene concentration was measured. Although the target concentration of 1.36 ug/L was exceeded, the groundwater plume is more than 100 feet horizontally from any structure. According to the 2002 EPA draft guidance, vapor intrusion is not of concern if a structure is 100 feet or more distant, either horizontally or vertically, from contaminated groundwater. In addition, the existing plume is not expanding in the direction of any structures or non-wetland areas where structures could be built in the future. Therefore, it is concluded that there is no current or potential future vapor intrusion risk associated with the Site.

Table 1. Comparison of Maximum Concentrations in Groundwater with Regulatory Criteria and Vapor Intrusion Target Levels

Coakley Landfill Superfund Site-Prepared by EPA, July, 2011

	Interim	Revised	Federal	NH	NH		get Level	Maximum
	Cleanup	· ICL	MCL	MCL	AGQS	EPA (2002)	EPA Region I	Concentration
Chemical	Level	.02			''	(ug/L)	(ug/L)	(ug/L)
Acetone	6,000	NA	NA	NA	NA	220000		BDL
Benzene	5	5	5	5	5	5	1.36	8
Chlorobenzene	100	100	100	100	100	390		79
Chloroethane	NA	NA	NA	NA	NA	28000		38
Chloromethane (methyl chloride)	30	NA	NA	NA	NA	6.7		BDL
1,4 Dichlorobenzene	75	NA	75	NA	NA	8200		19
1,1 Dichloroethane	81	NA	NA	NA	NA	2200		3
trans-1, 2-Dichloroethene	100	100	100	100	100	180		NR
1,2-Dichloropropane	5	5	5	5	5	35		NR
Diethyl Phthalate	2,800	2,800	NA	NA	NA	NA		NR
Ethylbenzene	700	NA	700	NA	NA	700	3.04	BDL
Isopropylbenzene	800	NA	. NA	NA	NA	NA		4
p – Isopropyltoluene	260	NA	NA	NA	NA	NA		BDL
Naphthalene	20	NA	NA	NA	NA .	150		, BDL
Phenol	280	280	NA_	NA	4,000	NA NA	·	NR
Diethyl Ether	1,400	NA	NA	NA	NA	NA	·	130
Tetrachloroethene	3.5	3.5	5	_ 5	5	5	0.55	· NR
Tetrahydrofuran	NA	154	NA	NA	154	NA	-	180
Toluene	1,000	NA	1,000	NA	NA	1500		BDL
1,2,4 Trimethylbenzene	330	NA	. NA	NA	NA	24		2
1,3,5 Trimethylbenzene	330	NA	NA	NA	NA	25		BDL
o-Xylene	NA	NA	NA	NA	NA	NA ·		11
m&p – Xylene	NA	NA	NA	NA	NA	NA		12
1,4-Dioxane	NA	NA	NA '	NA	3	NV		310
Methylethylketone (2-butanone)	200	200	NA	NA	4,000	440000		BDL
Methylisobutylketone (MIBK)	2,000	NA	NA	NA	NA	14000		BDL ·
Methyl-t-butyl Ether (MTBE)	NA	13	NA	13	13	120000		5
Tertiary-butyl Alcohol (TBA)	NA	NA	NA	NA	NA	NA		70

ICL = Interim Cleanup Level

BDL = Below Detection Limit

NA = Not Available

NR = Not Reported

Coakley Landfill Third Five-Year Review

APPENDIX L - ARARs & TBCs

Coakley Landfill Third Five-Year Review

APPENDIX L - ARARS & TBCs

Attachment 2 - Coakley Landfill Superfund Site, Operable Unit 1 Chemical-specific ARARs

Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
EPA Risk Reference Dose (RfDs)	To Be Considered	RfDs are considered to be the levels unlikely to cause significant adverse health effects associated with a threshold mechanism of action in human exposure for a lifetime.	Hazards due to noncarcinogens with EPA RfDs are used to evaluate exposures to contaminated media. The source control remedy prevents exposure and migration of contaminants. Use restrictions on the landfill and other remedial components, as well as groundwater use restrictions will be maintained until risks identified under these standards are eliminated.
EPA Carcinogenicity Slope Factor	To Be Considered	Slope factors are developed by EPA from Health Effects Assessments and present the most up-to-date information on cancer risk potency. Slope factors are developed by EPA from Health Effects Assessments by the Carcinogenic Assessment Group.	Risks due to carcinogens as assessed with slope factors are used to evaluate exposures to contaminated media. The source control remedy prevents exposure and migration of contaminants. Use restrictions on the landfill and other remedial components, as well as groundwater use restrictions will be maintained until risks identified under these standards are eliminated.
Guidelines for Carcinogen Risk Assessment EPA/630/P-03/001F (March 2005)	To Be Considered	Guidance for assessing cancer risk.	Risks due to carcinogens are assessed using these guidelines. The source control remedy prevents exposure and migration of contaminants. Use restrictions on the landfill and other remedial components, as well as groundwater use restrictions will be maintained until risks identified under these standards are eliminated.
Supplemental Guidance for Assessing Susceptibility from Early- Life Exposure to Carcinogens EPA/630/R-03/003F (March 2005)	To Be Considered	Guidance of assessing cancer risks to children.	Risks to children due to carcinogens are assessed using these guidelines. The source control remedy prevents exposure and migration of contaminants. Use restrictions on the landfill and other remedial components, as well as groundwater use restrictions will be maintained until risks identified under these standards are eliminated.

Attachment 2 - Coakley Landfill Superfund Site, Operable Unit 1 Chemical-specific ARARs

Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
Health Advisories (EPA Office of Drinking Water)	To Be Considered	Health Advisories are estimates of risk due to consumption of contaminated drinking water; they consider non-carcinogenic effects only. To be considered for contaminants in groundwater that may be used for drinking water where the standard is more conservative than either federal or state statutory or regulatory standards. The Health Advisory standard for manganese is 0.3 mg/l.	Health advisories will be used to evaluate the non-carcinogenic risk resulting from exposure to certain compounds (e.g., manganese). The source control remedy prevents exposure and migration of contaminants. Use restrictions on the landfill and other remedial components, as well as groundwater use restrictions will be maintained until risks identified under these standards are eliminated.
Soil Remediation Criteria, Env-Or 606.19	Applicable	Numeric soil remediation standards for organic and inorganic contaminants are established, with a provision for development of riskbased site-specific soil remediation standards.	Risks posed by contaminated soils and debris under the landfill cover will be controlled through operation and maintenance of the cap and institutional controls
New Hampshire Department of Environmental Services Risk Characterization and Management Policy (Section 7.4(5))	To be Considered	Establishes GW-1 and GW-2 guidelines for contaminants in groundwater. GW-1 values are equal to the NH AGQS values for ambient groundwater. GW-2 values are based on a subsurface vapor intrusion into buildings to calculate indoor air conservative risk assessments, and therefore apply to volatile contaminants only.	Risks due to groundwater contaminants are assessed using these guidelines. The source control remedy prevents exposure and migration of contaminants. Use restrictions on the landfill and other remedial components, as well as groundwater use restrictions will be maintained until risks identified under these standards are eliminated.

