ECOLOGICAL REVITALIZATION: Turning Contaminated Properties Into Community Assets

Former Brownfields property, restored to natural habitat

Former RCRA Corrective Action facility, restored to a wetland

A pocket park at a former service station

Former weapons manufacturing site, now a national wildlife refuge

Constructed wetland on a Superfund landfill site

Former RCRA Corrective Action facility, now part of the Audubon Trail

February 2009

Former Brownfields property, transformed into a natural habitat

Former Superfund site restored to natural habitat

Former army ammunition plant, now a national tallgrass prairie
About the cover page: Ecological Revitalization in Action

Descriptions are in a clockwise direction, starting with top right.

1. **Former RCRA Corrective Action facility, restored to a wetland**: Ecological revitalization at the AMAX Metals Recovery Inc. (now Freeport McMoRan) in Braithwaite, Louisiana, where a water retention pond was dewatered to form a wetland that provided a home to alligators relocated due to Hurricane Katrina in 2005. *Photograph courtesy of U.S. Environmental Protection Agency (EPA) Resource Conservation and Recovery Act (RCRA) Corrective Action Program.*

2. **Former weapons manufacturing site, now a national wildlife refuge**: Nearly 27 square miles at Rocky Mountain Arsenal (RMA) in Colorado, one of the worst hazardous waste sites in the country, have been transformed into one of the nation’s largest urban national wildlife refuges. The open space surrounding a former weapons manufacturing facility at RMA provides a home for nearly 300 species of wildlife including birds, mammals, reptiles, amphibians, and fish. *Photograph courtesy of EPA Office of Superfund Remediation and Technology Innovation (OSRTI).*

3. **Former RCRA Corrective Action facility, now part of the Audubon Trail**: At England Air Force Base in Louisiana, areas excavated during cleanup became part of the Audubon Trail, provided habitat and a stopping point for migratory birds, and expanded an 18-hole golf course. *Photograph courtesy of EPA RCRA Corrective Action Program.*

4. **Former army ammunition plant, now a national tallgrass prairie**: At the Joliet Army Ammunition Plant (JOAAP) in Illinois, nearly 19,000 acres of land contaminated with explosives and other chemicals were remediated and transformed into the Midewin national tallgrass prairie, one of the first in the country. About a third of Midewin is now open to the public with trails for hiking, biking, or horseback riding, and areas to observe habitat revitalization. *Photograph obtained from a JOAAP brochure titled “From War to Peace” provided by EPA Federal Facilities Restoration and Reuse Office (FFRRO).*

5. **Former Brownfields property, restored to natural habitat**: With assistance from an EPA Brownfields Assessment grant, Lancaster County, Pennsylvania, was able to turn blighted land into natural and recreational greenspace. The 23.5-acre former industrial property has been transformed into hiking trails, picnic grounds, scenic overlooks of the Susquehanna River, and nesting habitat that fostered the reemergence of the Bald Eagle in this area. *Photograph courtesy of EPA Office of Brownfields and Land Revitalization.*

6. **Former Brownfields property, transformed into a natural habitat**: At the Hoquarton Natural Interpretive Trail in Tillamook, Oregon, a former lumber mill was transformed into a recreational and educational greenspace using an EPA Revolving Loan Fund. Weeds and invasive plants were removed, more than two tons of trash was disposed of, and over 2,000 native plants were introduced in riparian areas. A nature trail provided walking and bird watching opportunities. *Photograph courtesy of Oregon Department of Environmental Quality.*

7. **Constructed wetland on a Superfund landfill site**: At the 1.2-acre landfill at the Naval Amphibious Base Little Creek Superfund Site in Virginia Beach, Virginia, 29,000 tons of non-hazardous soil and debris were removed and 6,300 cubic yards of clean fill were imported to convert the landfill to a tidal wetland. Plants were placed along designated elevations to establish tidal wetland vegetation, using the neighboring marsh as a reference. *Photograph courtesy of Bruce Pluta, EPA Region 3, Biological Technical Assistance Groups (BTAG).*

8. **A pocket park at a former service station**: The small West Ogden Pocket Park property in urban Chicago, Illinois, was a former service station that included a derelict building where underground storage tanks (UST) ranging in size from 600 to 10,000 gallons were dumped illegally. At this site, eleven USTs containing gasoline, diesel, heating oil, and used oil were present. UST removal, site cleanup, and revitalization led to the opening of the pocket park in summer of 2001 and added much-needed greenspace to the surrounding neighborhood. *Photograph courtesy of EPA Office of Underground Storage Tanks and Wildlife Habitat Council fact sheet, EPA-510-F-04-007.*

9. **(Center) Former Superfund site, restored to natural habitat**: At the Jacks Creek/Sitkin Smelting & Refining, Inc. Superfund Site in Maitland, Pennsylvania, wetlands were recreated in the riparian corridor along Jacks Creek. Vernal pools were created, woody debris was placed in the wetland as invertebrate habitat, and a wet meadow seed mix was used. *Photograph courtesy of Bruce Pluta, EPA Region 3, BTAG.*
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## Appendices

- Appendix A: Ecological Revitalization Case Studies
- Appendix B: Additional Ecological Revitalization Resources
- Appendix C: Acronyms
Notice and Disclaimer

The U.S. Environmental Protection Agency (EPA) funded preparation of this document under Contract No. EP-W-07-078. It was prepared by EPA’s Office of Solid Waste and Emergency Response (OSWER) cleanup programs, including the Office of Superfund Remediation and Technology Innovation (OSRTI), Office of Resource Conservation and Recovery (ORCR) (formerly known as Office of Solid Waste), Federal Facilities Restoration and Reuse Office (FFRRO), Office of Brownfields and Land Revitalization (OBLR), and Office of Underground Storage Tanks (OUST).

This document has undergone EPA and external review by subject matter experts. All web links provided in this document were accurate and valid at the time of publication. Mention of trade names or commercial products does not constitute endorsement or recommendation for use. If you have questions about this document, please contact Ms. Michele Mahoney, EPA, by phone at 703-603-9057 or via e-mail at mahoney.michele@epa.gov.

To view or download a portable document format (PDF) version of Ecological Revitalization: Turning Contaminated Properties Into Community Assets (EPA 542-R-08-003), visit the Hazardous Waste Clean-up Information (CLU-IN) system Web site at www.clu-in.org/download/issues/ecotools/Ecological_Revitalization_Turning_Con..pdf. A limited number of printed copies are available free of charge and may be ordered via the Web site, by mail, or by fax from:

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Note: Highlighted EPA offices contributed to the development of this document.
Executive Summary

Ecological revitalization refers to the process of returning land from a contaminated state to one that supports a functioning and sustainable habitat. Although the final decision on how a property is reused is inherently a local decision that often rests with the property owner, the U.S. Environmental Protection Agency (EPA) actively supports and encourages ecological revitalization, when appropriate, during and after the assessment and cleanup of contaminated properties under its cleanup programs. This document (1) provides an overview of EPA’s cleanup programs and resources available to support ecological revitalization; (2) addresses technical considerations to help cleanup project managers and other stakeholders carry out ecological revitalization at contaminated properties; and (3) presents general planning and process considerations for ecological revitalization of wetlands, streams, and terrestrial ecosystems as well as successful long-term stewardship. Appendix A at the end of the document presents additional case studies on ecological revitalization.

Ecological Revitalization Under EPA Cleanup Programs. Ecological revitalization of contaminated properties is consistent with EPA’s mission to protect human health and the environment, and it is an integral component of EPA’s cleanup programs. Under its cleanup programs, EPA ensures that (1) ecological revitalization does not compromise the protectiveness of the cleanup and (2) the best interests of stakeholders are considered. EPA’s cleanup programs have established initiatives that support ecological revitalization and provide a variety of tools, information resources, and technical assistance. Collaboration and coordination with stakeholders is important for promoting ecological revitalization across EPA’s programs.

Technical Considerations for Ecological Revitalization. Technical considerations for ecological revitalization include selecting appropriate cleanup technologies, addressing waste left in place, and minimizing ecological damage during the cleanup. When selecting a cleanup technology, the following may reduce ecosystem impacts during cleanup:

- Preventing access by animals that could cause damage to a cleanup technology
- Locating equipment and utilities to minimize disruption to on-site and surrounding habitat
- Selecting surface vegetation that will thrive and not interfere with the cleanup
- Evaluating the effects of amendments

Excavation and earthmoving equipment can significantly disrupt existing habitat during cleanup. Cleanup project managers are encouraged to consider the following steps to minimize habitat effects and encourage successful ecological revitalization:

- Developing and communicating ecology awareness
- Designing property-wide work zones and traffic plans
- Minimizing excavation and retaining existing vegetation
- Phasing work to stabilize one area of the property before another is disturbed
- Considering property characteristics
- Protecting on-site fauna
- Locating and managing waste and soil piles to minimize erosion
- Designing containment systems with habitat considerations
- Reusing indigenous materials whenever practical
- Controlling erosion and sedimentation
- Ensuring that borrow areas minimize effects on habitat
- Avoiding the introduction of new sources of contamination or undesirable species
For properties where waste is left in place, this document provides solutions and considerations for certain ecological revitalization issues that may arise. These include restoring soils, stabilizing metals, maintaining surface vegetation, and managing attractive nuisance issues.

**Wetlands Cleanup and Restoration.** Wetlands are of particular concern because in addition to intercepting storm runoff and removing pollutants, they provide food, protection from predators, and other vital habitat factors for many of the nation’s fish and wildlife species. Important considerations for planning and designing wetland cleanup and restoration include:

- Evaluating the characteristics, ecological functions, and condition of wetlands
- Determining beneficial wetland functions and structures after the cleanup
- Developing a wetlands design that will achieve the stated ecological functions
- Ensuring that cleanup activities and wetland features have minimal effects on existing wetlands
- Specifying and implementing explicit maintenance requirements

**Stream Cleanup and Restoration.** Stream cleanups often require disrupting stream flow and habitat. Considerations for (1) designing and implementing cleanups that facilitate ecological revitalization of streams and stream corridors and (2) mitigating adverse ecological effects of constructing cleanup features include:

- Stream channel restoration decisions about channel width, depth, cross-section, slope, and alignment
- Streambank stabilization measures (temporary and permanent)
- Streambank vegetation approaches
- Management of watershed processes such as increased runoff or sediment loading from construction

Bioengineering techniques that stabilize the soil or streambank by establishing sustainable plant communities have become an increasingly popular approach to streambank restoration. Stabilization techniques may include using a combination of live or dormant plant materials, sometimes in conjunction with other materials such as rocks, logs, brush, geotextiles, or natural fabrics.

**Terrestrial Ecosystems Cleanup and Revitalization.** Establishing a plant community that will thrive with minimal maintenance is a critical step in developing a healthy terrestrial ecosystem on cleanup properties. Factors to consider when establishing terrestrial plant communities in disturbed areas include:

- Soil suitability and the need for soil amendments or soil stabilization
- Property-specific plant selection with a preference for native plants
- Protection from disturbances (such as from grazing animals and vehicles)
- Timing to ensure optimal plant establishment

**Long-Term Stewardship Considerations.** On cleanup completion, operation and maintenance (O&M) activities through responsible stewardship protect the integrity of the cleanup and the functioning of the associated ecosystems. Specifically for properties where waste is left in place, long-term stewardship is necessary to ensure protectiveness of the remedy. When designing a successful O&M program for ecological revitalization, it is important to consider the following:

- Planning early for long-term stewardship
- Incorporating ecological revitalization components into general maintenance activities
- Establishing a monitoring program that incorporates the ecological revitalization components
- Using institutional controls to prevent activities that could potentially interfere or disturb ecologically revitalized areas
1.0 Introduction

Revitalizing properties for ecological purposes helps to achieve U.S. Environmental Protection Agency (EPA)’s goal of restoring contaminated properties to environmental and economic vitality. The term “ecological revitalization” refers to the process of returning land from a contaminated state to one that supports functioning and sustainable habitat. Although the final decision on how stakeholders will reuse a property is inherently a local decision that often rests with the property owner, EPA supports and encourages ecological revitalization as part of the cleanup of contaminated properties across all of its cleanup programs. Ecological revitalization has many positive effects that apply to a variety of stakeholders (see text box below). The objectives of ecological revitalization and those of the remediation process are best accomplished if they are carefully coordinated. To this end, this document provides general information for coordinating ecological revitalization during the cleanup of contaminated properties, as well as technical considerations for implementing ecological revitalization of wetlands, streams, and terrestrial ecosystems during cleanup.

The purpose of this document is to assist cleanup project managers and other stakeholders to better understand, coordinate, and carry out ecological land revitalization at contaminated properties during cleanup. The focus of this document is primarily on planning-level issues, not detailed design approaches, along with technical information and references for executing ecological revitalization activities at contaminated properties. This document highlights (1) several considerations and initiatives under EPA’s Office of Solid Waste and Emergency Response (OSWER) cleanup programs that support ecological revitalization, (2) a variety of tools and resources that are available to assist cleanup project managers and other stakeholders, and (3) case studies that provide examples of ecological revitalization at cleanup properties. Another purpose of this document is to help facilitate cross-program networking while planning, designing, and implementing cleanups to help increase valuable ecosystems that are created or improved through ecological revitalization. To that end, Appendix A provides case studies on ecological revitalization approaches taken at various cleanup properties and identifies specific points-of-contact who can provide valuable insights for those interested in implementing ecological revitalization at their properties.

**Ecological Revitalization Benefits a Variety of Stakeholders**

**Cleanup Project Managers.** A restored habitat can reduce long-term operation and maintenance (O&M) requirements without compromising the effectiveness of the cleanup action. A restored habitat can also help optimize property engineering controls, such as using vegetation to reduce surface water infiltration or using wetlands as part of stormwater controls.

**Potentially Responsible Parties.** A valuable restored habitat could enhance a company’s image and reputation in the community. Getting a property cleaned up and reused can also ease liability concerns, which in turn may have a positive financial impact.

**Local Government.** An ecological reuse may increase tourism, tax revenues, property values, and quality of life for residents.

**Local Citizen Groups and Individuals.** Increasing habitat and passive recreational activities can improve the character of the neighborhood, employment opportunities, and area air and water quality.

**Environmental Organizations.** Ecological revitalization projects may provide the opportunity to protect or improve local and regional habitats.
Ecological Revitalization: Turning Contaminated Properties Into Community Assets

The document is organized into the following sections:

- **Section 2** presents an overview of EPA’s cleanup programs and their revitalization initiatives, tools, and resources available to support ecological revitalization.
- **Section 3** provides general technical considerations for implementing ecological revitalization, including cleanup technology considerations, cleanup planning and design issues, and considerations for minimizing ecological damage during cleanups.
- **Section 4** provides technical considerations for planning and designing wetland cleanups and restoration efforts.
- **Section 5** provides technical considerations for designing and implementing cleanups that facilitate ecological reuse of streams and stream corridors and for mitigating potential adverse ecological impacts of constructing cleanup features.
- **Section 6** presents factors to consider for establishing terrestrial plant communities in disturbed areas, including general revegetation principles; protecting or creating natural terrestrial ecosystems, meadows, or prairies; and establishing vegetation on semi-arid or arid lands.
- **Section 7** provides considerations for operation and maintenance (O&M) activities to ensure the ongoing integrity of the cleanup and functioning of the associated ecosystems after cleanup completion.

This document was developed by EPA’s OSWER cleanup programs, including the Office of Superfund Remediation and Technology Innovation (OSRTI), Office of Resource Conservation and Recovery (ORCR) (formerly known as Office of Solid Waste), Federal Facilities Restoration and Reuse Office (FFRRO), Office of Brownfields and Land Revitalization (OBLR), and Office of Underground Storage Tanks (OUST) (see the OSWER organizational chart, shown on page iii). Figure 1-1 on the following page identifies specific elements of each OSWER program office’s strategic plans, action plans, or program policies that establish support for ecological revitalization. EPA also encourages other public and private interests, including state and local governments and land trusts, land banks, and nonprofit organizations to participate in ecological revitalization activities, particularly in long-term stewardship at cleanup properties. While the scope of this document includes the EPA offices listed above, the information could be useful to a wide variety of additional stakeholders with an interest in the reuse or redevelopment of a cleanup property, specifically to create, restore, improve, or protect ecological resources. Therefore, this document also provides information that can be applicable to cleanup project managers, potentially responsible parties, Resource Conservation and Recovery Act (RCRA) corrective action facility owners/operators, local governments, citizen groups, environmental organizations, and other interested individuals.

