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# Final Decision/Response to Comments

Proposed Soil, Groundwater and Sediment Cleanup

for

Republic Steel Canton, Ohio

EPA I.D. No. OHR 000 110 197

# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY FINAL DECISION/RESPONSE TO COMMENTS

March 2013

Republic Steel Canton, Ohio EPA ID#: OHR 000 110 197

# **INTRODUCTION**

The U.S. Environmental Protection Agency (EPA), Region 5, presents this Final Decision and Response to Comments (FD/RC), which identifies the final remedies selected for the Republic Steel facility in Canton, Ohio, pursuant to the Resource Conservation and Recovery Act (RCRA) Section 3008(h). Included in this FD/RC is a summary of conditions found at the facility, the risks posed by those conditions, the interim measures taken, and the final corrective action alternatives that EPA has selected. Additional details relating to the facility conditions, the measures taken and all the alternatives considered are available in the Statement of Basis (Attachment I) issued by EPA in July 2012. Prior to issuing this FD/RC, EPA presented the Statement of Basis to the public and stakeholders for review and comment from August 15, 2012 – September 30, 2012. EPA carefully reviewed all of the comments received prior to selecting the final remedy in this FD/RC that EPA deems necessary to protect human health or the environment. The public comments and EPA's responses are provided below in the "Public Comments and EPA's Response to Comments" Section.

### **SELECTED REMEDIES**

EPA is selecting the following remedies to address contamination at several Solid Waste Management Units (SWMUs) and Areas of Concern (AOCs), site-wide groundwater, creek overbank soil, and creek sediment at the facility:

- -Soil Excavation and off-site disposal
- -Sediment Excavation and off-site disposal
- -Exposure Pathway Elimination/Cap
- -Long-term Compliance Groundwater Monitoring
- -Site wide Institutional Controls
- -Work Place Controls
- -Financial Assurance

# **FACILITY BACKGROUND**

# Location and History

Republic entered into an Order with EPA, effective August 2, 2004, relative to RCRA Corrective Action at the Republic Canton Plant located at 2633 Eighth Street, NE, Canton, Ohio. The Facility includes 44 SWMUs and 22 AOCs. The site covers approximately 380 acres and has been utilized for the production of steel and/or steel products since the early 1900s. The Facility was purchased by the current property owner (Republic Steel) on or about December 19, 2003 and began operations as Republic Engineered Products, Inc. The Company is now called Republic Steel. Current operations at the site include electric arc furnace melting, ladle refining, vacuum degassing, continuous casting, hot rolled bar production, conditioning, non-destructive testing, and shipping. Ancillary and support operations include slag processing, wastewater treatment, air pollution controls, and maintenance activities. Historically, Republic and previous owners have leased a portion of the Facility to Heckett, a slag processor. Currently, slag processing operations are being conducted by Stein, Inc. Additionally, a small portion of the site is leased to Praxair, an industrial gas processor.

The City of Canton provides potable and process water at the Facility as well as providing water to the majority of surrounding residences, businesses, and industries. Land use in areas immediately surrounding the site consists of a mixture of industrial, commercial, and residential uses. The residential areas are generally located to the south, while most of the industrial areas are north and east of the Facility and, to a lesser extent, to the west. Commercial properties are located north, west, and south of the Facility. An adjacent State-lead remediation site, owned by Jeffries Brothers Excavating & Paving, Inc. (Jeffries) is located north and east of Republic. The Jeffries property boundary shares approximately 2,000 feet of East Branch Nimishillen Creek (EBNC) bank with Republic. For that length, the southern bank of the creek is on Republic's property and the northern bank of the creek is on Jeffries' property. EPA expects current and future operations at the Facility to remain industrial.

# Hydro-geologic Setting

The Facility is located in the valley of the westward-flowing EBNC. The majority of the Facility buildings are located on the valley floor and are constructed on fill materials and alluvial deposits. The thickness of fill material varies throughout the site but, in general, covers the entire footprint of the Facility. The geologic unit beneath the fill materials consists of sand, gravel and sandy silt alluvial deposits. Thickness of this geologic unit varies across the site, extending as deep as 100 feet below ground surface (bgs) in some areas. The bedrock consists of Pennsylvanian-Age sedimentary rock of the Pottsville Group, which is comprised of shale and sandstone with minor beds of coal, limestone, and clay. At its greatest extent, the formation is

estimated to be approximately 400 feet thick. The primary sources of groundwater within the Pottsville Group are the sandstones.

In general, groundwater flow beneath the portion of the Facility south of EBNC trends from the southeast to the northwest towards EBNC through an unconfined aquifer within alluvial deposits. On those portions of the Facility located north of EBNC, however, groundwater flow trends northeast to southwest towards EBNC. An exception to this exists at the location where a lowhead dam bisects the EBNC. At this location, groundwater mounding is observed due to the high water level immediately behind the dam. This mounding causes groundwater to locally flow away from and radial to the creek. The majority of the north bank of the EBNC is not Republic's property but is instead owned by Jeffries. The Republic Facility and the Jeffries property "share" approximately 2,000 feet of the EBNC starting from the location of the dam and moving upstream.

The EBNC watershed rests entirely in Stark County and originates in the areas around the City of Louisville within several townships. These small headwater streams flow and join in or near the City of Louisville and flow westerly towards the City of Canton. EBNC is 10.4 miles long and flows southwesterly past the Republic property where it joins the Middle Branch of Nimishillen further downstream to form the mainstream of Nimishillen Creek. EBNC has a diverse mix of land use and cover with the primary land use within the City of Canton being industrial.

# **Ecological Setting**

Although the Facility property and its surrounding areas are heavily industrialized, EPA identified five general ecological habitat types for the Facility and adjacent properties: 1. upland forest; 2. riparian forest; 3. wetlands; 4. old field/transitional; and, 5. river/open water.

EPA identified potential ecological receptors for both terrestrial and aquatic habitats; however, with the exception of EBNC and its bank, the site itself does not have any usable ecological habitat. In general, the habitat quality of the EBNC watershed is degraded.

The Ohio EPA is required by the Federal Clean Water Act to develop water quality standards in order to protect, maintain, and improve surface water in the state. As documented in Chapter 3745-1-24 of the Ohio Administrative Code, Nimishillen Creek and its tributaries have the aquatic life habitat designations of warm water habitat (WWH), modified warm water habitat (MWH), and limited resource water (LRW). Ohio EPA did not designate any segment in the Nimishillen Creek Watershed as exceptional warm water habitat (EWH), seasonal salmonid habitat (SSH), or coldwater habitat (CWH).

These aquatic life habitat designations mean that the entire Nimishillen Creek (not just EBNC) has, at most, the designation given to streams and rivers with a typical warm water assemblage of aquatic organisms (WWH). In those portions of the Nimishillen Creek where further degradation has occurred (MWH), the designation is defined as those streams with extensive and irretrievable physical habitat modifications, and where the biological criteria for warm water habitat is not attainable. The activities contributing to the modified warm water habitat designation have been sanctioned and permitted by state or federal law. The representative aquatic assemblages are generally composed of species that are tolerant to low dissolved oxygen, silt, nutrient enrichment and poor habitat quality. The EBNC does not have a MWH designation.

The aquatic life designation for the EBNC, including all segments near Republic, is WWH. The health of biological communities is measured in three ways: the Index of Biotic Integrity (IBI), the modified Index of Well-being (MIwb), and the Invertebrate Community Index (ICI). According to the 2009 Ohio EPA Nimishillen Creek TMDL Report, the IBI and MIwb for EBNC slightly improve downstream from Republic as compared to upstream. However, the ICI is in full attainment upstream from Republic and non-attainment downstream from the site. Additional information regarding the overall health of the Nimishillen Creek Watershed can be found in the 2007 State Action Watershed Report(http://www.uptuscwatershed.org/nimishillen.html).

Several agencies have documented fish impacts within Nimishillen Creek. The Ohio Department of Health, in cooperation with Ohio EPA and the Ohio Department of Natural Resources, issues fish consumption advisories for the State (http://www.epa.state.oh.us/dsw/fishadvisory/index.aspx). The Ohio Department of Health advises that everyone limit consumption of sport fish caught from all water bodies in Ohio to one meal per week, unless there is a more or less restrictive advisory for a particular water body. The statewide advisory is in effect due to mercury contamination. The Nimishillen Creek, specifically, has a fish consumption advisory of one meal per month of common carp due to PCB contamination. The PCB advisory is in effect for all waters of the Nimishillen Creek, not just the East Branch. PCB concentrations at Republic have been found at levels that pose an unacceptable ecological risk in soils and sediments. Other potential PCB sources to the East Branch likely exist, such as the former PCB transformer refurbishing facility located upstream of Republic in Louisville.

# Interim Measures Taken

The interim measures (IMs) described have been conducted at the following locations:

SWMU 47-Old Vertical Caster Treatment Plant: The initial investigation of SWMU 47 consisted of 14 soil borings drilled during the Phase I investigation of the RFI Republic conducted in October and November 2004. Republic analyzed samples from borings 47-B1 through 47-B8 for VOCs, SVOCs, metals, PCBs, cyanide and sulfide. The analytical results showed concentrations exceeding the screening levels in at least one sample for vanadium, PCBs, and some SVOCs in

surface samples and for some SVOCs in subsurface samples. Republic analyzed surface and subsurface samples from borings 47-B9 through 47-B14 for SVOCs, metals, and PCBs. None of the sample results showed concentrations exceeding the screening levels.

Republic conducted an IM at this SWMU based on the results of a preliminary risk screening for the risk presented by borings 47-B1 through 47-B8. The IM consisted of excavating the top two feet of material from the majority of the construction area and disposal of the soil offsite. Approximately 2,500 cubic yards of soil was excavated and disposed of off-site at the Countywide Recycling and Disposal Facility in East Sparta, OH. Republic did not collect confirmation samples at the completion of the excavation because the limits of excavation extended beyond the defined limit of surface contamination identified during the investigation. The excavation extended to boring locations 47-B9 through 47-B14, where the detected concentrations were all below the screening criteria.

SWMU 53-Old Baghouse #4 Melt Shop: The investigation at this SWMU consisted of taking five borings and 20 surface soil samples at various locations. Republic analyzed the samples for metals to delineate the extent of impacts. A number of samples showed lead concentrations that exceeded a calculated site-specific lead concentration of 1,115 mg/kg for 250 days per year in an industrial exposure scenario. Republic calculated the site-specific concentration using EPA's Technical Review Workgroup's Adult Lead Model (ALM). The model, discussed more in the Human Health Risks Section, is protective of the fetus of a hypothetical female industrial worker. Concentrations above the site-specific lead value of 1,115 mg/kg represents an unacceptable risk. The highest lead concentration detected at this area of the site was 20,300 mg/kg at 53-SS7.

Republic performed an IM to limit access to the site and in doing so ensure human health risk from this SWMU was under control. The work included installation of approximately 410 linear feet of chain link fence, approximately 110' x 103', on July 12 and 13, 2006. The fence was a temporary measure to ensure exposure was prevented. A permanent remedy for this area will be implemented. EPA will evaluate and discuss additional corrective measures for this SWMU as part of this FD/RC, below.

SWMU 59-#3 Slab Grinder Baghouse: The investigation at this SWMU consisted of the collection of six surface soil samples from four boring and two surface soil sample locations. Republic analyzed the samples for metals, cyanide, and sulfide. Sample 59-B4-0-1 had a detected lead concentration (2,160 mg/kg) that exceeded the calculated site-specific lead concentration of 1,115 mg/kg for a 250 days-per-year exposure scenario.

Republic conducted an IM at this location in conjunction with an excavation to repair a water line in the vicinity. The IM consisted of the excavation and offsite disposal of soil that had to be removed to access the pipe. Approximately 120 cubic yards of soil was excavated and disposed of off-site at the Countywide Recycling and Disposal Facility in East Sparta, OH. Republic

collected and analyzed confirmation samples at the completion of the excavation. EPA will analyze and discuss additional corrective measures for this SWMU as part of this FD/RC, below.

AOC 94 - Mobile Repair Shop Area: The investigation at this SWMU consisted of the collection of 11 surface soil samples from nine boring and two surface soil sample locations. Republic analyzed the samples for VOCs, SVOCs, metals, PCBs, cyanide, and sulfide. Preliminary risk screening conducted indicated there was an unacceptable carcinogenic risk due primarily to benzo(a)pyrene concentrations detected in surficial railroad ballast materials.

The IM Republic implemented here consisted of excavating the surficially impacted ballast materials (the material surrounding the rail line) and installation of clean ballast material. The excavations specifically targeted sample locations 94-B4 and 94-B7 to remove the detected concentrations of benzo(a)pyrene. The IM included excavation of the ballast material to the top of the railroad ties between the rails in each set of tracks; excavation of the ballast material to the base of the railroad ties between each set of tracks and outside the outer tracks; replacement of clean railroad ballast; and placement of clean fill to return the area to existing grades.

Approximately 1,000 tons of material was excavated and disposed of off-site at the Countywide Recycling and Disposal Facility in East Sparta, OH. Republic did not collect confirmation samples at the completion of the excavation because the excavation extended horizontally to boring locations where the detected concentrations were all below the screening criteria and the intention of the IM was to eliminate the potential industrial worker direct contact exposure scenario. Republic used clean ballast/slag materials to backfill the excavation and disposed of the excavated material off-site.

<u>SWMU 104 - Old 8-inch Mill Day Tank</u>: The investigation of conditions at this SWMU consisted of the collection of two surface soil samples from two locations. Republic analyzed the samples for VOCs, SVOCs, metals, PCBs, cyanide, and sulfide.

The risk screening performed determined the concentration of contamination in this area did not present an unacceptable risk. However, Republic elected to perform an IM that consisted of removing and disposing of visually stained material off-site. Approximately 17 cubic yards of stained soil was excavated and disposed of off-site at the Countywide Recycling and Disposal Facility in East Sparta, OH. Republic did not obtain confirmation samples. Republic replaced the excavated material with slag backfill.

Additional information regarding these interim measures can be found in the administrative record, within the RCRA Facility Investigation Report and Corrective Measures Study.

# **SUMMARY OF FACILITY RISKS**

# **Investigation Results**

Republic and prior owners of the site have conducted investigations of site soils and groundwater as well as surface water, fish, and sediments in the EBNC generating data to characterize the nature and extent of contamination at the Facility. Due to the size of the site and similarity of certain areas of concern, EPA grouped the soils at 44 SWMUs and 22 AOCs into 11 separate Target Areas (TAs) based on geographic proximity, similarity of exposure scenarios, and similar constituents of concern. Later in this document, EPA presents the evaluation of proposed remedies by Target Area. EPA evaluated each SWMU and/or AOC as part of its respective TA. In some cases, the overall risk of the TA is disproportionately due to a single SWMU; not every SWMU or AOC requires active remediation through an engineered remedy even if it is part of a TA with unacceptable risk. EPA will address those areas that do not require active remediation to reduce the overall risk of the TA through institutional controls. EPA evaluated groundwater, surface water, and sediments on a site-wide basis rather than by TA.