Attachment 2 - Coakley Landfill Superfund Site, Operable Unit 1 Location-specific ARARs

Authority	Requirements	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
Federal	Fish and Wildlife	Applicable	Any modification of a body of	Wetlands are in close proximity to OU 1 where
Requirements	Coordination Act (16		water or wetland requires	the landfill cap has been constructed.
	U.S.C §661 et seq.);		consultation with the U.S. Fish	Operation and maintenance of the remedy
•	Fish and Wildlife		and Wildlife Service and the	may have some limited impacts to fish and
	Protection (40 C.F.R.		appropriate state wildlife	wildlife resource areas. Planning and decision
	§6.302(g))		agency to develop measures	making will incorporate fish and wildlife
			to prevent, mitigate, or	protection considerations in consultation with
			compensate for losses of fish	the resource agencies.
			and wildlife.	
	Protection of Wetlands	Applicable	This regulation codifies	Wetlands are in close proximity to OU 1 where
	(40 C.F.R. § 6.302(a);		standards established under	the landfill cap has been constructed.
	Appendix A)		Executive Order 11990. Under	Operation and maintenance of the remedy,
		•	this requirement, no activity	along with monitoring activities may have
			that adversely affects a federal	some limited impacts to Federal jurisdictional
* *			jurisdictional wetland shall be	wetlands. Wetlands disturbed by well
·		_	permitted if a practicable	installation, landfill cap operation and
	·		alternative with lesser effects	maintenance, monitoring, or other remedial
			is available. Action to avoid,	activities will be mitigated in accordance with
			whenever possible, the long-	requirements.
			and short-term impacts on	<i>!</i>
			wetlands and to preserve and	
			enhance wetlands.	·
				<u> </u>
	Clean Water Act,	Applicable	Under this requirement, no	Operation and maintenance, along with
	Section 404 (33 U.S.C		activity that adversely affects a	
	§ 1344); Section		federal jurisdictional wetland	wetlands will be implemented to meet these
	404(b)(1) Guidelines		shall be permitted if a	requirements. EPA has determined that this
	for Specification of		practicable alternative with	alternative is the least damaging practicable
	Disposal Sites for		lesser effects is available.	alternative to protect wetland resources both
	Dredged or Fill Material	٠	Controls discharges of	on-site and off-site. At the time of the issuance
	(40 C.F.R. Part 230,		dredged or fill material to	of the ROD there was no public oposition to
	231 and 33 C.F.R.		protect aquatic ecosystems.	this finding.
	Parts 320-323)			
<u> </u>				·

Attachment 2 - Coakley Landfill Superfund Site, Operable Unit 1 Location-specific ARARs

Authority	Requirements	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
State	Criteria and Conditions	Applicable	These standards regulate	Wetlands are in close proximity to OU 1 where
Requirements	for Fill and Dredge In		filling and other activities in or	the landfill cap has been constructed.
	Wetlands: RSA Ch.		adjacent to wetlands, and	Operation and maintenance of the remedy,
	482-A and NH Admin.		establish criteria for the	along with monitoring activities may have
	Code Env-Wt Parts 300		protection of wetlands from	some limited impacts to State jurisdictional
* .	400, 600, and 700		adverse impacts on fish,	wetlands. Wetlands disturbed by well
		. •	wildlife, commerce, and public	installation, landfill cap operation and
		-	recreation.	maintenance, monitoring, or other remedial
		, ,		activities will be mitigated in accordance with
·	· 			requirements.
	Terrain alteration	Relevant and	The purpose of these rules is	Activities performed in association with the
	adjacent to surface	Appropriate	to protect surface water quality	implementation of the remedy, including
	waters; Env-Ws 415	:	from degradation resulting	operation and maintenance of the landfill cap,
	and RSA 485-A:17		from any activity which	along with monitoring, will be compliant with
,			significantly alters terrain or	these standards and will result in the least
, *			occurs in or on the border of	adverse impact to surface waters/wetlands.
*	٠.	•	the surface waters of the	Engineering controls (e.g. siltation controls,
,			state. The permanent	erosion controls) will be implemented during
		1	methods for protecting water	remedial activities to minimize harm to surface
,			quality decribed include:	waters/wetlands. Excavated material,
·			vegetated filter strips, grassed	including well drillings, will be stockpiled and
	` .		swales, detention ponds, wet	dewatered outside of wetland areas prior to off
,			ponds, constructed wetlands,	Site disposal. Wetlands would be restored
			infiltration trenches, infiltration	(using suitable soil and vegetation) where
,			basins and water quality inlets.	altered temporarily by the remedy.
,				

Attachment 2 - Coakley Landfill Superfund Site, Operable Unit 1 Action-specific ARARs

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
Federal	Resource Conservation and Recovery Act (RCRA), 42 U.S.C §§ 6901 et seq., Standards for identification and listing of hazardous waste, 40 C.F.R. Part	Applicable	New Hampshire has been delegated the authority to administer these RCRA standards through its state hazardous waste management regulations (Env-Wm 400). These provisions have been adopted by the State.	Any wastes generated by remedial activity will be analyzed by appropriate test methods. If found to be hazardous wastes, then they will be managed in accordance with the substantive requirements of the State hazardous waste regulations. Wastes that may be generated include: investigation
	261	· ·		derived waste from monitoring activities and contaminated media produced during the operation and maintenance of the landfill cap and other components of the remedy.
	RCRA, Standards applicable to generators of hazardous wastes, 40 C.F.R. Part 262	Applicable	New Hampshire has been delegated the authority to administer these RCRA standards through its state hazardous waste management regulations (Env-Wm 500). These provisions have been adopted by the State.	If remedial activity generates hazardous wastes, then they will be managed in accordance with the substantive requirements of the State hazardous waste regulations.
	RCRA, Standards for owners and operators of hazardous waste treatment, storage, and disposal facilities, 40 C.F.R. Part 264	Applicable	New Hampshire has been delegated the authority to administer these RCRA standards through its state hazardous waste management regulations (Env-Wm 700).	The Site's landfill meets regulatory standards to be a hazardous waste facility. Therefore, it will be operated and maintained in compliance with the substantive requirements of the State hazardous waste regulations.
	Clean Water Act (CWA), Section 402, 33 U.S.C. § 1342; 40 C.F.R 122-124, 131, 136 - Discharge of Pollutants	Applicable	These standards address water discharges which may be directed to surface water.	If a discharge from the remedial action is directed to surface water the discharge will be treated, if necessary, so that these standards will be achieved. Monitoring will be performed to determine whether operation and maintenance of the remedy could potentially affect nearby surface water bodies, in accordance with Env-Or-607 (see below).

Attachment 2 - Coakley Landfill Superfund Site, Operable Unit 1 Action-specific ARARs

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	CWA, Ambient Water Quality Criteria (AWQC), 40 C.F.R. 122.44		These regulations establish water quality standards for protection of human health and aquatic life.	Used to establish monitoring standards for surface waters and sediments. Surface water and sediment will be monitored annually to determine whether this alternative is effective in protecting areas outside of OU 1 from the migration of contaminants from the landfill.
	Safe Drinking Water Act (42 U.S.C. §300f et seq.); National primary drinking water regulations (40 C.F.R. 141, Subpart B and G)	Relevant and Appropriate	Establishes maximum contaminant levels (MCLs) for common organic and inorganic contaminants applicable to public drinking water supplies. Used as relevant and appropriate monitoring standards for aquifers and surface water bodies that are potential drinking water sources.	Used to establish monitoring standards for groundwater. The source control (landfill cap) remedy will be operated and maintained to prevent migration of contaminants outside of the compliance boundary established as OU 1. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the source control remedy is effective in preventing the migration of contaminants.
	Safe Drinking Water Act (42 U.S.C. §300f et seq.); National primary drinking water regulations (40 C.F.R 141, Subpart F)	Appropriate for non-zero MCLGs only;	Establishes maximum contaminant level goals (MCLGs) for public water supplies. MCLGs are health goals for drinking water sources. These unenforceable health goals are available for a number of organic and inorganic compounds.	

Attachment 2 - Coakley Landfill Superfund Site, Operable Unit 1 Action-specific ARARs

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
State Requirements	Contaminated Site	Applicable	Env-Or Part 607 provides for establishment of Groundwater Management Zones (GMZ) to control use of groundwater that exceeds AGQS, requires monitoring of the groundwater quality within the GMZ, requires implementation of measures to restore the groundwater quality, and requires an evaluation of the effectiveness of the measures. Part 608 establishes standards for setting institutional controls to protect human health and components of the remedy. Part 610 establishes standards for monitoring groundwater, including requirements and criteria for constructing, developing, and decommissioning monitoring wells. Part 611 establishes standards for managing contaminated soils.	A GMZ will be established for OU 1 to protect against use of contaminated groundwater. Note that even if compliance with these standards is acheived, groundwater use restrictions may still be required for the remedy if there are more stringent federal compliance standards that still have not been achieved. Activity and use restrictions will be established to prevent human exposure to contaminated groundwater and protect components of the remedy. Groundwater monitoring will be required until State ground water standards are acheived throughout the GMZ (monitoring will be continued if additional Federal groundwater standards still need to be achieved). Groundwater monitoring wells will be installed, operated, and decommissioned under these standards. Contaminated soils generated from installation of wells, operation and maintenance of the landfill cap, and any other remedial activity will be managed in compliance with these standards.
H	Identification and Listing of Hazardous Wastes, N.H Admin. Code Env- Wm 400, Toxicity Characteristic	Applicable	These standards list particular hazardous wastes and identify the maximum concentration of contaminants for which the waste would be a RCRA characteristic waste. The analytical test set out in Appendix II of 40 C.F.R Part 261 is referred to as the Toxicity Characteristic Leaching Procedure (TCLP). The federal requirements 40 C.F.R. Part 261 are incorporated by reference.	listed or characteristic hazardous waste under