### 1.1 Ecological Revitalization and Ecological Reuse

The terms “ecological revitalization” and “ecological reuse” are often used interchangeably. However, there is a subtle distinction between the terms. Ecological revitalization refers to the technical process of returning land from a contaminated state to one that supports functioning and sustainable habitat. Ecological reuse refers to the outcome of a cleanup process and includes those areas where proactive measures (such as a conservation easement) have been implemented to create, restore, protect, or enhance a habitat for terrestrial or aquatic plants and animals (EPA 2006e). In this sense, the process of ecological revitalization of a property can lead to an ecological reuse outcome.
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Figure 1-1.  Ecological Revitalization as a Component of EPA Cleanup Programs

Ecological reuse is different from greenspace use in that, in addition to habitat, the latter can include parks, playgrounds, and gardens; ecological reuse strives to restore native habitat and does not include active recreation activities.  However, low-impact or passive recreation, such as hiking or bird watching, may occur at ecological reuse properties.  In addition, ecological revitalization can occur on a portion of a cleanup property adjacent to greenspace use (for example, a golf course with native plant species surrounding the course), commercial operations, or industrial use.  Further, ecological revitalization can occur at varying degrees; some areas of a property may be restored to relatively pristine, historic conditions, while other areas may be planted with native or other compatible species.  Both degrees of ecological revitalization lead to habitat that one may accurately characterize as ecological reuse.

1.2  General Program Initiatives

EPA’s 2006-2011 Strategic Plan (EPA 2006a) restates EPA’s commitment to protect human health and the environment, including restoring the nation’s contaminated land and enabling communities to return restored properties safely to beneficial economic, ecological, and social use.  As part of the strategic plan, EPA established five goals, including:

- Clean Air and Global Climate Change (Goal 1)
- Clean and Safe Water (Goal 2)
- Land Preservation and Restoration (Goal 3)
- Healthy Communities and Ecosystems (Goal 4)
- Compliance and Environmental Stewardship (Goal 5)
Ecological revitalization contributes to each of these goals. For example, EPA’s cleanup programs (under Goal 3) have set a national goal of returning formerly contaminated properties to long-term, sustainable, and productive use (EPA 2006a). These programs include Superfund (under authority of the Comprehensive Environmental Response, Compensation, and Liability Act [CERCLA] of 1980, as amended), Corrective Action (under authority of RCRA), Underground Storage Tanks (UST), Federal Facilities Restoration and Reuse, and Brownfields (under Goal 4). In 2003, EPA introduced the Land Revitalization Initiative to (1) promote cross-program coordination on land reuse and revitalization projects and (2) ensure that stakeholders clean up contaminated properties and make them available for productive use. At properties that require the involvement of multiple cleanup programs, land revitalization encourages a “one cleanup program” approach to improve consistency, management, and cost-effectiveness of the program. Cleaning up previously contaminated properties for reuse reinvigorates communities, preserves open space, and prevents sprawl. This initiative goes beyond ecological revitalization, and stakeholders can use land in many ways, including new public parks, restored wetlands, and new businesses. For more information on land revitalization, visit the following Web site: www.epa.gov/oswer/landrevitalization/basicinformation.htm.

In 2006, OSWER issued the Interim Guidance for OSWER Cross-Program Revitalization Measures (CPRM) (EPA 2006b, 2006e) to help track land revitalization at the national level. These revitalization measures show how EPA cleanup programs currently track their revitalization activities, as shown in Table 1-1.

While all environmental restoration activities that lead to reuse options are beneficial, this document focuses on ecological revitalization, which is becoming even more important as communities are increasingly seeing ecological revitalization as a desirable process to achieve a viable reuse outcome.

### 1.3 General Process Considerations

Ecological revitalization activities can occur on a wide variety of properties and could be compatible with several types of end uses. When considering ecological revitalization at a property, it may be useful to consider the following:

- It is important to begin the ecological revitalization process early in the cleanup.
- Ecological revitalization is not a short cut for cleanup and can have strict cleanup standards.
- Habitat can be created on an entire property or on a portion of a property, and can be created adjacent to other end uses such as intermodal centers or industrial areas.
- Ecological revitalization is not typically considered an “enhancement,” so it can generally be funded by EPA (under the Superfund Program, for example), and may be required under Section 404 of the Clean Water Act.
- Ecological revitalization provides a variety of environmental, economic, and social benefits.

The remainder of this document further discusses these considerations.
### Table 1-1. Cross-Program Revitalization Measures Tracked by Each EPA Cleanup Program

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<td>OSRTI</td>
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<td><strong>Universe Indicator:</strong> The number of contaminated, potentially contaminated, or previously contaminated properties and surface acres for which OSWER’s cleanup programs have an oversight role for assessment or response action.</td>
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<td><strong>Protective for People (PFP) measure:</strong> The number of acres at which there is no complete pathway for human exposures to unacceptable levels of contamination based on current property conditions.</td>
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<td><strong>Ready for Anticipated Use (RAU) measure:</strong> The number of acres at a property that meets the criteria for the PFP measure, as well as (1) all cleanup goals have been achieved for current and reasonably expected land uses and (2) all institutional or other controls have been put in place.</td>
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<tr>
<td><strong>Status of Use Indicator:</strong> How the acres at a property subject to the Universe Indicator are being used at the point in time when the determination is made.</td>
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<td><strong>Type of Use Indicator:</strong> For programs, regions, states, local governments, or tribes that are looking for measures they could use to help describe in more detail how contaminated or potentially contaminated properties under their jurisdiction are currently being used. For example, “ecological use” is a type of use under this indicator.</td>
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*References: EPA 2007e; f; g and EPA 2009

**Notes:**

- Reporting of Indicator is voluntary at this time.
- Indicator not tracked.
- a New Land Reuse Module in Comprehensive Environmental Response, Compensation and Liability Information System (CERCLIS) used to track CPRM information, independent of Government Performance and Results Act (GPRA) goals. OSRTI reports “Ready for Reuse” as a GPRA measure (based on status of cleanup and institutional controls [IC]), which equates to both PFP and RAU.
- b Through 2008, the RCRA facility Indicator Universe will consist of all RCRA Corrective Action 2008 GPRA baseline facilities. For 2009 and beyond, the RCRA facility Indicator Universe will consist of all RCRA Corrective Action 2020 facilities. The Current Human Exposures Under Control Environmental Indicator (HE EI) will be used to report the PFP measure. A “RCRA RAU Documentation” form has been developed to assist in implementing this performance measure. Status of Use and Type of Use indicators are not being required at a national level. Universe and RAU data elements have been incorporated into the RCRA Information System (RCRAInfo Version 4.0 released in December 2008).
- c OBLR is using Property Profile Form data to report on the Universe Indicator (properties and acres where assessment or cleanup are reported as complete for the first time under a Brownfields grant) and Type of Use Indicator (Greenspace, Residential, Commercial, Industrial, and Mixed Use). OBLR is also using their Property Profile Form to collect information on the “Ready for Reuse” measure (based on status of cleanup and IC), which equates to both PFP and RAU measures and is being reported as a Government Performance and Results Act measure by OBLR. Indicator and measure information is being tracked in the EPA OBLR Assessment, Cleanup, and Redevelopment Exchange System (ACRES) database.
- d OUST’s “Confirmed Release” will equal one site and one acre for the Universe Indicator; OUST’s “Cleanup Completed” will equal one acre for both the PFP and RAU performance measures.
Figure 1-2: Before and after photographs of the Bunker Hill Superfund Site in Idaho where contamination was left on-site and capped with biosolids compost and wood ash. A long-term O&M plan was established to ensure that attractive nuisance (see definition on page 3-2) issues did not result. See Appendix A for additional information. Photographs courtesy of Dr. Sally Brown, University of Washington.

Ideally, the process of ecological revitalization begins during the assessment or investigation phase of a cleanup rather than after the remedy is underway; this allows for the greatest range of potential options and end uses. As discussed throughout this document, ecological revitalization requires additional considerations to ensure protection of wildlife that could end up inhabiting the cleaned up property, in addition to protecting human health and the environment. Some of these additional considerations are included in Figure 1-3.

Ecological revitalization is not a short cut for property cleanup, but rather a viable and productive reuse option that also ensures protection of human health and the environment. Potential challenges to consider early in the process include (1) liability if additional cleanup or maintenance is required, especially in the long term;

**Figure 1-3: Considerations When Planning for Ecological Revitalization**

- **Biodiversity in the area**
- **Definition of project scope**
- **Ecological revitalization planners will generally be concerned with five broad issues:**
  - Avoiding unintended consequences
  - Contaminant bioaccumulation and ecotoxicity
  - Threatened, endangered, sensitive, or commercially important species
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(2) public health and access if the cleanup property is converted to habitat; (3) how ecological revitalization, which can be slower than other reuse alternatives, will impact surrounding areas, and (4) transfer of land and long-term stewardship. Therefore, while ecological revitalization can be considered at all contaminated properties, it may not be appropriate for all properties. There are a variety of considerations required to ensure protectiveness (further discussed in Section 2), including conducting an ecological risk assessment (ERA), avoiding attractive nuisances (see definition on page 3-2), and bioaccumulation issues. For example, at the Bunker Hill Superfund Site in Idaho (shown in Figure 1-2), attractive nuisance issues were taken into account while ecological revitalization was being considered as an option. For additional information on bioaccumulation and EPA’s persistent, bioaccumulative, and toxic chemical program, visit the following Web site:  www.epa.gov/pbt/index.htm. In addition, ecological revitalization requires other considerations to ensure successful creation of habitat, such as controlling invasive plant species. Technical performance measures (TPM) are available to determine the success of ecological revitalization as part of a cleanup process. For additional information on TPMs, visit the following Web site:  www.clu-in.org/products/tpm.

Although commercial, industrial, residential, and some recreational uses are not ecological reuse, habitat can be incorporated as a portion of or adjacent to these redeveloped areas. For example, at the Joliet Army Ammunition Plant (JOAAP), a tallgrass prairie was created among large intermodal centers and other industrial areas. British Petroleum (BP) also plants native vegetation at its refineries adjacent to areas where occasional spills may occur to provide phytoremediation, if necessary. See Appendix A for additional information regarding the JOAAP in Illinois and the BP Former Refinery in Wyoming (a photograph of JOAAP revitalization is also included on the cover of this document).

Ecological revitalization provides a variety of positive environmental, economic, and social impacts. Some positive impacts of ecological revitalization are as follows (Interstate Technology and Regulatory Council [ITRC] 2006; EPA 2006d):

- Repairs damaged land
- Improves soil health
- Supports diverse vegetation
- Reduces erosion
- Sequesters carbon
- Controls landfill leachate
- Protects surface and ground water from potential contamination
- Helps remove stigma associated with prior waste site
- Enhances property values and raises tax revenue  
  (www.epa.gov/superfund/programs/recycle/pdf/method.pdf)
- Provides passive recreational opportunities
- Contributes to a green corridor or infrastructure

Additional environmental, economic, and social impacts are listed in the ITRC’s document, “Making the Case for Ecological Enhancements” at  www.itrcweb.org/Documents/ECO-1.pdf.

The remainder of this document provides background information on ecological revitalization in relation to EPA’s cleanup programs, and technical information and resources to assist in implementing ecological revitalization at contaminated properties.
2.0 Ecological Revitalization Under EPA Cleanup Programs

EPA’s mission across its cleanup programs is to protect human health and the environment. Ecological revitalization of contaminated properties is consistent with this mission and is an integral component of EPA’s cleanup programs. EPA recognizes the important role that it plays in helping communities and other stakeholders clean up and reclaim contaminated properties, which has led to specific programs and initiatives that support the revitalization and reuse (or continued productive use) of properties as part of their assessment and cleanup. The nature and extent of EPA involvement in supporting ecological revitalization varies from program to program, as well as from property to property. Moreover, the decision on whether and how stakeholders will reuse a property for ecological or other purposes is inherently a local decision that usually rests with the property owner.

This section presents an overview of each cleanup program under EPA OSWER (see the organizational chart on page iii of this document) and its revitalization initiatives, which provides the programmatic context for evaluating and taking steps to support ecological revitalization as part of cleaning up contaminated properties. Section 2.1 provides several considerations that are common to each cleanup program; Sections 2.2 through 2.6 address each program separately.

2.1 General Programmatic Considerations

Depending on the specific circumstances at a contaminated property, EPA’s OSWER cleanup programs manage, oversee, or provide assistance with investigation and cleanup under one of several different programs, including the Superfund, Federal Facilities, RCRA Corrective Action, Brownfields, and UST programs. In some cases, individual contaminated properties can be subject to multiple OSWER programs. For example, the Rocky Mountain Arsenal involves the RCRA Corrective Action, Superfund, and Federal Facilities programs (Appendix A provides a case study on this site; a photograph is also included on the cover of this document). As illustrated in Table 2-1 below, a variety of property types can fall under the purview of one or more programs. With proper planning, these programs can support ecological revitalization as part of, or following, cleanup.

Table 2-1: Property Types Commonly Managed Under EPA Cleanup Programs

<table>
<thead>
<tr>
<th>Example Property Type</th>
<th>EPA Cleanup Programs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Superfund</td>
</tr>
<tr>
<td>Foundry</td>
<td>X</td>
</tr>
<tr>
<td>Gas Station</td>
<td>X</td>
</tr>
<tr>
<td>Landfill</td>
<td>X</td>
</tr>
<tr>
<td>Manufacturing Facility</td>
<td>X</td>
</tr>
<tr>
<td>Industry/Solvent Use</td>
<td>X</td>
</tr>
<tr>
<td>Military Installation</td>
<td>X</td>
</tr>
<tr>
<td>Other Federal Facilities*</td>
<td>X</td>
</tr>
<tr>
<td>Mining</td>
<td>X</td>
</tr>
<tr>
<td>Refinery</td>
<td>X</td>
</tr>
<tr>
<td>Tannery</td>
<td>X</td>
</tr>
</tbody>
</table>

* Non-military use facilities owned or operated by the federal government
Whether being addressed under one or several of EPA’s cleanup programs, several factors determine whether and how ecological revitalization can be supported at a specific property. These factors are discussed below.

**Protectiveness.** An important consideration when evaluating the ecological revitalization of a property is ensuring protectiveness for both human health and the environment. EPA does not lower its standards of protection for a property that will be reused, nor does it allow reuse to reduce effectiveness of cleanup measures. Under its cleanup programs, EPA ensures that contamination is either completely removed, cleaned up to acceptable levels, or managed using protective measures that reduce the possibility of exposure to the contamination. If all contamination is eliminated, then human health and the environment are fully protected and the land or water body is available for ecological or other types of use. Where protective measures are in place for waste that remains after the cleanup, EPA determines whether such measures will continue to provide protection for ecological reuse, or whether that use might impair the protective measures. In some cases, the presence of certain contaminants (for example, persistent pollutants that are readily bioavailable, such as metals and polycyclic aromatic hydrocarbons [PAH]) remaining after the cleanup may preclude ecological revitalization efforts on those portions. Cleanup project managers will make these determinations on a case-by-case basis. One of the key challenges to implementing ecological revitalization under EPA’s cleanup programs is that cleanup goals applicable to habitat creation can require complex analyses. Cleanup goals for ecological protection may also need to be more stringent than for protection of human health (see text box above). Another challenge stems from a lack of familiarity with ecological end uses and ways in which to quantify the value of such end uses (EPA 2005).