EPA screened data against appropriate risk-based screening criteria, including: EPA Preliminary Remediation Goals (PRGs), Industrial PRGs for non-carcinogens, Industrial PRGs using a target cancer risk of 1x10-5 for carcinogens, Maximum Contaminant Levels (MCLs), and Ohio statewide water quality criteria for the protection of aquatic life (OACs).

Due to the fact that the site has been historically built upon non-native fill material known as "mill fill", EPA established concentrations for certain metals common to the fill to determine site-specific background concentrations. The mill fill at the site is steel slag, a listed material under the state's beneficial use rule; therefore, the material was historically used across the site for grading. The concentrations of metals within the mill fill needed to be established as a baseline by which concentrations from actual releases could be compared. A mill fill study was conducted in 2001 and updated in 2007 to establish a background, or "secondary", screening criteria. EPA used the following secondary soil screening criteria to evaluate samples that contained mill fill (MF) to determine constituent concentrations from potential releases versus concentrations attributed to fill:

- Arsenic = 32 mg/kg
- Iron = 171,281 mg/kg
- Manganese = 22,340 mg/kg

EPA identified chromium as a constituent of concern and directed that twelve soil samples be collected and analyzed to determine chromium speciation. The results indicated that between 98.97 and 99.99 percent of the chromium characterized at the site is in the trivalent state (chromium (+3)). Chromium in the trivalent state differs from more toxic forms of chromium,

such as hexavalent chromium. Therefore, EPA screened the samples against the appropriate screening criteria, the Industrial PRG for chromium (+3) of 100,000 mg/kg.

EPA identified lead in surface soil, subsurface soil and groundwater as a constituent of potential concern for the site. EPA evaluated direct contact exposure to lead in soil using the USEPA Adult Lead Model (ALM), which was designed to predict the blood lead concentrations in the developing fetus of an adult woman. Additional risk related information regarding lead can be found in the following section.

EPA's groundwater investigation concluded that low levels of metals, volatile organic compounds (VOCs), and semi-volatile organic compounds (SVOCs) are found above screening criteria in some wells throughout the site. Although contaminated groundwater from the site is not migrating off site, EPA requested additional investigation to confirm contaminated groundwater was not, and would not in the future, further contaminate the creek. Republic performed a supplemental investigation to demonstrate that at locations of concern groundwater was not adversely impacting the creek sediment or water. Republic installed an additional 12 piezometers at key locations to fill this data gap. Data was collected and analyzed to conclude, and it was determined, that groundwater discharging to the creek will not exceed the ecological screening criteria for sediment and surface water. Based on the additional data, EPA concluded that the proposed groundwater remedy presented later in this FD/RC will not interfere with or adversely impact the creek sediment proposed remedy.

The EBNC sediment investigation concluded that metals, VOCs, SVOCs and PCBs contaminate the creek at concentrations above ecological screening criteria. The complicated history of the site and the presence of other potential contaminant sources near the creek, such as the Ohio EPA-lead remediation site north and east of Republic and numerous upstream industrial sources, make it difficult to attribute all creek contamination to one location. A dam is located upstream of most of Republic's current operational areas. Contaminated sediment has accumulated behind the dam, and, although the location of the dam happens to be adjacent to the Republic facility, it serves as a sediment 'trap' for those sediments also emanating from up-gradient sources. In addition to the immediately adjacent OEPA site, there are 62 active and former industrial and municipal wastewater discharges, toxic release facilities, and hazardous waste generators located upstream of the dam at Republic. The current ownership of the dam remains in question; however, it is known that it has been there for approximately 80 years. In that substantial period of time, during which wastewater discharges and disposal of solid wastes were essentially unregulated (before enactment of environmental laws), contamination was accumulating in sediments behind the dam. Republic is one of many active and former industrial properties along the creek but has less than half of its property located upstream of the dam.

Several investigations were conducted in the creek to determine the relative volume of sediment and contamination present. The sediment thickness was measured at almost 400 locations and the data collected indicated that approximately 4,300 cubic yards of sediment is located behind the dam and adjacent to the Facility. Additional investigation sought to define and determine the extent of the contamination in 11 segments adjacent to the Facility, a total area of approximately 1,000 feet of streambed. Statement of Basis Figure 3, attached, shows the portion of the creek adjacent to Republic that was divided into 11 segments. The figure illustrates that approximately 60% of the sediment, in cubic yards, is located within the first five segments. The presence of the dam has allowed sediment to accumulate. EPA concluded from the data collected that over 90% of the ecological toxicity is located within the first five segments of characterized sediment, or within 500 feet, upstream of the dam. Statement of Basis Table 1, attached, presents the data and, for example, shows that 2,216 lbs of lead contamination are located in the characterized sediment within these 5 segments (within 500 feet of the dam). It also demonstrates that 2,749 lbs of chromium are located in these same segments. EPA used that information to support the selected remedy for the creek discussed later.

The following tables provide summary information from the investigations at some of the 66 SWMUs or AOCs identified at the site; EPA compared the highest concentrations of constituents to the applicable screening criteria.

SWMU 3 - Heckett Slag & Byproduct Processing Area

Will 5 - Heckett Blag & Dyproduct Frocessing Area						
Sample	Constituent	Maximum Concentration	Screening Criteria			
Surface Soil	Surface Soil					
3-SS3 (MF*)	Iron	264,000 mg/kg**	171,281 mg/kg			
64-B2-0-4 (MF)	Manganese	32,100 mg/kg	22,340 mg/kg			
64-B4-0-1 (MF)	Benzo[a]pyrene	7,900 ug/kg***	2,100 ug/kg			

Sample	Constituent	Maximum Concentration	Screening Criteria
Subsurface Soil			
3-B1-4-6 (MF)	Iron	196,000 mg/kg	171,281 mg/kg
3-B2C-12-14 (MF)	Arsenic	43.7 mg/kg	32 mg/kg
64-B1-11-12	Benzo[a]pyrene	7,300 μg/kg	2,100 μg/kg
64-B12-18-18.9 (MF)	Manganese	41,200 mg/kg	22,340 mg/kg

<sup>\*</sup>MF: Mill fill, or non-native fill material that covers the entire site at various depths, see discussion above.

\*\*mg/kg: milligram per kilogram is a measurement equivalent to 1 milligram of the constituent per kilogram of soil.

\*\*\*ug/kg: microgram per kilogram is a measurement equivalent to 1 microgram of the constituent per kilogram of soil.

**SWMU 14 - Ingot Inoculation Dust Collection Bags** 

Sample Surface Soil	Constituent	Maximum Concentration	Screening Criteria
	Lead	1,670 mg/kg	1,115 mg/kg
51-SS1 (MF)	Manganese	22,400 mg/kg	22,340 mg/kg
52-B6-0-1 (MF)	Iron	331,000 mg/kg	171,281 mg/kg

Sample	Constituent	Maximum Concentration	Screening Criteria
Subsurface Soil			
14-B1B (8-8.7)	Iron	127,000 mg/kg	100,000 mg/kg

# SWMU 30 - Johnson's Pond

Sample	Constituent	Maximum Concentration	Screening Criteria
Sediment			
JPSED-2	Arsenic	18.8 J mg/kg	16 mg/kg

# SWMU 38 - 12" Mill Scale Pit

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
40-B1-0-1 (MF)	Arsenic	38.7 mg/kg	32 mg/kg
40-SS1 (MF)	Iron	397,000 mg/kg	171,281 mg/kg

Sample	Constituent	Maximum Concentration	Screening Criteria
Subsurface Soils			
38-B3-4-6	Arsenic	19.7 mg/kg	16 mg/kg

# **SWMU 47 - Old Vertical Caster Treatment Plant**

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
47-B1-0-2 (MF)	Vanadium	2,440 mg/kg	1,000 mg/kg
	Benzo[b]fluoranthene	29,000 ug/kg	21,000 ug/kg
	Benzo[a]anthracene	70,000 ug/kg	21,000 ug/kg
	Benzo[a]pyrene	17,000 ug/kg	2,100 ug/kg
47-B12-0-2 (MF)	Iron	294,000 mg/kg	171,281 mg/kg

# SWMU 48-#3 Melt Shop Baghouse

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
53-B2-0-1 (MF)	Iron	318,000 mg/kg	171,281 mg/kg
	Lead	20,300 mg/kg	1,115 mg/kg
	Manganese	31,200 mg/kg	22,340 mg/kg

Sample	Constituent	Maximum Concentration	Screening Criteria
Subsurface Soils			
48-B1-1-4 (MF)	Iron	200,000 mg/kg	171,281 mg/kg
48-B3-8-10	Arsenic	17.5 mg/kg	16 mg/kg

SWMU 59 - #4 Steel Conditioning - #3 Slab Grinder Baghouse

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
59-B4-0-1 (MF)	Lead	2,160 mg/kg	1,115 mg/kg

Sample	Constituent	Maximum Concentration	Screening Criteria
Subsurface Soil	-		
59-B2-3-5	Arsenic	28.8 mg/kg	16 mg/kg

SWMU 60 - #4 Steel Conditioning - Torch Cut Baghouse

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
75-SS1 (MF)	Manganese	32,200 mg/kg	22,340 mg/kg

Sample	Constituent	Maximum Concentration	Screening Criteria
Subsurface Soil			
60-B1-3-5	Arsenic	32.8 mg/kg	16 mg/kg
	Iron	133,000 mg/kg	100,000 mg/kg

# SWMU 66 - Tub and Associated Trench

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
66-B4-0-1 (MF)	Aroclor-1248	31,000 µg/kg	7,400 μg/kg
46-GPS-0-4 (MF)	Lead	1,750 mg/kg	1,115 mg/kg

Sample	Constituent	Maximum Concentration	Screening Criteria
Subsurface Soil			
	Lead	23,000 mg/kg	1,115 mg/kg
66-B4-4-8 (MF)	Arsenic	36.5 mg/kg	32 mg/kg
	Benzo(a)pyrene	2,200 μg/kg	2,100 μg/kg

AOC 87c - Leaking Drum/Sample Location BM-GS-5-1UA

Sample	Constituent	Maximum	Screening
Sample	Constituent	Concentration	Criteria

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
87C-B1-0-1 (MF)	Iron	245,000 mg/kg	171,281 mg/kg
87C-SS1 (MF)	Benzo(a)pyrene	5,400 μg/kg	2,100 μg/kg

AOC 94 - Mobile Repair Shop Area

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
94-B7-0-1 (MF)	Benzo(a)pyrene	3,400 μg/kg	2,100 μg/kg

Sample	Constituent	Maximum Concentration	Screening Criteria
Subsurface Soil			
94-B2-9-10	Arsenic	18.7 mg/kg	16 mg/kg
94-B9-6-8 (MF)	Benzo(a)pyrene	73,000 µg/kg	2,100 μg/kg
	Benzo[b]fluoranthene	72,000 μg/kg	21,000 μg/kg
	Benzo[a]anthracene	88,000 μg/kg	21,000 μg/kg
	Dibenz(a,h)anthracene	9,400 μg/kg	2,100 μg/kg
	Indeno(1,2,3-cd)pyrene	34,000 μg/kg	21,000 μg/kg
	Naphthalene	270,000 μg/kg	190,000 μg/kg

**AOC 95 - Forge Area Fueling Station** 

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
95-B4-0-1 (MF)	Manganese	29,200 mg/kg	22,340 mg/kg

# SWMU 102 - CBCF Caster Scale Pit Area

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
102-SS1 (MF)	Iron	202,000 mg/kg	171,281 mg/kg

SWMU 104 - Old 8" Mill Day Tank

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
104-SS1	Arsenic	34.1 mg/kg	16 mg/kg
104-SS2	Iron	148,000 mg/kg	100,000 mg/kg

# AOC 111 - PCB Soil Impacts - South End of 12" Mill Building Reheat Furnace End

Sample	Constituent	Maximum Concentration	Screening Criteria
111-B1-0-1 (MF)	Aroclor 1242	76,000 μg/kg	7,400 μg/kg

AOC 117 - Former Coke Battery

Sample	Constituent	Maximum Concentration	Screening Criteria
Surface Soil			
117-B1-0-4 Dup (MF)	Arsenic	87.1 mg/kg	32 mg/kg

# Site-Wide Groundwater

Well	Constituent	Maximum Concentration	Screening Criteria
Groundwa	ter Sample		
N-Nitrosodi-n-butylamine ug/L*		1.3	0.02
MW-26	Dissolved Antimony mg/L**	0.0079	0.006
	Total Chromium mg/L	0.89	0.1
	Dissolved Chromium mg/L	0.9	0.1
	Benzo(a)anthracene ug/L	2.5	0.92
	Benzo(a)pyrene ug/L	3.9	0.2
MW-29	Benzo(b)fluoranthene ug/L	3.9	0.92
	Dibenz(a,h)anthracene ug/L	1.0	0.092
1	Indeno(1,2,3-cd)pyrene ug/L	1.8	0.92
	Naphthalene ug/L	7.8	6.2
MW-29	Total Chromium mg/l	0.18	0.1
	Total Lead mg/L	0.27	0.015
MW-32	Trichloroethene ug/L	24	5
141 44 -52	Total Arsenic mg/L	0.058	0.01
MW-32 DUP	Trichloroethene ug/L	11	5
	Bis(2-ethylhexyl)phthalate ug/L	6.2	6
MW-33	N-nitrosodiethylamine ug/L	2.1	0.0045
	Total Chromium mg/L	0.91	0.1
	Dissolved Chromium mg/L	0.35	0.1

Well	Constituent	Maximum Concentration	Screening Criteria
	Total Arsenic mg/L	0.044	0.01
MW-40	Dissolved Arsenic mg/L	0.057	0.01
	Aroclor-1016 ug/L	11	0.5
MW-43	Aroclor-1016 ug/L	0.065	0.5
MW-45	Aroclor-1016 ug/L	1.1	0.5
	Trichloroethene ug/L	6.7	5
NASST 46	Total Arsenic mg/L	0.02	0.01
MW-46	Total Cadmium mg/L	0.011	0.005
	Total Lead mg/L	0.021	0.015
MW-54	Total Arsenic mg/L	0.011	0.01
MW-57	Vinyl Chloride ug/L	8.9	2
	Naphthalene ug/L	2800	6.2
	Total Arsenic mg/L	0.03	0.01
MW-58	Dissolved Arsenic mg/L	0.039	0.01
	Dissolved Chromium mg/L	0.3	0.1
	Total Vanadium mg/L	0.076	0.036

ug/L: microgram per liter is a measurement equivalent of 1 microgram of constituent per liter of water. mg/L: milligram per liter is a measurement equivalent of 1 milligram of constituent per liter of water.