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Requirements for Hazardous Waste Generators, N.H. Admin. Code Env-Wm 500 [formerly He-P Ch. 1905.06]: including Part 507 Storage Requirements; Part 513 Emergency/Remedial Actions	Applicable	Requires determination as to whether waste materials are hazardous and, if so, requirements for managing such materials on site prior to shipment off site. The federal requirements 40 C.F.R. Part 262 are incorporated by reference.	If remedial activity generates hazardous wastes, then they will be managed in accordance with the substantive requirements of these regulations.
	Requirements for Owners and Operators of Hazardous Waste Facilities/Hazardous Waste Transfer Facilities, N.H Admin. Code Env-Wm 700 [formerly He-P Ch. 1905.08]: including § 702.10 Groundwater Monitoring; § 702.11, Other Monitoring; Part 706, Emergency/Remedial Actions; Part 708, Facility Standards	Applicable	This regulation establishes requirements for owners or operators of hazardous waste sites. Part 708 incorporates by reference the federal requirements under 40 C.F.R. Part 264, including but not limited to Subpart G (closure/post closure), Subpart I (containers), Subpart J (tanks)	The landfill meets regulatory standards to be a hazardous waste facility. Therefore, it will be operated and maintained in compliance with these standards.

Attachment 2 - Coakley Landfill Superfund Site, Operable Unit 1 Action-specific ARARs

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Rules Governing the Control of Air Pollution, RSA Ch. 125-C, Air Pollution Control; NH Admin. Code Env-A 100- 4300	Applicable	These provisions establish standards for the release of air emissions, including VOCs and hazardous air pollutants. Applicable standards include the most stringent of the following requirements: (1) New Source Performance Standards, (40 C.F.R. Part 60); (2) National Emissions Standards for Hazardous Air Pollutants (40 C.F.R. Part 61); and (3) New Hampshire State Implementation Plan limits. See RSA 125-C:6.	If operation and maintenance actions, along with monitoring, causes a release of contaminants from groundwater to the unsaturated zone, emissions controls will be included in the remedial design to control emissions.
	Drinking Water Quality Standards: NH Admin. Code Env-Ws 314 MCLs and MCLGs for Inorganics; NH Admin. Code Env-Ws 315 MCLs and MCLGs for Regulated Organics	Appropriate for MCLs and non-zero MCLGs only; MCLGs set as	State MCLs and MCLGs establish maximum contaminant levels permitted in public water supplies and are the basis of State Ambient Groundwater Quality Standards (AGQS) that are applicable to site ground water. The regulations are generally equivalent to the Federal Safe Drinking Water Act (SDWA).	Used to establish monitoring standards for groundwater. The source control (landfill cap) remedy will be operated and maintained to prevent migration of contaminants outside of the compliance boundary established as OU 1. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the source control remedy is effective in preventing the migration of contaminants.
	New Hampshire Ambient Groundwater Quality Standards (NH AGQS) (Env-Or 603.03, Table 600-1).	Relevant and Appropriate	Establishes maximum concentration levels for regulated contaminants in groundwater which result from human operations or activities. NH AGQS are equivalent to MCLs for contaminants that have MCLs. NH AGQS have been established for site groundwater contaminants for which no MCLs are established, and are derived to be protective for drinking water uses. The NH AGQS will be used for site contaminants where MCLs are not currently established.	Used to establish monitoring standards for groundwater. The source control (landfill cap) remedy will be operated and maintained to prevent migration of contaminants outside of the compliance boundary established as OU 1. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the source control remedy is effective in preventing the migration of contaminants.

Attachment 2 - Coakley Landfill Superfund Site, Operable Unit 1 Action-specific ARARs