**Enhancement.** The extent of EPA’s involvement in supporting ecological revitalization at a contaminated property depends on the cleanup program involved, the legal authorities under which the property operates, and the specific property at issue. For example, under the Superfund Program, EPA cannot fund ecological enhancements (that is, activities not necessary for the protection of human health and the environment); rather, it can encourage enhancement activities funded by other stakeholders and can fund aspects of a cleanup project that are necessary for the anticipated future uses of a property. Under the Superfund Program, EPA can fund activities to better understand the reasonably anticipated future land use, which informs remedy selection and implementation and helps support long-term protectiveness. Anticipating the future use of a Superfund site after cleanup completion is of key importance in selecting and designing a remedy that will be consistent with that use. Similarly, EPA’s Brownfields Program provides, among other things, technical assistance to communities to support plans for ecological and other “green” enhancements to the cleanup and reuse of properties (for example, designing rain gardens, native landscaping, or green infrastructure), but not the actual revitalization or reuse activities themselves. Other programs, such as RCRA Corrective Action or UST, encourage and support ecological revitalization through their established relationships with states that have delegated programs and through collaborative efforts with governmental and non-governmental organizations. State programs may also have limitations for funding activities that are not directly needed for the protection of human health and the environment. Property owners may see the benefits of supporting the reuse of properties, including the ecological revitalization of the land, particularly when it affects public perception of their business operations and commitment to the environment. Moreover, EPA may
Empire Canyon, Daly West Mine Site, Summit County, Utah

A resort development company has proposed the construction of a hotel, spa, and condominium project at the Daly West Mine Site, to be known as the Montage Resort & Spa. The development will contribute to the cleanup of contamination at this former mining site in Park City, Utah. The developer agreed to participate in EPA’s Environmentally Responsible Redevelopment and Reuse (ER3) Initiative for contaminated properties. As an ER3 participant, the Montage Resort & Spa will incorporate extensive “green” features into the design, construction, and operation of the development, including several ecological revitalization components. For example, the project involves treatment of ground water collected by foundation drains using a constructed wetland; a native vegetation management plan to improve ecosystem health and reduce the risk of wildfires around the site; and a conservation easement for 2,800 acres of open space to offset additional density from the project. By incorporating sustainable practices and principles into the project, the developer has minimized the impact of the project on the environment without sacrificing profitability.

be able to offer certain incentives to support ecological revitalization under its initiatives, such as EPA’s Environmentally Responsible Redevelopment and Reuse (ER3) Initiative.

In general, most ecological revitalization efforts are not considered enhancements if the activities are necessary for the anticipated future ecological use of the property or to restore ecological function and, therefore, can be considered and incorporated into property cleanup plans. Even costs for extensive revitalization efforts to create or restore the function of an ecosystem can be justified if the revitalization is required because of environmental stressors or adverse impacts to the property caused by the cleanup. For example, grasses, shrubs, and other native plants serve a practical function of stabilizing soil to prevent erosion, while also improving the property’s aesthetics and ecological function.

Other Cross-Cutting Ecological Revitalization Considerations for EPA Cleanup Programs

- **Liability:** Consider who will be responsible if additional cleanup or maintenance is required, especially in the long-term.
- **Public Health and Access:** Consider whether the public will safely be allowed to use the property if it is converted to habitat.
- **Surrounding Areas and Time:** Ecological revitalization can impact surrounding areas because, while ecological revitalization can be a more cost-effective process, the time required to return a property to functioning and stable habitat can take longer than other reuse alternatives.
- **Transfer of Land and Long-Term Stewardship:** Ensure that institutional controls are in place and operating effectively, and consider who will be the long-term landowner responsible for stewardship of the ecological revitalization and associated natural resources.

Stakeholder Involvement.
Regardless of which EPA program is involved in the assessment, cleanup, and revitalization of a contaminated property, numerous stakeholders may have an interest in the actions taken at the property, including the following:

- Other federal, state, local, or tribal agencies
- Parties responsible for the contamination
- Current landowners
- Neighboring property owners and the surrounding community
- Prospective purchasers or future users of the property

With different stakeholders potentially involved at a contaminated property, the ecological revitalization of the
property will need to consider the varied interests, objectives, and requirements of those stakeholders. Successful ecological revitalization efforts have typically resulted from well-facilitated processes that encourage open communication and the exchange of information among the stakeholders at a property.

**Additional Initiatives That Support Sustainable Cleanup and Reuse.** In addition to specific initiatives that are supported by EPA’s cleanup programs (and described in the following sections), there are other EPA initiatives that can also support ecological revitalization at contaminated properties regardless of which OSWER program is supporting the cleanup. These initiatives include the following:

EPA’s EcoTools Initiative provides a variety of resources for cleanup project managers, especially under the Superfund program. In addition to technical information, the EcoTools Web site provides cleanup project managers access to ecological experts via a technical assistance service. For more information, visit [www.clu-in.org/ecotools](http://www.clu-in.org/ecotools).

EPA’s ER3 Initiative uses enforcement and other EPA-wide incentives to promote sustainable cleanup and redevelopment of contaminated properties. Under the ER3, EPA collaborates with federal, state, public, and private partners to identify, develop, and deliver incentives to encourage developers and property owners to implement sustainable practices during the redevelopment of contaminated properties. The primary components of ER3 are to (1) identify and provide enforcement and EPA-wide incentives to developers and property owners to encourage sustainable cleanup and development; (2) develop partnerships with federal, state, public, and private entities to establish a network of expertise on sustainable development issues; and (3) promote sustainable redevelopment of contaminated properties through education and outreach. For more information on ER3, visit [www.epa.gov/compliance/cleanup/revitalization/er3/index.html](http://www.epa.gov/compliance/cleanup/revitalization/er3/index.html).

EPA’s Five Star Restoration Program brings together students, conservation corps, other youth groups, citizen groups, corporations, landowners, and government agencies to provide environmental education and training through projects that restore wetlands and streams. The program provides challenge grants, technical support, and opportunities for information exchange to enable community-based restoration projects. Visit [www.epa.gov/owow/wetlands/restore/5star](http://www.epa.gov/owow/wetlands/restore/5star) for additional information about the Five Star Restoration Program.

EPA’s GreenAcres Initiative promotes natural and sustainable landscaping practices using native plants and other green landscaping strategies. The GreenAcres Initiative is a component of EPA’s Great Lakes National Program Office and its efforts to promote an integrated, ecosystem approach to protect, maintain, and restore the chemical, biological, and physical integrity of the Great Lakes. Under GreenAcres, EPA provides information and resources on using native plants and natural landscape approaches in urban, suburban, and corporate settings. For more information, visit [www.epa.gov/greenacres](http://www.epa.gov/greenacres).

EPA’s Green Infrastructure Partnership is an initiative to work with partners to promote green infrastructure as an environmentally preferable approach to stormwater management. In January 2008, EPA and its partners released an action strategy for managing wet weather with green infrastructure. The strategy provides a collaborative set of actions that promote the use of green infrastructure and outlines efforts to bring green infrastructure technologies and approaches into mainstream wet weather management. For more information about this partnership and the action strategy, visit [http://cfpub.epa.gov/npdes/home.cfm?program_id=298](http://cfpub.epa.gov/npdes/home.cfm?program_id=298).

EPA’s Green Remediation Initiative promotes the use of best management practices (BMP) to maximize the net environmental benefits of cleanup actions. With the help of public and private partners, EPA OSWER is documenting the state of BMP’s, identifying ways to improve BMP’s, and forming a community of BMP practitioners. Technical assistance is offered to cleanup project managers to find new opportunities for reducing the environmental footprint of cleanup actions. For more information about this initiative, visit [www.clu-in.org/greenremediation](http://www.clu-in.org/greenremediation).
EPA’s GreenScapes Program identifies cost-efficient and environmentally friendly solutions for landscaping. Designed to help preserve natural resources and prevent waste and pollution, GreenScapes encourages companies, government agencies, other entities, and homeowners to make more holistic decisions regarding waste generation and disposal and the associated impacts on land, water, air, and energy use. Visit www.epa.gov/greenscapes for additional information on the GreenScapes Program.

2.2 Superfund Sites

EPA’s OSRTI carries out the Superfund Program, which addresses contamination from uncontrolled releases at hazardous waste sites that threaten human health and the environment. EPA manages the Superfund Program under the authority of the CERCLA, 1980, as amended. Under the Superfund Program, abandoned, accidentally released, or illegally dumped hazardous wastes that pose a current or future threat to human health or the environment are cleaned up. To accomplish its mission, EPA works closely with communities, potentially responsible parties, and other federal, state, local, and tribal agencies. Together with these groups, EPA identifies hazardous waste sites, investigates the conditions of the sites, formulates cleanup plans, and cleans up sites to ensure that they are protective of human health and the environment.

Superfund cleanups include both long-term and short-term response actions. Long-term cleanups or remedial actions are conducted on sites that, following an evaluation, are listed on the National Priorities List (NPL). Once on the NPL, EPA follows a thorough process to carefully investigate the site and select and carry out a remedy specific to that site. Short-term cleanups called removal actions, fall into three categories: (1) non-time critical responses at sites where on-site activities do not need to be initiated for more than six months; (2) time critical responses at sites where on-site activities must begin within six months; and (3) emergency removal actions at sites that require initiation of on-site activities within hours of the decision that action is necessary. EPA’s role and ability to support ecological revitalization may vary across these different site types, as discussed below.

**Coordinating Ecological Revitalization Efforts in the Superfund Remediation Process.**

OSRTI established the Superfund Redevelopment Initiative (SRI) to ensure that at every Superfund site, EPA and its partners have the necessary tools and information to return the country’s most hazardous sites to productive use, including information related to natural resources and ecological revitalization. In addition to cleaning up Superfund sites and making them protective of human health and the environment, communities and other partners are involved in considering future use opportunities and integrating appropriate reuse options into the cleanup process. At previously cleaned sites, communities are also involved to ensure the long-term stewardship of the site remedies. For more information on the SRI, visit the following Web site: www.epa.gov/superfund/programs/recycle.

When investigating, designing, and implementing a cleanup, remedial project managers (RPMs) are encouraged to consider, to the extent practical, anticipated future land uses. With careful planning, many Superfund sites can accommodate ecological revitalization while still meeting the requirements under CERCLA and other federal and state regulations. Stakeholders best accomplish the objectives of ecological revitalization and those of the remediation process through careful coordination. For example, CERCLA requires that EPA coordinate with all affected Natural Resource Trustees (Trustees) when conducting a remedial investigation (RI). Trustees are designated under Executive Order 12580 and defined under CERCLA as other federal, state, or tribal governments that act on behalf of the public for natural resources under their trusteeship. Trustees often have information and technical expertise about the biological effects of hazardous substances, as well as the location of sensitive species and habitats that can assist EPA in evaluating and characterizing the nature and extent of site-related contamination. Coordination at the investigation and planning stages provides the Trustees early access to information they need to assess injury to natural resources. This assists Trustees in making early decisions about whether sites need restoration in light of the response actions.

Several types of ecological studies, including ERAs and Natural Resource Damage Assessments
Agency coordination is an essential part of the Atlas Tack Superfund Site remediation. As part of planning for the ecological revitalization, EPA coordinated with the U.S. Army Corps of Engineers (USACE) and used the National Oceanic and Atmospheric Administration’s (NOAA) Damage Assessment, Remediation, and Restoration Program (DARRP), which acts as a Federal natural resource trustee. NOAA contributed to the development of site-specific sediment remedial goals and the wetland removal plan, and greatly assisted in the design of the mitigation resulting in ecological revitalization at no additional cost to EPA. USACE and NOAA jointly designed separate fresh and salt water marshes to outcompete an invasive species at the site. Using remedial funding, three Federal agencies worked cooperatively to create an effective, natural remedy for the site. For more information, see Appendix A and visit www.epa.gov/ne/superfund/sites/atlas.

Trustees also conduct NRDAs, at sites with viable responsible parties, to calculate the monetary cost of restoring natural resources injured by releases of hazardous substances. They evaluate damages to natural resources by identifying the functions or “services” provided by the resources, determining the baseline level of the services provided by the injured resource(s), and quantifying the reduction in service levels because of the contamination. ERAs form the basis for establishing cleanup goals and may contain important information that EPA, Trustees, and risk assessors can use to evaluate ecological revitalization at a site.

While property owners and communities generally conduct land use planning with input from stakeholders, it is important for EPA to understand the anticipated future uses for the site when planning and implementing the remedy. Establishing remediation goals for ecological receptors can be challenging if there is limited data on toxicity, effects on receptor species, and contaminant bioavailability. These challenges can be overcome by planning ahead and collecting appropriate ecotoxicological data (such as contaminant bioavailability and site-specific toxicity), reviewing the open literature and previous ERAs for data, and coordinating with stakeholders to identify site-specific receptors and past incidents of exposure. Uncertainties that cannot be addressed should be documented as part of the site-specific ERA and considered when selecting the site remedy or reuse. Stakeholders have the greatest reuse flexibility if remediation and reuse plans are coordinated prior to cleanup. EPA plays an important role in the planning process by communicating key information about the nature of contamination at the site, remedy options, and long-term protectiveness issues.
Stakeholders can still implement ecological revitalization even after the cleanup is complete. In 2004, EPA developed the Return to Use (RTU) Initiative to remove barriers to appropriate reuse at the hundreds of Superfund sites where cleanup has been completed. A focus of RTU has been on establishing partnerships with communities and other stakeholders to address potential obstacles to reuse. Through site-specific partnerships, referred to as demonstration projects, EPA is working with key stakeholders at RTU sites to identify potential reuse barriers and appropriate solutions for those obstacles (EPA 2008a). For more information on the RTU, visit www.epa.gov/superfund/programs/recycle/activities/rtu.html.

**Coordinating Ecological Revitalization Efforts in the Superfund Removal Action Process.**
EPA has prepared a reuse assessment guidance for non-time critical removal actions (see Reuse Assessments Directive, OSWER 9355.7-06P, at www.epa.gov/superfund/programs/recycle/policy/reuse.html); however, guidance is not currently available regarding reuse assessment for time-critical and emergency removal actions. The accelerated and time sensitive nature of these cleanups creates a challenge, as removal teams often complete their activities before there is an opportunity to consider reuse. In some cases, cleanup project managers can quickly conduct an ERA for a removal action, should there be an eminent threat to ecological receptors. However, these instances are rare and the removal action ERA follows the same process outlined for long-term ERAs conducted during the RI/FS. Because the time critical removal process is much faster than the remedial process, implementing reuse planning requires creating a targeted, expedited approach so that reuse can inform the removal action. For example, at the Calumet Container Superfund Site in Hammond, Indiana, EPA conducted a time critical removal action where ecological revitalization drove the reuse strategy for the site. In addition to contaminated soil removal, the removal action also included restoring wetlands and planting native plants. EPA worked successfully and expeditiously with stakeholders to determine future anticipated use of the site (see Appendix A for additional information about this site.)

**Tools and Resources.** The Superfund Program has developed and made available a variety of tools and resources supporting site reuse in general and ecological revitalization in particular (see www.epa.gov/superfund/programs/recycle/tools/index.html for a list of specific tools and resources that are available). In general, site managers can use SRI guidance documents to create and integrate reuse processes at sites undergoing either a remedial and removal action. SRI has also developed a community involvement process to advance reuse at remediation sites, which could be helpful at removal sites.

