

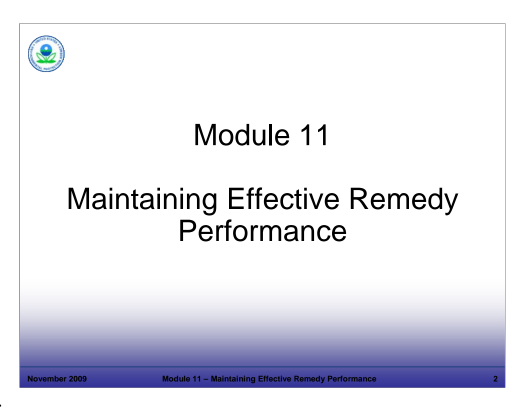
# Purpose of Slide

• Holder slide for Module 11, Maintaining Effective Remedy Performance.

# Key Points

• This is a holder slide. No specific key points.

#### **References**



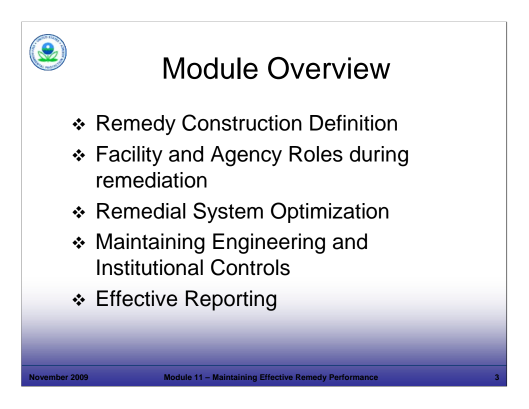
# Purpose of Slide

- Holder slide for Module 11, Maintaining Effective Remedy Performance

# Key Points

• This is a holder slide. No specific key points.

# References



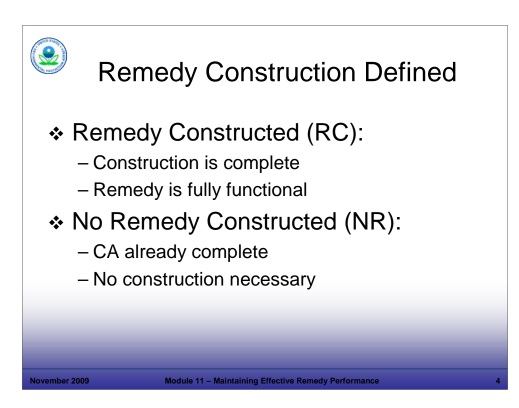
#### Purpose of Slide

Provide an overview of Module 11, Maintaining Effective Remedy Performance.

#### Key Points

- We covered the remedy decision determination (CA 400) in Module 7. In this module, we will review the Remedy Construction determination (CA 550) and then focus on long-term operation and oversight of remedies.
- The greatest facility expenditures and most significant environmental benefits often occur during operation and maintenance of the remedy. It is important that the relationship between the facility and regulatory agency be maintained throughout operation so that decisions can be made and implemented efficiently. A remedial system may operate for months, years, decades, or possibly even centuries (recall our Casper, WY example, where cleanup is anticipated to take 400 years). The facility is responsible for properly operating the system; the agency can help make operations run efficiently by working with the facility to establish clear performance standards, allowing flexible sampling, and accepting streamlined reports. A results-based approach during remedy operations is most effective and we will discuss examples of what this means.
- Remedial system optimization means evaluating system performance in terms of progress toward meeting goals and cost effectiveness. Optimization occurs at multiple levels. There is a continuous aspect of optimization during regular performance evaluations (for example, monthly maintenance visits or semiannual sampling events), but there is also a formal optimization process that occurs less frequently known as Remedial System Evaluation; we will discuss both in this module.
- It is important that the engineering control (EC) and institutional control (IC) components of the remedy are maintained and monitored during the remedy performance phase of CA. This responsibility falls on both the facility and the regulatory agency.
- We will also discuss effective reporting approaches that provide the regulatory agency with appropriate information to perform its oversight responsibilities. These reports can include meetings, teleconferences, e-mails, letters, and reports. Effective reporting focuses on providing the right information to support progress, in a clear, succinct, and usable format.

**References** 



#### Purpose of Slide

• Review the Remedy Construction event code (CA550) and definition. This code is also discussed in Modules 2 and 7.

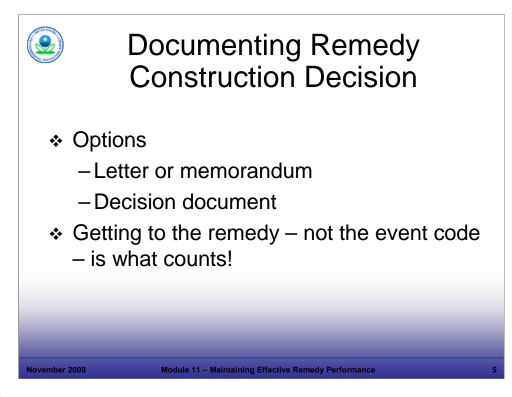
#### Key Points

- The Remedy Construction milestone is achieved when construction of a facility's remedy is complete and the remedy is fully functional as designed, whether or not final cleanup criteria or other requirements have been achieved.
- The Remedy Construction milestone may also be achieved if construction is not needed to meet the remedial goals.
- The RCRA Code 550 applies when: (1) construction of the remedy(ies) have been completed (RCRA Event Code RC), or (2) the Remedy Decision or other appropriate decision document indicates that no physical construction of a remedy is needed (RCRA Event Code NR).
  - RC Remedy Constructed. This status code applies after the actual date of the CA 400 Remedy Decision when either:

     all necessary physical construction of the last corrective measure has been completed and all remedial systems are fully functional as designed, whether or not final cleanup levels or other requirements have been achieved, or (2) all necessary physical construction and all remedial systems are fully functional as designed as a result of actions prior to the actual date of the CA 400 Remedy Decision, whether or not final cleanup levels or other requirements have been achieved.
  - NR No Remedy Constructed. This status code applies on the actual date of the CA 400 Remedy Decision if no physical construction of a remedy has been needed since site characterization activities began.
- Remedy Construction for remedies that address the entire facility (including off-site migration of contaminants) should be linked to the "Entire Facility" area. Phased or partial remedies are to be attached to specific areas of implementation and not to the "Entire Facility" area.

#### **References**

• EPA. 2005. Permitting and Corrective Action (PCA) Program Area Analysis (PAA) Report: Appendix D, National Details for Corrective Action Event Codes. Final Report. Win/Informed Executive Steering Committee. July 28.



# Purpose of Slide

• Explain the process of documenting Remedy Construction.