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Groundwater Protection Standards: NH Admin. Code Env-Or 603.01(a) and (b)	Applicable	Wm-Or 603.01(a) and (b) provide that groundwater shall be suitable for use as drinking water without treatment and shall not contain any regulated contaminant in concentrations greater than ambient groundwater quality standards established in Env-Or 603.03.	Used to establish monitoring standards for groundwater. The source control (landfill cap) remedy will be operated and maintained to prevent migration of contaminants outside of the compliance boundary established as OU 1. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the source control remedy is effective in preventing the migration of contaminants.
	Nondegradation of Groundwater to Protect Surface Water: NH Admin. Code Env-Or 603.01 (c)	Applicable	Wm-Or 603.01(c) provides that, unless naturally occurring, groundwater shall not contain any contaminants at concentrations such that groundwater to surface water results in a violation of surface water standards in any surface water body within or adjacent to the site. Env-Or 603.01 (c) therefore incorporates surface water standards set forth at Env-Ws 1700.	Used to establish monitoring standards for groundwater. The source control (landfill cap) remedy will be operated and maintained to prevent migration of contaminants outside of the compliance boundary established as OU 1. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the source control remedy is effective in preventing the migration of contaminants.
	Ambient Air Quality Standards, NH Admin. Code Env-A 300	Applicable	These regulations set primary and secondary ambient air quality standards (equivalent to federal standards). The standards do not allow significant deterioration of existing air quality in any portion of the state for: particulate matter, sulfur dioxide, carbon monoxide, nitrogen dioxide, ozone hydrocarbons and lead.	If there are remedial processes that result in releases of contaminants into the air, air quality standards will be complied with during remedial activities.
·	Fugitive Dust, N.H Admin. Code Env-A Part 1002	Applicable	Requires precautions to prevent, abate and control fugitive dust during specified activities, including excavation, maintenance, and construction.	Precautions to control fugitive dust emissions will be required during site remediation activities that could generate dust, such as maintenance of the landfill cap and monitoring well installation.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Regulated Toxic Air Pollutants, NH Admin. Code Env-A Part 1400	Applicable	This regulation identifies toxic air pollutants to be regulated. These pollutants are also listed by EPA in 40 CFR 261. High, moderate and low Toxicity Classifications are established. Air toxics in these classifications are regulated when they occur in concentrations that cause adverse health effects including increased cancer risk.	If there are remedial processes that result in releases of contaminants into the air, air quality standards will be complied with during remedial activities.
	Surface Water Quality Regulations, NH Admin. Code Env-Ws 1700	Applicable	These rules establish water quality standards for the state's surface waters. Water quality criteria for toxic substances are established. [See Part Env-Ws 1703 Water Quality Standards and Env-Ws 1704 Alternative Site Specific Criteria]. These rules are applicable to point or non-point discharge(s) of pollutants to surface waters.	Standards will be used for monitoring to measure the performance and effectiveness of the remedial action in preventing contaminated groundwater from degrading nearby surface waters.
	Interim Criteria for Groundwater Discharges: NH Admin. Code Env-Ws 1500	Applicable	These regulations establish substantive requirements for discharges to groundwater, including prohibited discharges (Env-Ws 1503,04), compliance criteria (Env-Ws 1504.03), and water quality sampling (Env-Ws 1507.01).	If the operation and maintenance of the landfill cover or the monitoring system requires discharge to groundwater, these standards will be complied with.
	Management of Contaminated Soil, NH Admin. Code Env-Or 611	Applicable	Establishes requirements for managing contaminated soils, including requirements for sampling and analysis of soil destined for offsite treatment or disposal, storage requirements for stockpiled soil, and disposal requirements.	Any remedial activities on the site that generates and stockpiles contaminated soil requiring on-site management or off-site disposal will comply with these requirements. Minimal soil generation is anticipated from the installation of monitoring wells and the operation and maintenance of the landfill cap.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Standards for Construction, Maintenance and Abandonment of Wells, NH Admin. Code Env- We 600	Applicable	This provision requires that wells be constructed, maintained, relocated, and/or abandoned according to these regulations.	Wells used for the remedy will be created, operated, and closed in compliance with these standards.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
Federal Requirements	Safe Drinking Water Act (42 U.S.C. §300f et seq.); National primary drinking water regulations (40 C.F.R. 141, Subpart B and G)	Relevant and Appropriate	Establishes maximum contaminant levels (MCLs) for common organic and inorganic contaminants applicable to public drinking water supplies. Used as relevant and appropriate cleanup standards for aquifers and surface water bodies that are potential drinking water sources.	Used to establish cleanup standards for groundwater. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the natural attenuation remedy is effective in preventing the migration of contaminants and achieving drinking water standards.
	Safe Drinking Water Act (42 U.S.C. §300f et seq.); National primary drinking water regulations (40 C.F.R. 141, Subpart F)	Appropriate for non-zero MCLGs only; MCLGs set as zero are To Be	Establishes maximum contaminant level goals (MCLGs) for public water supplies. MCLGs are health goals for drinking water sources. These unenforceable health goals are available for a number of organic and inorganic compounds.	Used to establish cleanup standards for groundwater. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the natural attenuation remedy is effective in preventing the migration of contaminants and achieving drinking water standards. Non-zero MCLGs are relevant and appropriate. MCLGs set at zero are to be considered.
Federal Criteria, Advisories, and Guidance	EPA Risk Reference Dose (RfDs)	To Be Considered	RfDs are considered to be the levels unlikely to cause significant adverse health effects associated with a threshold mechanism of action in human exposure for a lifetime.	Hazards due to noncarcinogens with EPA RfDs are used to evaluate exposures to contaminated media. The remedy prevents exposure to contaminants though institutional controls and monitoring of the natural attenuation process. Groundwater use restrictions will be maintained until risks identified under these standards are eliminated.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
Authority	EPA Carcinogenicity Slope Factor	To Be Considered	Slope factors are developed by EPA from Health Effects Assessments and present the most up-to-date information on cancer risk potency. Slope factors are developed by EPA from Health Effects Assessments by the Carcinogenic Assessment Group.	Risks due to carcinogens as assessed with slope factors are used to evaluate exposures to contaminated media. The remedy prevents exposure to contaminants though institutional controls and monitoring of the natural attenuation process. Use restrictions will be maintained until risks identified under these standards are eliminated.
	Guidelines for Carcinogen Risk Assessment EPA/630/P-03/001F (March 2005)	To Be Considered	Guidance for assessing cancer risk.	Risks due to carcinogens are assessed using these guidelines. The remedy prevents exposure to contaminants though institutional controls and monitoring of the natural attenuation process. Use restrictions will be maintained until risks identified under these standards are eliminated.
	Supplemental Guidance for Assessing Susceptibility from Early- Life Exposure to Carcinogens EPA/630/R-03/003F (March 2005)	To Be Considered	Guidance of assessing cancer risks to children.	Risks to children due to carcinogens are assessed using these guidelines. The remedy prevents exposure to contaminants though institutional controls and monitoring of the natural attenuation process. Use restrictions will be maintained until risks identified under these standards are eliminated.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Health Advisories (EPA Office of Drinking Water)	To Be Considered	Health Advisories are estimates of risk due to consumption of contaminated drinking water; they consider non-carcinogenic effects only. To be considered for contaminants in groundwater that may be used for drinking water where the standard is more conservative than either federal or state statutory or regulatory standards. The Health Advisory standard for manganese is 0.3 mg/l.	Health advisories will be used to evaluate the non-carcinogenic risk resulting from exposure to certain compounds (e.g., manganese). The remedy prevents exposure to contaminants though institutional controls and monitoring of the natural attenuation process. Use restrictions will be maintained until risks identified under these standards are eliminated.
State Requirements	Drinking Water Quality Standards: NH Admin. Code Env-Ws 314 MCLs and MCLGs for Inorganics; NH Admin. Code Env-Ws 315 MCLs and MCLGs for Regulated Organics	Appropriate for MCLs and non- zero MCLGs only, MCLGs	State MCLs and MCLGs establish maximum contaminant levels permitted in public water supplies and are the basis of State Ambient Groundwater Quality Standards (AGQS) that are applicable to site groundwater. The regulations are generally equivalent to the Federal Safe Drinking Water Act (SDWA).	Used to establish cleanup standards for groundwater. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the natural attenuation remedy is effective in preventing the migration of contaminants and achieving drinking water standards.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
Additionity	New Hampshire Ambient Groundwater Quality Standards (NH AGQS) (Env-Or 603.03, Table 600-1)	Relevant and Appropriate	Establishes maximum concentration levels for regulated contaminants in groundwater which result from human operations or activities. NH AGQS are equivalent to MCLs for	Used to establish cleanup standards for groundwater. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the natural attenuation remedy is effective in preventing the migration of contaminants and achieving
	Groundwater Protection Standards: NH Admin. Code Env-Or 603.01(a) and (b)	Applicable	use as drinking water without treatment and shall not contain any regulated contaminant in	Used to establish cleanup standards for groundwater. Long-term monitoring of contaminants, based on these standards, will be performed to evaluate whether the natural attenuation remedy is effective in preventing the migration of contaminants and achieving drinking water standards.

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Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Nondegradation of Groundwater to Protect Surface Water: NH Admin. Code Env-Or 603.01(c)	Applicable		attenuation remedy is effective in preventing the migration of contaminants and achieving drinking water standards.
State Criteria, Advisories, and Guidance	New Hampshire Department of Environmental Services Risk Characterization and Management Policy (Section 7.4(5))	To be Considered	Establishes GW-1 and GW-2 guidelines for contaminants in groundwater. GW-1 values are equal to the NH AGQS values for ambient groundwater. GW-2 values are based on a subsurface vapor intrusion into buildings to calculate indoor air conservative risk assessments, and therefore apply to volatile contaminants only.	Risks due to groundwater contaminants are assessed using these guidelines. The remedy prevents exposure to contaminants though institutional controls and monitoring of the natural attenuation process. Use restrictions will be maintained until risks identified under these standards are eliminated.

Authority	Requirements	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
Federal Requirements	Fish and Wildlife Coordination Act (16 U.S.C §661 <i>et seq.</i>); Fish and Wildlife Protection (40 C.F.R. §6.302(g))	Applicable	Any modification of a body of water or wetland requires consultation with the U.S. Fish and Wildlife Service and the appropriate state wildlife agency to develop measures to prevent, mitigate, or compensate for losses of fish and wildlife.	Wetlands are present in OU 2 adjacent to monitoring wells. Operation and maintenance of the remedy may have some limited impacts to fish and wildlife resource areas. Planning and decision-making will incorporate fish and wildlife protection considerations in consultation with the resource agencies.
	Floodplain Management (40 C.F.R. 6.302(b); Appendix A)	Applicable	This regulation codifies standards established under Executive Order 11988. Action to avoid, whenever possible, the long- and short-term impacts associated with the occupancy and modifications of floodplains development, wherever there is a practical alternative. Promotes the preservation and restoration of floodplains so that their natural and beneficial value can be realized.	Portions of the area of OU 2 are within the 100 year floodplain. Remedial actions that involve construction in the floodplain areas, other than the potential installation of additional monitoring wells, are not anticipated. If such actions are later found to be necessary, the remedial design will include all practicable means to minimize harm to and preserve beneficial values of the floodplains. Floodplains disturbed by remedial actions will be restored to their original conditions and utility.