The Superfund Program has also developed several resources for site managers, consultants, and others interested in restoring disturbed sites. The Ecotools Web site (www.clu-in.org/ecotools) provides information on soil health, principles of ecological land reuse, and links to various federal, state, academic, and nonprofit agencies and organizations that support ecological revitalization. Through the Ecotools Web site, technical assistance is available for Superfund sites on various ecological revitalization topics, including ecological reuse of contaminated sites, use of soil amendments, use of native plants, control of invasive species, and re-vegetation. Fact sheets and Web-based seminars that focus on tools, methods, and technologies for implementing ecological reuse are also available. Answers to frequently
asked questions related to ecological revitalization, re-vegetating landfills and waste containment areas, and attractive nuisance issues are available online at www.clu-in.org/pub1.cfm (EPA 2006c, d; EPA 2007c). The Green Remediation Web site (www.clu-in.org/greenremediation) provides various resources for cleanup project managers interested in incorporating green remediation strategies into cleanup actions. Resources include information on the use of BMPs; contracting and administrative toolkits; decision-making tools; links to initiatives involving green remediation applications; technical resources; and site-specific case studies. Technical assistance is also available for cleanup project managers in answering general inquiries about green remediation and for Superfund RPMs to build site-specific green remediation strategies. A useful resource available through this Web site is a technology primer on Green Remediation (EPA 2008j) that outlines the principles of green remediation and describes opportunities to reduce the carbon footprint of cleanup activities throughout the life of a project.

In addition, groups such as regional Biological Technical Assistance Groups (BTAG), which are typically composed of biologists, ecologists, and ecotoxicologists from EPA, and agencies such as the U.S. Fish and Wildlife Service (USFWS), NOAA, and state environmental departments, could provide assistance during cleanup of a site to support ecological revitalization efforts.

2.3 Federal Facilities

EPA’s FFRRO works with other EPA offices and federal entities to facilitate faster, more effective, and less costly cleanup and reuse of federal facilities. The federal facilities universe includes NPL sites and certain Base Realignment and Closure (BRAC) facilities (each subject to their respective provisions of CERCLA). The main difference between federal facilities and private Superfund sites is that at federal facilities, EPA has an oversight role rather than primary cleanup authority, which falls to the other federal agency. Many of the site-specific considerations for Superfund sites listed in Section 2.2 also apply to the federal facilities listed on the NPL as well as federal facilities not listed on the NPL (non-NPL sites). Additional challenges that might apply to federal facilities include special circumstances based on the contamination at that facility, such as munitions constituents.

Figure 2-1: Before and after photographs of the Atlas Tack Superfund Site in Massachusetts where the remedy resulted in preservation of wetland sediment and created a functioning wetland. See Appendix A for additional information. Photographs courtesy of Elaine Stanley, EPA Region 1.
FFRRO and Interagency Coordination

In addition to EPA, FFRRO works with the following federal agencies to coordinate initiatives related to the cleanup of federal properties:

- Federal Aviation Administration
- Defense Logistics Agency
- National Aeronautics and Space Administration
- National Guard
- Small Business Administration
- U.S. Air Force
- U.S. Army
- U.S. Army Corps of Engineers
- U.S. Coast Guard
- U.S. Department of Agriculture
- U.S. Department of Defense
- U.S. Department of Energy
- U.S. Department of Interior
- U.S. Department of Transportation
- U.S. Navy

FFRRO’s BRAC Program develops policies, plans, and initiatives to expedite the cleanup and reuse of closing military installations. Since 1993, the BRAC Program has worked with U.S. Department of Defense (DoD), state environmental programs, local governments, and communities to achieve its goal of “making property environmentally acceptable for transfer, while protecting human health and the environment.” For more information, visit the following Web site: www.epa.gov/fedfac/about_ffrro.htm.

To implement congressionally mandated actions, EPA issued guidance on how to transfer federal facilities contaminated with hazardous wastes before cleanup completion. In the past, contaminated federal facilities had to undergo complete cleanup at least one year before transfer if hazardous waste was released from, disposed of, or stored on-site. Now, federal agencies can transfer properties prior to cleanup, as long they meet certain conditions. By transferring property that poses no unacceptable risks, communities benefit from faster reuse and redevelopment (EPA 2008c).

Ecological revitalization is a part of many Department of Energy (DOE) and DoD facility reuse projects. Examples include Pease Air Force Base, JOAAP, Rocky Mountain Arsenal, Fernald, and Rocky Flats, which all have major ecological reuse components. See Appendix A for additional information on these case studies; the cover of this document includes a photograph of JOAAP.

Coordinating With Other EPA Offices and Programs. In carrying out its mission, FFRRO works closely with other EPA headquarters offices, including OSRTI, which manages the Superfund Program; ORCR, which manages the RCRA Corrective Action Program; and the Federal Facilities Enforcement Office (FFEO), which oversees compliance with environmental laws and guidance. EPA’s Regional offices are also key partners in accomplishing EPA’s federal facilities mission. RPMs and

Midewin Tallgrass Prairie at the Joliet Army Ammunition Plant, Will County, Illinois

After working with the community and other stakeholders, the remediation team cleaned up contaminated soil through excavation and bioremediation. More than 19,000 acres of land was transferred to the Forest Service to create the Midewin Tallgrass Prairie, the first national tallgrass prairie in the country. While it will take years to fully restore the land, about a third is now open for the public to observe ongoing habitat restoration, as well as to hike, bike, or ride horseback on interim trails. For more detailed information about this example, see Appendix A.
A Wildlife Refuge at the Rocky Mountain Arsenal in Commerce City, Colorado

EPA is partnering with the Army, Shell Oil, and the Colorado Department of Public Health and Environment to transform the Rocky Mountain Arsenal facility, one of the worst hazardous waste sites in the country, into one of the largest urban national wildlife refuges. The partnership is addressing contaminated ground water, surface water, soils, and buildings. Under the management of the U.S. Fish and Wildlife Service (USFWS), 27 square miles of open space surrounding the manufacturing facility is home to nearly 300 species of wildlife. After the cleanup is complete, the property will become a permanent part of the National Wildlife Refuge System (EPA 2008b). For more detailed information about this example, see Appendix A.

Coordinating With Other Agencies. FFRRO’s partners include governmental and non-governmental groups that are involved in federal facilities cleanup. FFRRO works directly with other federal agencies, primarily DoD and DOE, to coordinate initiatives related to cleanup of federal properties.

FFRRO partners also include state, local, and tribal governments; community groups; environmental justice communities; and advocacy organizations. Local stakeholders include individuals, community groups and any other entities that might be affected by contamination, cleanup activities, or both. FFRRO encourages early and meaningful community involvement at all federal facilities.

Tools and Resources. FFRRO provides a variety of information resources about its programs, policies, and partners. The following Web sites provide access and information about its resources:

Visit www.epa.gov/fedfac/info.htm for access to EPA FFRRO’s publications, newsletters, information centers, and other information resources.

Visit www.epa.gov/swerffrr/policy.htm for access to federal facilities related laws, regulations, policies, and guidance.

Visit FFRRO’s comprehensive, searchable library of resources related to federal facility restoration and reuse topics at http://cfpub.epa.gov/fdrl/index.cfm.

2.4 RCRA Corrective Action Facilities

EPA’s ORCR regulates all household, industrial, and commercial solid and hazardous waste under RCRA, 1981, as amended. One important objective of EPA’s RCRA Program is to protect the public from the management and disposal of hazardous wastes that RCRA facilities generate as part of normal operations. Examples of RCRA facilities include metal finishing operations, auto body repair shops, dry cleaners, chemical manufacturers, foundries, locomotive and railcar maintenance operations, and steelworks. In some cases, these facilities are no longer operational, have no significant activity, or are now vacant. Accidents or activities by hazardous waste generators or at hazardous waste treatment,
BP Former Refinery, Casper, Wyoming

Under a RCRA Corrective Action Consent Decree, BP and the Wyoming Department of Environmental Quality (DEQ) cleaned up this 4,000-acre former refinery located along the banks of the North Platte River and incorporated several ecological revitalization components, creating wildlife habitat and allowing recreational reuse of the facility. Soda Lake, which was once used to dispose of waste water from the refinery, has been revitalized. BP worked with local citizens and the Audubon Society to design a bird sanctuary and resting ground for migrating birds. The reuse plan also incorporated a wetland treatment system into the design of a golf course constructed on the facility. The team planted more than 2,000 trees as part of phytoremediation approach for cleaning up of portions of the property (EPA 2007a). This facility is a good example of how ecological revitalization measures can be incorporated at a facility with ongoing manufacturing activities. For more detailed information about this facility, see Appendix A.

storage, and disposal facilities regulated under RCRA may release contaminants into the environment. The RCRA Corrective Action Program ensures that regulated facilities that accidentally or otherwise release hazardous waste investigate and clean up such hazardous releases. The RCRA Corrective Action Program differs from Superfund in several ways. First, RCRA facilities often have viable owners and operators and on-going operations. As such, how best to use/reuse the property is ultimately the decision of the property owner, including whether to incorporate ecological revitalization elements on the facility. Second, EPA has delegated the RCRA Program to 43 states and territories that directly manage and oversee the Corrective Action Program; EPA implements the program in other unauthorized states.

In 1998, EPA established the RCRA Reuse and Brownfields Prevention Initiative to encourage the reuse of facilities subject to corrective action under RCRA so that contaminated or otherwise under-used land

**Figure 2-2**: Before and after photographs of England Air Force Base in Louisiana where contaminated areas were excavated and became part of the Audubon Trail, providing habitat and a stopping point for migratory birds. See Appendix A for additional information. *Photographs courtesy of RCRA Corrective Action Program.*
transitions back into productive use or greenspace (EPA 2008a). Several activities under this initiative support the ecological revitalization of RCRA facilities. One such activity is a cooperative agreement between EPA and the Wildlife Habitat Council (WHC). Under this agreement, the WHC works with EPA and other stakeholders to incorporate ecological revitalization into the cleanup design for end uses, hence providing wildlife habitat (WHC 2008). For example, corrective action at the Ford Rouge Center in Dearborn, Michigan, included ecological components to minimize impacts to the Rouge River. The cleanup team restored or created new wildlife habitat, including hedgerow wildlife corridors and wetland and grassland restoration. In addition to wildlife habitat, the project included other sustainable elements, such as installing a vegetated roof, using pervious pavement, and including phytoremediation. Because many aspects of the project involved ecological enhancement activities, the Ford Motor Company funded most of the activities on the property, with some additional funding provided through a state grant (for a stormwater swale) and an EPA grant to the Dearborn Public Schools System under its Five Star Restoration Grants Program (to support wetlands restoration activities). See Appendix A for a case study regarding this facility.

EPA introduced RCRA Cleanup Reforms in 1999 (EPA 1999b) and additional Reforms in 2001 (EPA 2001) to more effectively meet the goals of the RCRA Corrective Action Program and speed up the pace of cleanups. One initiative of the 2001 Cleanup Reforms is capitalizing on the redevelopment potential of RCRA Corrective Action facilities. In addition, the RCRA program issued guidance to tailor cleanups to facility-specific end uses, including ecological end uses, while maintaining the ultimate goal of protecting human health and the environment. The “Guidance on Completion of Corrective Action Activities at RCRA Facilities” 68 FR 8757 (Feb 25, 2003) describes how corrective actions can be completed with contaminants remaining, using controls tailored to protection for a specific end use for the property (EPA 2005).

In most cases, facilities that are subject to RCRA corrective action continue their operations throughout the cleanup process. Although operations continue at these facilities, opportunities to incorporate ecological revitalization measures still may exist at parts of the property where there are no ongoing operations (see the DuPont-Remington Arms Facility text box). Facilities that are no longer continuing their current industrial or waste management operations may also provide opportunities for ecological revitalization. Some examples include the Ford Rouge Center in Michigan, the BP Oil facility in Lima, Ohio, and the Hopewell Plant (Honeywell) in Hopewell, Virginia. See Appendix A for additional information on these case studies. In
some cases, especially with large properties, parcels of the property may provide special reuse opportunities (for example, riverfront location, road or rail access, or community reuse interest). In particular, many large RCRA facilities are federal facilities that may include large tracts of land that could be suitable for ecological revitalization or conservation easements. Stakeholders may be able to reuse uncontaminated parcels or those parcels on a shorter cleanup schedule more quickly than the entire facility (EPA 2008e). For example, at the former England Air Force Base in Alexandria, Louisiana, areas excavated as part of a remedial action became part of the Audubon Trail, providing habitat and a stopping point for migratory birds (see Figure 2-2). See Appendix A for additional information on this case study.

Tools and Resources. ORCR provides a variety of information resources about its programs, policies, and partners. The following Web sites provide access and information about its resources:

Visit www.epa.gov/epawaste/hazard/correctiveaction/bfields.htm for information on the RCRA Brownfields Prevention Initiative and case study examples of successes under the initiative.


2.5 Brownfields Properties

EPA’s OBLR manages the Brownfields Program under the authority of Small Business Liability Relief and Brownfields Revitalization Act of 2002 (the “Brownfields Law”). EPA designed its Brownfields Program to empower states, communities, and other stakeholders to work together in a timely manner to prevent, assess, safely clean up, and sustainably reuse brownfields properties.

Brownfields are real property, the expansion, redevelopment, or reuse of which may be complicated by the presence or potential presence of a hazardous substance, pollutant, or contaminant. Included in the definition of Brownfields properties are sites contaminated with petroleum that represent a relatively low risk, including properties where the contamination resulted from an UST (Section 2.6 provides information on EPA’s UST Program). An estimated 450,000 brownfields properties are located throughout the country (www.epa.gov/brownfields/about.htm). Cleaning up and reinvesting in these properties relieves development pressures on undeveloped, open land while both improving and protecting the environment.

The Brownfields Program is a grant-based program that promotes green, ecological, and open space uses as part of its competitive grants process. These grants support revitalization efforts by funding environmental assessment, cleanup, and job training activities. Brownfields funds can support sustainable remediation measures and planning for ecological revitalization (as the reuse of the property), but typically not actual revitalization or reuse activities. EPA’s grant review process generally favors grant proposals that include ecological reuse as part or all of the ultimate reuse goals, especially with respect to greenspace and sustainable use criteria. The ultimate decision on

Sequim Bay Estuary, Jamestown S’Klallam Tribe, Washington

The Jamestown S’Klallam Tribe used an EPA Brownfields Cleanup grant to clean up and restore estuary function to 82 acres of Sequim Bay. Cleanup activities included removing pilings, contaminated soil, and solid waste from the shoreline and riparian wetlands. The bay now provides clean sediment and habitat for shellfish, salmon, and other species. See Appendix A for more detailed information about this case study.

1 “Real property” is a legal term indicating a property consisting of lands and of all appurtenances to lands, as buildings, crops, or mineral rights (distinguished from personal property).
Brownfields and Land Revitalization Technology Support Center (BTSC)

Coordinated through EPA’s Technology Innovation Program, the BTSC ensures that Brownfields decision makers are aware of the full range of technologies available to make informed or “smart” technology decisions for their properties, including support for ecological revitalization. BTSC provides a readily accessible resource for unbiased assessments and supporting information on options relevant to specific properties, including a technology-oriented review process for investigation and clean-up plans for these properties. The BTSC also provides information about other available support activities, such as those conducted by the Technical Assistance to Brownfields (TAB) Program located at five regional Hazardous Substance Research Centers. Direct support is available to EPA regional staff, state staff, and local governments. For more information, visit www.brownfieldstsc.org.

Figure 2-3: Before and after photographs of the Grace Lease Property in Pennsylvania, where a former industrial area was revitalized to natural habitat. See Appendix A for additional information. Photographs obtained courtesy of Office of Brownfields and Land Revitalization.

whether a brownfields property will include ecological revitalization remains with the community receiving the grant. Although data specifically on the ecological revitalization of brownfields properties are not available, data reported by grantees on reuse measures for OBLR from fiscal year (FY) 2003 to FY2007 indicated that an estimated 4,756 acres were ready for reuse, and more than 507 acres of greenspace or open space were created (EPA 2008i). The Grace Lease property in Pennsylvania (see Figure 2-3) is an example of a restored Brownfields property, which had been dormant for nearly a century and was then converted into a natural habitat. A Brownfields Assessment Grant allowed stakeholders to study contaminant levels at the blighted property, remove uncertainties associated with property contamination, and transform the dormant property into usable greenspace for the community.