# EBNC Maximum Sediment Concentration per Segment: Exceedances are in Bold See Figure 3, attached, for segment locations

Constituent (mg/kg*)	Ecological Screening*	Human Health Screening***	Segment #1	Segment #2	Segment #3	Segment #4	Segment #5
Mercury	0.174	2.3	0.21	0.14	0.032	0.091	0.11
Silver	0.5	39	1.6	0.67	0.13	2.5	0.78
Arsenic	9.79	3.9	11.3	8.2	6	6.3	7.6
Barium****	48	540	57.1	54.2	48.2	65.7	110
Chromium	43.4	300	317	134	233	263	1330
Lead	35.8	400	839	345	59.9	203	264
Benzo[a]anthrace	0.108	6.2	3.6	0.18	0.097	0.22	3.6
ne					:		
Benzo[a]pyrene	0.15	0.62	2.6	0.082	0.056	0.15	2.8
PCB Aroclor 1248	0.0598	2.2	5.4	3.3	0.55	0.68	0.93
PCB Aroclor	0.0598	2.2	0.031	0.022	0.27	0.18	0.52

1254							
PCB Aroclor	0.0598	2.2	0.12	0.076	0.066	0.061	0.15
1260							

\*mg/kg: milligram per kilogram is a measurement equivalent of 1 milligram of constituent per kilogram of soil

\*\*Ecological sediment screening values are the US EPA Region 5 Ecological Screening Values

\*\*\*Human health screening values are the US EPA Regional PRGs at a risk level of 10<sup>-5</sup> and an HI of 1

\*\*\*\*Barium Ecological screening value from the National Oceanic Atmospheric Administration

#### Human Health Risks

EPA developed the media cleanup standards for the Facility using a risk-based approach. The current and anticipated future land use for this site is industrial, and because of that, EPA considers onsite industrial workers and construction workers as the most likely potentially exposed populations. EPA also considers trespassers to be a realistic receptor group under current and anticipated future land use conditions. Offsite residents may have access to surface water, sediment, and fish in the EBNC upstream, adjacent to, and downstream of the Facility through recreational use (i.e., adults and juveniles playing in the EBNC). Therefore, EPA includes adult and adolescent recreational users (i.e., adult and youth recreator) as potentially sensitive receptors for the site.

EPA identified lead as a constituent of concern at the site in surface soil, subsurface soil and groundwater. EPA evaluated direct contact exposure to lead in soil using the USEPA Adult Lead Model (ALM), which was designed to predict the blood lead levels (BLL) in the developing fetus of an adult woman. EPA considers this a conservative approach that is protective of all receptors at the facility. EPA has adopted a target BLL of 10 micrograms per deciliter (ug/dL) BLL, which has been designated by the U.S. Centers for Disease Control and Agency of Toxic Substances and Disease Registry, as a level to protect sensitive populations (neonates, infants and children). For the Republic facility, the ALM was run to estimate BLLs in the developing fetus of a hypothetical female industrial worker as a result of direct contact exposures to site soil.

The groundwater risk evaluation concluded that if humans used the groundwater as a source of drinking water or wash water, ingestion and dermal contact with groundwater by industrial workers could have cumulative carcinogenic risk in excess of the risk standard. However, there are no current or planned uses for the site groundwater and Republic obtains its water supply from the City of Canton for potable use onsite. As discussed above, EPA concluded that the groundwater discharge to the creek did not pose an unacceptable risk to human health or ecological receptors. Off-site drinking water is also supplied by the City of Canton and on-site groundwater contamination does not pose a threat to nearby off-site receptors because it is not migrating off-site. Surrounding off-site properties are served by the City public water system. Some properties east of Trump Road, hydraulically upgradient from Republic, may utilize deep

groundwater wells. According to the Ohio Department of Natural Resources well logs for domestic wells in this area, most of the wells are 60-90 feet deep, within the shale and sandstone bedrock. The groundwater on Republic's site does not flow in the direction of Trump Road and does not pose a risk to these wells. Further, the presence of the creek dictates the flow of groundwater towards the creek, which is not towards the east. EPA has informed Ohio EPA of the potential for groundwater wells in this area. Republic will appropriately manage the groundwater risk through the implementation of onsite source control and by establishing and maintaining conservatively layered institutional controls.

The risk-based approach to address potential risks to human health integrates the results of the Exposure Assessment and Toxicity Assessment to estimate theoretical excess lifetime cancer risks (CRs) and non-carcinogenic health effects associated with exposure to chemicals. This integration provides quantitative estimates of either cancer risk or a non-cancer hazard index (HI), which are compared to standards of acceptable risk or points of departure. EPA used screening values at a risk level of  $1 \times 10^{-5}$ , but the cumulative standard of risk for this Facility is  $1 \times 10^{-4}$  for the carcinogenic risk and 1.0 HI for the non-carcinogenic risk. EPA determined that a carcinogenic risk range of  $1 \times 10^{-4} - 1 \times 10^{-6}$  is an acceptable range and the risk at the Republic facility will be managed to remain within that range. EPA used the target BLL of 10 ug/dL for lead exposures.

The following table summarizes the risk assessments for human health risk performed at the facility:

Summary of Human Health Risks: Exceedances above EPA's Acceptable Levels are in Bold

SWMU or AOC by Target Area (TA)	Media	Receptor	Carcinogenic Risk	Non- Carcinogenic Risk
TA 1: SWMUs 3, 13, 46, 64, 65, 97	Surface Soil	Industrial Worker  Construction  Worker	$5.7 \times 10^{-6}$ $8.7 \times 10^{-7}$	0.76 <b>3.07</b>
	Subsurface Soil	Construction Worker	2.13 x 10 <sup>-6</sup>	4.5

TA 2: SWMUs	Surface Soil	Industrial Worker	3.1 x 10 <sup>-5</sup>	0.0
9 and 66		DI 11 1		a a
		Blood Lead		7.7
		Construction	4.7 x 10 <sup>-6</sup>	0.0
		Worker		
		Blood Lead		20.1
	Subsurface		1.64 x 10 <sup>-6</sup>	0.25
	Soil	Construction	1.04 X 10	0.23
		Worker		113
		Blood Lead		
TA 3: SWMUs	Surface Soil	Industrial Worker	0.0	0.87
22, 80, 90, 109,				
113	-	Construction Worker	0.0	3.62
		WOIKEI		
	Subsurface		0.0	0.0
	Soil	Construction		
TA 4: SWMUs	Surface Soil	Worker Industrial Worker	7.71 x 10 <sup>-6</sup>	0.6
38, 39, 40	Surface Soft	industrial Worker	7.71 x 10	0.0
		Construction Worker	$1.38 \times 10^{-6}$	2.71
	Subsurface	WOIRCI	0.0	0.0
	Soil	Construction		
		Worker		
TA 5: SWMUs 60, 61, 70, 75	Surface Soil	Industrial Worker	0.0	0.39
00, 61, 70, 73		Construction	0.0	1.53
ļ		Worker		
	Subsurface		$1.18 \times 10^{-6}$	0.19
	Soil	Construction Worker		
TA 6: AOCs	Surface Soil	Industrial Worker	7.1 x 10 <sup>-6</sup>	0.45
87c and 115				3.7.2
		Construction Worker	$1.07 \times 10^{-6}$	2.07
	Subsurface	WOIKE	0.0	0.0
	Soil	Construction		
		Worker		
TA 7: SWMUs	Surface Soil	Industrial Worker	0.0	0.0
36 and 37				

			~ ^	
		Construction Worker	0.0	0.0
	Subsurface		0.0	1.97
	Soil	Construction		<b>-</b> 0.0
		Worker		79.3
		Blood Lead		
TA 8: SWMUs 62 and 105	Surface Soil	Industrial Worker	0.0	0.0
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		Construction Worker	0.0	0.0
	Subsurface		NA*	NA
	Soil	Construction		
		Worker	i e	
TA 9: SWMUs 48. 49. 53	Surface Soil	Industrial Worker	0.0	0.75
		Blood Lead		14.6
		Construction Worker	0.0	3.16
		WOIKEI		17.2
		Blood Lead		17.2
	Subsurface		0.0	0.0
	Soil	Construction		
		Worker		
TA 10: SWMUs 14,	Surface Soil	Industrial Worker	0.0	0.58
51, 52, 101, 76b		Blood Lead		6.2
		Construction	0.0	0.0
		Worker		
		D1 17 1		13.1
		Blood Lead	0.0	
	Subsurface Soil	Construction	0.0	0.0
	3011	Worker		
	l		I	

<sup>\*</sup>There were no constituents detected above their respective screening criteria in the surface soil; therefore, subsurface samples were not collected as delineation was not necessary.

# **Ecological Risks**

EPA used a risk-based approach to address potential risks to ecological receptors in the EBNC. This risk-based approach involves the use of toxicity-weighted mass factors to help guide remedial efforts. The toxicity-weighted mass factor relates the mass of a chemical to toxicity. The toxicity-weighted mass factor approach consisted of the following steps:

- •Calculate the mass of each contaminant in the sediment by stream segment for the targeted area. EPA determined contaminants of concern for ecological risk by comparing sediment data to applicable ecological screening values such as USEPA Region 5 Ecological Screening Values or National Oceanic Atmospheric Administration (NOAA) or USEPA Region 3 BTAG Freshwater sediment screening values. For this evaluation, EPA defined the targeted area as the portion of the EBNC that bisects the facility. The EPA targeted area has been broken into 11 stream segments (Figure 3).
- •Determine relative toxicity factors for each contaminant. The factor is relative to the risk-driving chemical (i.e., the chemical with the lowest screening value).
- •Calculate a toxicity-weighted mass factor for each stream segment. This factor is representative of the mass of the chemical in a particular stream segment multiplied by the chemical's relative toxicity factor (as calculated in Step 2).

As discussed above, the number of SWMUs and AOCs generated an approach to combine multiple units into Target Areas. EPA evaluated the surface and subsurface soils within these Target Areas, provided the contaminants and exposure assumptions were similar. The highest soil concentrations at individual units can be found in the previous section while the risk summary information can be found in the following table, Summary of Ecological Risk.

The creek sediment risk evaluation concluded that there is no unacceptable risk to human receptors but there is substantial risk to ecological receptors. Following the steps described above to assess the ecological risk from the sediments, EPA concluded that 60% of the total toxicity of all 11 creek segments is located with the first 100 foot segment behind the dam and over 90% of the toxicity is located within 500 feet of the dam. The hazard index, which EPA used to measure ecological risk, demonstrated unacceptable risk to practically every ecological receptor in the creek. An ecological hazard index above 1 indicates that there is potential risk to receptors from contamination. The table below, Summary of Ecological Risk, presents the hazard index for several groups of receptors. The selected remedy discussed later focuses on removing sediment to dramatically reduce the ecological risk.

In evaluating potential ecological risk within the stream segments, EPA can demonstrate that most contaminants of concern are disproportionately located within the first five stream segments. Again, the reason for this distribution of sediment appears to be the location of the historic dam bisecting the creek near the Republic facility. PCB Aroclor 1248, for example, has an average concentration of 2.17 ppm within the first five segments and a maximum concentration of 5.4 ppm. However, within the last six stream segments, the average concentration is 0.038 ppm and a maximum concentration of 0.12 ppm. Lead has an average concentration of 342 ppm within the first five segments and a maximum concentration of 839 ppm. The last six segments have an average concentration of 25 ppm and a maximum

concentration of 66 ppm. This pattern of deposition behind the dam is applicable to most of the contaminants. Consequently, EPA believes dredging the first five stream segments (discussed in more detail later) will remove the following, based upon total mass calculations: 99% of the lead; 100% of the mercury; 93% of the arsenic; and 96% of the zinc, for example. The following table summarizes the risk assessments for ecological risk performed at the facility:

**Summary of Ecological Risk** 

Media Sampled	Receptor	Hazard Index
EBNC Overbank Soils and	Plants	32
In-Stream Sediment	Invertebrates-Earthworms	760
	Avian Invertivore-Robin	17
	Mammalian Invertivore-	16
	Short Tail Shrew	

### SUMMARY OF ALTERNATIVES CONSIDERED

The remediation alternatives that EPA evaluated include no further action, institutional and work place controls, exposure pathway elimination, soil excavation, sediment removal, sediment capping, monitored natural attenuation, and compliance groundwater monitoring. These alternatives were presented in the Statement of Basis and the public was provided an opportunity to comment. A description of each corrective measure alternative considered follows. The actual corrective measures that were selected are presented in the next section.

# Soil Remedy Alternatives

#### Alternative 1: No Further Action

A no further action approach is the baseline by which EPA compares all other remedies. It maintains the SWMU or AOC in its current state without the need to implement methods to control exposures. Republic would use this option for SWMUs or AOCs where EPA establishes that protection of human health and the environment is attained without further action. This would apply to SWMUs and AOCs where Republic controlled or eliminated the source of release, the risk assessment is below the risk-based standards, and/or there were no constituents detected above screening levels. Waste management activities are not applicable to this technology since there would be no waste generated during implementation of this alternative.

#### Alternative 2: Institutional and Work Place Controls

Institutional controls are non-engineered instruments, such as administrative and legal controls, that help to reduce the potential for human exposure to contamination and/or protect the integrity of the remedy. Institutional controls play an important role in most site remedies because they reduce exposure to contamination by limiting land or resource use and guide human behavior at a site.

Republic could use an environmental covenant (EC) as a legal control device, and work place controls (WPCs) as administrative controls. Republic would use both control types to control exposure routes to industrial and construction workers as necessary to facilitate reducing the risk each would experience under the assumptions posed under EPA's risk assessment.

Republic would use the EC to document portions of the site that have post-remediation maintenance, monitoring, and institutional and work place control requirements in accordance with this Final Decision and Response to Comments document as well as the Post-Remediation Care Plan that Republic will include in the Final Remedy Construction Completion Report required by the Order. The EC will restrict the site to industrial land use; owners of the site cannot convert the site to residential land use in the future unless the owners perform further cleanup. Republic would design the land use restrictions, groundwater use restrictions, environmental monitoring requirements, and description of controls included in the EC and deed restriction to prevent unacceptable risks to human health and the environment.

WPCs are administrative programs, policies, practices, procedures, and permits Republic must implement to mitigate the risk to workers by the potential environmental risks. Republic currently has an existing workplace health and safety program, Safety Management System (SMS) documents and site permit requirements. Republic will revise these programs to include information on the areas of the Facility that have greater potential environmental risks.

Attainment of the cleanup standards by controlling the risk exposure would result in the protection of human health. Waste management activities are not applicable to the use of work place and institutional controls since there will be no waste generated during implementation of these alternatives.