Authority	Requirements	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Protection of Wetlands	Applicable	This regulation codifies	Wetlands are present within OU 2. Operation
	(40 C.F.R. § 6.302(a);		standards established under	and maintenance of the remedy may have
r.	Appendix A)		Executive Order 11990. Under	some limited impacts to Federal jurisdictional
			this requirement, no activity	wetlands. Wetlands disturbed by well
			that adversely affects a federal	installation, monitoring, or other remedial
			jurisdictional wetland shall be	activities will be mitigated in accordance with
-			permitted if a practicable	requirements.
	·		alternative with lesser effects	` .
			is available. Action to avoid,	
			whenever possible, the long-	
· ·			and short-term impacts on	
·			wetlands and to preserve and	
			enhance wetlands.	
	Clean Water Act,	Applicable	Under this requirement, no	Wetlands are present within OU 2. Operation
	Section 404 (33 U.S.C		activity that adversely affects a	and maintenance of the remedy may have
	§ 1344); Section		federal jurisdictional wetland	some limited impacts to Federal jurisdictional
	404(b)(1) Guidelines	•	shall be permitted if a	wetlands. Wetlands disturbed by well
•	for Specification of		practicable alternative with	installation, monitoring, or other remedial
	Disposal Sites for		lesser effects is available.	activities will be mitigated in accordance with
	Dredged or Fill Material		Controls discharges of	requirements. EPA has determined that this
	(40 C.F.R. Part 230,		dredged or fill material to	alternative is the least damaging practicable
·	231 and 33 C.F.R.	<u> </u>	protect aquatic ecosystems.	alternative to protect wetland resources both
	Parts 320-323)	ŀ		on-site and off-site. At the time of the issuance
				of the ROD there was no public opposition to
,				this finding.
l .			, ·	•

Authority	Requirements	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
State Requirements	Criteria and Conditions for Fill and Dredge In Wetlands: RSA Ch. 482-A and NH Admin. Code Env-Wt Parts 300 400, 600, and 700		These standards regulate filling and other activities in or adjacent to wetlands, and establish criteria for the protection of wetlands from adverse impacts on fish, wildlife, commerce, and public recreation.	Wetlands are present within OU 2. Operation and maintenance of the remedy may have some limited impacts to State jurisdictional wetlands. Wetlands disturbed by well installation, monitoring, or other remedial activities will be mitigated in accordance with requirements.
	Native Plant Protection Act; RSA 217A and Res 1100-1108	Applicable	Prohibits damaging plant species listed as endangered within the State.	Listed plant species will be identified and remedial activities will comply with these standards.
	Terrain alteration adjacent to surface waters; Env-Ws 415 and RSA 485-A:17	Relevant and Appropriate	from degradation resulting from any activity which significantly alters terrain or occurs in or on the border of the surface waters of the state. The permanent methods for protecting water quality described include: vegetated filter strips, grassed swales, detention ponds, wet ponds, constructed wetlands,	Activities performed in association with the implementation of the remedy, including groundwater monitoring, will be compliant with these standards and will result in the least adverse impact to surface waters/wetlands. Engineering controls (e.g. siltation controls, erosion controls) will be implemented during remedial activities to minimize harm to surface waters/wetlands. Excavated material, including well drillings, will be stockpiled and dewatered outside of wetland areas prior to off site disposal. Wetlands would be restored (using suitable soil and vegetation) where altered temporarily by the remedy.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
Federal	Requirement Resource Conservation and Recovery Act (RCRA), 42 U.S.C. §§ 6901 et seq., Standards for identification and listing of hazardous waste, 40 C.F.R. Part 261	Applicable	New Hampshire has been delegated the authority to administer these RCRA standards through its state hazardous waste management regulations (Env-Wm 400). These provisions have been adopted by the State.	Any wastes generated by remedial activity will be analyzed by appropriate test methods. If
	RCRA, Standards applicable to generators of hazardous wastes, 40 C.F.R. Part 262	Applicable	New Hampshire has been delegated the authority to administer these RCRA standards through its state hazardous waste management regulations (Env-Wm 500). These provisions have been adopted by the State.	If remedial activity generates hazardous wastes, then they will be managed in
	RCRA, Standards for owners and operators of hazardous waste treatment, storage, and disposal facilities, 40 C.F.R. Part 264	Applicable	New Hampshire has been delegated the authority to administer these RCRA standards through its state hazardous waste management regulations (Env-Wm 700).	If any hazardous waste is generated from remedial activities it will be treated, stored, and disposed of under these standards.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Clean Water Act (CWA), Section 402, 33 U.S.C. § 1342; 40 C.F.R 122-124, 131, 136 - Discharge of Pollutants	Applicable	These standards address water discharges which may be directed to surface water.	If a discharge from the remedial action is directed to surface water the discharge will be treated, if necessary, so that these standards will be achieved. Monitoring will be performed to determine whether operation and maintenance of the remedy could potentially affect nearby surface water bodies, in accordance with Env-Or-607 (see below).
	CWA, Ambient Water Quality Criteria (AWQC), 40 C.F.R. 122.44		These regulations establish water quality standards for protection of human health and aquatic life.	Used to establish monitoring standards for surface waters and sediments. Surface water and sediment will be monitored annually to determine whether this alternative is effective in protecting areas from the migration of contaminants from the landfill.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
State	Contaminated Site	Applicable	Env-Or Part 607 provides for establishment of	A GMZ will be established for OU 2 to protect
Requirements	Management, NH	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	Groundwater Management Zones (GMZ) to	against use of contaminated groundwater.
'	Admin. Code Env-Or	•	control use of groundwater that exceeds	Note that even if compliance with these
	600: Part 607.		AGQS, requires monitoring of the groundwater	standards is achieved, groundwater use
	Groundwater		quality within the GMZ, requires implementation	restrictions may still be required for the
	Management Permits;		of measures to restore the groundwater quality,	remedy if there are more stringent federal
	Part 608, Activity and		and requires an evaluation of the effectiveness	compliance standards that still have not been
	Use Restrictions; Part		of the measures. Part 608 establishes	achieved. Activity and use restrictions will be
	610, Monitoring; Part		standards for setting institutional controls to	established to prevent human exposure to
ì	611, Contaminated		protect human health and components of the	contaminated groundwater and protect
	Soils	•	remedy. Part 610 establishes standards for	components of the remedy. Groundwater
			monitoring groundwater, including	monitoring will be required until State
·	•		requirements and criteria for constructing,	groundwater standards are acheived
	}	- :	developing, and decommissioning monitoring	throughout the GMZ (monitoring will be
	•		wells. Part 611 establishes standards for	continued if additional Federal groundwater
	,		managing contaminated soils.	standards still need to be achieved).
		:	·	Groundwater monitoring wells will be installed,
				operated, and decommissioned under these
				standards. Contaminated soils generated
				from installation of wells and any other
·				remedial activity will be managed in
				compliance with these standards.
	Identification and Listing	Applicable	These standards list particular hazardous	Any wastes generated by remedial activity will
	of Hazardous Wastes,		wastes and identify the maximum concentration	
	N.H. Admin. Code Env-		of contaminants for which the waste would be a	
	Wm 400, Toxicity		RCRA characteristic waste. The analytical test	
	Characteristic	· •	set out in Appendix II of 40 C.F.R Part 261 is	waste or exceed TCLP hazardous waste
			referred to as the Toxicity Characteristic	thresholds will be disposed off-site in a RCRA
	. '		Leaching Procedure (TCLP). The federal	Subtitle C facility. Non-hazardous materials
·		r . 	requirements 40 C.F.R. Part 261 are	will be disposed appropriately.
		-	incorporated by reference.	