# Key Points

- Options for documentation include a letter or memorandum to the facility or the file or a decision document. To receive recognition for Remedy Constructed as a facility accomplishment, the overseeing agency should provide either: (1) a document (for example, letter to facility, memorandum to file, etc.) confirming the completed construction of the final remedy or (2) an appropriate decision document prepared to indicate that no further remedy is needed.
- Getting to the remedy is the goal. The event code tracks that the goal is being achieved.

# <u>References</u>

 EPA. 2005. Permitting and Corrective Action (PCA) Program Area Analysis (PAA) Report: Appendix D, National Details for Corrective Action Event Codes. Final Report. Win/Informed Executive Steering Committee. July 28.

<ul> <li>Facility and Agency</li> <li>Roles in Perspective</li> </ul>				
	Regulatory Mechanism Negotiation	Assessment and Interim Measures	Remedy Selection/ Construction	Remedy Operation
Agency Staff Time	00000	000000 000000 000000	000	ø
Facility Costs	\$\$\$	\$\$\$\$\$	\$\$\$\$\$\$\$ \$\$\$\$	\$\$\$\$\$\$ \$\$\$\$\$\$
Public Participation	<b>®</b> ()	<b>®</b>		۱
Human Health & Environmental Benefit	A	***		
November 2009         Module 11 – Maintaining Effective Remedy Performance         6				

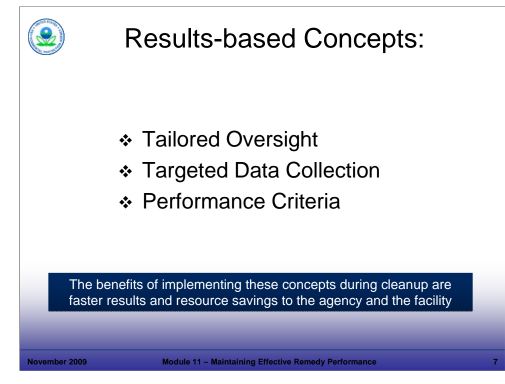
# Purpose of Slide

Remember, although we may think of the most intense regulatory involvement as occurring during assessment and
interim measures, the greatest facility expenditures and most significant environmental benefits often occur during
remedy operation. Therefore, it is important that the relationship between the facility and regulatory agency be
maintained throughout operation so that decisions can be made and implemented efficiently.

# Key Points

- This slide was shown in an earlier module; we will review it here focusing on the Remedy Operation column.
- The regulatory agency and the facility should work together to streamline activities during remedy operation. This can be accomplished through:
  - Regular, but not overly burdensome, communications;
  - Self-implementing decisions, that is, remedial decisions can be made by the facility without the need for agency
    approval because clear performance standards have been established. Examples of these types of decisions
    will be provided in slides to follow; and
  - Streamlined reporting.

# References



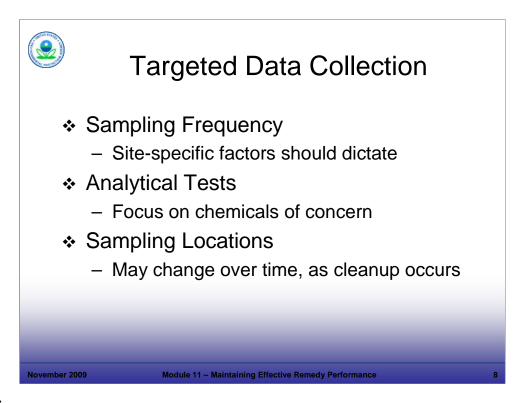
#### Purpose of Slide

• Reiterate the major concepts of results-based CA and the importance of this approach during remedy operation.

# Key Points

- These slides provide a refresher on the concepts associated with results-based CA that were discussed in previous
  modules. For example, facility oversight should be tailored based on facility-specific factors such as the facility's past
  track record, capabilities, level of trust, and other factors.
- The benefits of these concepts include:
- A focus on goals, rather than a predetermined process;
- Results that are generally achieved more quickly; and
- Resource savings to both the facility and the regulatory agency by focusing scarce oversight resources on the most important problems.
- The next set of slides explains facility responsibilities for operating a remedy efficiently and cost effectively and the
  regulatory agency's responsibilities for providing reasonable oversight. Without the ability to make operational
  decisions, the facility cannot operate the remedy efficiently or cost effectively. Similarly, the agency needs
  appropriate information to perform oversight of remedy implementation.

#### **References**



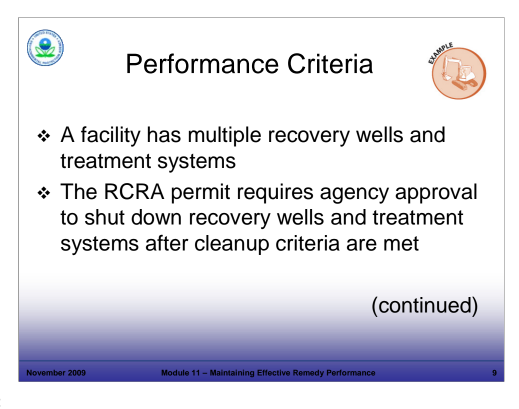
#### Purpose of Slide

Site monitoring is required to ensure that the long-term objectives of containment and cleanup are on track, where contamination
is left in place and remedial goals have not been met. Targeted data collection will reduce resource needs (time, money) without
sacrificing data quality, and will provide quicker understanding of system performance.

#### Key Points

- Sampling should focus on the locations, frequency, and parameters that are necessary to evaluate the system performance.
  - Are concentrations in monitoring wells declining over time?
  - Are anaerobic conditions maintained for biological activity?
- It may not be necessary to sample all wells during all sampling events. For instance, if the estimated cleanup time is many years, then annual or biannual sampling for monitoring wells in the center of the plume may be sufficient.
- Lab analyses for plume delineation should focus on chemicals of concern. Some additional analyses may need to be run for
  performance evaluation. For instance, geochemical parameters may be necessary when bioremediation is utilized, or additional
  parameters may need to be sampled to verify compliance with discharge permits.
- Monitoring well locations should serve a purpose, such as:
  - Demonstrate progress toward meeting groundwater cleanup goals (cleanup); or
  - Ensure that the plume is not expanding or moving off-site (containment).
- Appropriate locations for wells may change over time. For instance, as plumes reduce in size, it may be possible to stop
  sampling and even abandon wells where concentrations meet cleanup criteria. The next several slides will show how the agency
  and facility can work together to establish self-implementing approaches for sampling.