# Alternative 3: Pathway Elimination

Republic would achieve pathway elimination through the use of a slag aggregate or asphalt cap. Pathway elimination is a remediation approach known by EPA to be effective in controlling exposure routes and therefore reducing risk exposure. Pathway elimination refers to various types of material placed between the contaminated material and any direct exposure route. Though effective for controlling direct exposure and hydro-geologic processes, it restricts future use of the area and will require maintenance. Pathway elimination can be protective of human health and the environment as long as it remains in place and is properly maintained. Pathway elimination can be implemented alone or in combination with other corrective measure alternatives to meet the risk based cleanup standards. Small amounts of waste may be generated during the installation of a capping system.

A more detailed explanation of each type of pathway elimination evaluated follows.

# Alternative 4: Soil/Slag Cap

The use of a soil/slag cap would consist of Republic grading the impacted area and installing two feet of soil/slag backfill. Dependent upon location and intended use of the area, Republic may cover the cap with six inches of topsoil and provide vegetation.

Several SWMUs/AOCs contain and/or are adjacent to structures, such as railroads or buildings, that may require excavation to an extent that would facilitate placing a cap without compromising the use of the structure and maintaining proper drainage. Operation and maintenance (O&M) of the cap would consist of inspection, mowing, fertilization and reseeding of vegetated covers, and the replacement and re-grading of the soil/slag cover.

# Alternative 5: Asphalt Cap

The use of an asphalt cap would consist of Republic grading the site or excavating up to 2 feet of soil to accommodate the cap. Any soil excavation relative to installing the cap would conform to the procedure and standards as laid out in the following section. Following the excavation or grading, Republic would place and compact a slag sub-base. Republic would add an asphalt course consisting of a binder course and a wearing course. Republic would design the thickness of the sub-base, binder course, and wearing course to suit the use of the area. The minimum pavement section would consist of 12 inches of sub-base, 2 inches of binder course, and 0.5 inch wearing course. Maintenance of the asphalt cap, at a minimum, would include inspection, and repair of cracks and damages to the asphalt. Republic may also be required to conduct periodic resealing of the asphalt layer.

# Alternative 6: Soil Excavation

Soil excavation is a permanent solution as a corrective measure, where Republic would remove contaminated material and transport the material to EPA or state permitted off-site treatment and/or disposal facilities. Republic can demonstrate long term protection of human health and the environment through the removal of contaminated media until the area meets the risk-based standards. Republic may use partial excavation in conjunction with other corrective measures such as WPCs or capping to demonstrate protection of human health and the environment.

The generation of fugitive emissions may occur during operations and will require engineering and safety controls. The fugitive emission controls will require both source control measures and specific waste management activities. Republic may address source control measures with proper work practices such as the use of PPE and dust suppression. Waste management activities would require specific material handling procedures. Republic must handle excavated material in designated areas only. Republic must segregate potentially impacted material from material that is judged to be un-impacted. Republic must take confirmation samples to verify whether contaminated media above cleanup standards is present or absent. Republic must transport the contaminated media off-site to an EPA or state permitted waste facility.

Republic would determine the extent of excavation using data collected through soil sampling conducted during previous phases of investigation, or through confirmation sampling conducted at the boundaries of excavation. EPA considers surface excavation to be the removal of the top two feet of material. Subsurface excavation would constitute materials below two feet.

EPA would require O&M only if Republic uses excavation in conjunction with another corrective measure. The cost of the excavation alternative is affected by the composition and volume of the media as well as the distance to the nearest disposal facility with the required permits.

#### Alternative 7: Sediment Removal

Sediment removal is a permanent solution as a corrective measure, where Republic must remove contaminated material and transport the material to EPA or state permitted off-site treatment and/or disposal facilities. Republic may demonstrate long term protection of human health and the environment through the removal of contaminated media until the area meets the site-specific remedial goals. Republic can use partial excavation in conjunction with other corrective measures to demonstrate protection of human health and the environment.

The generation of fugitive emissions may occur during operations and will require engineering and safety controls, although it is unlikely to be necessary given the moisture content of the materials encountered during the investigative phase. The fugitive emission controls will require both source control measures and specific waste management activities. Republic can address source control measures with proper work practices such as the use of PPE and dust suppression. Waste management activities would require specific material handling procedures. Republic must handle the excavated material in designated areas only. Republic must segregate potentially impacted material from material that is judged to be un-impacted. Republic will have to erect berms around the designated waste handling areas to contain and collect free liquids removed with the sediments.

#### Alternative 8: Sediment Capping/Cover

Application of clean materials to impacted sediments is an additional alternative for remediation. EPA did not evaluate this alternative beyond an initial review due to the depth of measured sediment accumulation in the EBNC. Existing sediments and water depths (<1 foot), along with the channel section, would likely cause any applied material to erode during heavy rainfall and flash flood events.

# **Groundwater Remedy Alternatives**

#### Alternative 1: No Further Action

A no further action approach is the baseline by which EPA compares all other remedies. It maintains the SWMU or AOC in its current state without the need to implement methods to controls exposures. Republic would use this option for SWMUs or AOCs where EPA

establishes that protection of human health and the environment is attained without further action. This would apply to SWMUs and AOCs where Republic controlled or eliminated the source of release, the risk assessment is below the risk-based standards, and/or there were no constituents detected above screening levels. Waste management activities are not applicable to this technology since there would be no waste generated during implementation of this alternative.

#### Alternative 2: Monitored Natural Attenuation

Monitored Natural Attenuation (MNA) is a technique Republic may use to monitor or test the progress of natural attenuation processes that can degrade contaminants in soil and groundwater. The remedy relies upon naturally occurring weathering and biodegradation processes to reduce or eliminate low concentrations of chemicals. Republic may implement MNA upon completion of source control. MNA would also reaffirm that the soil remedies were successful through an on-going groundwater monitoring program.

# Alternative 3: Compliance Groundwater Monitoring

This alternative is appropriate under conditions where groundwater is not migrating offsite at concentrations exceeding Maximum Contaminant Levels (MCLs) and Secondary MCLs (SMCLs); this is the situation at Republic. Additionally, the groundwater migration modeling that EPA performed showed that no groundwater migrating into the EBNC contains constituents at concentrations exceeding the appropriate Ohio EPA water quality standards.

The confirmatory groundwater-monitoring program would reaffirm that the soil and groundwater remedies will continue to be protective of human health and ecological receptors after Republic completes the remedies. Republic must conduct annual monitoring of those perimeter-monitoring wells for constituents that have exceeded the risk based human health and ecological criteria in or up gradient of the perimeter well. Republic will perform annual monitoring for up to five years after Republic implements the EPA proposed corrective measures. Republic must submit annual reports to EPA containing the groundwater sampling results compared to the applicable screening criteria, groundwater figures, and laboratory confirmation. The goal of the program will be to demonstrate that no exceedances of risk based human health and ecological criteria are present.

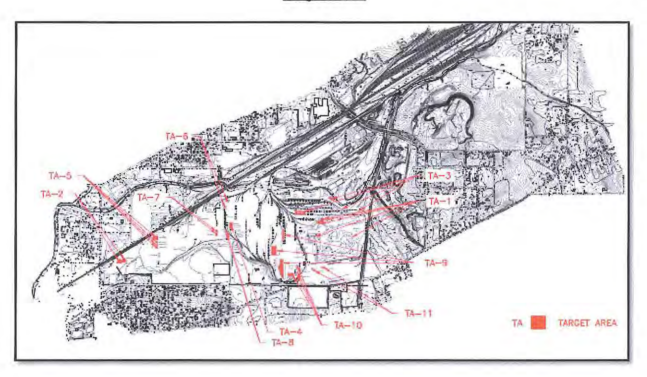
The proposed confirmatory groundwater-monitoring program would not be applicable to areas where Republic's groundwater contamination data has shown contamination to be migrating onto the Republic site from off-site sources. Specifically, those areas are:

- Chlorinated VOCs exceedances detected at MW-46 and MW-57 located at the western end of the Site, and
- VOC, metals, and cyanide exceedance detected at MW-58, which is located along the property boundary between the boiler house and the dam.

# SELECTED REMEDIES

EPA grouped the 66 individual areas of investigation into Target Areas (TAs) based on geographic proximity, similarity of exposure scenarios, and similar constituents of concern. EPA presents the following proposed remedies by TA. Each TA consists of multiple SWMUs and/or AOCs. Under certain exposure and risk scenarios, Republic will manage certain SWMUs or AOCs through institutional controls. Some areas will only require ICs, whereas others will require engineered controls (such as excavation or capping) and ICs. EPA may address the TA as a whole using a combination of remedies.

### Target Areas



#### TARGET AREA 1

The following SWMUs and AOCs have been grouped together as TA 1 and the selected remedies will be applied at these areas such that the entire TA will be addressed in a consistent fashion. The remedies selected for TA 1 are WPCs and ICs. The implementation of these practices alone will be sufficient to reduce the risk from constituents present due to site-wide fill.

SWMU 3 – Heckett Slag & Byproduct Processing Area: SWMU 3 is an active area where sorting, sizing and staging of the steel-making slag occurs pending sale as a construction aggregate. This area was previously leased by a third-party contractor, Harsco Metals Group, Ltd. (formerly Heckett). The State of Ohio broadly excludes "slag and other substances that are not harmful or... inimical to public health" from the definition of solid waste (Ohio

Administrative Code §3745-27-01(S)(24)). Ohio EPA also requires that the processing, stockpiling, and storage of steel/blast furnace slag meet applicable environmental regulations pertaining to dust control and storm water runoff.

The risk-based factors for TA 1, which includes SWMU 3, are the hazard indices (HI) for the ingestion of iron and manganese by the construction worker for both surface and subsurface soils. At SWMU 3, iron was detected as high as 264,000 mg/kg and manganese at 22,340 mg/kg. The corrective measures EPA evaluated for SWMU 3 are no further action, WPCs (surface and subsurface), excavation, or the addition of a soil/slag cap.

No further action would not be protective of human health and the environment.

EPA dismissed excavation because the material is considered to be a valuable commodity and product by Republic, not a waste.

Work place controls will be adequately protective of human health (worker exposure) and the environment. Establishing exposure controls in the form of standard operating procedures for on-site workers accessing the area would be protective of those EPA determined to be at risk.

EPA determined that the placement of a cap is not feasible due to the nature of the ongoing activity in the area, which would continuously damage the soil cap by heavy equipment traffic and by Republic's excavations to extract the product. The cap alternative as an independent corrective measure would not be protective of human health for the construction worker in subsurface soils.

#### The EPA selected corrective measure for SWMU 3 is the institution of WPCs and ICs.

SWMU 13 – Heckett Waste Oil Drum Accumulation Area: SWMU 13 is currently an active area of the facility associated with the slag operations at SWMU 3. There are no drains to the outside area or obvious damage to the concrete. The contaminant and media of concern in this area are iron and manganese in surface and subsurface soil, at 320,000 mg/kg and 28,100 mg/kg, respectively. EPA attributes the iron and manganese at many SWMUs and AOCs to the fill upon which the facility was built.

The corrective measures EPA evaluated for SWMU 13 are no further action, WPCs (surface and subsurface), excavation and disposal, and the addition of a soil/slag cap.

No further action is not protective of human health and the environment.

EPA dismissed excavation and disposal because EPA acknowledges the company's claim that the slag is a commodity, not a waste.

Work place controls will be protective of human health and the environment in this area of the site. The primary risk drivers in this area are iron and manganese via the ingestion pathway.

Control measures include: Employees that work in this area are inside heavy equipment with enclosed cabs or other vehicles with enclosed cabs. Management of slag in Ohio requires compliance with dust suppression and storm water control regulations. Existing work practices and compliance with applicable environmental regulations reduce human exposures to below the assumptions in the risk calculations. Employee training, including personal hygiene, washing of hands prior to eating, drinking, or smoking will serve to greatly reduce, if not eliminate, the risk posed by iron and manganese to construction workers. Republic will provide outside contractors it retains to perform work in this area with a summary of the analytical data and will require outside contractors to prepare a health and safety plan to mitigate risks to their employees.

The placement of a soil/slag cap might be protective of exposures to contaminated surface soil but is not feasible as a long-term remedy due to the nature of the ongoing activity in the area. It is reasonable to anticipate that there would be damage to the soil cap by heavy equipment traffic and by Republic's excavations to extract the product. The soil cap alternative also would not be protective of human health for the construction worker in subsurface soils.

The selected corrective measure for SWMU 13 will control potential risks associated with the presence of fill-related constituents, such as iron and manganese, through the use of institutional controls and work place controls.

SWMU 46 – Heckett Waste Oil Storage Tank: SWMU 46 is comprised of the Heckett Waste Oil Storage Tank, an AST, and the surrounding area, located on the north side of the Heckett Maintenance Garage. Heckett, or the current entity under lease, ("Heckett" is used throughout this document for consistency with the administrative record) uses it for the temporary storage of waste oils generated by operations within the Heckett Maintenance Building. Heckett pumps waste oils from the tank on an as-needed basis and sends the waste oils off-site for processing.

Soil samples assigned to this SWMU did not exceed secondary screening levels, the site-specific background concentrations in the fill. However, SWMU 46 is associated with TA 1, which requires further evaluation as a whole. EPA's contaminants of concern are iron and manganese in surface soil and arsenic, iron, and manganese in subsurface soil.

Although samples EPA assigned to this SWMU did not exceed secondary screening levels, the EPA selected corrective measure for TA 1, including SWMU 46, is the institution of WPCs and ICs for surface and subsurface soils.

SWMU 64 – Heckett Slag Screening Operation: SWMU 64 is located in the southwestern portion of SWMU 3. The SWMU encompasses approximately 1.5 acres of the site and consists of a slag screening and processing operation. Historic operations at SWMU 64 consisted primarily of the segregation of slag. However, other mill waste known, or suspected, to have been managed at SWMU 64 includes refractory brick. Currently, slag-processing operations at this SWMU include slag quenching, air-cooling, crushing, metal recovery, and slag aggregate

screening, sizing, and storage for later sale. The risk based driving factors for TA 1, which includes SWMU 64, are the HIs for the ingestion of iron and manganese in surface soil and arsenic, iron, and manganese in subsurface soils by the construction worker.

The corrective measures EPA evaluated for SWMU 64 are no further action, WPCs (surface and subsurface), a soil/slag cap, and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls and ICs would be protective of human health and the environment by reducing the on-site worker's and construction worker's potential exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap. Additionally, ongoing activities in the area would result in damage to the cap.

Surface soil excavation and disposal would be protective of human health and the environment by removing the source, but is not reasonable given the function of this area as a slag screening and processing area. Further, excavation of the soil itself would not be economically feasible given the large surface area. It would cost an estimated \$500,000 to remove soil primarily contaminated with constituents associated with the slag product.