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Requirements for Hazardous Waste Generators, N.H Admin. Code Env-Wm 500 [formerly He-P Ch. 1905.06]: including Part 507 Storage Requirements; Part 513 Emergency/Remedial Actions	Applicable	Requires determination as to whether waste materials are hazardous and, if so, requirements for managing such materials on site prior to shipment off site. The federal requirements 40 C.F.R. Part 262 are incorporated by reference.	If remedial activity generates hazardous wastes, then they will be managed in accordance with the substantive requirements of these regulations.
	Requirements for Owners and Operators of Hazardous Waste Facilities/Hazardous Waste Transfer Facilities, N.H. Admin. Code Env-Wm 700 [formerly He-P Ch. 1905.08]: including § 702.10 Groundwater Monitoring; § 702.11, Other Monitoring; Part 706, Emergency/Remedial Actions; Part 708, Facility Standards	Applicable	This regulation establishes requirements for owners or operators of hazardous waste sites. Part 708 incorporates by reference the federal requirements under 40 C.F.R. Part 264, including but not limited to Subpart G (closure/post closure), Subpart I (containers), Subpart J (tanks)	If any hazardous waste is generated from remedial activities it will be treated, stored, and disposed of under these standards.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Fugitive Dust, N.H. Admin. Code Env-A Part 1002	Applicable	Requires precautions to prevent, abate and control fugitive dust during specified activities, including excavation, maintenance, and construction.	Precautions to control fugitive dust emissions will be required during site remediation activities that could generate dust, such as maintenance of the landfill cap and monitoring well installation.
	Regulated Toxic Air Pollutants, NH Admin. Code Env-A Part 1400	Applicable	This regulation identifies toxic air pollutants to be regulated. These pollutants are also listed by EPA in 40 CFR 261. High, moderate and low Toxicity Classifications are established. Air toxics in these classifications are regulated when they occur in concentrations that cause adverse health effects including increased cancer risk.	If there are remedial processes that result in releases of contaminants into the air, air quality standards will be complied with during remedial activities.
	Surface Water Quality Regulations, NH Admin. Code Env-Ws 1700	Applicable	These rules establish water quality standards for the state's surface waters. Water quality criteria for toxic substances are established. [See Part Env-Ws 1703 Water Quality Standards and Env-Ws 1704 Alternative Site Specific Criteria]. These rules are applicable to point or non-point discharge(s) of pollutants to surface waters.	Standards will be used for monitoring to measure the performance and effectiveness of the remedial action in preventing contaminated groundwater from degrading nearby surface waters.
	Interim Criteria for Groundwater Discharges: NH Admin. Code Env-Ws 1500	Applicable	These regulations establish substantive requirements for discharges to groundwater, including prohibited discharges (Env-Ws 1503,04), compliance criteria (Env-Ws 1504.03), and water quality sampling (Env-Ws 1507.01).	If the operation and maintenance of the remedy requires discharge to groundwater, these standards will be complied with.

Authority	Requirement	Status	Requirement Synopsis	Action to be Taken to Attain ARAR
	Management of Contaminated Soil, NH Admin. Code Env-Or 611	Applicable	Establishes requirements for managing contaminated soils, including requirements for sampling and analysis of soil destined for off-site treatment or disposal, storage requirements for stockpiled soil, and disposal requirements.	Any remedial activities on the site that generates and stockpiles contaminated soil requiring on-site management or off-site disposal will comply with these requirements. Minimal soil generation is anticipated from the installation of monitoring wells.
`	Standards for Construction, Maintenance and Abandonment of Wells, NH Admin. Code Env- We 600	Applicable	This provision requires that wells be constructed, maintained, relocated, and/or abandoned according to these regulations.	Wells used for the remedy will be created, operated, and closed in compliance with these standards.

Coakley Landfill Third Five-Year Review

APPENDIX M - NHDES SAMPLING REQUIREMENTS



The State of New Hampshire

DEPARTMENT OF ENVIRONMENTAL SERVICES



Thomas S. Burack, Commissioner

June 30, 2009

Peter Britz City of Portsmouth City Hall	Superfund Records Center SITE: Oakley BREAK: & Y		
1 Junkins Avenue Portsmouth, NH 03801	OTHER:		
SUBJECT: NORTH HAMPTON - Coakley Landfill, DES # 198712001, Project # 431	Breakfast Hill Road,		

SDMS DocID

452893

Changes in Volatile Organic Sampling Requirements

I am writing to summarize recent changes in sampling requirements at the Coakley Landfill and other Superfund sites in New Hampshire.

1. Analyses for the Waste Management Division's Full List of Analytes for Volatile Organic Compounds "WMD Full List" (attached) are required for all soil, groundwater and drinking water samples collected for hazardous waste sites, landfills and petroleum sites. The Department's January 30, 2008 correspondence to analytical laboratories and environmental professionals can be accessed at the following link.

http://des.nh.gov/organization/divisions/waste/hwrb/documents/voc_changes.pdf

- 2. At all Superfund Sites, wells regularly sampled for Volatile Organic Compounds (VOCs) need two consecutive rounds of the WMD Full List, and a subset of representative wells must be analyzed for 1,4-dioxane. Due to the high solubility and mobility of 1,4-dioxane in groundwater several wells should be selected in source areas with high VOC concentrations and a few wells should be selected at downgradient locations.
- 3. The Waste Management Division will consider reducing the requirement to test for some chemicals, including 1,4-dioxane, if two consecutive rounds of analyses fail to detect the chemicals above reporting limits. At a minimum the WMD Full List must be analyzed for once every five years on a schedule that allows the data to be included in the Five Year Review.
- 4. Not all labs who run 8260B routinely analyze for all the analytes in the WMD Full List. Therefore, it may be necessary to request that the lab(s) analyze for all the compounds, and to confirm that detection limits for the laboratory are low enough to determine if regulatory benchmarks have been exceeded.
- 5. Five compounds designated with an asterisk (*) in the WMD Full List, i.e., Hexachlorobutadiene. Ethylene dibromide Bromodichloromethane. Dibromochloropropane, and 1,3-Dichloropropene (mixed isomers), have typical reporting limits using 8260B that are above the Department's Ambient Groundwater Quality Standards. If any of these five compounds are a concern at a site it may be necessary for the lab(s) to use a different analytical method.

Peter Britz DES Site # 198712001 June 30, 2009 Page 2 of 2

> 6. The NHDES Lab uses Method 524 for Bromodichloromethane or Hexachlorobutadiene and Method 504 for Ethylene dibromide (EDB) or Dibromochloropropane. The 504 method could be used in place of both the 8260B and 524 methods to reach the lower reporting limits.

We appreciate your willingness to address environmental concerns at this site. Should you have any questions, please contact me at the Department's Waste Management Division at the letterhead address, by e-mail or by phone.

Sincerely.

Deeph Frances Joseph Donovan, P.G.

Hazardous Waste Remediation Bureau

Tel: (603) 271-6811 (603) 271-2181

E-mail: Joseph.Donovan@des.nh.gov

cc: Kenneth N. Kettenring, Ph.D, P.G., NHDES

Richard Pease, P.E., NHDES Mike Jasinski, USEPA Brenda M. Haslett, USEPA

Alistair Macdonald, Golder Associates

North Hampton Health Officer

Waste Management Division

Digitally signed by Waste Management

Division
DN: cn≈Waste Management Division, o=NHDES, ou=WMD, email≈kimberly. durgin@des.nh.gov, c=US Date: 2009.06.30 15:50:53 -04'00"

Coakley Landfill Third Five-Year Review APPENDIX N - EPA PUBLIC NOTICES ABOUT START OF FIVE YEAR REVIEW DOVER — Judith
(Demarais) Fran2000, 67, died Monday, Jan. 17, 2011.
Judy was born
March 4, 1943 in
Haverbill, Mass.
the daughter of
Melvin and Elesnor (Husford) Demarais. She graduated grand
from Portsmouth High somm
School, Class of 1961, and family
Colby Sawyer College, and colly
Class of 1963.
Judy was a familiar face up to the poly
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Judy was a familiar face up to the purple of the poly
Judy was a familiar face up to the purple of the pur

Colby 1985 er College,
Sold was a familiar face
Along with bar brother,
Ric, for 14 years at E.
Richard Ld., dressing
hundreds of cliants in the
finast men's and women's
wear north of Boston.
Judy also worked at the
Portsmouth Visiting Nurses Association from 1993
through 2008.
She is survived by son
Anton Nicola of Shrewsbury, Mass. and their children, Anthony, Matthew,
Joseph and Gabrielle; son
Christopher and his wife,
Ann, of Hampton, and
con Michael Stophen and
his daughters, Ric and
son Michael Stophen and
his daughters, Ric and
sints. She also is survived
by her brother, Stephen
dister Melanie Demaratio
of Worcauser, Mass. She
was predeceased by her
brother, Ric Demaratis

FAMILY BOTICE

Judith Franzoso

Roger J. Dignard Sr.

SEABROOK — Roger J.

Dignard Sr., "Roger the Roofer," died Saturday, Jan. 15,
2011 in Exeter Hospital.

He was born July 27, 1933,
in Amesbury, Mass., the son
of the late Edmand and Flora
McLaughlin Dignard He
räised his children in Salisbury, Mass., before moving in
Seabrook.

Mr. Dignard was the longtime ovener and operator of
Roger's Roofing Co., which
was based in Salishury, workwas based in Salishury, working in many of the surrounding in many of the surroundleaf to the control of the surroundment of continers may be
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ment of the surroundment of Wayne, Maine;
services, services, estimate of the production of the continers
when the control of the control

Memorial donations may be made to the Roger J. Dignard Sr. Memorial Fund, clp. Deborah Benning, 21 Tall Timbers Road, Wayne, ME 04284. was based in Sulishury, working in many of the surrounding armany of the surrounding arman, and the surrounding arman and the Laftyputc Club.