The Brownfields Program also encourages the incorporation of green infrastructure into brownfields redevelopment projects. Green infrastructure techniques, such as bioswales, green roofs, and rain gardens, present an opportunity to return land to functioning and sustainable habitat. Other green infrastructure practices can also retain, treat, and release stormwater without exposing it to contaminated soils. For more information about this effort, visit www.epa.gov/brownfields/publications/swdp0408.pdf.
The Brownfields Program also provides Training, Research, and Technical Assistance Grants to fund projects that explore innovative ideas in the areas of protection of human health and the environment, sustainable development, and equitable development. Each assistance project will receive between $100,000 and $150,000 in annual funding for up to five years. Recipients can use the grants to support a variety of projects including, ecological revitalization, sustainable uses of land, and green jobs in communities. For more information about these grants, visit www.epa.gov/brownfields/trta.htm.

Other initiatives under the Brownfields Program can also contribute to ecological revitalization of brownfields properties. For example, through its partnership with Groundwork USA and the National Park Service Rivers, Trails, and Conservation Assistance Program, OBLR works with communities to improve their environment, economy, and quality of life through local action. This partnership also results in the ecological reuse of brownfields properties through Groundwork Trusts. Visit www.groundworkusa.net/index.html for more information about the Groundwork USA network.

Under the Sustainable Sites Initiative, EPA is currently working with the U.S. Green Building Council to provide a framework for the green development of brownfields properties. The framework is similar to what the Leadership in Energy and Environmental Design (LEED) system has accomplished for green buildings. The framework includes considerations for cleaning or mitigating all hazardous substances from prior use, supporting sustainable landscape principles and practices, and preventing the creation of future brownfields. For more information, see the following document: www.sustainablesites.org/report/SSI_Guidelines_Draft_2008.pdf.

Tools and Resources. OBLR provides a variety of information resources about its programs, policies, and partners. The following Web sites provide access and information about these resources:

Visit www.brownfieldstsc.org for information on strategies, technologies, and technical assistance available to support the investigation and cleanup of brownfields properties.

Visit www.epa.gov/swerosps/bf/toolsandtech.htm for access to a variety of tools and technical resources available to support property reuse.

Visit www.epa.gov/swerosps/bf/initiatives.htm for information on the various EPA and related initiatives that may be applicable at brownfields properties.

Visit www.epa.gov/swerosps/bf/partnr.htm to learn more about the partnerships that EPA has entered in support of brownfields revitalization and reuse.

2.6 Underground Storage Tank Sites

EPA’s OUST manages and oversees the UST Program, which seeks to prevent leaks or releases of petroleum or certain hazardous substances from USTs, and ensures that contamination from USTs is cleaned up. OUST manages the program under the authority of several statutes, including Subtitle I of RCRA, as amended by the 1984 Hazardous and Solid Waste Amendments, the 1986 Superfund Amendments and Reauthorization Act, and the Energy Policy Act of 2005. States and territories primarily implement the UST Program, while EPA implements the UST Program in Indian Country. OUST administers the Leaking UST Trust Fund, which provides money for (1) overseeing and enforcing corrective action taken by a responsible party, who is the owner or operator of the leaking UST; and (2) implementing cleanups at UST sites where the owner or operator is unknown, unwilling, or unable to respond, or which require emergency action.

A key provision of the 2002 Brownfields Law allocates 25 percent of funding each year to assess, cleanup, and make ready for reuse petroleum brownfields properties that are relatively low risk. Of the estimated 450,000 brownfields properties in the U.S., approximately half are affected by USTs or some type of petroleum contamination (EPA 2008f). OUST is responsible for promoting the cleanup of sites with
leaking USTs and coordinates with OBLR to refine the implementation of the law’s petroleum provisions to allow more sites to support appropriate reuse or revitalization (EPA 2008d).

To encourage the reuse of abandoned properties contaminated with petroleum from USTs, OUST created the USTfields Initiative in 2000. USTfields are abandoned or underused industrial and commercial properties where revitalization is complicated by real or perceived environmental contamination from USTs. The purpose of these pilots was to promote the importance of public-private partnerships; the critical role of the state as the primary implementing agency; and the leveraging of private funds to maximize cleanups. Although OUST will not award any new USTfields pilots beyond the original 50 pilots, sites may receive funding for similar assessment and cleanup projects through the Brownfields assessment, cleanup, and revolving loan fund grants and through the Leaking Underground Storage Tanks (LUST) Trust Fund.

**Coordinating with Other Agencies.** A major component of OUST’s efforts to support the revitalization of contaminated sites caused by leaking USTs is collaboration with federal, state, and local agencies, and tribal and private partners to foster the revitalization and reuse of petroleum-contaminated sites. OUST also works with numerous grant recipients to enhance their efforts to revitalize petroleum brownfields. For example, OUST collaborated with the Indiana Brownfields Trails and Parks Initiative, which uses EPA grant funding to provide environmental assessments to local governments and nonprofits for brownfields properties (including petroleum brownfields) where parks, trails, or other green uses are planned (see [www.in.gov/ifa/brownfields/files/TPI_Fact_Sheet_6-18-08.pdf](http://www.in.gov/ifa/brownfields/files/TPI_Fact_Sheet_6-18-08.pdf) for more information on this state program). OUST is also partnering with EPA’s Office of Policy, Economics, and Innovation (OPEI) to utilize several assistance mechanisms, such as the SmartGrowth America National Vacant Properties campaign. This campaign provides local planners with the information needed to consider viable reuse options, such as green or open spaces, at abandoned or under-utilized service stations and other petroleum brownfields.

OUST entered into a cooperative agreement with the WHC to help maximize the ecological benefits of reusing petroleum brownfields. One goal of the agreement is to demonstrate how federal, state, and local governments, tribal partners, industry, and community groups can use ecological revitalization to facilitate the restoration of petroleum brownfields for a variety of uses, including wildlife habitat. Under the agreement, the WHC will demonstrate the use of the latest technologies for applying ecological enhancements to site cleanups. Specific objectives for the partnership include: (1) achieving greater regulatory flexibility and support for ecological enhancements; (2) developing a strategy for obtaining constructive and meaningful stakeholder involvement; (3) ensuring sound scientific and technical support for ecological enhancement practices; and (4) promoting the value of ecological enhancements through a broad range of communication tools. OUST works with the WHC to identify opportunities to include ecological enhancements in end use plans at petroleum-contaminated sites. The pocket park project highlighted in the text box on the previous page is one of several successes resulting from this collaboration. WHC documents and provides case studies on a variety of programs on the following WHC Web site: [www.wildlifehc.org/brownfield_restoration/lust_pilots.cfm](http://www.wildlifehc.org/brownfield_restoration/lust_pilots.cfm).
OUST collaborated across all levels of government and with private industry to develop a Petroleum Brownfields Action Plan that improves stakeholder communications; expands technical assistance to states, tribes, and local governments; explores potential policy changes; and builds upon existing successes by expanding partnerships and testing new and innovative approaches to petroleum brownfields revitalization (EPA 2008d). The Action Plan provides a comprehensive framework for enhancing revitalization efforts at petroleum brownfields and promoting information sharing from both public and private sector efforts to revitalize petroleum brownfields. Four initiatives outlined in the Action Plan cover broad areas and can further EPA’s collective efforts to highlight all applicable reuse options. Tasks within three of those initiatives are applicable to ecological revitalization and include the following:

- **Action Item 1.3** provides a basis for developing a "petroleum reuse/options catalogue" that could help compile and update information on reuse options and associated partnerships, as well as provide insights for interested parties to consider when addressing comparable sites.
- **Action Item 2.3** provides a framework to help eligible entities develop voluntary inventories of petroleum brownfields that complement local end use planning efforts.
- **Action Item 4.2** promotes the use of greenspace or wildlife habitat through collaboration with wildlife habitat organizations and property owners (of abandoned oil fields or urban petroleum brownfields) to support converting these properties to wildlife habitats.

OUST does not currently track the indicators listed in **Table 1-1** related to the status and type of end use. However, OUST is committed to tracking the mandatory measures and has developed the OUST Cross-Program Measures commitment memorandum (EPA 2007e). Petroleum brownfields sites are difficult to track and coordinate because of their small size, scattered distribution, variable ownership, and associated uncertainties in cleanup costs and liability. Continued coordination with organizations, such as the WHC, could help to provide a consistent means of tracking site reuse. Revitalizing petroleum sites also remains a local endeavor, and by enhancing public-private coordination, OUST intends to promote the appropriate use of petroleum brownfields sites to help meet community, end user, and stakeholder needs. Ultimately, though, local organizations drive the end use of each site.

**Tools and Resources.** OUST provides a variety of information resources about its programs, policies, and partners. The following Web sites provide access and information about its resources:

Visit [www.epa.gov/swerust1/pubs/index.htm](http://www.epa.gov/swerust1/pubs/index.htm) for publications that support the investigation and cleanup of leaking USTs.

Visit [www.epa.gov/swerust1/rags/ustfield.htm](http://www.epa.gov/swerust1/rags/ustfield.htm) to learn more about the USTFields Initiative and to access case studies on the pilot projects for examples and lessons learned associated with the reuse of former UST properties.

More information about the issues and opportunities associated with petroleum or UST brownfields cleanups is also available at [www.nemw.org/petroleum%20issue%20opportunity%20brief.pdf](http://www.nemw.org/petroleum%20issue%20opportunity%20brief.pdf) (Northeast-Midwest Institute 2007; EPA 2008e).
**3.0 Technical Considerations for Ecological Revitalization**

There are several technical considerations for implementing ecological revitalization while cleaning up a property that are common to each of the cleanup programs discussed in Section 2.0. The objectives of ecological revitalization and those of the cleanup process are best accomplished if they are coordinated carefully. This section summarizes technical considerations for common cleanup and revitalization technologies that stakeholders can use during planning and design with the intent to minimize ecological damage during cleanups. Specifically:

- Section 3.1 presents factors to consider when selecting cleanup technologies for ecological revitalization.
- Section 3.2 addresses issues that may occur when waste is left in place at a cleanup property, how they could affect ecological revitalization, and potential approaches to mitigate these issues.
- Section 3.3 identifies ways to minimize ecological disruptions during cleanups.

**3.1 Considerations When Selecting Cleanup Technologies for Ecological Revitalization**

When designing and implementing any cleanup action at a contaminated property, it is necessary to consider certain factors related to natural resources or ecological revitalization (see text box below). Numerous *in situ* cleanup technologies can be used to ensure that contaminated properties are managed in a manner that protects human health and the environment; complies with federal, state, and local cleanup requirements; and allows for safe ecological revitalization. These cleanup technologies can include source control treatment (for example, soil vapor extraction and bioremediation), source control containment (for example, caps and barriers), institutional controls, and monitored natural attenuation. For additional information on a variety of cleanup technologies, visit EPA’s CLU-IN Web site ([www.clu-in.org/techfocus](http://www.clu-in.org/techfocus)) and the Annual Status Report ([www.clu-in.org/asr](http://www.clu-in.org/asr)). These cleanup technologies can affect ecosystems such as wetlands, streams, and upland areas such as meadows, prairies, and woodlands; therefore, it is important to consider their possible effects during ecological revitalization. While many of these effects are technology and property-specific, some general considerations apply, including the following:

- **Amendments**: Some *in situ* treatments require adding amendments to the contaminated media. Project managers could evaluate their effects in the subsurface, their potential for eventual transport to surface waters, and their possible subsequent adverse effects on plant and animal communities. Some examples of soil amendments include organic matter additions such as biosolids, compost, manures, digestates, pulp sludges, yard wastes, and ethanol production by-products; lime; wood ash; coal combustion products; foundry sands; steel slag; dredged materials; and water treatment residuals. At the California Gulch Superfund Site in
Colorado, the remediation team applied lime and municipal biosolids to reduce the acidity of mine tailings and to reduce the bioavailability of heavy metals at the site (see Figure 3-1). For additional information on soil amendments, see the following document: www.clu-in.org/download/remed/epa-542-r-07-013.pdf.

- **Regulatory requirements**: Federal and state regulations apply to organic amendments such as biosolids, manures, and pulp sludges. State and local regulations apply to pH-adjusting amendments such as lime and wood ash as well as mineral amendments, such as foundry sand and dredged materials. For additional information, see the following document: www.clu-in.org/download/remed/epa-542-r-07-013.pdf (EPA 2007d).

- **Attractive nuisance**: An attractive nuisance is an area, habitat, or feature that is attractive to wildlife, where waste or contaminants that have been left on site after a property is cleaned up that may be harmful to plants or animals. One objective of cleaning up such a property is to remove the pathway from a contaminant to a receptor. Some cleanup technologies, such as amended covers, are designed to prevent contact exposure, but they are not a barrier against burrowing animals. Preventing burrowing animals that could cause damage to a cleanup technology from entering the area, through fencing or other means, would help to keep the remedy intact, and protect the animals from coming in contact with the waste left on site. For additional information, see the following document: www.clu-in.org/s.focus/c/pub/i/1438.

- **Equipment and utility location**: Equipment generally requires periodic maintenance and monitoring. The cleanup team can maximize potential for habitat formation and biodiversity, and minimize disruption, by carefully considering the location of equipment. This might mean placing equipment near the edge, rather than in the middle, of a valuable habitat. For example, confining property disturbance to areas within 15 feet of roadways.

- **Hydrology and surface water management**: Cleanup technologies that could affect hydrology must be designed carefully to avoid adverse effects on existing and anticipated habitat. For example, over pumping by ground water pump and treat (P&T) systems can cause dewatering of wetlands because over pumping lowers the water table (EPA 1993). Alternatively, discharging process water to surface waters and wetlands changes water depth, turbidity, circulation, and temperature. The use of settling basins and other such measures can help moderate discharges to wetlands and streams.

- **Surface vegetation**: Cleanup project managers are encouraged to consult technical experts to determine appropriate surface vegetation that will thrive but not interfere with the cleanup. For example, revegetation designed to emulate the native plant communities in the surrounding area would increase chances of success. However, vegetation growing near equipment related to a cleanup technology, such as a diversion wall, may prevent access to the equipment for maintenance and could cause performance issues. In addition, it is important to consider ecological succession when determining appropriate vegetation. Plant communities will naturally shift toward a climax community unless periodic maintenance is performed. When the cleanup technology, such as phyto remediation, employs vegetation, the plants selected to phytoremediate can also serve as a buffer to control runoff or stabilize soil or streambanks. Stakeholders can obtain technical assistance through a variety of sources, including EPA’s regional BTAG (www.epa.gov/oswer/riskassessment/ecoup/pdf/v1no1.pdf), EPA’s Emergency Response Team (www.ert.org), and EPA’s Ecotools Web site (www.clu-in.org/ecotools).

The considerations mentioned above, in addition to others shown in Table 3-1 at the end of this section, play a role in addressing cleanup planning and design issues when considering ecological revitalization at properties where waste is left in place.
General steps when planning and implementing an ecological revitalization project

- Determine pre-disturbance and reference conditions
- Conduct a property inventory
- Establish revitalization goals and objectives
- Evaluate revitalization alternatives
- Develop a property-specific ecological design
- Prepare specifications for construction contractors
- Construct habitat features
- Conduct maintenance and monitoring activities

Figure 3-1: Before and after photographs of the California Gulch Superfund Site in Colorado where site managers used high rates of lime amendment to neutralize the acidity of the mine tailings and applied municipal biosolids directly into the tailings along the Upper Arkansas River. See Appendix A for additional information. Photographs courtesy of Michael Holmes, EPA Region 8.