#### References



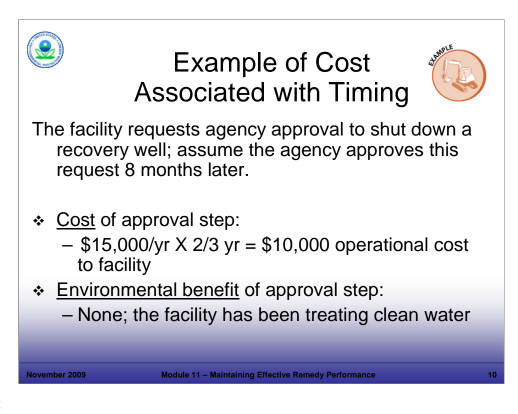
# Purpose of Slide

• Illustrate the usefulness of establishing performance criteria that allow remedial system optimization.

# Key Points

- This is a real-world example. A facility has multiple recovery wells and treatment systems.
- The facility cannot automatically shut down recovery wells when cleanup criteria are met; the RCRA permit
  requires that the facility request agency approval to shut down recovery wells once cleanup criteria are
  met.

# References



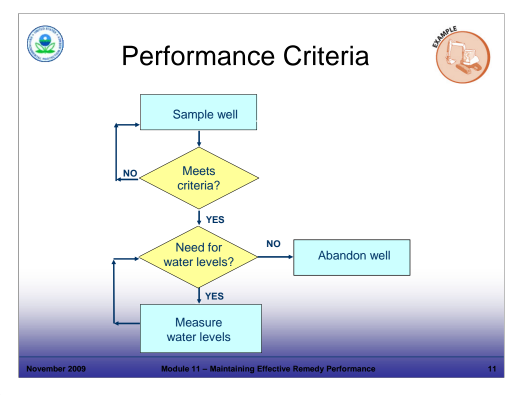
# Purpose of Slide

• Example continued.

# Key Points

- If we assume that the request to the agency takes 8 months to process, and the cost of operating the recovery well and treatment system is \$15,000 per year, then the 8 months waiting period before agency approval could cost the facility \$10,000 in operational costs, with little or no environmental benefit.
- If a permit or agreement for CA is established with clear performance standards, such as when a well can be shut down, the burden for agency review and approval and the cost to the facility while waiting could be avoided. The environmental outcome is the same.

# <u>References</u>



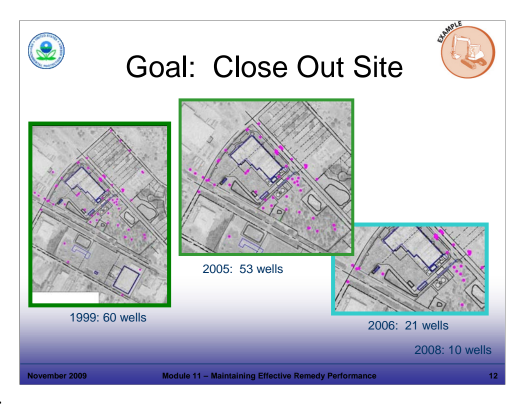
### Purpose of Slide

 Show a decision flow chart (which is simplified for illustration purposes) developed cooperatively by a facility and state agency, so that monitoring decisions can be made without the requirement for separate approvals, based on performance criteria.

# Key Points

- The subject facility samples for chemicals of concern, and must meet cleanup criteria for "X" rounds before considering well abandonment. "X" would be agreed upon by the regulatory authority and the facility. (There are some details not shown on this slide, such as sampling frequency and cleanup criteria that are in the expanded version of the flowchart).
- If the samples are below cleanup criteria for "X" rounds, then the facility must determine if the well is needed for water levels – if not, it can be abandoned.
- This type of streamlined decision-making approach could be adopted for multiple aspects of CA (for example, including when recovery wells can be shut down, relating to the previous example).

# References



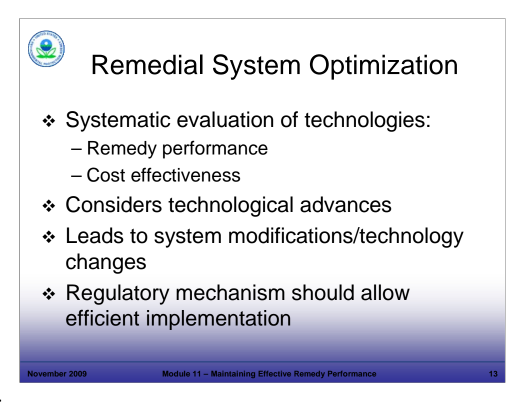
#### Purpose of Slide

• Show how a decision flow chart streamlined decisions and actions at the subject facility.

#### Key Points

- The facility was moving successfully toward meeting cleanup criteria and set a goal of achieving CA complete without controls by 2008.
- In 1999, there were 60 monitoring wells, represented by the pink dots. Six years later, there were 53 monitoring wells well abandonment decisions required an arduous decision-making process among the parties.
- The agency and facility realized that a streamlined decision-making process relating to well abandonment could be developed – hence, the flowchart.
- Between 2005 and 2006, 32 wells were abandoned using the flowchart approach.
- The point is that up-front planning and creativity can achieve success and maintain momentum toward achieving cleanup goals.

#### <u>References</u>



# Purpose of Slide

• Introduce the concept of remedial system optimization to improve remedial system performance and cost efficiency.

# Key Points

- Once a selected technology has been operating for a period of time (generally a few years), it is usually prudent to
  perform a Remedial System Evaluation (RSE), also known as Remedial System Optimization (RSO). Site conditions
  change over time, and remedial systems should reflect the changes.
- Technological advances in remediation are being made continuously. Optimization studies open the door to consider new technologies, sampling methods, and other improvements.
- RSEs generally lead to system modifications that improve performance and reduce overall costs. The agency and facility should work together to allow changes to take place.

# References

- EPA. 2001. Groundwater Pump and Treat Systems: Summary of Selected Cost and Performance Information at Superfund-financed Sites. EPA 542-R-01-021b. December.
- EPA. 2005. Roadmap to long-Term Monitoring Optimization. EPA-542-R-05-003. May.
- EPA. 2002. Pilot Project to Optimize Superfund-financed Pump and Treat Systems: Summary Report and Lessons Learned. EPA 542-R-02-008a.
- EPA. 2002. Elements for Effective Management of Operating Pump and Treat Systems. EPA 542-R-02-009.
- EPA. 2005. Cost-Effective Design of Pump and Treat Systems. EPA-542-R-05-008. April.