He is survived by two sons, Roger Digmard Jr. and his wife Cheryl, and Edmond Digmard, all of Lake Worth, Fla; one daughter, Deborab

James R. West

EXETER James
Russell West, 53, died
Saturday, Jam. 15, 2011.
Mr. West retired
from Exeter and Hamp.
The West retired
From Exeter and Hamp.
The West retired
Co. after 33 years of
service. He was a U.S.
Navy vesteran of World
War II serving aboard the
USS Macon.
He was a loving father,
father-in-law, grandfather,
and green-grandfather and
either of the service of the service of
the service he was a loving father,
father-in-law, grandfather and
either of service of the service of
the use of service of the service of
the service of the service

of Sarasqua.
He was predeceased by his parents.

by this parents.

WE REMEMBER: He loved the outdoors, his favorite days were spent sking in his heart sking in his lakes, and hunting with his buddles in the fall.

SERVICES: For those that wish to share in honoring the life of Jim West, visiting hours will be held set, visiting hours will be held set. 22, from 11 a.m. to 12:30 p.m., at the Brewitt Funeral Home, 14 Pine St., Easter.

A funeral service with military honors will be held following calling hours on Saturday at 12:30 p.m., in the funeral home. Spring burtal will be in Exerc Cemetery.

In lieu of flowers, memo-rial docations may be made to the Rockingham Visiting Mursa Association, 137 Epping Road, Exeter, NH 03833.

To sign an online guest book, visit www.brewittfunerafhome.

Ethyle W. Sperry

MIRROR LAKE —
Ethyle Wiggin Sperry,
8, 2011, after a brief
8, 2011, after a brief
1, 2011,

WE RIMENIESE Early in their married life bely were active in the Thomson Golf and Country Club of Nahert and North Reading, Mass, particularly in playing deplaced bridge of senctioned exects, garnering many mester points. Also as a member of the Thomson Club. Mrs. Spony like a "Palei-trane" and wes Club Champion In 1963.

Alter with birth of their than the sence of the Thomson Club.

After the birth of their two children, they moved to luminised, Mass., where she soon become active in a vertex of organizations: PTAL USB Band Boosters, Lynnfield Art Guld and The Spodighters of lymfreid, com-

help graduating high school seniors to oursue careers in art, music, or

theatre. Her personal per-tripation in the Spotlighters ranged from beinful the scenes work in stage design and malar-up to a variety of charac-ter roles on stage, and her art work garnered many awards at local art exhibitions.

exhibitors. In Sperrys moved to la 1979, the Sperrys moved to la 1979, the Sperrys moved to la 1970, the sperrys moved to lateral to be accoming an integral part of her now community. She was an original member of the Lukes Region Newtoners Cub and she organized two duploated bridge groups that are still in existence today.

in the state of th

New Hampshire was the perfect place to retire for Mrs. Sperry. She began sking in 1940 at Crammore Mountain and had many fond many route of the famous sid-mobile and the early sid trains from Boston. She ultimately became a member of the "70" sid club in New Hampshire and traveled with her litte husband to Switzerland as well as to tout Ireland, England, Greece and Spain.

SERVICES: A memorial celebra-tion of her life will be held in the spring. Memorial donesions may be made to the Visiting Nursing Association Hospice Program, P.O. Box 1620, S. Main Street, P.O. Box 1520, S. Main Street, Wideborn, M.P. (1989) Movew, viral-rogician and; The Caragivers of Wideborn, Main Street, Wideborn, M.P. (1989); or the New Expand Sel Movem, Francoira, N.P. (1988). Firmal arrangements are by the Belser-Cagne Fureral Home and Carreston Service of Wideborn, M.H. To sign an onthe guest book, visit www.baler-gragnefureral homes.com.

BAMPTON **POLICE LOS**

Monday, Jan. 10

B1:22 a.m. — Melisa L. Caf-fey, 29, of Holland, Mass., was charged with driving or operat-ing under the influence of drugs or liquor, possession of drug paraphernalia and unregistered

■ 9:09 a.m. — A 15 year-old juvenile was charged with pos-session of drug paraphernalis and violation of the controlled drug

■ 12:48 p.m. — Stephen Fraser 39, of Humpton, was charged with driving after revocation or

Tuesday, Jan. 11

■ 9:38 a.m. — Lawrence F. McGovern Jr., 43 of Hampton,

was charged on arrest warrant, governor's warrant and being a fugitive from justice.

Judy's love of family grow during summers at local summers at local summers at local summers at local summers and remained strong through her bosting of Nan's Camp for her many grandchildren during the summers. She loved her family unconditionally and charithed the times they spent before and during her strong fahl.

She culpyed carried to a summers. She loved her family unconditionally and charithed the times they spent before and during her clines and colleen Franceso. Barbara Smucker and Saudy Bussiere, and especially her closest friend, Suzette Beevers, whose love and support helped Judy and her family the summers of the sum

■7:55 p.m. — Steven Patten, \$3, of Hampton, was charged with alcoholism and possession of a controlled/marcode drugs.

Friday, Jan. 14

8 5:54 p.m. — Donald J. Murphy, 39, of Seabrook, was charged with harassment and on an arrest warrant.

Saturday, Jan. 15

■ 1:12 a.m. — Charles R. Locke, 53, of Hampton, was charged with driving or operating under the influence of drugs or liquor.

COLD TURKEYS: YOU COULD HELP WINTER CENSUS pecially eastern and northern New Hampshire, we could benefit by additional sighting reports," Walski said. This reporting system will allow the public to contribute the first period of winter turkey status in an inexpension of our understanding of winter turkey status in an inexpension of turkeys in the flock, the location of the flock the location of the flock the location of turkeys in the flock, the location of the flock that it is a straight of the flock the location of the flock the location of the flock the location of the flock that it is a flock to the location of the flock that it is a flock to the flock that is a flock that is

Residents ask to report when they see wild turkeys

PORTSMOUTH - State Fish and Game officials are asking Seacoast residents who spy wild turkeys this winter to report the feathered



and Game Department has asked "citizen conservationists" all over the Granie State to report wild turkey facet sightings from now through March 31. March 31

14 V/1

Legal Notice AGENDA TOWN OF NORTH HAMPTON Planning Board Thursday, February 8, 2011 at 820pm TOWN HALL, 231 ATLANTIC AVENUE

#11:54 – Nancy Briggs and Joseph Qullimetta, 87 Exetar Road, North Hempton, INI-The Applicants propose a Change of Use and SIS Flan amendment by relocating blue existing business "Creat Cheese", a wine, cheese and glift shop; also sending flood, to 81 Litelystest Road protriously used as "Olf Shop" business annly and adding a 10" x 2" addition to the near of the building. Proposers control, e1 Litelystes Road; proposery owners: Nancy Briggs and Joseph Guillmetter; Mrt. 007-083-000; maing district; I-SIR.

www.seacoastonline.com

SEPA MENTALE

Friday, January 21, 201

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Wednesday, Jan. 12 ■ 2:21 a.m. — Joseph F. Paquen Jr., 29, was charged with simple

Obituary Guidelines

For guidelines on how to submit an obituary, visit www.seacoastonline.com/SubmitObit

Legal Notice
AGENDA
TOWN OF NORTH HAMPTON
PLANDRING BOARD
THURSDAY, FEBRUARY 1, 2017 AT 8:30PM
TOWN HALL, 201 ATLANTIC AVERUE

1, \$1.90 - C.E.A. Goodinnironmental, Inc., 202 Kent Pisco, Mew-marka, NN 03957. The Applicant requests a Conditional Lise Permit under Article N, Section 603,12 to sillow the explanation of an existing structure located within the westlands comeany of on district inshruester and tidal buffar zones. Property own Richard Clark; property location: 1 Appledore Avenue; MJ, 001-022-000; zonling clientic R-2. This case is continued from the January 13, 2011 Meeting.