3.2 Cleanup Planning and Design Issues and Ecological Revitalization

The text box at the right outlines some general steps when planning and carrying out ecological revitalization projects during cleanup planning and implementation. However, a number of issues associated with the application of a cleanup technology can alter the effectiveness of the cleanup or the ecological revitalization of a property. Table 3-1 at the end of this section presents several issues that may occur when waste is left in place at a cleanup property, how they could affect ecological revitalization, and potential approaches to mitigate these issues. By carefully accounting for these issues at the outset, cleanup project managers can ensure the long-term success of the cleanup and minimize the potential negative effects of the cleanup approach on future uses of the property.
3.3 Minimizing Ecological Damage During Cleanups

Cleanups that include excavation and require earthmoving equipment can disrupt the surface area of a property and cause considerable loss of existing habitat as well as erosion, sedimentation, and colonization by invasive plants. These disruptions may also cause sedimentation or otherwise adversely affect ground water and nearby surface waters. To minimize the effects on habitat and encourage successful ecological revitalization, cleanup project managers may take steps to minimize excavation and other surface disruptions, avoid erosion and sedimentation, and protect the existing flora and fauna, by considering the following approaches (EPA 1993; Natural Resources Council [NRC] 1992; Kent 1994):

Develop and Communicate Ecology Awareness and Procedures. The process of ecological revitalization begins in the assessment or investigation phase, not after the remedy has been designed and is underway. Contractors and construction engineers are often not cognizant of sensitive ecological areas or aware that they can minimize disturbance and protect the ecology. Cleanup project managers can articulate a preservation policy and distribute it to everyone involved with on-site activities. Cleanup project managers can also incorporate requirements to protect habitat or species into construction plans, specifications, and contracts, as appropriate.

Design a Property-Wide Work Zone and Traffic Plan. The cleanup project manager can delineate staging areas, work zones, and traffic patterns to minimize unnecessary disruption of sensitive areas and existing habitat on or near a property. The cleanup team can delineate areas not requiring surface disruption and areas off-limits to disturbance, such as steep slopes, sensitive habitats, and clean stream corridors, with fences, tape, or signs to avoid disturbance by property workers and equipment.

Minimize Excavation and Retain Existing Vegetation. Earthmoving can destroy the roots of trees and other plants as well as disturb vegetation in uncontaminated areas. In addition, compaction of soil is also damaging to roots. These activities can be restricted to areas essential for the cleanup and avoided in all other areas. Some areas with low contamination levels or immobile contaminants posing no unacceptable risk to human health or the environment may be better off left undisturbed, if the disruptive effects of excavation outweigh the benefits of further cleanup, especially in valuable habitats (EPA 1998). Treatment and monitoring technologies are less invasive cleanup measures than excavation.

Phase Site Work. Sometimes cleanup project managers can phase construction by stabilizing one area of the property before disturbing another. This approach can reduce total soil erosion for the entire property and allows for revegetation or redevelopment of some areas immediately after cleanup. The cleanup project manager can also schedule construction to minimize the area of soil exposed during periods of heavy or frequent rains, and avoid sensitive periods (breeding, nesting, etc.) of certain species. For example, project managers at the Rocky Mountain Arsenal site (see case study in Appendix A and a photograph on the cover of this document) suspended cleanup activities during certain seasons to avoid disturbing the nesting and breeding of the bald eagle and other sensitive species.

Consider Property Characteristics. During the ecological revitalization of a property and to increase chances of successful revitalization, it is important that ecologists consider the following property characteristics: property size, existing habitat, proximity to undisturbed areas, topography, natural water supply, access, biodiversity (preserved by establishing connections between habitats or enlarging habitats), contaminant bioaccumulation (assessed during an ERA [EPA 1998, 1999a]), health of...
At the Rocky Mountain Arsenal, project managers recognized that cleanup-related traffic and road building could have major effects on the existing habitat at the 27-square-mile property. To facilitate reuse of the property as a wildlife refuge, they developed a property-wide traffic plan that routed traffic around valuable habitat and sensitive areas, minimized the potential for erosion and sedimentation, and used existing roads wherever possible. See the Rocky Mountain Arsenal case study in Appendix A for additional details.

**Locate and Manage Waste and Soil Piles to Minimize Erosion.** Property cleanup may include the creation of temporary waste or soil piles to store contaminated soil for treatment or to store treated soil before redeposition. To minimize disruption of the local habitat, the cleanup project manager can structure stockpiles to minimize runoff; locate them away from steep slopes, wetlands, streams, or other sensitive areas; place them away from tree root zones to avoid soil compaction; and cover or stabilize them to control erosion and dust.

**Design Containment Systems with Habitat Considerations.** Building containment systems usually removes existing biota but can greatly improve the habitat, especially if the contamination present has severely degraded the area. While revegetation over containment areas or treatment systems must not detract from the effectiveness of the cleanup, cleanup project managers can design the cleanup components with ecological revitalization in mind. Cleanup project managers may also want to consider the type of contaminants, their stability, the media through which they travel, and the anticipated future land use. In addition, they may choose to avoid features that could damage the containment system or create an attractive nuisance. Where feasible, plan to allow enough soil above the protective cover to support the root systems of the intended vegetation. The use of fencing, removing access to potential food sources, or providing sufficient soil cover over the contaminated material can discourage wildlife from coming into contact with the contaminated material or from damaging a containment area.

**Reuse Indigenous Materials Whenever Practical.** Reusing logs, rocks, brush, or other materials found on site can provide logistical and ecological advantages as well as cost savings. Topsoil from on-site sources is usually well suited to support native vegetation. Treated soil and other materials can also be used as backfill, reducing the need for borrow areas for clean fill. Green waste, such as logs and branches can be used on site, to a limited degree, to create structure within the new habitats. Excess woody material can be shredded, composted, and used as a soil amendment. For example, at Loring Air Force Base in Northeastern Maine (see case study in Appendix A), boulders and cobbles, larger than 15 centimeters in diameter, were removed from the streambed and nearby trees during cleanup and later used in stream reconstruction, after completion of cleanup activities. Reuse of native materials at this property significantly reduced the need for additional materials and thereby achieved cost savings.
Control Erosion and Sedimentation. Revitalization areas usually need erosion and sedimentation control measures to avoid disturbing sensitive areas, even when state or local regulations do not require them. These measures can include retaining sediment on the property and managing runoff using filters, such as compost or other organic materials.

Ensure that Borrow Areas Minimize Impact on Habitat. Borrow areas, locations where cleanup teams excavate clean soil for use elsewhere during a cleanup, may be located and used with ecological revitalization objectives in mind. For example, borrow areas can be located in low-value areas to create or improve habitat and be designed, contoured, and vegetated to meet aesthetic and habitat considerations. Based on consultations with the USFWS, project managers at the Rocky Mountain Arsenal (see case study in Appendix A and a photograph on the cover of this document) designed borrow areas to establish the habitat of a planned wildlife refuge.

Avoid Introducing New Sources of Contamination. If not properly managed, cleanup activities can introduce new sources of contamination that may affect habitat and ecological receptors. Contamination can result from materials used on the property, fugitive dust emissions, and operations of equipment and sanitation facilities. Materials that can cause contamination include pesticides, herbicides, fertilizers, petroleum products, treatment agents, and solid wastes. To avoid introducing these new sources, storage areas can be sheltered from the elements, lined with plastic sheeting, surrounded by berms, and regularly inspected for releases. In addition, equipment maintenance can be done in suitable staging areas and adequate sanitation facilities for property workers can be provided away from streams, wetlands, and other sensitive areas.

Prevent the Introduction of Undesirable Species. Non-native plant species can invade and destroy native species. To prevent introducing undesirable species, monitor barren and disturbed areas, which are susceptible to colonization by undesirable plants, and remove undesirable species where necessary. In addition, equipment operators can wash trucks and equipment before entering a property to avoid introducing invasive plant seeds. Clothing and shoes can also be managed to avoid introducing invasive plant seeds.
## TABLE 3-1: Cleanup Planning and Design Issues When Waste is Left on Site and Other Considerations for Ecological Revitalization

<table>
<thead>
<tr>
<th>Issue</th>
<th>Property Type</th>
<th>Potential Impact</th>
<th>Solution/Consideration</th>
</tr>
</thead>
</table>
| **Attractive Nuisance Issues:** An area, habitat, or feature that is attractive to wildlife and has, or has the potential to have, waste or contaminants left on site that are harmful to plants or animals after a property is cleaned up | Landfill, Mining Site, Brownfield, Military Installation, Foundry, Gas Station, Metal Plating Facility, Refinery, Tannery | • Harm wildlife if (1) an exposure pathway exists from contaminants left on site that could directly harm wildlife or travel up the food chain; or (2) wildlife interfere with the cleanup, thereby creating an exposure pathway | • Consider potential ecological risks throughout the cleanup process  
• Conduct a thorough ecological risk assessment to avoid potential attractive nuisance issues  
• Carefully consider plant species and the type of animals that those species will attract; protect newly planted species until they are established  
• For additional information, refer to EPA’s fact sheet titled “Ecological Revitalization and Attractive Nuisance Issues” (EPA 2007c) |
| **Managing Gases:** Depending on the waste composition, some containment sites have the potential to generate gas | Landfill | • Provide fuel for fire or explosions  
• Stress vegetation  
• Damage cover system  
• Infiltrate nests or other wildlife homes  
• Create other health or safety hazards | • Determine ability of waste to generate gas during planning stage (EPA 1991)  
• Build gas collection systems  
• Place components where they (1) do not interfere with planned uses, (2) minimize noise and odors, and (3) are not easily accessible to trespassers or wildlife  
• For additional information, refer to the EPA fact sheet “Reusing Cleaned Up Superfund Sites: Commercial Use Where Waste is Left On Site” (EPA 2002a) and “Landfill Gas Control Measures” (www.atsdr.cdc.gov/HAC/landfill/PDFs/Landfill_2001_ch5.pdf) |
| **Restoring Soil:** Soils, especially those found in urban, industrial, mining, and other disturbed areas suffer from soil toxicity, too high or too low pH, lack of sufficient organic matter, reduced water-holding capacity, etc. | Mining Site, Manufacturing Facility, Metal Plating Facility, Brownfield, Refinery, Tannery | • Decrease ability to support vegetation, which can lead to increased erosion and offsite movement of contaminants by wind and water | • Consider appropriate soil amendments (inorganic, organic, or a mixture) to limit contaminant bioavailability and restore appropriate soil conditions for plant growth by balancing pH, adding organic matter, restoring soil microbial activity, increasing moisture retention, and reducing compaction |

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2 See Table 2-1 for OSWER Programs that can apply to each property type.
### TABLE 3-1: Cleanup Planning and Design Issues When Waste is Left on Site and Other Considerations for Ecological Revitalization, Continued

<table>
<thead>
<tr>
<th>Issue</th>
<th>Property Type</th>
<th>Potential Impact</th>
<th>Solution/Consideration</th>
</tr>
</thead>
</table>
| **Settlement:** The consolidation of subsurface materials at closed-in-place sites due to compaction or degradation | Landfill | • Rate and magnitude of settlement may affect the type of habitats that will be successful  
• Damage containment systems, alter slopes, cause gullies to form, and disturb other property features  
• Municipal landfills can settle up to 30 percent of the landfill depth over 15 to 30 years | • Consult with geotechnical engineer during cleanup planning to estimate settlement magnitude, distribution, and rate  
• If necessary, delay ecological revitalization until settlement has largely ceased, but under long-term settlement scenarios, vegetation will likely adapt to the changing property conditions  
• Use a nurse crop like oats, to control erosion and provide greenspace  
• Use construction techniques, such as preloading, vibrocompaction, and dynamic compaction, to accelerate settlement (these approaches will not affect settlement caused by biodegradation); however, do not compact topsoil because over-compaction of topsoil will result in vegetative failure |
| **Stabilizing Metals:** Some property soils contain toxic levels of metals that can be harmful to plants or animals | Mining Site  
Metal Plating Facility  
Brownfield  
Refinery  
Tannery | • Metals taken up by plants which are eaten by animals causing a potential attractive nuisance  
• Metals leach into ground water | • Use soil amendments to chemically precipitate or sequester metals that are present in the soil; this can reduce metal availability to plants and metal leaching into water  
• Select plant species based not only on availability but also on their ability to establish and grow in a newly created root zone and the species’ inability to uptake metals |
| **Surface Vegetation:** Used to limit soil erosion, promote evapotranspiration and surface water management, and, in some cases, may be a component of the cleanup (for example, phytoremediation) | Landfill  
Mining Site  
Brownfield  
Military Installation  
Foundry  
Gas Station  
Metal Plating Facility  
Refinery  
Tannery | • Not all plants are well-suited to property conditions  
• Roots can physically damage equipment for a cleanup treatment technology, such as a barrier or well | • For wetlands, study the proper hydrology, tidal elevation, and height of a newly constructed wetland profile; these factors are of great importance to allow the new wetland (both saline and fresh) to flourish  
• When selecting plants, consider Executive Order (EO) 13148, which promotes use of native species  
• Place equipment away from areas where deep-rooted vegetation will be planted  
• Choose native plants found in the surrounding natural areas because they have the most chance of success, require the least maintenance, and are the most cost-effective in the long term  
• Ensure the waste containment system is properly designed and implemented to maintain system integrity while supporting a variety of plants  
• For additional information, refer to EPA’s fact sheet titled “Revegetating Landfills and Waste Containment Areas Fact Sheet” (EPA 2006d) |

2 See Table 2-1 for OSWER Programs that can apply to each property type.
### TABLE 3-1: Cleanup Planning and Design Issues When Waste is Left on Site and Other Considerations for Ecological Revitalization, Continued

<table>
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<th>Potential Impact</th>
<th>Solution/Consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Surface Water Management:</strong> Includes a variety of activities that protect the natural functions and beneficial uses of surface waters</td>
<td>Landfill&lt;br&gt;Mineral Site&lt;br&gt;Military Installation&lt;br&gt;Foundry&lt;br&gt;Gas Station&lt;br&gt;Metal Plating Facility&lt;br&gt;Refinery&lt;br&gt;Tannery</td>
<td>• Affects nearby vegetation, streams, lakes, and wildlife migration routes through erosion or sedimentation&lt;br&gt;• Runoff controls and water diversions implemented as part of a cleanup influence water tables and the rate of flow into streams or wetlands&lt;br&gt;• Erodes the top layer of a cover system&lt;br&gt;• Percolates into a cap</td>
<td>• Design protective caps to prevent precipitation from infiltrating into the subsurface and grade the cap to establish an effective slope (usually 3-5 percent)&lt;br&gt;• Route runoff through settling basins to collect sediment to reduce impacts to property hydrology and construct runoff controls to reduce the volume and rate of runoff to low-lying areas, wetlands, or streams&lt;br&gt;• Use rerouted runoff to create new wetland habitat or enhance existing habitat to provide natural controls and reduce contaminant transport&lt;br&gt;• Build drainage channels and swales and design diversions where possible to minimize changes to natural drainage patterns or the quantity of surface water flows to wetlands or streams&lt;br&gt;• For additional information, refer to EPA’s fact sheet titled “Controlling the Impacts of Remediation Activities in or Around Wetlands” (EPA 1993)</td>
</tr>
<tr>
<td><strong>Timing:</strong> The time at which ecological revitalization is considered during the remedial planning process</td>
<td>Landfill&lt;br&gt;Mineral Site&lt;br&gt;Military Installation&lt;br&gt;Foundry&lt;br&gt;Gas Station&lt;br&gt;Metal Plating Facility&lt;br&gt;Refinery&lt;br&gt;Tannery</td>
<td>• The longer planning is delayed, the greater the possibility that fewer reuse options will be available</td>
<td>• Begin revitalization planning as early as possible&lt;br&gt;• Begin developing a revitalization project on parts of a property before a cleanup is completed, if possible&lt;br&gt;• Consider advice from a restoration ecologist to determine the proper season to plant grasses, shrubs, and trees&lt;br&gt;• Consider breeding seasons and other timing issues to avoid affecting sensitive species when scheduling remedial or revitalization activities</td>
</tr>
<tr>
<td><strong>Utilities:</strong> Can include sanitary sewers, water, telecommunications, natural gas, and electricity</td>
<td>Brownfield&lt;br&gt;Landfill&lt;br&gt;Manufacturing Facility&lt;br&gt;Military Installation&lt;br&gt;Foundry&lt;br&gt;Gas Station&lt;br&gt;Metal Plating Facility&lt;br&gt;Refinery&lt;br&gt;Tannery</td>
<td>• Act as a conduit for gas migration&lt;br&gt;• Facilitate water infiltration into a waste containment area&lt;br&gt;• Require excavation into a waste containment area and contaminated material if utility repairs are necessary&lt;br&gt;• Increase the quantity of leachate generated if sewer lines below a waste containment area begin to leak&lt;br&gt;• Can be damaged by settlement</td>
<td>• Include special provisions to ensure utilities do not hinder the effectiveness of the cleanup or ecosystem functions; for example, avoid burying a utility line in a protective cap or placing it in an area where trees will be planted&lt;br&gt;• For additional information, refer to the following EPA report: “Reusing Cleaned Up Superfund Sites: Commercial Use Where Waste is Left On Site” (EPA 2002a)</td>
</tr>
</tbody>
</table>

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2 See Table 2-1 for OSWER Programs that can apply to each property type.
4.0 Wetlands Cleanup and Restoration

Wetlands are of particular concern for cleanups because in addition to intercepting storm runoff and removing pollutants, they provide food, protection from predators, and other vital habitat factors for many of the nation’s fish and wildlife species (EPA 2008g). Section 3.0 discusses the general considerations that apply during planning and design of a wetland cleanup and restoration. This section summarizes wetland cleanup and restoration, focusing on specific considerations during planning and design.