# The EPA selected corrective measure for TA 1, including SWMU 64, is the institution of WPCs and ICs.

**SWMU 65** – Heckett Refuse Collection Area: SWMU 65 consists of the refuse collection operations conducted by Heckett. Roll-off containers are in place for collection of trash and maintenance waste from the area. EPA's contaminants of concern are iron and manganese in surface soil, and arsenic, iron, and manganese in subsurface soil.

The corrective measures EPA evaluated for SWMU 65 as part of TA 1 are no further action and WPCs (surface and subsurface).

No further action would not aid in reducing the TA calculated risk below acceptable levels.

The institution of WPCs, in general, will alter the assumptions EPA utilized in the risk assessment to reduce the HI for the TA below target levels.

# EPA's selected corrective measure for TA 1, including SWMU 65, is the institution of WPCs and ICs for surface and subsurface soils.

AOC 97 – Solvent Collection Tank Heckett Garage: AOC 97, a Solvent Collection Tank, is located at the Heckett Garage Area. AOC 97 is comprised of a 3-foot by 5-foot by 4-foot open-

top tank Heckett utilized as a parts washer. The parts washer is fully enclosed and the interior of the building has a concrete slab floor.

Soil samples EPA assigned to this AOC did not exceed secondary screening levels, site-specific background levels. However, this area is considered part of TA 1 and as such the contaminants of concern are arsenic, iron and manganese for surface and subsurface soils and will be managed in a manner consistent with the rest of TA1.

Although samples EPA assigned to this AOC did not exceed secondary screening levels the EPA selected corrective measure for TA 1, including AOC 97, is the institution of WPCs and ICs for surface and subsurface soils as a matter of consistency for the TA.

# **TARGET AREA 2**

The following SWMUs and AOCs have been grouped together as TA 2 and the selected remedies will be applied at these areas such that the entire TA will be addressed in a consistent fashion. The selected remedies for TA 2 are soil excavation and disposal, WPCs, and ICs.

**SWMU 9** – Waste Oil Drum Storage Area #1: SWMU 9 is currently active for accumulation of drums for disposal (non-hazardous and hazardous waste). This area has a concrete containment area in-place with no visible cracks of the floor or curbing. The samples EPA assigned to this SWMU did not exceed secondary screening levels, site-specific background levels. As an area within TA 2, this SWMU will be managed in a manner that further reduces the overall risk within the TA.

Although samples EPA assigned to this SWMU did not exceed secondary screening levels, the EPA selected corrective measure for TA 2, including SWMU 9, is the institution of WPCs and ICs for surface and subsurface soils.

SWMU 66 – Tub and Associated Trench (Includes Boring Location 46-GPS): SWMU 66 consists of a heating tub and the associated trench formerly used for the inspection of stainless cast slabs. This is an inactive area in which owners or operators have demolished buildings. EPA's contaminants of concern in this TA are lead and PCBs in surface and subsurface soil. One surface soil sample at this SWMU had PCBs detected at 31 ppm, above the applicable TSCA concentration of 25 ppm for "bulk material", or soil, for low occupancy exposure. Another sample had lead-impacted surface soil above the screening criteria at a concentration of 1,750 mg/kg.

During the field reconnaissance to evaluate EPA's request to consider excavation of the PCB impacted soil, Republic made the case that placement of a cap around boring GP-46 to reduce exposure to lead in surface soil would be difficult to achieve while maintaining access to nearby building entrances. The XRF was used to further delineate the lead levels in this area.

The corrective measures EPA evaluated for SWMU 66 are no further action, WPCs (surface and subsurface), a soil/slag cap, and soil excavation and off-site disposal.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

Work place controls and ICs would be protective of human health by reducing the on-site and construction worker's exposures, but would leave lead impacted surface soils exposed to the environment.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap. Additionally, ongoing activities in the area would result in damage to the cap. WPCs in the form of a modified Health and Safety Plan used in conjunction with the slag cap would be protective of human health. The cap would serve to reduce surface exposure to potential receptors while WPCs would reduce the construction worker's exposure to surface soils during earth disturbance activities.

Soil excavation and disposal would be protective of human health and the environment by removing the surface source. Excavation in combination with WPCs and the site-wide institutional controls would be protective.

The EPA selected corrective measure for SWMU 66, as part of TA 2, is the combination of a surface soil excavation with WPCs. Institutional controls are site-wide and will therefore also be a component of this remedy. The surface excavation will consist of two EPA targeted hot spot removals to a depth of one foot. The excavations measure approximately 30 feet by 30 feet at boring 66-B4 to address PCB-impacted surface soil and 10 feet by 10 feet at boring location GP-46 to address lead-impacted surface soil. Once the soil excavation is complete, there will be no risk in excess of 10-4. EPA also requires WPCs to reduce the potential exposures to on-site and construction workers for the SMWU. The cost of excavating the material (\$20,000 to \$48,000) is dependent on whether Republic disposes of the material as non-hazardous or hazardous, respectively.

# **TARGET AREA 3**

The following SWMUs and AOCs have been grouped together as TA 3 and the selected remedies will be applied at these areas such that the entire TA will be addressed in a consistent fashion. The selected remedies for TA 3 are the removal of railroad materials from the bank of the EBNC and execution of best management practices, WPCs, and ICs.

**SWMU 22** – *Mill Scale Staging Area*: Historical operations at SWMU 22 consisted primarily of mill scale management activities. Currently, mill scale is staged in this area until sufficient quantities are available for sale. The quantity of mill scale staged at any given time varies. Current best management practices consist of draining the mill scale generated at containment

areas adjacent to the two scale pits to remove free liquids (water and oil). Once the mill scale has been properly drained, and characterized for the absence of contaminants (grease, dirt, and TCLP metals (Pb, Cr, and Cd)), the scale is loaded into trucks and transported to SWMU 22. The marketable mill scale fines are stockpiled until a suitable buyer purchases them from a Commodity Agent in Purchasing. If contamination is detected in the mill scale, the material is isolated at the scale pit containment area until removal from the site as waste via a covered roll off box. EPA's contaminants of concern are iron and manganese, associated with the mill scale, in surface soil at 224,000 mg/kg and 41,000 mg/kg, respectively. The constituents are likely the result of pieces of mill scale being present in the samples.

The corrective measures EPA evaluated for SWMU 22 are No Further Action, WPC (for surface soil), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls for surface soil exposures would be protective of human health and the environment by reducing the exposure of construction workers to surface soils.

A soil/slag cap would not be protective of human health since the receptor of concern is the construction worker, whose activities could include excavation through the cap. Additionally, installation and maintenance of a cap over the area would be economically infeasible with the large area involved and the fact that active operations in the area would damage a soil cap. A cap would cost an estimated \$117,000.

Surface soil excavation and off-site disposal would be protective of human health and the environment by eliminating the source. However, soil excavation is not economically feasible with the large area involved. The approximate area involved is 60,000 square feet by 2 feet deep. Republic's estimated cost of excavation is \$3,946,000.

EPA's selected corrective measure for SWMU 22 is the institution of WPCs based on SWMU 22 being an active mill scale and slag staging area where the constituents responsible for exceeding the risk based standards are the metals found among the staged material itself. While excavation would remove the material, rendering the exposure pathway incomplete, WPC will be effective in reducing the exposure to industrial workers to acceptable levels and institutional controls will protect future land use.

AOC 80 – Locomotive Fueling Station: AOC 80 is the former Locomotive Fueling Station. This AOC was formerly used for the fueling of locomotives with diesel fuel. When in operation, the area consisted of an AST situated on a pedestal support that elevated the tank and dispenser to a height facilitating re-fueling operations. Fueling operations were discontinued in 1996 and the tank was removed.

Soil samples EPA assigned to this AOC did not exceed secondary screening levels, the site-specific background levels. As an area within TA 3, this area will be managed in a manner that further reduces the overall risk from the TA.

Although samples EPA assigned to this AOC did not exceed secondary screening levels the EPA selected corrective measure for AOC 80 is the institution of surface WPCs and ICs as a matter of consistency for the TA.

AOC 90 – Melt Shop Scrap Yard: AOC 90 is comprised of approximately 13 acres of property where scrap management operations are conducted. Historic and current operations at AOC 90 consist primarily of staging scrap metal in support of facility operations. No mill wastes are known to or suspected to have been managed at AOC 90. This area is an active area for staging scrap metal used in steel production. The relevant EPA contaminants of concern are iron and manganese in surface soil.

The corrective measures EPA evaluated for AOC 90 are no further action, WPCs (surface), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment. .

WPCs would be protective of human health and the environment by reducing the construction worker's exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap. Additionally, the ongoing activities in the area would damage the cap, which makes it an unrealistic long-term remedy.

Surface soil excavation with disposal would be protective of human health and the environment by removing the surface source, but the high capital cost renders this option infeasible, particularly to address constituents associated with the site-wide fill material. Republic estimated the excavation cost to be \$3,080,000.

The EPA selected corrective measure for AOC 90 is the institution of WPCs and ICs as part of the overall strategy to reduce risk throughout TA 3.

AOC 109 – Former UST Location: AOC 109, a former UST location, is located west of AOC 80 in the Melt Shop Scrap Yard. The leaded gasoline storage and fueling operations in AOC 109 were discontinued in 1980. The tank was removed prior to 1988. No visible indications of the location of this tank exist. EPA's contaminants of concern associated with TA 3 are iron and manganese in surface soil by the construction worker.

The corrective measures EPA evaluated for AOC 109 as part of TA 3 are no further action and surface WPCs and ICs.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

The institution of WPCs, in general, will alter the assumptions EPA utilized in the risk assessment to reduce the HI for the TA below target levels.

The EPA selected corrective measure for AOC 109 is the institution of surface WPCs and ICs.

AOC 113 – Railroad Ties / Railroad Spoil Area: AOC 113, the Railroad Ties/Railroad Spoil Area, is located along the northern limits of the Facility just south of EBNC. This area has been utilized to accumulate used railroad ties and ballasts from maintenance activities on the in-plant rail lines. Railroad ties and railroad ballast are accumulating and encroaching on the bank of EBNC. The contaminants of concern are iron and manganese in surface soils.

The corrective measures EPA evaluated for AOC 113 are no further action, WPCs (surface), soil/slag cap, general housekeeping/best management practices through the removal of the debris, and surface soil excavation with off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls would be protective of human health and the environment by reducing the construction worker's exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap.

The best management practices to be utilized after completion of the corrective measure will be to prohibit the stockpiling of materials in this area, including the installation of a vehicle barrier.

Surface soil excavation and off-site disposal would be protective of human health and the environment by removing the source. However, the constituents of concern are associated with the site-wide fill material and excavation would cost \$300,000.

EPA's selected corrective measure for AOC 113 is the institution of surface WPCs and execution of general housekeeping/best management practices by removing the accumulated debris. The best management practice to be utilized after completion of the corrective measure will be to prohibit the stockpiling of materials in this area. The existing debris will be sorted to separate materials that can be reused or recycled from materials that cannot be. Materials that cannot or will not be reused will be tested as necessary to profile the material into an off-site non-hazardous (or hazardous, if appropriate) disposal facility. Institutional controls will also be a component of the remedy. The cost of this remedy is estimated to be \$150,000.

#### **TARGET AREA 4**

EPA evaluated SWMU 38 with SWMUs 39 and 40 as TA 4. EPA more accurately describes these three SWMUs as three pieces of equipment associated with a single SWMU (the scale pit) and associated ASTs used to temporarily store oil and oily water recovered from the scale pit. The selected remedies for TA 4 include an asphalt cap, establishing an improved process for managing materials, WPCs, and ICs.

SWMU 38 – 12-Inch Mill Scale Pit: SWMU 38 is currently used as a waste/byproduct management area for draining/decanting wet byproducts and wastes (e.g. wet scale, grease and dirt). The free liquids drain into the scale pit and the "dry" material can be loaded out for proper disposal. SWMU 38 was previously used as the Scale Pit for the former 12-inch Rolling Mill. Re-circulated water, waste oil, and scale were the primary wastes generated when the former 12-Inch Rolling Mill was operating. The surface soil samples EPA assigned to this SWMU did not exceed secondary screening levels; however, this SWMU will be managed in a manner consistent with TA 4 in order to further reduce the overall risk of the TA. The contaminants of concern are arsenic and iron in surface soils.

The corrective measures EPA evaluated for SWMU 38 as part of TA 4 are no further action and surface WPCs.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

The institution of WPCs, in general, will alter the assumptions EPA utilized in the risk assessment portion of the RFI to aid in reducing the HI for the TA below target levels.

The EPA selected corrective measure for SWMU 38 is WPCs in addition to the implementation of the recommended corrective measures at SWMU 40 as discussed below and site-wide ICs.

SWMU 39 – 12-Inch Mill Oil Decanter Tank: SWMU 39 is the 12-Inch Rolling Mill Oil Decanter Tank. EPA evaluated SWMU 39 with SWMUs 38 and 40 as TA 4. EPA's contaminants of concern in TA 4 are arsenic and iron in surface soils. This SWMU will be managed in a manner that is consistent with reducing the overall risk at TA 4.

The corrective measures EPA evaluated for SWMU 39 as part of TA 4 are no further action and surface WPCs.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

The institution of WPCs, in general, will alter the assumptions EPA utilized in the risk assessment portion of the RFI to aid in reducing the HI for the TA below target levels.

The EPA selected corrective measure for SWMU 39 is WPCs and ICs in addition to the implementation of the selected corrective measures at SWMU 40 as discussed below.

SWMU 40 – 12-Inch Mill Oil Storage Tank: SWMU 40 consists of an aboveground storage tank (AST) inside of a secondary containment. Operations began in this area in 1978. Waste oil is the primary waste in SWMU 40. EPA evaluated SWMU 40 with SWMUs 38 and 39 as TA 4. The constituent concentrations investigators detected in the samples EPA assigned to SWMU 40 require further evaluation of TA 4 due to the exceedance of the target HI for the construction worker's potential exposure to arsenic and iron in surface soils.

The location of the proposed asphalt cap is more closely located to SWMU 38, which is adjacent to the scale pit, not the 12-Inch Mill Oil Storage Tank. Soil samples within TA 4 exceeded screening criteria and the HI for worker's exposure to arsenic and iron. Due to the proximity of all three SWMU's in this TA, the specific remedy selected to address the TA as a whole overlaps SWMU's.

The corrective measures EPA evaluated for SWMU 40 are no further action, WPCs, an asphalt cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls would be protective of human health and the environment. Republic would have to design the WPCs it institutes to reduce the potential for future contamination.

An asphalt cap would be protective of human health and the environment by eliminating the potential exposure pathway. Republic would have to design the asphalt cap to reduce the potential for future contamination.

Surface excavation would be protective of human health and the environment by eliminating the source.