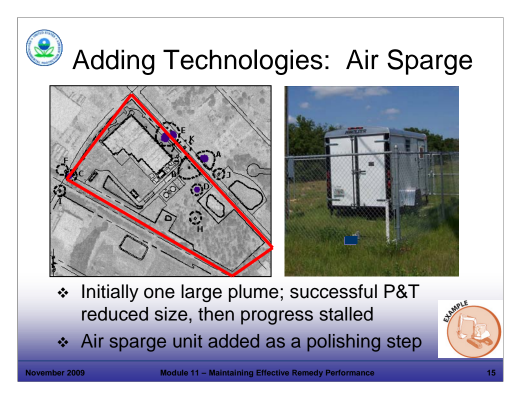
# Purpose of Slide

 Discuss the reasons why optimizing remedial systems is important, particularly for those systems that operate for long periods of time or lead to dramatic changes in site conditions. Discussion applies mostly to groundwater.

# Key Points

- Site conditions can change over long or short periods of time. For instance, an air sparging unit may achieve rapid reductions in contaminant levels. If the system is modular, sections can be turned off and/or moved to optimize contaminant removal. Site changes that can drive optimization include:
  - Typically contaminant levels (and plume dimensions) decline after years of treatment. Systems and components can be modified, adjusted, consolidated, or even eliminated to reduce operating costs because of reduced treatment needs.
  - In the case of P&T, hydraulic capture needs change with time. Some recovery wells may no longer be required or may need to be modified to perform effectively. Recovery efficiency also declines with time as wells foul and pumps wear out.
  - Sometimes we discover that zones of influence for air sparge or P&T units are not as expected due to unknown geological conditions. Modifications – additions or deletions – may improve the efficiency.
  - Source areas may not be well delineated initially or may change with time. The removal of a large contaminant mass will also change site needs for further remediation work.
  - Natural degradation may change the geometry or chemistry of a plume.
- Optimization is an approach that an be used to efficiently respond to changes as they occur over time.

# References



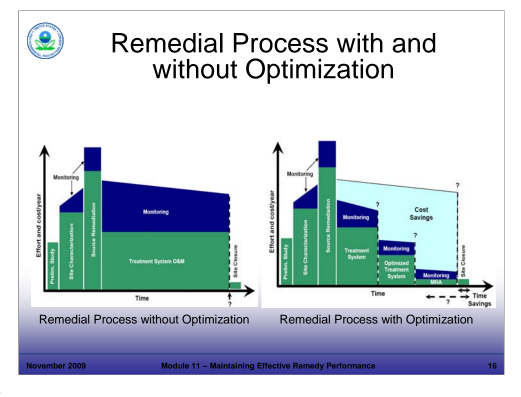
#### Purpose of Slide

Describe an example of a remedial technology that was very effective in the early- and mid-stages of remediation. However, progress towards cleanup goals stalled as the concentrations of contaminants (chlorinated ethenes) in groundwater approached maximum contaminant levels (MCLs). (The significant metric is time versus concentration).

#### Key Points

- In the late 1980s, there was one large plume covering about 1/3 of the site.
- The Exit Strategy called for meeting MCLs, given the facility's location near residences and public water supply wells. No ICs would be used.
- A P&T system was installed, and the plume was reduced to a few "pockets" where groundwater continues to exceed MCLs.
- An RSE was conducted, and air sparging was selected as the final polishing step. A portable unit was constructed and moved from one target location to the next. Since 2005, three "pockets" have been eliminated.
- The facility has performance-based permits, so permit modifications were not necessary to implement the additional technology. During an earlier permit renewal, the facility and agency had incorporated multiple remedial technologies as options for use at the site. Therefore, when the decision to implement a polishing step was made, it could be implemented without a permit modification. Financial assurance obligations actually decreased because the life-cycle cleanup cost estimate decreased with the addition of the air sparge unit (estimated time to cleanup was reduced).
- Estimated savings from implementing this polishing step are \$1.4 million over 8 years. Most of the savings are on the back-end, meaning that cleanup criteria are achieved earlier than they would be if the facility continued with P&T.
- This illustrates one of the guiding principles of this course that a remedy can change, even if it was designed properly and operated effectively.

#### References



# Purpose of Slide

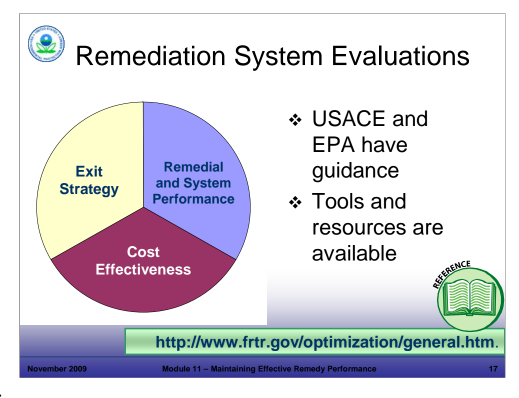
 Review Remedial Process Optimization (similar to RSO and RSE, but focusing on the entire remedial process (including monitoring approaches) to support efficiency in site remediation.

# Key Points

- The figure on the left shows the traditional linear approach to site investigation and remediation, without process
  optimization. In this process, the effort proceeds from characterization to source remediation with on-going
  monitoring but without reviews for optimization and associated system modifications.
- As the project matures, most of the resources are spent on O&M and monitoring and, for most sites, the project duration is unknown.
- The figure on the right shows a non-linear remediation paradigm, when remediation process optimization steps are implemented.
- Under this approach, site and treatment system metrics are systematically evaluated in order to improve both system
  operation efficiency and cleanup efficiency.
- The result is a shorter cleanup time, lower cost, and improved predictability.

# <u>References</u>

• ITRC. 2004. Remediation Process Optimization: Identifying Opportunities for Enhanced and More Efficient Site Remediation.



Purpose of Slide:

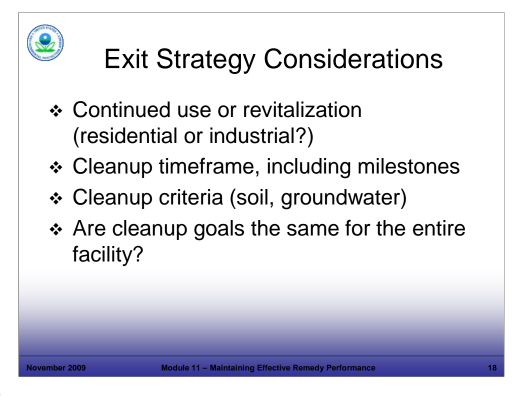
Discuss the formal optimization process developed by the U.S. Army Corps of Engineers (USACE) and used by EPA. This is not an
activity that the regulatory agency would undertake during RCRA CA. However, understanding the process is helpful because the
process leads to system modifications, which the agency generally needs to approve.