Whether a cleanup involves restoring an existing wetland or creating a new one, a cleanup project manager must typically take the following steps (EPA 1988; USFWS 1984):

- Evaluate the characteristics, ecological functions, and condition of wetlands related to the property
- Determine the type of wetland functions and structures that would be beneficial in the area after the cleanup
- Develop a wetland design that will achieve the stated ecological functions
- Design the cleanup and wetland features to ensure that cleanup activities have minimum effect on existing wetlands and other ecosystems and do not create an attractive nuisance (see Table 3-1 for additional information on attractive nuisance issues)
- Specify and implement maintenance requirements

Once it has been determined that a cleanup will affect a wetland, several key factors should be considered, including the following:

**Wetland Characteristics.** The cleanup project manager may wish to determine wetland characteristics to develop a thorough understanding of the role of the wetland in the overall ecosystem and the relationships between the various plant and animal species within the wetland. It is also important to determine if any endangered, sensitive, or commercially important wetland species are present.

**Wetland Regulatory Requirements.** Several regulatory requirements generally apply when a cleanup or reuse project affects wetlands, including Sections 401, 402, 403, and 404 of the Clean Water Act; Section 10 of the Rivers and Harbors Appropriation Act; and the Federal Agriculture Improvement and Reform Act, commonly known as the Farm Bill. Depending on the type of cleanup and the law under which action is taken, permits may be required prior to conducting any cleanup activities.

**Wetland Vegetation and Hydrology.** Analyses of hydrologic and soil conditions help define the property’s wetland vegetation associations (a known plant community type, uniform habitat conditions, and uniform appearance). Generally, restoring hydrology and re-establishing a previous vegetation association tends to lead to a successful wetland ecosystem. For properties where the historical native vegetation association cannot be determined, use nearby wetlands with similar soil and hydrology

Wetland Mitigation and Ecological Revitalization

Cleanup project managers may consider ecological revitalization part of wetland mitigation depending on the property-specific habitat. However, if the wetland mitigation is part of a contaminant treatment system and is not intended to provide habitat, it cannot be considered ecological revitalization. For additional information on wetland mitigation requirements, go to [www.epa.gov/wetlandsmitigation](http://www.epa.gov/wetlandsmitigation). For additional information on wetlands in general, go to [www.epa.gov/wetlands](http://www.epa.gov/wetlands).
Use of Neighboring Wetlands as Reference at Naval Amphibious Base Little Creek, Virginia Beach, Virginia

After removing a 1.2-acre landfill, the Navy, in partnership with EPA and Virginia Department of Environmental Quality, constructed a tidal wetland in the Chesapeake Bay. The team achieved tidal wetland hydrology by constructing two connecting channels to the nearby Little Creek Cove. In addition, they used a neighboring marsh as a reference wetland to determine appropriate plants to place along designated elevations to establish tidal wetland vegetation. See Appendix A for additional information on this case study.

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Wetland Wildlife. Wetlands provide valuable wildlife habitat. The ability of a wildlife species to thrive in a wetland is dependent upon a number of factors, including the minimum habitat area necessary for the species, the minimum viable population of the species, the species’ tolerance for disturbance (for example, excavation or installation of ground water pumps), and the wetland ecosystem’s functional relationship to adjacent water resources and ecosystems. Thus, three factors will play a major role in determining the effectiveness of a wetland for long-term wildlife use: (1) the size of the wetland, (2) the relationship of the wetland to other wetlands, and (3) the level and type of disturbance (Kent 1994; NRC 1992; EPA 1994).

Wetland Maintenance. A variety of wetland maintenance activities are required to ensure long-term success, including weed control and management of aggressive exotic species, such as common reed (Phragmites australis), purple loosestrife (Lythrum salicaria), water hyacinth (Eichornia crassipes), and salvinia (Salvinia molesta). In addition, installing wire screens or other barriers around the plants or the planted area to control deer, rabbit, or beaver grazing can help protect vegetation until the ecosystem becomes established. Periodic monitoring of the wetland for plant loss, erosion, insect or disease infestations, and litter or debris buildup is also important. For properties near populated areas, public education efforts can help reduce maintenance issues associated with litter or debris dumping, off-road vehicle use, or other human activities that may threaten the long-term success of a wetland project.

Treatment Wetlands. Wetlands created to treat contaminants have some additional considerations regarding ecological revitalization and attractive nuisance issues. Conducting an ERA and monitoring of the treatment wetland until it meets cleanup goals can help to identify any potential attractive nuisance issues. Cleanup project managers are employing this approach on a variety of cleanups. For example, a public-private partnership is installing a series of passive treatment systems, including treatment wetlands, to treat acid mine drainage from abandoned surface and underground coal mines in western Pennsylvania. After passing through a series of limestone-lined ponds to neutralize pH, the water is sent through an aerobic constructed wetland to remove iron hydroxides. The system can even recover metals removed from the water so recovered metal can be sold (see Appendix A for additional information on this case study).
Treatment wetlands are also used as the final polishing treatment step of a remediation scheme. For example, stormwater or effluent from ground water treatment systems can be sent through restored or created wetlands before being released to nearby waterways. This step helps remove suspended solids and other pollutants from the stormwater or effluent.

Ideally, cleanup goals will be met when using a treatment wetland to assist in property cleanup. Once the property meets its cleanup goals, components of the remedy, including a wetland, may no longer be necessary for further treatment. At this stage, coordinating with co-regulatory partners to determine long-term maintenance and stewardship responsibility for the wetland is critical. Section 7.0 discusses long-term stewardship.

For additional information on treatment wetlands, visit the following Web site: www.epa.gov/owow/wetlands/watersheds/cwetlands.html.
5.0 Stream Cleanup and Restoration

Stream cleanup and restoration are important because streams serve as corridors for migratory birds and fish, and they provide habitat to many unique species of plants and animals (EPA 2008g). Cleaning up a stream corridor can be complicated, as cleanups often require disrupting the stream flow and habitat. This section provides an overview of considerations for designing and implementing cleanups that facilitate ecological restoration of streams and stream corridors and mitigating adverse ecological impacts of constructing cleanup features. A successful stream cleanup, combined with appropriate restoration strategies can hasten the recovery of degraded stream corridors and begin the natural process of restoring their ecological functions (EPA 1995).

An important first step in cleaning up a stream corridor is to assess the possible sources of disturbance from cleanup activities. Baseline data can be gathered on existing species, in-stream and riparian habitat, soil characteristics, and stream function to characterize potential degradation. Other disturbances to characterize include stream channel alteration, water quality impairment, invasion by exotic species, loss of riparian vegetation, and compaction or undercutting of streambanks. Defining the conditions of the stream corridor prior to the disturbance can help to identify the cause of the disturbance. Another important step is to determine the type of ecosystem that can be established in the stream corridor. When historical records are unavailable, information on undisturbed, nearby stream corridors with similar physical characteristics can help determine the type of ecosystem that will likely be successful at the property. The following considerations are critical to a successful stream cleanup and restoration:

Stream Channel Restoration. Removing contaminated sediment and soil from stream channels and banks during a cleanup typically results in severe alteration of stream flow. In such instances, reconstruction of stream channels and banks is usually necessary. Decisions about stream channel width, depth, cross-section, slope, and alignment profoundly affect future hydrology (and the resulting ecology) of the stream system. Restoration design typically considers factors such as the physical aspects of the watershed, hydrology, sediment size distribution, average flood flows, and flood frequency. When designing a stream channel restoration, the cleanup project manager can try to anticipate the effects of future land uses on the watershed. For example, the restoration of riverbanks along the Poudre River was designed to accommodate heavy recreational use while providing ecological benefits (see case study in Appendix A). For additional information, refer to resources listed in Appendix B and the following publication at www.clu-in.org/download/newsltrs/tnandt1208.pdf.

Streambank Stabilization. Disturbed or reconstructed streambanks often require temporary stabilization to prevent erosion. Temporary stabilization can consist of natural materials such as logs, brush, and rocks, and property planners can design it so as not to hinder permanent revegetation. At the Cache La Poudre River Superfund Site, EPA incorporated boulders and snags into the cleanup to stabilize the streambank while providing habitat (see Figure 5-1 and case study in Appendix A). In

Tidal Channels

Stream channel restoration can include tidal channels. After removing contaminated sediment at the Atlas Tack site in Fairhaven, Massachusetts, site managers used coconut coir fiber logs to stabilize the salt marsh tidal channels. See Appendix A for additional information on this case study.
some cases, geotextiles, natural fabrics, and bioengineering techniques may be necessary. Revegetating streambanks using seeding or bare root planting techniques will often fail if the stream floods before vegetation is fully established. Consequently, temporary vegetation for stabilizing streambanks may be more successful using anchored cuttings or pole plantings (that is, woody cuttings or poles inserted and anchored into the streambank) taken from species that sprout readily, such as willows. For additional information, refer to resources listed in Appendix B.

Streambank Vegetation. Wherever possible, it is important to protect existing native vegetation, especially mature trees, during cleanup and restoration activities; however, many properties will require some revegetation. Cleanup project managers may select species for revegetation for their ability to establish a long-lasting plant community rather than as quick fixes for erosion or sedimentation problems. For example, fast growing non-native species may quickly stabilize a denuded stream bank, but over the long term, they may end up invading the entire stream corridor to the detriment of desirable native species. Approaches that attempt to establish ecosystems similar to pre-disturbance conditions tend to have more long-term success and require less maintenance than more highly engineered solutions (for example, gabions or riprap) that reduce the amount of viable habitat. For additional information, refer to resources listed in Appendix B.

Watershed Management. The entire watershed ecosystem affects the health and condition of a water body. Therefore, cleanup and revitalization may need to address watershed processes that degrade ecosystems, such as sediment loading from road cuts or construction, increased runoff from impervious areas, and other point and nonpoint sources of contamination. The remediated portion of the river was not channelized, and EPA made an effort to create an unobtrusive remedy by consulting ecological restoration experts to create natural stream characteristics. See Appendix A for additional information on this case study.

Figure 5-1: Before and after photographs of the Cache La Poudre River Superfund Site in Colorado, where EPA implemented an ecological remedy to preserve the riverine habitat and restore the streambank. See Appendix A for additional information. Photographs courtesy of Paul Peronard, EPA Region 8.
pollution. Effective watershed management could even eliminate the need for in-stream restoration approaches.

Bioengineering techniques have become an increasingly popular approach to streambank restoration and maintenance. Bioengineering refers to stabilizing the soil or streambank by establishing sustainable plant communities. Stabilization techniques may include using a combination of live or dormant plant materials, sometimes in conjunction with other materials such as rocks, logs, brush, geotextiles, or natural fabrics. Bioengineering techniques can be more labor intensive than traditional engineering solutions and sometimes take longer to control streambank erosion. Nevertheless, over the long term, they often have lower maintenance costs and create important habitat.

Finally, maintenance such as erosion control, reseeding, and soil amendments may be required after evaluating the initial progress of stream corridor recovery. Allowing natural processes to shape the ecosystem in the stream corridor will generally lead to self-sustaining, long-term recovery of in-stream, riparian, and upland terrestrial habitats in the stream corridor. Because this process takes time, providing short-term riparian and upland habitats may hasten the return of wildlife to the disturbed area. Cleanup project managers may use engineered habitat structures such as weirs, dikes, randomly placed rocks, riffles and pools, fish passage structures, and off-channel pools to enhance in-stream habitat during the short term. Engineered habitat structures are most effective when installed as a complement to a long-term recovery strategy. For additional information on engineered habitat structures, see Section 8G of the Federal Interagency Stream Restoration Working Group’s Stream Corridor Restoration Guide at www.nrcs.usda.gov/Technical/stream_restoration/newtofc.htm.
Grading or earthmoving operations at cleanup properties can seriously disturb terrestrial plant and animal life at properties. The cleanup process can denude some contaminated properties of all vegetation and topsoil. Establishing a plant community that will thrive with minimal maintenance is a critical step in developing a healthy terrestrial ecosystem on these properties. This section discusses factors to consider when planning terrestrial plant communities in disturbed areas. It addresses (1) general revegetation principles and factors to consider in the course of protecting or creating natural terrestrial ecosystems and (2) specific considerations when creating meadows or prairies and establishing vegetation on semi-arid or arid lands. Section 3.1 presents general cleanup planning and design issues that may also be applicable to the revitalization of terrestrial ecosystems.

General Revegetation Principles.
While restoring terrestrial ecosystems, it is recommended that cleanup project managers consider soil type, plant selection, and timing.

Soil Type. Soil testing is generally necessary to evaluate whether the pH, nutrient availability, toxicity, salinity, and organic material content are appropriate for successful plant establishment. Several organizations provide assistance in soil testing, including U.S. Department of Agriculture (USDA)'s Natural Resources Conservation Service (NRCS) and the WHC. The soil can then be prepared or amended, as necessary, to ensure proper soil texture and conditions. Soil amendments, or residuals from other processes that have beneficial properties when added to soil, may be used in areas without adequate topsoil; if fertilizer is required, it is important to choose a formulation that meets the growing needs of the selected species (EPA 2007d). The cleanup team may also have to stabilize the soil and apply compost to hold seed in place, aid in establishing plants, mitigate the effect of rainfall on newly seeded areas, preserve soil moisture, and control erosion. Soil stabilization methods include mulching with straw or wood-fiber product, or installing synthetic matting. Cleanup project managers may wish to select soil amendments and stabilization techniques for their ability to improve conditions for germination of the selected species. In addition, some types of soil amendments may help adjust the pH of the soil in preparation for seeding (EPA 2007d). Refer to the following document for more information on soil testing: www.nrcs.usda.gov/feature/backyard/pdf/nutrient.pdf.

Plant Selection. Seed mixtures and plants can be adjusted to suit the soil, climate, hydrology, exposure (to both sun and wind), and topography of an area. Local native populations of plant and seed usually result in higher survival rates and maintain the integrity of the local gene pool. As discussed in Section 3.0, cleanup project managers are encouraged to avoid using non-native species. These species can out-compete and displace native species, disrupt ecological processes, and significantly degrade entire plant communities, both on and off the property.

After seeding, cleanup project managers can protect the seeded areas from grazing animals, vehicles, and other disturbances until plants are well established. Techniques for protecting plantings include fencing, clearly marked access roads, animal repellants, trenches or berms to control run-on and runoff (if they are already part of stormwater...
control features at the cleanup property), and interim surface stabilization methods such as mulching or matting. Cleanup project managers may need to reseed the area within the planting season to replace damaged vegetation or to achieve the desired plant density. For additional information on seed mixtures and plant selection, visit EPA’s GreenAcres Web site (www.epa.gov/greenacres), the Plant Conservation Alliance (PCA) Web site (www.nps.gov/plants), and the Bureau of Land Management’s Seeds of Success Program (www.nps.gov/plants/sos).