The EPA selected corrective measure for SWMU 40, and TA 4 as a whole, is the installation of an asphalt cap at \$50,000. It is our understanding that Republic intends to establish an improved material processing area at SWMU 40 in order to benefit all three SWMUs within TA 4, SWMUs 38, 39 and 40. Republic will include an asphalt cap in that design to reduce potential exposure risk and future contamination.

### TARGET AREA 5

The following SWMUs and AOCs have been grouped together as TA 5 and the selected remedies will be applied at these areas such that the entire TA will be addressed in a consistent fashion. The proposed remedies for TA 5 are WPCs and ICs. The implementation of these practices alone will be sufficient to reduce the risk from constituents present due to site-wide fill.

SWMU 60 – Torch Cut Baghouse at #4 Steel Conditioning: SWMU 60 consists of the baghouse used to control emissions from the torch cut operations in #4 Steel Conditioning. These baghouse operations began in 1979 and ceased in 2002 when #4 Steel Conditioning was shut down. EPA's contaminant of concern at this location is manganese in surface soil, at 32,200 mg/kg, for on-site worker potential exposure.

The corrective measures EPA evaluated for SWMU 60 are no further action, WPCs (surface), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

Work place controls would be protective of human health and the environment by reducing the construction worker's exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap.

Surface soil excavation and disposal would be protective of human health and the environment by removing the source but is not economically justifiable provided the constituent of concern is associated with the site-wide fill material. Excavation would cost an estimated \$50,000.

#### The EPA selected corrective measure for SWMU 60 is the institution of WPCs and ICs.

SWMU 61 - #1 Round Grinder and #2 Slab Grinder at #4 Steel Conditioning: SWMU 61 consists of the two baghouses used to control emissions from the #1 Round Grinder and the #2 Slab Grinder operations in #4 Steel Conditioning. These baghouses ceased operating in 2002 with the shutdown of #4 Steel Conditioning. Soil samples EPA assigned to this SWMU did not exceed secondary screening levels. However, the individual SWMUs/AOCs associated with TA 5 require further evaluation due to the exceedance of the target HI for the construction worker's exposure to surface soil. EPA's contaminant of concern is manganese for surface soil.

The corrective measures EPA evaluated for SWMU 61 as part of TA 5 are no further action and surface WPCs.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

The institution of WPCs, in general, will alter the assumptions EPA utilized in the risk assessment to reduce the HI for the TA below target levels.

Although samples assigned to this SWMU did not exceed secondary screening levels, EPA's selected corrective measure for SWMU 61 is the institution of surface WPCs and ICs as a matter of consistency for the TA.

SWMU 70 – Former Washout Pad: This former concrete washout pad was used for steam cleaning of equipment and machinery. This is an inactive area due to the shutdown of #4 Steel Conditioning in 2002. Only a concrete pad remains in the area around the soil. Soil samples EPA assigned to this SWMU did not exceed secondary screening levels. However, the individual SWMUs/AOCs associated with TA 5 require further evaluation due to EPA's contaminant of concern, manganese, in surface soil.

The corrective measures EPA evaluated for SWMU 70 as part of TA 5 are no further action and surface WPCs.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

The institution of WPCs, in general, will alter the assumptions EPA utilized in the risk assessment to reduce the HI for the TA below target levels.

Although samples EPA assigned to this SWMU did not exceed secondary screening levels, EPA's selected corrective measure for SWMU 70 is the institution of surface WPCs and ICs as a matter of consistency for the TA.

**SWMU 75** – Roll-Off Container Staging Area West of #4 Steel Conditioning: SWMU 75 was a roll-off container previously used to store the used baghouse bags and grinder dust generated by the #1 Round Grinder and the #2 Slab Grinder baghouses (SWMU 61). This is an inactive area due to the shutdown of #4 Steel Conditioning in 2002. Only a concrete pad and a small pile of debris remain in the area. EPA's contaminant of concern is manganese for surface soil.

The corrective measures EPA evaluated for SWMU 75 are no further action, WPCs (surface), a soil/slag cap, and surface soil excavation and off-site disposal.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

Work place controls would be protective of human health and the environment by reducing the construction worker's exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap.

Surface excavation would be protective of human health and the environment by removing the surface source, but EPA could not justify the capital cost because the constituent is manganese, which is a constituent associated with the background concentration in fill.

EPA's selected corrective measure for SWMU 75, as part of the overall TA 5 remedy, is the institution of WPCs and ICs.

### **TARGET AREA 6**

The following SWMUs and AOCs have been grouped together as TA 6 and the selected remedies will be applied at these areas such that the entire TA will be addressed in a consistent fashion. The selected remedies for TA 6 are WPCs and ICs. The implementation of these practices alone will be sufficient to reduce the risk from constituents present due to site-wide fill.

AOC 115 – Sample Location BM-GS-6-1UA: Investigators collected this sample west of the Non-Destructive Testing portion of the 12-inch Bar Mill. Soil samples EPA assigned to this AOC did not exceed secondary screening levels. However, the individual SWMUs/AOCs EPA associated with TA 6 require further evaluation due to the exceedance of the target HI for the construction worker's potential exposure to iron in surface soils.

The corrective measures EPA evaluated for AOC 115 as part of TA 6 are no further action and surface WPCs.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

The institution of WPCs, in general, will alter the assumptions EPA utilized in the risk assessment to reduce the HI for the TA below target levels.

Although samples EPA assigned to this AOC did not exceed secondary screening levels, EPA's selected corrective measure for AOC 115 is the institution of surface WPCs and ICs as a matter of consistency for the TA.

AOC 87c – Leaking Drum/Sample Location BM-GS-5-1UA: During the RCRA Facility Assessment, this area contained two empty drums lying on their sides. Republic removed the drums. EPA's contaminant of concern is iron in surface soil at 245,000 mg/kg and potential onsite and construction worker exposure.

The corrective measures EPA evaluated for AOC 87c are no further action, WPCs (surface), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

Work place controls would be protective of human health and the environment by reducing the construction worker's exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap.

Surface soil excavation with disposal would be protective of human health and the environment by removing the surface source, but EPA could not justify the capital cost because the constituent is iron, which is a constituent associated with the background concentration in fill.

**EPA's selected corrective measure for AOC 87c is the institution of WPCs and ICs.** As part of the overall TA 6 remedy, these controls will further reduce the current and future overall risk associated with the elevated metals that are constituents in the fill.

### TARGET AREA 7

The following SWMUs and AOCs have been grouped together as TA 7 and the selected remedies will be applied at these areas such that the entire TA will be addressed in a consistent fashion. The selected remedies for TA 7 include an asphalt cap, WPCs, and ICs.

**SWMU 36** – 8-inch Mill Scale Pit & Associated Skimmer: SWMU 36 is the former scale pit and associated skimmer for the 8-Inch Mill. In 1996, under the Canton Plant Improvement Program (CPIP), the scale pit was taken out of service. The scale was removed, the pit was cleaned, and the concrete structure was broken up and left in the pit. The area was then top-graded with clean slag or asphalt pavement and is currently used as a truck access roadway and parking area.

The EPA samples assigned to this SWMU did not exceed secondary screening levels. However, it is part of TA 7 where unacceptable risk was found and will therefore be managed in a manner that will further reduce the overall risk of the TA. EPA's contaminants of concern are iron and lead found in subsurface soil and potential exposure to on-site and construction workers.

The corrective measures EPA evaluated for SWMU 36 as part of TA 7 are no further action and subsurface WPCs.

No further action would not aid in reducing the TA calculated risk below acceptable levels.

The institution of WPCs will alter the assumptions EPA utilized in the risk assessment portion of the RFI to aid in reducing the HI and BLL for the TA below target levels.

Although samples EPA assigned to this SWMU did not exceed secondary screening levels, EPA's selected corrective measure for SWMU 36 is the institution of WPCs and ICs for subsurface soils as a matter of consistency for the TA.

SWMU 37 – 8-Inch Mill Oil Storage Tank: SWMU 37 is the former aboveground storage tank used for the storage of waste oil for the 8-Inch Mill. In 1996, the 8-Inch Mill Oil Storage Tank was taken out of service. The oil from the tank was transferred and processed with the other waste oils from the plant. The piping and tank were cleaned, dismantled and cut into scrap. A contractor purchased the scrap and transported the scrap off-site. EPA's contaminants of concern are iron and lead in subsurface soils at SWMU 37, where levels of contaminants found were 238,000 mg/kg and 9,130 mg/kg, respectively. These levels would pose an unacceptable risk to on-site workers and construction workers.

The corrective measures EPA evaluated for SWMU 37 are no further action, WPC for subsurface soil and an asphalt cap to abut next to the existing adjacent asphalt roads and parking lots.

No further action would not be protective of human health and the environment.

Work place controls for subsurface soil exposures would be protective of human health and the environment by reducing the exposure of construction workers to subsurface soils.

An asphalt cap would eliminate the potentially complete exposure pathways under normal operating conditions. However, the use of an asphalt cap as a standalone remedy would not reduce the EPA calculated potential non-carcinogenic risk and blood lead level concentrations for a construction worker, whose assumed activities would require penetrating the cap. Under normal operating conditions, an asphalt cap would eliminate potential exposure pathways to industrial workers and reduce the potential for leaching and migration of metals in the slag aggregate. The addition of WPCs and institutional controls will protect current and future receptors.

EPA's selected corrective measure for SWMU 37 is an asphalt cap and the institution of subsurface WPCs and ICs. The estimated cost of this remedy is \$50,000.

### **TARGET AREA 8**

EPA assigned SWMUs 62 and 105 to Target Area 8. As presented in the Statement of Basis, these two units did not pose unacceptable risk. Therefore, EPA selected no further action for TA 8.

#### **TARGET AREA 9**

The following SWMUs and AOCs have been grouped together as TA 9 and the selected remedies will be applied at these areas such that the entire TA will be addressed in a consistent fashion. The selected remedies for TA 9 include soil excavation and disposal, a soil/slag cap, an asphalt cap, implementation of best management practices for waste management, WPCs, and ICs.

**SWMU 48** - #3 Melt Shop Baghouse: SWMU 48 consists of the baghouse used to control emissions from electric arc furnaces and an Argon Oxygen Decarburization (AOD) vessel in the #3 Melt Shop. It encompasses approximately 11,550 square feet of area (33 ft. by 350 ft.) located west of the #3 Melt Shop. The #3 Melt Shop Baghouse operations began in 1976 and ceased operation in 2001. Primary wastes in this SWMU are electric arc furnace (EAF) dust and baghouse bags.

EPA's contaminants of concern are iron, manganese and lead in surface soil. The lead impacted soil appears to be limited to the area around the fan bases. In September 2008, Republic

conducted additional delineation of lead in surface soil at this SWMU using handheld X-ray fluorescence (XRF) spectrometry technology to better define the limits of lead impacted soil and to refine estimated costs. The additional delineation of lead in surface soil at this SWMU resulted in reducing the area of lead impacted soils exceeding the calculated site-specific lead concentration of 1,115 mg/kg to approximately 50 feet by 320 feet in plan dimension and approximately 1 foot in depth. The lead concentrations in this area is 20,300 mg/kg. The iron and manganese are 318,000 mg/kg and 31,200 mg/kg, respectively.

The corrective measures EPA evaluated for SWMU 48 are WPC's (for surface soil), soil/slag cap, an asphalt cap and surface soil excavation and off-site disposal.

The institution of WPCs for exposure to surface soils will alter the assumptions EPA utilized in the risk assessment to reduce the HI and BLL for the TA below target levels and therefore would be protective of human health. However, WPCs for surface soils would result in leaving the lead-impacted surface soil in place and exposed.

Installation of a soil or asphalt cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap. WPCs in the form of a modified Health and Safety Plan that Republic can use in conjunction with the slag cap would be protective of human health. The cap would serve to reduce surface exposure to potential receptors while WPCs would reduce the construction worker's exposure to contaminants during soil disturbance activities.

Surface soil excavation and off-site disposal would be protective of human health and the environment. It is also less cost prohibitive than a cap and is therefore the EPA recommended remedy. The estimated cost of excavation is \$107,000, whereas the cost of a cap would be \$130,000.

The EPA selected corrective measure for SWMU 48 is a combination of the excavation of lead-impacted surface soil and WPCs to reduce potential exposures to iron and manganese in remaining surface soils. Institutional controls would also be a component of the remedy.

SWMU 49 - #4 Melt Shop Baghouse: The #4 Melt Shop Baghouse, located west of the #4 Melt Shop, encompasses approximately 25,350 square feet (97.5 ft. by 260 ft.). The area under and surrounding the baghouse is paved with concrete and/or asphalt, which serves as an existing cap for this area. A building that accommodates rail or truck service encloses the current dust load-out area. The risk-based driving factor for TA 9, which includes SWMU 49, is the HI for the ingestion of iron and manganese in surface soil by the construction worker.

The corrective measures EPA evaluated for SWMU 49 are WPCs (surface), soil/slag cap, an asphalt cap, and surface soil excavation and off-site disposal.

Work place controls would be protective of human health and the environment but would not reduce the potential for contamination caused by ongoing activities in the area.

Installation of a soil or asphalt cap would not be necessary because this SWMU is covered entirely with existing concrete.

Surface excavation would not be appropriate due to the presence of existing concrete.

The EPA selected corrective measure for TA 9 is the institution of WPCs and ICs for surface soils. Additionally, Republic must employ proper work practices to prevent future contamination of the area. The work practices will include operating and maintaining the baghouse and waste loading areas in a manner that will reduce the potential for accidental releases, specifically within those areas in this TA not covered by concrete.

SWMU 53 – Old Baghouse #4 Melt Shop: SWMU 53, the former #4 Melt Shop Baghouse, was used to control emissions from the EAFs in the #4 Melt Shop between 1968 and 1982. EAF dust was the primary waste in this area. The baghouse structure was removed over the last ten years. EPA's contaminants of concern are iron, manganese and lead in surface soil. Lead was detected up to 20,300 mg/kg.

The corrective measures EPA evaluated for SWMU 53 are no further action, WPCs (surface), soil/slag cap, an asphalt cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls for exposure to surface soils will alter the assumptions EPA utilized in the risk assessment to reduce the HI and BLL for the TA below target levels and therefore would be protective of human health. However, WPCs controls for surface soils would result in leaving the lead impacted surface soil in place and exposed.

Installation of a soil or asphalt cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap. Additionally, there is current activity in the area that would result in damage to a soil/slag cap. However, EPA would consider a combination cap consisting of soil/slag and asphalt that Republic would place in the appropriate locations protective.

Surface excavation would be protective of human health and the environment by removing the source. However, the capital costs to excavate the entire area would be very high. EPA considered potential hot spot removal for lead at this SWMU. The highest concentration of lead encountered was in sample 53-SS7 (20,300 mg/kg). This sample was obtained from the floor of a depression around a ventilation shaft and access manhole to the high voltage (32,000 volt) electrical supply tunnel to the melt shop. Excavation in this area could result in damage to the utilities, leading EPA to reject the potential removal option.