#### Key Points

- A formal RSE process grew out of a need to better use limited resources and reduce costs. More formalized approaches began in 1999 with the USACE and expanded through 2003 with the EPA.
- The initial focus was on P&T systems 89% of EPA fund-led sites were P&T only; 6% were P&T plus an in situ technology.
- The formal process is known as RSE or can be called RSO. Within the context of this course, RSE and RSO are equivalent. The three key areas of evaluation and optimization are discussed below.
- The Exit Strategy is reviewed for completeness: goals and milestones should be clear (for example, starting with the end in mind). As we learned in earlier modules, the Exit Strategy impacts how and when technologies are implemented.
- Remedial and system performance are evaluated, including: (1) progress toward meeting cleanup goals; (2) degree to which a system component is meeting design expectations; and (3) operational history.
- Cost effectiveness is evaluated, including: labor needs, fuel requirements, life-cycle costs, and disposal costs.
- Each of these items will be discussed on the following slides. Resources available to support these efforts are listed below and include websites, guidance, and case studies.

#### References

- USACE. Web Site. USACE Remediation System Evaluation (RSE) Checklists. Accessed On-line at: http://www.frtr.gov/optimization/general/methods.htm.
- Interstate Technology and Regulatory Council (ITRC). 2004. Remediation Process Optimization: Identifying Opportunities for Enhanced and More Efficient Site Remediation (RPO-1). September.
- Federal Technologies Remediation Roundtable (FRTR). Web Site. Remediation System Optimization General Web Page. Accessed On-line at: http://www.frtr.gov/optimization/general.htm.
- EPA. 2000. USEPA Superfund Reform Strategy, Implementation Memorandum: Optimization of Fund-lead Ground Water Pump and Treat (P&T) Systems. OSWER 9283.1-13. Signed October 31.



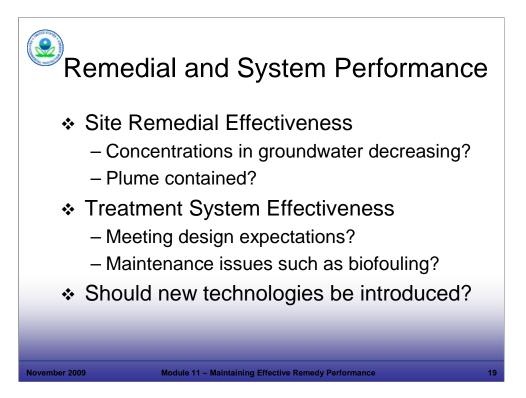
#### Purpose of Slide

• To optimize a remedial system, it is important to understand the facility's goals. These are expressed through the facility's Exit Strategy.

# Key Points

- The RSE should involve *reviewing* the Exit Strategy.
- In evaluating the effectiveness of a remedial system, progress is compared to cleanup goals (remember: goals were discussed in a previous module – goals are the what, where, when of CA). And cleanup goals are established based on the facility's planned uses.
- The cleanup timeframe affects an engineer's view of remediation effectiveness. For instance, if a facility will continue with its current use, there are no exposures, and a plume is not expanding, it may not be as important to show rapid progress toward meeting cleanup levels. It is important to compare progress to milestones, however.
- Understanding the final (or intermediate) cleanup criteria is important in evaluating progress toward meeting those goals.
- Similarly, it is important for the reviewing engineer to be familiar with where cleanup criteria apply (for instance, industrial soil criteria may apply on a part of a facility under continued use, but residential soil criteria may be necessary for parcels that will be sold for unrestricted use).

#### References



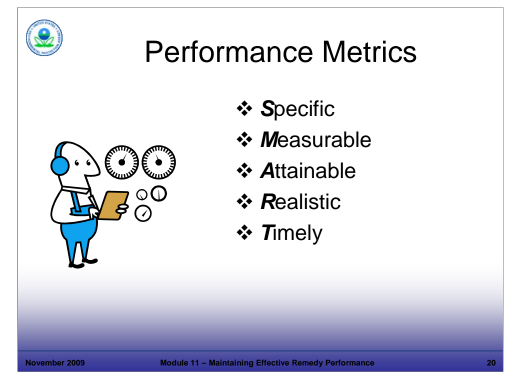
#### Purpose of Slide

 Discuss the second component of RSEs, evaluation of site remedial effectiveness and treatment system effectiveness.

#### Key Points

- Site remedial effectiveness is a big-picture look at how well the chosen technology is progressing and meeting milestones. Look at concentration versus time – graph the results and look at the rate of change (slope).
- In the case of P&T systems, capture zones should be reviewed through routine water level measurements and construction of groundwater contour maps to show flow patterns. This information is used to determine if containment is achieved.
- Treatment system effectiveness is a detailed look at whether or not the system meets design requirements (for example, effluent discharge limits or flow rates) and operates efficiently.
- An RSE might identify declining system performance (such as, decreasing flow rates) and recommend system modifications to improve flow rates (such as, more frequent maintenance).
- Contaminant concentrations and flow rates should be used to calculate mass removal rates over time (for example, pounds of volatile organic compounds (VOCs) per month). This is a good metric for system effectiveness.
- The evaluation of site and system effectiveness may lead to a conclusion that different or supplemental technologies should be considered. Complex sites generally may require multiple technologies.

#### References



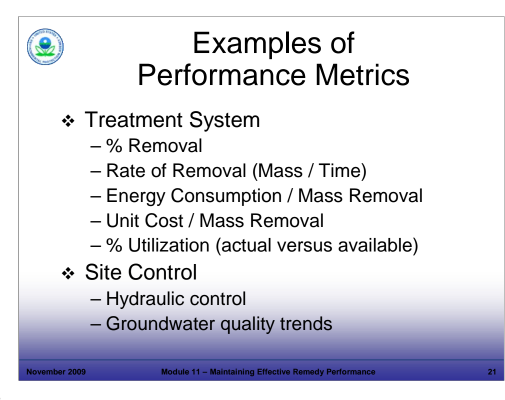
# Purpose of Slide

Introduce the concept of performance metrics.

# Key Points

- Site and remedial system effectiveness is evaluated against performance metrics.
- In addition to *evaluating* effectiveness, performance metrics should provide information for *improving* effectiveness.
- Metrics should be:
  - Specific to avoid ambiguity or misunderstanding;
  - Measurable so they can be quantified and compared to standards;
  - Attainable because they are reasonable and achievable;
  - Realistic because they are possible and cost effective; and
  - Timely because they can be achieved in the required time frame.