1, 81134 - Narry Briggs and Joseph Qualimetia, 67 Exister Road, North Hampton, RM. The Applicants propose a change of use by valocating his deriesting businesse "Cred Chesses"; when, cheese and gift short, as so serving food, or 81 Lafsyster Body predicusly used as a "Gift Short" business only. Property loss tion: 81 Lafsystes Road; property center. Narry Briggs and Joseph Quilmosts MI. 007-063-000; zoning district. HMR.

OTHER BUSINESS Nume laid on the table
 Mester Plan update
 Muster Plan update
 Muster Plan update
 Any other business to come before the Board.

Julius J. Sarosiek

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Environmental Protection Agenc...

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STRATHAM — Julius J. Sarcosiek

STRATHAM — Julius J. Sarcosiek, 50

Gardahm, died unexpectedly Tuesday, 18

Jan. 18, 2011, 18 Exester Hospital.

Julius was born Sept.

Julius was and bernather Sept.

Julius was born Sept.

Julius was and Julius was and Sept.

Julius was and Juliu

tor. He and his wife Susan moved to Strathem in 2002 to raise their daughter, Julius was an eight-year voteran of the Strathem Fire Department.

Lifties was a loving husband and a doing father, and spanding time with family was the most important part of his life. A true timberer, he could fix and build elimost enything. Lifties will be paidly missed by all who know and loved him.

Robert J. Crompton

deed Tuesdey, Jan. 18, 2011, as former surrounded by loving family.

Bob was born March 11, 1928, in Portamouth, N.H., to Frederick and Margaret (Flansgan) Crompton.

He is survived by his wife Princibla, and their four-bildren and their spouses, interprendiction of their spouses, interprendiction, and their four-bildren. They include one Cef and wife Relative They include one Cef and wife Relative They include one Cef and wife Relative Theory includes the Principle of the Whended, N.H., and children Lae, Emily and wife Deres of Dembarco, N.H., and children Lae, Emily and wife Deres of Dembarco, N.H., and children Lae, Emily and wife Deres, and Any and busband Ray LaBelle, and their children Alae, Audray and Ray, He also Isawes son Matt and wife Mauren Crompton of Putats Vedra Bosch, Fla., and children Shaus and Kyke, and daughter Jennifer and her busband, Bob Marchewka, of Portsmouth, N.H., and their hisband, Bob Marchewka, of Service of the State of Portsmouth, N.H., and their hisband, Bob Marchewka, of Service of the State of Portsmouth, N.H., and their hisband, Bob Marchewka, of Service of the State of Portsmouth, N.H., and their hisband, Bob Marchewka, of Service of the State of Portsmouth, N.H., and their hisband, Bob Marchewka, of Service of the State of Portsmouth, N.H., and their hisband, Bob Marchewka, of Service of the State of Service of Control of Portsmouth, N.H., and their hisband, Bob Marchewka, of Service of Ser

WE REMEMBER: He graduated from Portsmouth High School in 1945, and the University of Haw ises, and the terrovary or read Hempstre, completing a ressient program and post-graduate stud-ies. He was a member and captain of the basketbed and track teams at both Portsmouth High and UNH. He also served in both the United States Navy and Air Force.

PALM COAST, Pla. — Hampshire educator and admin-ration 1.3 "Bob" Commpton, died Tuesday, Jan. 18, 201, deep Jurist right teaching freight si home, nurrounded by loring family. (See Jurist Particular) before becoming principal, He was the essentent apper trendent 1928, in Portamouth, N.H. 1928, in Portamouth, N.H. 1928, in Portamouth, N.H. 1928, and Particular and Hampstee districts until 1928 (Plangan) Cromptum. He is survived by his was subtle in many school and was patched many school and 1928 (Plangan) Cromptum.

in the evening of the day he died, an owl perched opposite his home and watched it for a long

SERVICES: A celebration of Bob's the will be held in the spring in New Hampshire. For online condolences, visit www.creig-flegierpelms.com. Arrangements are in the care and must of Oreig Ragter Petrus Funeral Home.

Bob was a lifelong New

N.H. bill to limit
college student
voting criticized
CONORD (AP)—Openents of a bill that would
prevent many college student
from voting in New Hampshire
selectry violates the U.S. Coastuden.

The bill, sponsored by Rapublican Rep. Gregory Sorg
of Easton, would bar students
from voting in college tower
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from voting bill violates the 76th amendoment, which gwn 18-year-olds the right to vote. And he says a 1972 federal lawruit in New Hampshire further settled the issue by saying votern don't have to intend to stay in one location in order to vote there.

N.H. radiologists' computer hacked by ordine garners

ROCHESTER (AP) — A New Hampshire radiology practice aid its computer server was briten into by hackers looking for more bandwidth so they could play the ordine gain call of Dury: Black Ops."

Legal Notice TOWN OF GREENLAND PUBLIC HEARING NOTICE

11/71/21

CUTS: Residents express concern over school plan

Continued from page A1

"What I want to let you know to the you know to know to the you know to the you know to know to the you know to the you know to know to the you know to the whether the you know to the you know to the you know to the you know to the who the work the you know to the who the work the you know to the who the work the you know to the who the you know to the who the you know to who wn who more you can know the you the you know to wou know to the you know to wou know to the you know to with know bow much more you can know the you know to would know how much more you can know the you know to would know how much more you can know the you know to would know how much more you can know the you know to would know how much more you can know the y

The fact that the technology director is being cut when we live in a global society that technology is all around us, the deca that we are going to rely upon not a centralized person to look at technology and guide us forward — particularly when we are shout to build out all this new technology in the common debout the common debout the common debout the common debout the board to be "careful" in striving for a zero persons budget increase, parent John Bouchard strued that Portsmouth is already behind when it comes to technology; in

PIMP: Arrest warrant issued by police

Continued from page AI

continued from page AI

species "to bring all the reposition of the production of the species to increase the production of the size to force that online broth-size in a size that one size the size that of the size that size that size that size that of the size that size the size that size that

PEASE: \$1M grant coming to airport

Continued from page Al and Port City Air Inc. Pease will be responsible for no more than a 375,000 share of the agreement. Following Thursdays annuncement, Problem and the algorithms and the algorithms and the algorithms and the fact Pease has not the endimum requirement means the disport will qualify for the 51 million subject to the consideration of tederal existing of ficulties. The PDA has received the annual entitlement funds since 1992.

culture Committee. The ap-pointment drew support from Russell Libby, president of the Maine Organic Farmers and Gardeners Association. Cable TV not protected utility in N.H. House bill

of the FDA to approve various plans to ensure product safety. A massage left with the company's general manager want immediately returned Thurnday evening.

Malne's Pingree chooses two House committees.

AUGUSTA, Maine (AP) — U.S. Rep. Cheelle Pingree says half be serving on the House Aurod Services and Agriculture committees during the new congressional session. The major that the serving on the House half be serving on the August and lights. The bill would let the innered the law now provides to re-occastiles such as heat, which will deal with issues such as defense spending and the war in Affanistan. He subcommittee satigaments to Personnel and Seapower will deal with Navy shipbuilding jobs and other matters.

This will be Pingree's first term serving on the Agri-Wontto stop drinking?

Wontto stop drinking?

Wontto stop drinking?

PLAQUES RESTORATION • PULL SERVICE LARGE INSIDE DISPLAY Cull for Args.
1 Paul Office Sq. + Hampina, N.H.
(603)926-0033

Want to stop drinking? We can help.

1-800-593-3330

Alcoholics Anonymous

The deadline for written commerce on the above proposals is Fabr 2011. For additional information please with the RHCP web sits at http://dex.nh.gov/organization/divisions/hers/emb/toestat/public, htm, or contact Christian Williams at 18003 569-9028 or

www.seacoastonline.com/SubmitObit www.seacoastlegals.com.

Obituary Guidelines

For guidelines on how to submit an obituary, visit

The place to find all legal notices published in Seacoast Media Group's five newspapers:

Portsmouth Herald, Exeter News-Letter, Hampton Union, York Weekly, York County Coast Star

The Greenland Municipal Budget Committee will hold a public hearing to take comments on the annual proposed town and school budgets and proposed warrant articles on Wed., Fabruary 8th (snow date 2/10/10) at the Greenland

PORTSMOUTH HERALD Friday, January 21, 2011