The EPA selected corrective measure for SWMU 53 is a combination of the installation of a soil/slag cap with an asphalt cap for the portion of the area that receives vehicle traffic and WPCs to reduce the exposures to construction workers. The minimum pavement section Republic would install for its required access routes would conceptually consist of 6 inches of sub-base, 4 inches of binder course, and 2 inch wearing course. The EPA selected corrective measure is expected to cover approximately 41,000 sq. ft and cost an estimated \$83,000. Institutional controls will also be a component of the remedy.

#### TARGET AREA 10

The following SWMUs and AOCs have been grouped together as TA 10 and the selected remedies will be applied at these areas such that the entire TA will be addressed in a consistent fashion. The selected remedies for TA 10 include soil excavation and disposal, WPCs, and ICs.

SWMU 14 – Ingot Inoculation Dust Collection Baghouse: SWMU 14 was previously inactive, but has been in use as the FlexCast Baghouse since about mid-2006. The baghouse controls emissions from material handling activities at the FlexCast refining operation and emissions from the caster when casting leaded steel. Investigators did not observe any visible damage to the concrete or visible staining of soils in the surrounding area. EPA's contaminants and media of concern are iron, manganese and lead in the surface soil at 331,000 mg/kg, 22,400 mg/kg, and 1,670 mg/kg, respectively.

The corrective measures EPA evaluated for SWMU 14 are no further action, WPC for surface soil, soil/slag cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls for surface soils would be protective of human health and the environment by limiting worker exposure: Republic would mitigate the iron contaminated soil but the lead soil would continue to pose a potential threat in the subsurface.

The addition of a soil/slag cap would be protective of human health and the environment, but would also result in leaving the lead-impacted surface soil in place and would require ongoing O&M.

Soil excavation and off-site disposal would provide a permanent solution by removing lead impacted soils from the Site. Given the relatively small size of the impacted area, soil excavation is feasible. The estimated cost of excavation is \$38,000.

The EPA selected corrective measure for SWMU 14 is excavation of the lead-impacted surface soils and WPCs for surface soil containing iron. Surface excavation of lead-impacted soils will require the removal of a 120 square foot (6 ft. by 20 ft.) area with confirmatory samples collected from the north and south walls of the excavation. The western limit of the excavation will extend to the #4 Melt Shop and the eastern limit of the excavation will extend to the

concrete pad below the baghouse. EPA may provide Republic flexibility to conduct hand excavation due to the limited accessibility to the area. Republic will provide contractors it retains to perform work in this area a summary of the analytical data, and require those contractors to prepare a health and safety plan to mitigate risks to their employees.

SWMU 51 – Ingot Inoculation Fume Evacuation System: SWMU 51, now in use as the FlexCast Fume Evacuation System, is part of the emissions control system that includes SWMU 14. The emissions control system has been used to evacuate emissions from material handling at the FlexCast refining operation and emissions from the caster when casting leaded steels since about mid-2006. Previously, SWMU 51 and SWMU 14 were part of the Ingot Inoculation Fume Evacuation System that was used for the capture and control of particulate emissions from the addition of lead to molten steel prior to casting. This area includes the induced draft fan and metal building enclosure that surround the fan. The fan and the fume evacuation system were removed from service in 1999 and placed back into service in about mid-2006. EAF dust is the primary waste in this area on exposed soil. EPA's contaminants of concern are iron, manganese and lead in surface soils at concentrations of 182,000 mg/kg, 22,400 mg/kg, and 1,670 mg/kg, respectively.

The corrective measures EPA evaluated for SWMU 51 are no further action, WPCs (surface), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls for exposure to surface soils will alter the assumptions EPA utilized in the risk assessment to reduce the HI and BLL for the TA below target levels and therefore would be protective of human health. However, WPCs controls for surface soils would result in leaving the lead-impacted surface soil in place and exposed.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap. Additionally, there is current activity in the area that could result in damage to a soil/slag cap.

Surface excavation would be protective of human health and the environment by removing the source. The cost of a cap compared to excavation is comparable, with excavation estimated to cost \$38,000. The permanent removal of lead contamination is preferable.

The EPA selected corrective measure for SWMU 51 is a combination of the excavation of lead-impacted surface soil with off-site disposal and WPCs to reduce potential exposures to iron in surface soils. Republic's surface excavation of lead impacted soils will require the removal of a 500 square foot (20 ft. by 25 ft.) area with confirmatory samples.

SWMU 52 – Exterior Solids Drop Station / #4 Melt Shop: SWMU 52 is the former #4 Melt Shop Exterior Solids Drop Station that consisted of a 5 cubic yard roll-off and the concrete beneath and around it. It was used to collect solid materials too heavy for the transfer velocity within the duct of the #4 Melt Shop Baghouse. The duct work and drop station were removed in 1999. The area is currently used for staging materials and for maintenance activities. EPA's contaminants of concern are iron, manganese and lead in surface soil.

The corrective measures EPA evaluated for SWMU 52 are no further action, WPCs (surface), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls for exposure to surface soils in this TA will alter the assumptions EPA utilized in the risk assessment to reduce the HI and BLL for the TA below target levels and therefore would be protective of human health.

Installation of a cap at this SWMU is not necessary because the area is already covered by concrete.

Surface soil excavation and disposal would not be possible at this location due to the concrete cover.

The EPA selected corrective measure for SWMU 52 is the institution of WPCs and ICs. In combination with the excavation proposed for SWMU 51, this selected remedy is protective for the TA.

SWMU 101 – Canton Bloom Cast Facility LMF Baghouse Area: SWMU 101 consists of the baghouse used to control emissions from the ladle metallurgy facility (LMF) operations in the Canton Bloom Cast Facility and the two roll-off containers used to collect the baghouse dust. Soil samples assigned to this SWMU did not exceed secondary screening levels. However, SWMU 101 is part of TA 10, where EPA's contaminant of concern is lead in surface soil. This area will be managed in a manner that further reduces the overall risk of this TA.

The corrective measures EPA evaluated for SWMU 101 as part of TA 10 are no further action and surface WPCs.

No further action would not aid in reducing the TA calculated risk below acceptable levels

The institution of WPCs, in general, will alter the assumptions EPA utilized in the risk assessment to reduce the HI and BLL for the TA below target levels.

Although samples assigned to this SWMU did not exceed secondary screening levels, EPA's selected corrective measure for SWMU 101 is the institution of surface WPCs and ICs as a matter of consistency for the TA.

SWMU 76b – EAF Dropout Chamber Solids Roll-Off Containers: SWMU 76b is an area where roll-off containers were used to temporarily store the dropout chamber solids material generated by the #9 EAF operations (SWMU 49). The container management operations began in 1998 and ceased in 1999 with the removal of the exterior solids drop station. The container and the exterior solids drop station are no longer in-place. The area is comprised of mill, soil, and an associated concrete pad that extends from the baghouse to the south wall of the area. EPA's contaminants of concern are iron and manganese in surface soils.

The corrective measures EPA evaluated for SWMU 76b are no further action, WPCs (surface), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not aid in reducing the TA calculated risk below acceptable levels

Work place controls would be protective of human health and the environment by reducing the construction worker's exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap. Also, a portion of this area is already covered by concrete.

Surface excavation would be protective of human health and the environment by removing the surface source, but EPA could not justify the capital cost because the constituents are iron and manganese, which are constituents associated with the background concentrations in fill.

### EPA's selected corrective measure for SWMU 76b is the institution of WPCs and ICs.

#### TARGET AREA 11

The following SWMUs and AOCs have been grouped together as TA 11 and the selected remedies will be applied at these areas such that the entire TA will be addressed in a consistent fashion. The selected remedies for TA 11 are WPCs and ICs. The implementation of these practices alone will be sufficient to reduce the risk from constituents present due to site-wide fill.

**SWMU 102** – Canton Bloom Cast Facility Caster Scale Pit Area: SWMU 102 is the concrete-lined scale pit for the caster and rolling mill located in the Bloom Cast Facility. This is an active operation area that receives re-circulated water, waste oil and scale. The scale is removed from a pit and staged on a concrete pad. EPA's contaminant of concern at this location is iron in surface soil for on-site and construction workers at 202,000 mg/kg.

The corrective measures EPA evaluated for SWMU 102 are no further action, WPCs (surface), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls would be protective of human health and the environment by reducing the construction worker's exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap.

Surface soil excavation with disposal would be protective of human health and the environment by removing the surface source, but EPA could not justify the capital cost since the constituent is iron, which is a constituent associated with the background concentration in fill.

#### The EPA selected corrective measure for SWMU 102 is the institution of WPCs and ICs.

SWMU 103 – Canton Bloom Cast Facility Rolling Mill Scale Pit Area: SWMU 103 is the concrete-lined scale pit for the caster and rolling mill located in the Bloom Cast Facility. This is an active operation area that receives re-circulated water, waste oil and scale. The scale is removed from a pit and staged on a concrete pad. EPA's contaminant of concern is iron in surface soil.

The corrective measures EPA evaluated for SWMU 103 are no further action, WPCs (surface), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

Work place controls would be protective of human health and the environment by reducing the construction worker's exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap.

Surface soil excavation with disposal would be protective of human health and the environment by removing the surface source, but EPA could not justify the capital cost since the constituent is iron, which is a constituent associated with the background concentration in fill.

The EPA selected corrective measure for SWMU 103 is the institution of WPCs. Site-wide institutional controls will also further reduce potential risk from fill-related constituents for future use.

### SWMU 59, AOC 95, & AOC 111

EPA did not assign these three areas to a Target Area; EPA evaluated each individually. Site-wide institutional controls will apply to these areas.

**SWMU 59** - #3 Slab Grinder Baghouse at #4 Steel Conditioning: SWMU 59 consisted of a grinding dust collection system and associated roll-off boxes that collected grinding dust generated from the slab grinding operations in the #4 Steel Conditioning Building. The grinding dust collection operations began in 1979 and were shut down in 2002. The area surrounding the baghouse consists of asphalt and concrete pavement. Investigators visually observed small piles of dust in the area below the baghouse. EPA's contaminant of concern is lead in surface soil at 2,160 mg/kg for the potential exposure to on-site and construction workers.

The corrective measures EPA evaluated for SWMU 59 are no further action, WPCs (surface), soil/slag cap, and surface soil excavation and off-site disposal.

No further action would not aid in reducing the TA's calculated risk to below acceptable levels.

Work place controls for exposure to surface soils will alter the assumptions EPA utilized in the risk assessment portion of the RFI to reduce the BLL for the TA below target levels and therefore would be protective of human health. However, WPCs controls for surface soils would result in leaving the lead-impacted surface soil in place and exposed.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap.

Surface excavation would be protective of human health and the environment by removing the source. Republic estimated the cost of excavation at \$22,000.

The EPA selected corrective measure for SWMU 59 is excavation and disposal of lead-impacted surface soil. Republic has partially completed this excavation as an IM as previously discussed. The confirmation samples Republic took at the extent of the IM excavation exceeded 1,100 mg/kg lead on the north wall. Republic will remove an additional 10 feet of soil along the north wall and perform confirmation sampling. Republic will continue excavation as necessary until confirmation sample results provide an acceptable calculated BLL.

AOC 95 – Forge Area Fueling Station: AOC 95 consists of a former diesel fuel AST, a secondary containment, and a dispenser. The AOC area serves as a fueling station for facility equipment. The tank, formerly situated within a concrete secondary containment structure, was taken out of service in November 2003. It was cleaned and rendered unusable in April 2004. The tank was subsequently used as scrap. A concrete pad abuts the containment area adjacent to the former dispenser. EPA's contaminant of concern is manganese in surface soil at 29,200 mg/kg for on-site and construction workers.

The corrective measures EPA evaluated for AOC 95 are no further action, WPCs (surface), soil/slag cap and surface soil excavation and off-site disposal.

No further action would not be protective of human health and the environment.

WPCs would be protective of human health and the environment by reducing the construction worker's exposures.

Installation of a soil cap alone would not be protective of human health and the environment because the receptor of interest is a construction worker, whose assumed activities would include penetrating the cap.

Surface excavation would be protective of human health and the environment by removing the surface source, but EPA could not justify the capital cost since the constituent is manganese, which is a constituent associated with the background concentration in fill.

#### The EPA selected corrective measure for AOC 95 is the institution of WPCs and ICs.

AOC 111 - PCB Soil Impacts at South End of 12-Inch Mill Building Reheat Furnace: AOC 111 is the aboveground hydraulic oil tank associated with the hydraulic systems for the former 12" Bar Mill. Hydraulic oils were stored in the tanks and used for the makeup to the hydraulic system reservoirs. AOC 111 had two surface soil samples that exceeded the TSCA bulk material standard for low-occupancy areas, 25 ppm. The concentrations of PCBs at the two locations were 28 ppm and 76 ppm.

Soil excavation and disposal is a permanent solution to the impacts and is protective of human health and the environment. Republic estimated the cost of the proposed remedy at \$62,000.

The EPA selected corrective measure for AOC 111 is the excavation of surface soils and replacement of the existing asphalt cover. The proposed excavation measures approximately 50 feet by 50 feet. The selected remedy will consist of removing the existing asphalt pavement, excavating soil to a depth of 2 feet, backfilling the excavation with compacted slag, and replacement of the asphalt pavement. Republic will dispose of the excavated soil off-site in an appropriate landfill.

East Branch Nimishillen Creek: The EBNC originates in the areas around the City of Louisville and flows southwesterly past the Republic site for a total of 10.4 miles before joining the Middle Branch of Nimishillan Creek downstream. Information about the contamination in the creek can be found in the Investigations section and Summary of Facility Risks section, above. Contaminants of concern in the sediment include mostly metals and SVOCs, such as arsenic, lead, chromium, benzo(a)anthracene, benzo(a)pyrene, and floranthene, for example.

**EPA's selected remedy for the EBNC is excavation and off-site disposal of 500 linear feet of contaminated creek sediment.** Contaminants that Republic will remove include metals, semi-volatile organic compounds, and volatile organic compounds. The area of excavation will start behind the dam and extend 500 feet upstream. Republic will remove all sediment down to the natural streambed. The excavation will require the de-watering of the sediment, sampling of the water and sediment, and proper disposal of both. Republic will perform necessary stream

restoration afterwards to ensure the re-establishment of stream bank stability. Republic's estimated cost for the proposed 500 feet of sediment removal is approximately \$365,000. A more detailed cost estimate will be developed as part of the CMI development process.

EPA considered an alternative to sediment removal, "sediment capping/cover". EPA did not further consider this alternative after the initial evaluation due to the depth of sediment that is located behind the dam. The average thickness of sediment within the first 500 feet behind the dam is 2 feet. The maximum thickness of sediment over a large area immediately behind the dam, however, is 8 feet.