# **References**



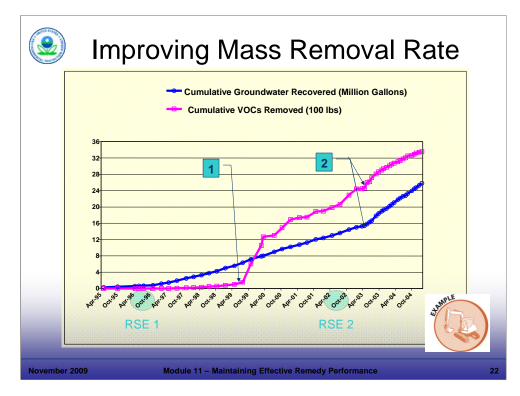
#### Purpose of Slide

Discuss examples of performance metrics.

#### Key Points

- This slide provides examples of the types of calculations that are made to evaluate system effectiveness. Calculated values are compared to reasonably expected values or are used in trend analysis. Developing spreadsheet templates is an effective means to perform calculations and present results. Tables, graphs, and other visual comparisons against baseline data or standards also are useful.
  - Treatment system metrics include the following:
  - % Removal This refers to treatment system effectiveness. This metric can be tracked with influent/effluent data and is
    generally reported to the agency.
  - Rate of removal Concentrations over time or rate of mass removal over time are common metrics used in evaluating treatment system effectiveness. Absolute values and trends can suggest a variety of conclusions:
    - If mass removal is decreasing over time, the reason can be insufficient maintenance (for example, iron fouling) or successful operation (that is., the mass in the aquifer has significantly diminished). In the latter case, there may be a point where the data indicate that a new technology may be needed as a polishing step.
    - Concentrations not decreasing with time might indicate that the wrong technology was selected, or an unknown source is present.
  - Energy Consumption or Unit Cost per Mass Removed These metrics generally increase with time when system
    optimization does not occur. For instance, if a pump and treat (P&T) system is effective in removing the area of highest
    concentration, but equipment usage and energy costs are not streamlined, then the cost per unit of mass removed would
    increase.
  - % Utilization This tracks the amount of time systems are operating compared to available time. Systems that are down
    frequently are generally not efficient or effective.
- Site Control These metrics relate to the effectiveness of the treatment system in meeting cleanup objectives. Plume containment (hydraulic control) and contamination reduction (groundwater quality trends) are two primary metrics related to site control.

References



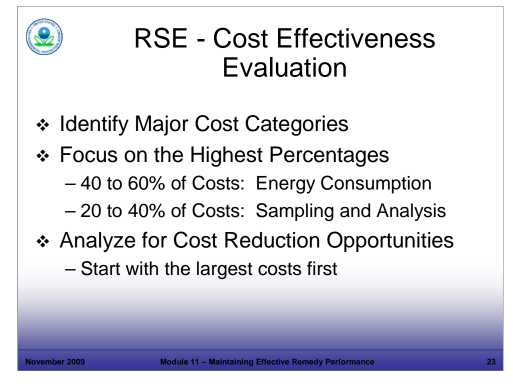
#### Purpose of Slide

• Discuss how technology improvements affect progress toward meeting remedial goals using a real world example.

#### Key Points

- This graph demonstrates mass removal over time.
- The X-axis is the date (covers the period from April 1995 through October 2005).
- The Y-axis shows cumulative groundwater recovered (in millions of gallons) in blue.
- The Y-axis also shows cumulative VOCs removed (in 100 pound increments) in magenta.
- By looking at this graph we see the following:
  - A flattening of the slope of either line (reduction of slope) is an indication of performance fall-off. The slopes represent the rates of groundwater recovery and VOCs removed, which are metrics.
  - Sharp or sudden changes in slope occur as a result of improved performance. These resulted from major process changes implemented after a RSE/RSO. We will look at two specific points in time.
    - The first change (1) in the magenta line (mass removed) indicates the results of bringing a new treatment process online that allowed the removal and destruction of highly contaminated groundwater (millions of parts per billion (ppb)). The rate of groundwater processed did not increase, but the mass removed did. This change took about 3 years to implement, because the site remediation was operating under the old "command and control" approach and permit modification requirements required time before proposed changes could be implemented.
    - The second major change (2) in the magenta and blue lines occurred when new horizontal wells located in a source area were brought on-line. As a result, the volume and mass removal rates both increased. This change was brought on-line much more quickly (in less than one year) under a results-based approach.

#### References



#### Purpose of Slide

Remind participants that there are three aspects to RSEs – review the Exit Strategy, complete the system and site
performance evaluation, and evaluate cost effectiveness. It is incumbent on facility managers to make prudent
decisions relating to CA.

# Key Points

- The RSE typically involves performing a cost analysis on an existing facility using historical data.
- Costs are broken into categories and analyzed in detail.
- Identifying the most costly items helps to focus the detailed cost evaluation. It is prudent to focus on the highest cost items first – where there is the best chance of savings.
- The following slides provide examples of modifications recommended in RSEs that lead to significant cost savings and improved system operation. Such changes save resources, while also maintaining or improving the system's environmental performance.

# References

- EPA. 2006. 2005 Annual Progress Report for Ground Water Remedy Optimization. EPA 540-R-06-066.
- EPA. 2005. Cost-effective Design of Pump and Treat Systems. EPA 542-R-05-008.



# **Reducing Energy Costs**



- Initial design for Vapor Recovery System based on 275 lbs/hr VOCs
- Actual now at 1.5 lbs/hr VOCs

Modifying system process cycle time realized annual energy savings of \$18,000.



# Notes:

# Purpose of Slide

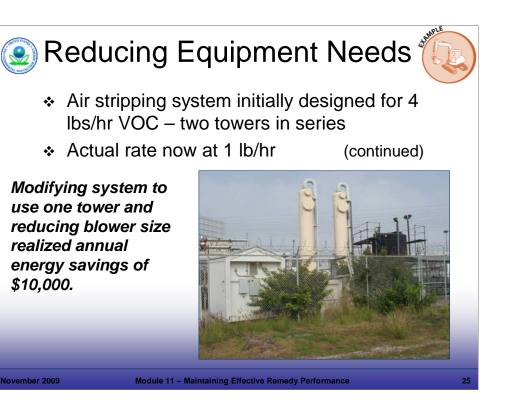
November 2009

• Provide an example where the energy/cost evaluation led to optimizing an air stripping / granular activated carbon (GAC) off-gas treatment system to reduce energy consumption (operating costs).