Based on the available data, the constituents from Republic's site operations are only a portion of the total chemical load found in the EBNC sediment. Upstream sources contributed to the contamination present within the creek sediment and were therefore considered in the delineation of the proposed remedial footprint. Of the eleven creek segments investigated adjacent to the Republic site, a disproportionate amount of total contamination is located within the first 500 feet behind the dam. Normal, or expected, creek sediment fate and transport mechanisms have been altered by the presence of the dam. The dam serves as a single location for the deposition of decades' worth of sediment and contamination to accumulate. Furthermore, its intended function of 'holding back' water in a 'pool' alters the stream bank morphology. Sediment from upstream does not deposit on the banks as a result of the steep grade associated with this change in morphology. Therefore, over half of all the sediment present behind the dam and adjacent to the site is located within 500 feet of the dam.

The aquatic life ecological risk screening concluded that there is risk from the sediments to ecological receptors upstream, adjacent to, and downstream of the Republic site. Based on stream and organism sampling of EBNC by OEPA since 1999, the creek is impaired throughout its entire length. However, some biotic measurements of the creek happen to improve slightly downstream of the Republic Facility as compared to upstream. Through the derivation of a cumulative toxicity weighted mass factor calculated for each stream segment adjacent to the Republic Facility, it was determined that 91% of the total mass loading and 93% of the toxicity from the contamination is within the first 500 feet behind the dam. Ecological risk exists from creek sediment beyond the 500 feet; however, as previously stated, based upon Republic's equitable share of contaminant contribution and cost, the proposed remedy is limited to 500 feet.

In addition to the in-stream sediment removal activities, EPA has selected a targeted hot spot excavation around stream bank sample location OB-7. The surface excavation is estimated to measure approximately 10 feet by 10 feet by 1 foot deep to address PAH-impacted overbank sediment deposits. The excavation will continue until Republic removes obviously impacted soil, as identified in the field through visual observation or aided by field-testing procedures. Republic will collect one confirmation sample from each excavation wall and the excavation floor and submit the samples to the laboratory for PAH analyses. Based on the results of the initial confirmation samples, Republic will expand the excavation until the concentrations of

PAHs detected in the confirmation samples do not result in an unacceptable risk. Once the calculated potential risk meets the project goals, Republic will backfill the excavation. The estimated cost of this corrective measure is \$5,000.

Investigators visually identified an area of orange staining near Outfall 011 for sampling. Sampling showed contamination above the ecological screening criteria for arsenic, chromium, and nickel. EPA did not identify this area as a particular ecological risk; however, due to the visual staining and screening level exceedances, Republic will also excavate this sediment. Republic will base the excavation footprint upon the sampling and, the area exceeding screening criteria, and will extend 3 feet beyond the horizontal extent and 6 inches beyond the vertical extent to ensure the characterized contamination is removed. Republic's estimated cost of this corrective measure is \$2,000.

*Site-wide Groundwater*: The corrective measures EPA evaluated for site-wide groundwater are no further action, monitored natural attenuation, source control with compliance monitoring, and workplace and institutional controls.

No further action would not aid in reducing the site-wide groundwater calculated risk below acceptable levels.

Monitored Natural attenuation (MNA) would aid in reducing the site-wide groundwater calculated risk below acceptable levels over time as natural attenuation factors reduce chemical concentrations in the groundwater. MNA will also ensure that groundwater with a calculated risk above acceptable levels is not migrating offsite. However, MNA alone would not reduce the site-wide groundwater calculated risk for construction workers below acceptable levels in the short term. Further, based upon an incomplete exposure pathway, a demonstration that the groundwater will not impact the creek, and the long-term cost of MNA compared to source control with monitoring, EPA did not select MNA as a corrective measure.

Source control, in the form of the soil excavation remedies and areas of pathway elimination presented for the SWMUs and AOCs above, with compliance monitoring addresses groundwater contamination while confirming the assumptions discussed above remain unchanged. The proposal is to perform annual monitoring of perimeter monitoring wells for constituents that have exceeded the risk based criteria in that well or an up-gradient well. EPA expects the monitoring to occur for five years after Republic implements the proposed source control remedies. The goal of the monitoring will be for Republic to demonstrate that no exceedances of risk-based criteria are present at the compliance points. Monitoring may continue for up to five years unless sampling demonstrates unacceptable levels of constituents migrating off site. EPA may determine that additional measures are required to protect human health and the environment at any time.

Institutional controls would aid in reducing site-wide groundwater calculated risk below acceptable levels by eliminating potential exposure pathways. Republic will initiate a deed restriction to limit future use of the property to industrial use thereby eliminating non-industrial exposure scenarios, prohibit the use of site groundwater thereby eliminating potential ingestion and direct contact exposure pathways to industrial workers, and require on-site companies to implement WPCs to protect construction workers who may be exposed to groundwater in the future thereby eliminating the ingestion and direct contact pathways to construction workers. Republic would use an environmental covenant to require that companies continue to institute and document all institutional and work place controls.

The EPA selected corrective measure for site wide groundwater is a combination of workplace and institutional controls as well as source control with confirmatory groundwater sampling.

#### Financial Assurance

EPA is selecting financial assurance as a component of the final remedy. Republic must demonstrate that adequate funds will be available to complete the construction as well as the operation and maintenance of all selected remedies. Republic will develop a detailed, updated cost estimate, incorporating contractor bids of the EPA approved scope of work contained in the CMI work plan for all selected remedies. Republic must provide this financial assurance after EPA issues the Final Decision and Response to Comments document, in accordance with the schedule provided in the Response to Comments section below. Republic may use any of the following financial mechanisms to make this demonstration: financial trust, surety bonds, letters of credit, insurance, or qualification as a self insurer by means of a financial test. After successfully completing the construction, Republic may request that EPA reduce the amount of the financial assurance to the amount necessary to cover the remaining costs. Republic may make similar requests from time to time as the operation and maintenance phase of the remedies proceeds.

Respondent must submit all original executed and/or otherwise finalized instruments to EPA's Regional Comptroller (MF-10J), 77 W. Jackson Blvd., Chicago, IL 60604-3590, within 30 days after date of execution or finalization as required to make the documents legally binding. A transmittal letter stating the name and RCRA ID number of the facility, Respondent's name and address, and the EPA docket number of the Order must accompany the instruments. Respondent must also provide copies to the EPA Project Manager.

### **Five-Year Remedy Reviews**

Republic shall conduct five-year remedy reviews until such time a "corrective action complete determination" is achieved. Reviews are intended to ensure the selected remedies continue to protect potential receptors and achieve performance standards. They are also designed to reduce

overall long-term costs by identifying problems early. Republic's groundwater monitoring program will be evaluated during these reviews to confirm the long-term effectiveness of the remedy, update the conceptual site model as needed, or demonstrate the appropriateness of reduced efforts over time. Republic's creek sediment remedy will be evaluated during these reviews as well. In particular, should the low-head concrete dam be removed in the future, the necessity for creek bank stability or restoration might be a component of such a review to ensure the selected remedy is adequately maintained. Caps and institutional controls shall be evaluated to ensure and document they are being adequately maintained.

## **PUBLIC PARTICIPATION ACTIVITIES**

EPA held a public comment period between August 20 – September 30, 2012 to receive comments on the proposed remedies presented in the Statement of Basis. The Statement of Basis was available in the local repository and on EPA's website. The public was notified of this comment period through a direct mailing as well as through a newspaper advertisement. The public did not contact EPA, submit any comments, or request a public meeting during the comment period. EPA received six (6) comments from Republic Steel during the comment period.

# **PUBLIC COMMENTS AND EPA'S RESPONSE TO COMMENTS**

### Republic Comment #1:

Statement of Basis Page 16; Republic concurs with the EPA conclusion that site groundwater discharge to the creek does not pose an unacceptable risk to human health or ecological receptors, and as such does not warrant additional controls.

### **EPA Response:**

EPA's expectation is that appropriate institutional controls will be implemented and maintained at the site. As stated on page 52 of the Statement of Basis, a component of the proposed remedy at the Republic facility is a deed restriction on future use of the property, a restriction on the use of groundwater to prevent ingestion or direct contact, and the maintenance of work place controls that will be memorialized for both current and future workers at the site. Republic must ensure all local, municipal, and State requirements are met when filing institutional controls.

#### **Republic Comment #2:**

Statement of Basis Page 22; the reference to the general remedy of "sediment removal" to be performed "until the area meets the risk-based standards" is inconsistent with the actual proposed remedy agreed to by Republic. Removal of sediment down to bedrock is later described as the selected remedy such that no creek bottom sediment would be left to sample and contrast with a cleanup standard as is implied in the general language describing the remedy.

#### **EPA Response:**

The language Republic is objecting to came directly from Republic's November 2010 Corrective Measures Study (section 4.1.5, page 75). EPA believes the language is consistent with the proposed remedy and the risk-based approach described on page 18 of the Statement of Basis. EPA believes the toxicity-weighted mass factor approach in combination with a spatial analysis of Republic's likely contribution to the creek sediment contamination represents a risk-based methodology. Through the removal of the targeted 500 linear feet of sediment, down to the approximate original stream bed, our risk goals associated with Republic's contribution will be met. Nonetheless, EPA has slightly revised that section in this FD/RTC. A more detailed description of the selected final remedy for the creek can be found in the "Selected Remedies" section of this document.

# Republic Comment #3:

Statement of Basis Page 22-23; Republic anticipates the erection of berms and other controls around the designated waste handling areas to contain and collect free liquids removed with creek sediments. Republic seeks the flexibility to utilize other de-watering technologies and controls, as appropriate, in addition to the berms mentioned in the text.

## **EPA Response:**

Again, this language is from Republic's CMS (page 76). Republic may exercise the flexibility required to de-water the sediment in a manner that contains and collects it appropriately.

### Republic Comment #4:

Statement of Basis Page 25-26; Table of Proposed Remedies for SWMUs or AOCs subject to remedial alternatives: There are some differences between the summary table of proposed remedies and the description of each remedy in the following text. Republic would like the agency to affirm that the actual description of remedies will govern in the event of a difference between the description and the summary table entry.

#### **EPA Response:**

The narrative descriptions of the proposed remedies will govern over any errors in the tables. EPA has noted the specific concerns Republic cited in its November 12, 2012 letter to EPA and believes the narrative of this FD/RTC adequately addresses them.

## **Republic Comment #5:**

Statement of Basis Page 26-27; Is the agency requiring Republic to submit final designs and technical specifications or can an intermediate preliminary estimate be included with the workplan submittal? The existing proposed schedule of construction and an updated cost estimate developed by CEC in May 2012 provide a basis for meeting these requirements in ways that are timelier than waiting until construction bids are received.

### **EPA Response:**

EPA should receive the CMI Work Plan within 90 days of the Final Decision. That work plan may include: an intermediate scope of the work to be performed and a preliminary cost estimate for the purpose of reviewing and approving the general nature of the remedial work scheduled to take place. Upon approval of the CMI Work Plan, Republic would bid out the scope of work and narrow the technical and financial specifications. At that time, Republic would be expected to submit the final cost estimate and proposed financial assurance mechanism to the Agency. Upon Agency approval of the final cost estimate, Republic would have 60 days to submit the established financial assurance.

## **Republic Comment #6:**

Statement of Basis Page 52; It would be helpful to Republic to have clarity about the timing of cost estimates, development of a CMI workplan, and the establishment of financial assurance. The SB requires a CMI workplan "shortly" after the Final Decision and Response to Comments is issued. This workplan is to include detailed cost estimates which won't be available until the workplan is approved and the scope of work bid out. Once contractor bids are received and preliminary cost estimates are updated and submitted for agency review and approval, Republic will then have 60 days after the cost estimate approval by EPA to establish financial assurance. Republic suggest that preliminary cost estimates be submitted separate from the CMI workplan document to better facilitate timely agency review and implementation of selected remedies during the 2013 construction season.

### **EPA Response:**

In addition to the response provided above, EPA concurs with the suggested timeline presented in Republic's November 12, 2012 letter and copied below.

Event	Responsibility	Timeframe
Final Decision Publication	USEPA	Assumed to be shortly after
		January 1, 2013.
CMI 90% Design Work Plan Submission	Republic	90 days following
with Draft Cost Estimate		publication of the Final
		Decision
CMI Work Plan Review	USEPA	Within 90 days of
		submittal
Finalize CMI Work Plan based on USEPA	Republic	60 days after receipt of
Comments		USEPA comments.
Bid Process	Republic	60 days after finalizing the
t		CMI Work Plan
Submission of Final Cost Estimate and	Republic	30 Days after receipt of
Financial Assurance Mechanism		bids and contractor
		selection
Approval of Final Cost Estimate	USEPA	Within 30 days of
		submittal
Establishment of Financial Assurance	Republic	60 days following Final
`	<u> </u>	Estimate Approval
Begin Construction	Republic	30 days after contractor
		selection

### **SUMMARY**

EPA is selecting the remedies described above to address contamination at the Republic site. Several interim measures have already been implemented at the facility to address certain areas. The facility includes 44 SWMUs and 22 AOCs, remedies have been selected for 37 of those in addition to the creek and groundwater remedies. The selected remedies will protect human health and the environment.

#### CORRECTIVE ACTION COMPLETE DETERMINATION

Once Republic believes it has met its corrective action obligations, it may submit a request with supporting information to EPA Region 5 for a corrective action complete determination (CACD). Once EPA receives this request, we may issue a CACD based on the content and completeness of information provided by Republic. At a minimum, the facility's CACD request must: 1) demonstrate that construction activities are complete, 2) demonstrate that all required institutional controls have been implemented, 3) demonstrate that the cleanup goals and objectives have been achieved, and, 4) where the FD/RC provides for any post-CACD remedial activities, i) identify criteria and standards that would either confirm that these long term remedial activities are functioning as intended, or would be the basis for additional work, and ii) identify the criteria for satisfaction and termination of these post-CACD activities.

Date: 3/20/2013

### **ADMINISTRATIVE RECORD**

The administrative record can be found at the local repository located within the Stark County District Main Library and at EPA's Chicago office, addresses below. Information on the Republic facility can also be found at EPA's website, http://www.epa.gov/region5/cleanup/rcra/republicsteel/index.html.

Stark County District Main Library 715 Market Avenue N Canton, OH 44702 (330) 452-0665

Environmental Protection Agency, Region 5 77 W Jackson Blvd. Chicago, IL 60604

# **DECLARATION**

Based on the information in this Final Decision and Response to Comments and the Administrative Record compiled for this corrective action site, the EPA has determined that the selected remedies at the Republic Steel facility are appropriate and will be protective of human health and the environment.

Margaret M. Guerriero, Director Land and Chemicals Division

United States Environmental Protection Agency,

Region 5