# Key Points

- This system was installed and operated for ten years with no significant changes.
- Design loading for the system was based on initial groundwater concentration data and expected VOC loading.
- Contaminant concentrations dropped dramatically over time (from design conditions) as the site remediation progressed (normal occurrence).
- Steam regeneration of the carbon beds is a major energy cost and occurs on a fixed cycle time. Regeneration was being performed based on initial system design volatile organic compound (VOC) loading (for example, too frequently for current conditions).
- Adjusting the cycle time to reduce the frequency of regeneration based on current VOC loading conditions resulted in a dramatic reduction of energy usage and utility costs, with no change in environmental performance.

#### References



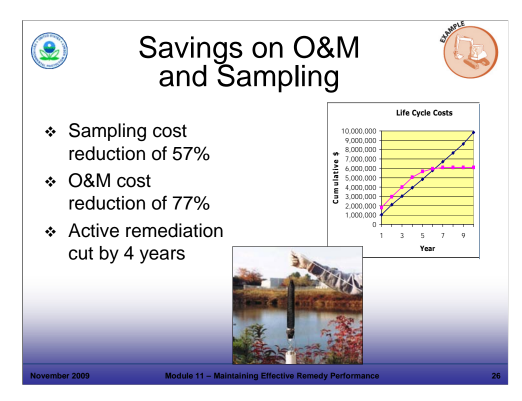
#### Purpose of Slide

This is an example where the cost evaluation led to optimization of a treatment system, given that operating
conditions had significantly changed – flow rate and concentrations had declined dramatically from design conditions.

# Key Points

- The system was designed for higher influent concentrations than current conditions.
- Significant savings were possible by reducing treatment from two air stripping towers in sequence to one and changing out other equipment.
- The regulatory agency will be involved in these types of system changes through effectiveness reports that
  describe conditions or recommended modifications, or regulatory issues relevant to the changes. It is prudent to
  develop lines of communication that will allow these changes to occur expeditiously. Development of performance
  standards is one mechanism that allows a facility to proceed with reasonable changes in an efficient manner.

# References



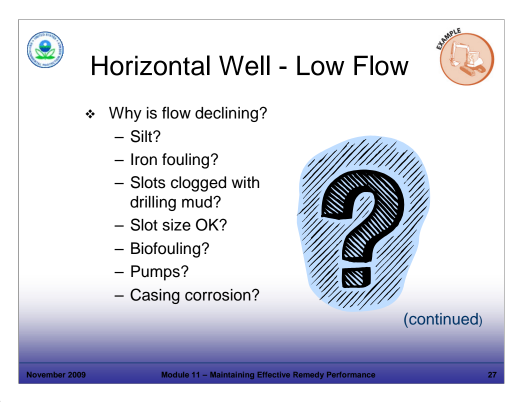
Purpose of Slide

Show the significant impact that the level of O&M and sampling activities can have on CA costs and cleanup times through a site-specific example.

#### Key Points

- An RSE was conducted and implemented in years 4 to 5.
- The RSE identified improvements in the sampling plan for the facility, resulting in a 57% reduction in sampling costs:
  - Passive diffusion bags (PDBs) were used for sampling VOCs in groundwater.
    - PDB is a permeable polyethylene bag containing deionized (DI) water and suspended on a weighted line next to the well screen .
    - · Contaminants in well water diffuse through the bag into DI water until equilibrium is reached .
    - The PDB is retrieved from the well and emptied into sample bottles.
    - Use of PDBs generally cuts labor, equipment, and IDW handling costs of sampling by over 50%.
  - A number of wells that had been sampled and met cleanup criteria for years were eliminated from further sampling.
  - The sampling frequency was reduced for all wells, and a 2-tiered sampling program was developed, where some wells were sampled less frequently than others.
- O&M costs were reduced by 77%, based on multiple system improvements:
  - The P&T system was treating a fraction of the volume it was designed to treat; the plume was much smaller than it had been initially.
  - Therefore, a number of recovery wells were inactivated and the influent streams from the remaining wells were combined.
  - The combined influent was rerouted from several air strippers to one air stripper for treatment, saving on power, monitoring, and equipment costs.
  - System utilization (the time the system is operating) was increased by replacing parts, proactive maintenance, and expanding the parts inventory.
  - Adding technologies (air sparging and bioremediation) also reduced the estimated time to cleanup. This added significant capital costs but reduced the life-cycle costs.
  - The effect of these activities was to reduce total estimated time to cleanup by 4 years.
  - The savings in cleanup time and life-cycle costs could not have been realized without the results-based approach adopted by the agency.

<u>References</u>



# Purpose of Slide

Provide an example of examining operations to improve efficiency. In this example, horizontal recovery
wells had been operating for several years and the flow rate was steadily dropping. The total estimated
time of cleanup is directly related to flow rates (mass removal rates), so it was important for the facility to
trouble-shoot the system to determine the cause and correct it.

# Key Points

- The engineers identified several possible reasons for flow rates declining, as illustrated in the slide.
- The horizontal well was located in a lithologically tight environment, so the wells were designed with small slot sizes. This helps prevent silt from clogging the well, but the downside is that the well is more sensitive to fouling or clogging.

# References



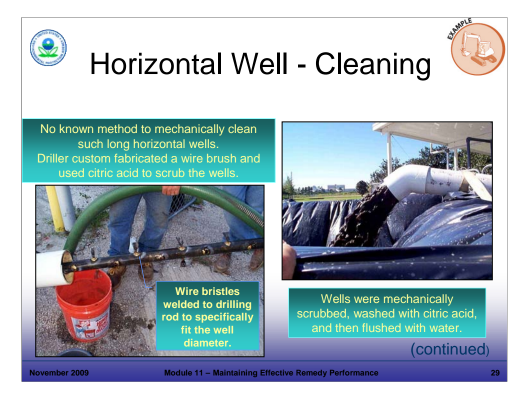
# Purpose of Slide

 Continue example of trouble-shooting problems to improve operational efficiency (note: video clip).

# Key Points

- This is a video taken of the horizontal well.
- The video shows a build up of material on the well; this is the cause of the flow rate decrease.

# **References**



# Purpose of Slide

 Continue example and illustrate the solution implemented to increase flow rates and improve system performance.

# Key Points

- The wells were mechanically scrubbed, washed with citric acid and flushed with water using a 400 gallon per minute (GPM) pump.
- The driller had to custom fabricate a cleaning tool for the wells.

# References



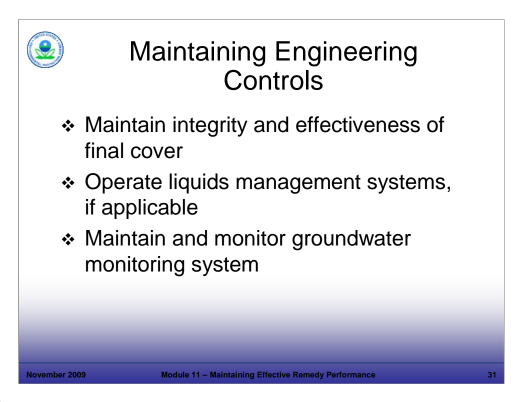
# Purpose of Slide

• Continue the example and illustrate the success of the optimization effort (video clip).

# Key Points

- This is another video clip taken after the well was scrubbed.
- It shows that the build up has been reduced.
- Flow rates increased and the site was back on track in terms of its Exit Strategy and estimated time to cleanup.

# **References**



# Purpose of Slide

Discuss importance of maintaining of ECs.

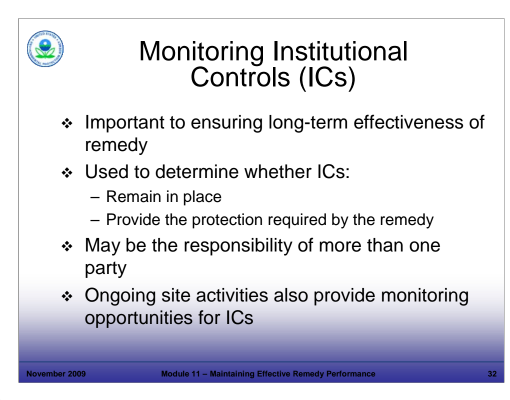
# Key Points

• ECs are designed to minimize the potential for human exposure to contamination by either limiting direct contact with contaminated areas or controlling migration of contaminants.

Examples of ECs and maintenance and monitoring requirements include:

- Final Cover: When waste or residual contamination remains, the facility has an obligation to maintain any final cover that has been installed to eliminate exposure (direct contact) and/or to minimize the potential for migration of contaminants through precipitation. This includes implementing an inspection program and quickly repairing any damage discovered through periodic inspections.
- Liquids Management: The facility has an obligation to collect and treat leachate and minimize run-on and run-off to avoid erosion and surface water contamination
- Monitoring: If long-term groundwater monitoring is part of the final remedy, the facility has an obligation to not only conduct the monitoring, but to periodically inspect and maintain the monitoring system.

#### References



Purpose of Slide:

Discuss the importance of monitoring ICs.

#### Key Points

- Identification and selection of appropriate ICs were discussed in earlier modules.
- In addition to active remediation and ECs, ICs will play an important role in many final remedies. The most critical
  post-implementation aspect to ensuring the long-term effectiveness of ICs is monitoring as often as necessary to
  ensure effectiveness.
- The objectives of monitoring are to determine: (1) whether the mechanism remains in place; and (2) whether the ICs are providing the protection as required by the remedy.
- For added protection of HH&E, and to minimize risk, EPA recommends layering (that is, use of more than one IC) and considering different types of ICs. For example, to restrict land use, the regulatory agency may issue an enforcement tool (order), the facility owner/operator (o/o) may obtain an easement, and the facility may discuss options with local governments for zoning and assuring awareness of restrictions by recording them in a deed notice and in a state registry of contaminated sites.
- Ongoing site activities present an opportunity for monitoring. For example, monitoring of ICs may occur in conjunction with facility inspections, multimedia inspections, or sampling.

#### References

- EPA. 2005. Institutional Controls Bibliography: Institutional Control, Remedy Selection, and Post-Construction Completion Guidance and Policy. December.
- EPA. 2007. Final Memorandum. Ensuring Effective and Reliable ICs at RCRA Facilities. June 14.

Effectively Reporting Effectiveness 12,00 Lean Reporting: Simple Reports - Think "bullets," not paragraphs Focus on results HR-2 Use graphics Reduced Frequency - Annual versus semiannual **Exception Reporting** Deviations from the norm Module 11 - Maintaining Effective Remedy Performance November 2009 33

# Notes:

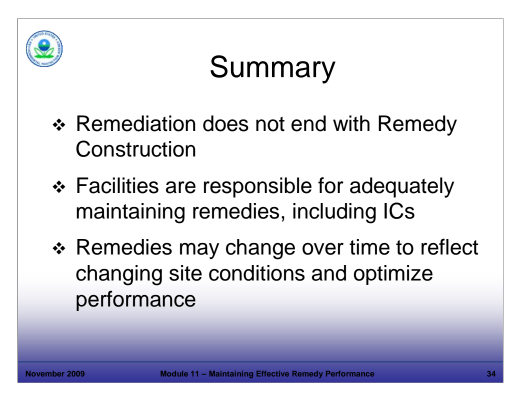
#### Purpose of Slide

It is necessary for facilities to provide performance data and system effectiveness information to the regulatory agency, but the reporting format should be simple. Lean reports are preferred by facilities because they can be produced at lower cost than reports with extensive text and generally are preferred by the regulatory agency because the data are presented in a concise format for review.

# <u>Key Points</u>

- Historically reports have been voluminous, with much detail and supporting documentation. Facility time to prepare this data and agency time to review this information and provide comments can be lengthy. Lean reporting focuses on efficient and effective reporting. This includes:
  - Simple Reports Simplification of reports can speed up review effort and time considerably and is more cost efficient. Parties can agree on the most important data items and best formats to support adequate oversight and protective outcomes. Concepts include:
    - · Consider bullets, not paragraphs;
    - Use tables, charts, and graph to convey information in lieu of text;
    - · Use graphics to describe conditions for example, plume maps; and
    - Reference standard operating procedures for sampling and other activities, rather than providing lengthy descriptions.
  - Reduced Frequency Quarterly reports were once common, now semi-annual are the norm.
    - Most older sites are stable and do not change rapidly.
    - · Consider changing to annual or even less reporting, when justified.
  - Exception Reporting Emphasize reports that focus on exceptions or deviations from expected results, rather than many pages of reporting to document non-events (that is, all metrics meeting expectations).
- Lean reporting can also be used for reports associated with system modifications or implementation of new technologies.

#### **References**



# Purpose of Slide

Summarize the key points addressed in the module.

# Key Points

- It will take considerable effort from all stakeholders to meet the ambitious goals of 2020. Once construction is complete, there is still much effort necessary to achieve remediation goals.
- Remediation systems need to be maintained for efficient operation. As plumes decrease in size and concentration, treatment systems should be adjusted accordingly and sometimes technologies should be changed. ICs must be implemented and maintained.
- Over time, remedies may need to be adjusted to reflect changing site conditions and to optimize performance. Facilities and agencies should plan ahead to establish clear performance standards and goals for protective remedies. These results-based approaches can support efficient and effective system optimization and modifications as conditions dictate (for example, through performance-based permits).

# **References**