Timing. It is important to seed during the optimum periods for plant establishment, which are property-specific and vary depending on the type of terrestrial habitat that is being restored. Information on seeding techniques and conditions for individual species is available from NRCS technical guides (www.nrcs.usda.gov), university extension offices, and seed suppliers. If planting cannot occur during optimum periods, cleanup project managers may use a nurse crop, such as annual rye or oats, as ground cover until the appropriate planting season.

Meadows and Prairies. A few additional considerations apply when restoring meadows or prairies. Generally, when seeding an area with native grass species, specialized planting equipment, such as a native grass drill, is required to ensure good seed to soil contact. Seed should be certified and purchased on a pure live seed basis. Grass stands usually do not require fertilizer or irrigation. However, they may require periodic maintenance activities, such as controlled burning, mowing, and removing plant litter, to suppress woody growth and encourage vigorous new growth. To maximize benefits to wildlife, conduct these activities outside of the primary nesting season, preferably in late winter or early spring.

Semi-Arid and Arid Areas. Cleanup project managers may consider a number of additional factors when establishing vegetation in semi-arid and arid areas, including the following:

- **Soil treatment** is important because damage to soil structure and function is a common and serious problem in degraded semi-arid and arid areas. Arid soil, compacted soil, and nutrient-poor soil may need to be improved by adding organic amendments, such as leaf and litter compost, composted manure, biosolids, or mulch that is certified contaminant and weed-free. These amendments could help bind recalcitrant organic compounds and metals and increase the much-needed water holding capacity and fertility. Other measures to improve soil structure and function include soil surface treatments, such as creating pits in soil, to improve water retention in arid land and imprinting, to increase soil moisture and gully control to improve plant establishment.

- **Water availability** for plants may improve if the ground is shaped to collect and retain water. Transplanted seedlings may need limited irrigation to survive until established. Species selections can also be adapted to local hydrology. Too much irrigation may encourage invasive weeds, leave salts at the soil surface that kill plants, or cause infiltration into subsurface contaminated materials.

- **Seed selection** for arid areas is hampered by the limited availability of commercial stocks of dry land seeds. If possible, the project manager may hire a commercial seed collector to collect seed from the local area or an area with similar climate. The alternate collection area should be within a 100-mile radius and 500 feet of the altitude of the area to be planted; where the average rainfall is within two inches per year of the annual rainfall for the area; and have similar soil characteristics (Department of the Interior [DOI] 1995). Seed testing can help cleanup project managers ensure that the seeds are of high quality. Proper seed storage will also help maintain the seed’s viability until sowing. Visit the Plant Conservation Alliance Web site for a directory of restoration experts and native seed suppliers (www.nps.gov/plants).

- **Planting techniques** primarily include direct seeding and transplanting. Direct seeding is generally less expensive. However, in dry areas this technique is more vulnerable to seed loss from exposure to wind, insects, and rodents, as well as declines in germination rates and plant growth because of insufficient rainfall in the months following planting. The installation of an erosion blanket consisting of straw or coco fiber with biodegradable netting can help prevent seed loss and retain moisture while plants are established. Cleanup project managers may also consider using collected seed to grow container plants for drier areas. If container plants are used, additional time will be necessary to allow the plants to germinate and achieve the desired growth in a greenhouse or nursery before planting. Using container plants can be costly and labor intensive. Because plant losses usually occur, it is prudent to budget for monitoring and replacement.
7.0 Long-Term Stewardship Considerations

Cleanups are risk-based and, when waste is left in place, long-term stewardship is necessary to ensure protectiveness of the remedy; therefore, long-term stewardship responsibilities are an integral part of the cleanup process. O&M activities through responsible stewardship protect the integrity of the cleanup and the functioning of the associated ecosystems after cleanup completion. For example, at the Woodlawn Landfill Superfund Site, WHC and Bridgestone Americas Holding, Inc. conducted ecological revitalization activities at the site to create wildlife habitat. Local volunteers manage the site. In addition, Chicago’s pocket park project highlighted earlier in Section 2 incorporated (1) ICs and (2) community involvement in site planning and maintenance, which reduced costs and helped ensure the success of ecological revitalization. See Appendix A for case studies regarding these sites.

There are four major components for a successful O&M program:

- Plan early for long-term stewardship
- Identify and complement general O&M activities
- Establish a monitoring program
- Use ICs

**Long-Term Stewardship.** EPA’s co-regulatory partners, including states, local governments, and tribes, have increasing responsibility and oversight for property assessment and cleanup planning. This property knowledge is particularly important for long-term stewardship as state voluntary cleanup programs and property owners typically have primary responsibility for carrying out maintenance of engineering controls and ICs for the long-term. Therefore, it is essential to prepare for safeguarding the effectiveness of the ecological revitalization activities as early in the cleanup planning process as possible. Regardless of who is responsible for O&M, stakeholders can make agreements to have general maintenance tasks as well as those specific to ecological revitalization implemented by property owners, a local government agency, Trustees, or the community. It may be practical to have the same organization undertake general O&M activities as well as those relating specifically to the ecosystem. For example, at the Silver Bow Creek/Warm Springs Ponds Superfund Site in Montana, the Montana Department of Fish, Wildlife, and Parks, a Trustee, conducts many general and specific monitoring and maintenance tasks (see case study in Appendix A).

Cleanup project managers can also enlist a local group or guardian to conduct long-term stewardship of a property. Such groups are committed to follow-through and have knowledge of local conditions. They can also monitor the ecological revitalization component and look for early signs of any emerging issues. Local government agencies can also provide expertise, equipment, supplies, or other resources to help the local community or group conduct long-term stewardship; this can reduce costs, provide interpretive educational benefits, and help encourage a sense of property ownership by the community.

**Stakeholder Collaboration at a Former Refinery in Casper, Wyoming**

Stakeholders are successfully achieving cleanup of a BP former refinery in Casper, Wyoming through a collaborative process. The group redeveloped the former refinery into a business park and golf course where the wetland treatment system also functions as a golf course water hazard. To reach agreement on the cleanup, BP worked closely with stakeholders, including the local Audubon Society and the community. The Audubon Society used its local expertise to help determine an appropriate shoreline elevation to maintain the wetlands and mud flats. See Appendix A for a case study regarding this site.
General O&M Activities. In some cases, appropriately designed ecosystem revitalization may be self-sustaining and require little or no maintenance after an initial establishment period. In most cases, however, O&M will be required. O&M activities depend on the type of cleanup as well as the ecological revitalization component and, depending on the situation, are often required for a long period of time (up to 20, 50, or 100 years). O&M for the overall cleanup typically includes inspection, sampling and analysis, routine maintenance and small repairs, and reporting, as necessary. Cleanup project managers can incorporate ecological revitalization measures into each of these tasks.

- Inspection should occur on a regular basis. Inspectors can also perform non-routine inspections after unusual events such as earthquakes or large storms. Typically, inspectors check for invasive species, erosion, and dead or dying vegetation, among other items, when assessing the ecological revitalization component of the cleanup. For properties with cover systems in place, inspectors also check for settling, burrowing animals, and pooling water. Cleanup project managers typically include performance standards to measure the success of the project, as well as a detailed description of how team members will conduct inspections, sampling, and maintenance activities.

- Regular sampling and analysis helps monitor habitat, ground water, and surface water quality. Monitoring habitat indicators such as plant species composition and percentage of cover helps to determine the success of the revitalization measures. In addition, making a determination of the amount of invasive plant species in the area helps to ensure that they are not overtaking the area. Sampling and analysis includes collecting and chemically analyzing water samples from surface water, wetlands, or ground water wells; soil samples may also be collected and analyzed to evaluate soil conditions. For properties with cover systems in place, sampling would include leachate formation and gas release concentrations. The frequency of sample collection can vary widely and should be determined on a property-specific basis.

- Routine maintenance may consist of simple activities such as burning, using herbicide, or mowing to control invasive species; maintaining a cover; or repairing perimeter fencing. On properties that have operating treatment plants, routine maintenance may be more complex and may require a full- or part-time plant operator. Typical activities include operating ground water and gas treatment systems, repairing erosion damage, and maintaining rainwater collection and diversion systems. Based on inspection results and plant species composition and cover at the revitalization area, reseeding or replanting may be necessary as well as periodic mowing or controlled burns. Manual or natural controls or herbicides or insecticides applications can also control invasive plants and undesirable insects and diseases. For additional information on maintaining a variety of habitat types, review ITRC’s Planning and Promoting Ecological Land Reuse of Remediated Sites (ITRC 2006).

- Reporting requirements depend on the cleanup program, and cleanup project managers generally write and submit reports to regulatory authorities after both routine and non-routine inspections. The reports typically include information on the general condition of the cleanup measures, test results from samples collected, and operational data from treatment processes (for example, ground water extraction rate, gas flow rate).

Monitoring Program. A monitoring program, established as part of post-cleanup activities, evaluates the effectiveness of the cleanup in restoring ecological function and reducing ecological risks (EPA 1998, 1999a). Information from baseline surveys and ERAs conducted during the planning process can be the starting point for developing the monitoring program. For example, periodic monitoring of sediment contamination and benthic
communities following the removal of contaminated sediment in a stream can provide indications of the protectiveness of the cleanup features as well as the ecosystem’s recovery to a more natural condition. At the Revere Chemical Company Superfund Site in Pennsylvania, ground water and stream monitoring is used to evaluate the risks of heavy metals getting into the ground water and migrating off site. Cleanup project managers also use the monitoring program to help evaluate the recovery of important aquatic species. Monitoring habitat indicators such as plant species composition and percent cover could indicate the success of the revitalization measures. See Appendix A for a case study regarding this site.

Institutional Controls. ICs are designed to limit land or resource use, and provide information to help modify or guide human behavior, and complement engineering controls. They can also protect ecological revitalization properties by restricting public access to parts of a property that are particularly sensitive to erosion or contain sensitive or establishing habitats; or to achieve human protectiveness or other revitalization goals. A key to success is to identify and evaluate as much information as possible about the needed ICs early in the planning process. Generally, major considerations with IC use at ecological revitalization properties include the following:

- **Consider what the IC is intended to accomplish and establish clear objectives.** A common IC objective for ecological purposes involves controlling human activities in a particular area that could potentially interfere with sensitive habitats or the ecosystem balance that supports the cleanup features.

- **Consider the appropriate types of ICs.** These can include governmental controls (zoning, building codes, and ground water use restrictions), proprietary controls (easements, covenants, and conservation trusts), enforcement tools (consent decrees and administrative orders), and informational devices (fishing advisories, deed notices, and state registries of contaminated properties). For example, a conservation easement for catch and release fishing and a local health department fishing advisory could accomplish the same IC objective to reduce fish consumption. For information about different types of ICs, see EPA’s guide titled Institutional Controls: A Site Manager’s Guide to Identifying, Evaluating, and Selecting Institutional Controls at Superfund and RCRA Corrective Action Cleanups at [http://epa.gov/superfund/policy/ic/guide/guide.pdf](http://epa.gov/superfund/policy/ic/guide/guide.pdf) (EPA 2000).

- **Ensure that the specified ICs are effective and remain in place over the long term through proper implementation, monitoring, and enforcement.** For example, at the Silver Bow Creek Superfund Site in Butte, Montana, the Montana Department of Fish, Wildlife, and Parks enforces a fish consumption prohibition. For instance, at the BP Former Refinery in Casper, Wyoming, project managers implemented several ICs including a “use control area” through a resolution to limit use on the property, a ground water restriction area, and a soil management overlay district. Within one of these defined areas, a constructing entity has to contact the state or BP if they have been issued a building permit. See Appendix A for additional information on these case studies.
8.0 References


EPA. 2008i. Information based on monthly database reports generated in February 2008 and communicated via e-mail by Stacy Swartwood, OBLR to Tetra Tech EM Inc., dated September 26, 2008.


Appendices

Appendix A: Ecological Revitalization Case Studies

Appendix B: Additional Ecological Revitalization Resources

Appendix C: Acronyms
### Appendix A: Ecological Revitalization Case Studies

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<tr>
<td>Atlas Tack</td>
<td>Superfund Site, Fairhaven, MA</td>
<td>Superfund Manufacturing Facility</td>
<td>Ground water contaminated with cyanide and toluene that leached from the site lagoon and soils contaminated with VOCs, heavy metals, pesticides, PCBs, and PAHs were cleaned up by removing buildings, contaminated soil, and sediment.</td>
<td>The cleanup preserved as much of the wetland sediment as possible and provided the necessary mix of fresh and salt water sources to create a functioning wetland, in addition to protecting human health and the environment.</td>
<td>1) The original ROD contained sediment cleanup values that would require complete excavation of the entire marsh. 2) The initial remediation plan included lowering the ground water table to prevent it from flowing through residual contamination.</td>
<td>Elaine Stanley, RPM EPA Region 1 1 Congress Street Suite 1100 Mail Code: HBO Boston, MA 02114-2023 617-918-1332 <a href="mailto:stanley.elainet@epa.gov">stanley.elainet@epa.gov</a></td>
<td><a href="http://www.epa.gov/ne/superfund/sites/atlas/">http://www.epa.gov/ne/superfund/sites/atlas/</a></td>
</tr>
<tr>
<td>Fort Devens: OU2</td>
<td>Superfund Consolidation Landfill, Sudbury, MA</td>
<td>Superfund Military Base</td>
<td>Numerous small historical landfills were remediated and the waste was consolidated in a new state-of-the-art landfill. Soils and debris disposed at the Devens Consolidation Landfill included those contaminated with petroleum, pesticides, PCBs, PAHs, and asbestos. A total of approximately 365,000 cubic yards of waste was disposed of in the new landfill. The historic landfill sites were then backfilled and regraded to restore the sites to pre-construction conditions.</td>
<td>Three of the historic landfills had waste or debris in wetland areas. For these areas, the remedy included waste and debris removal, followed by wetland restoration. The wetlands were restored by backfilling with clean fill and manufactured wetland soil. Materials were stabilized with a custom wetland seed mix, in accordance with a Habitat Restoration Work Plan. The site was monitored and evaluated during the next three growing seasons to ensure it achieved restoration success measures.</td>
<td>Not specified</td>
<td>Ginny Lombardo, RPM EPA Region 1 1 Congress Street Suite 1100 Mail Code: HBT Boston, MA 02114-2023 617-918-1754 <a href="mailto:lombardo.ginny@epa.gov">lombardo.ginny@epa.gov</a></td>
<td><a href="http://yosemite.epa.gov/r1/npl_pad.nsf/51dc4f173ceef51d85256adf004c7ec8bdf7d910f9a0/3fab8525691ff0636c691f0063f6c9!Open">http://yosemite.epa.gov/r1/npl_pad.nsf/51dc4f173ceef51d85256adf004c7ec8bdf7d910f9a0/3fab8525691ff0636c691f0063f6c9!Open</a> Document&amp;Highlight=0,deven&amp;</td>
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<tr>
<td>Fort Devens: OU9</td>
<td>Superfund AOC 57, Sudbury, MA</td>
<td>Superfund Military Base</td>
<td>AOC 57 consists of 2 areas that were affected by stormwater runoff and wastes from vehicle maintenance activities at a historic storage yard upgrade of the site. The areas are sloped along Cold Spring Brook. Soils and ground water were contaminated with petroleum hydrocarbons, chlorinated VOCs, PCBs, and arsenic. Contaminated soils were removed and disposed off-site, and ground water will be remediated via MNA.</td>
<td>Soil excavation at one of the areas included excavation within delineated wetland areas along Cold Spring Brook. The remedy required that the wetland areas be restored in accordance with an appropriate mitigation and restoration plan and that the wetland restoration area be monitored for 5 years to ensure that restoration success measures were achieved.</td>
<td>Not specified</td>
<td>Ginny Lombardo, RPM EPA Region 1 1 Congress Street Suite 1100 Mail Code: HBT Boston, MA 02114-2023 617-918-1754 <a href="mailto:lombardo.ginny@epa.gov">lombardo.ginny@epa.gov</a></td>
<td><a href="http://yosemite.epa.gov/r1/npl_pad.nsf/51dc4f173ceef51d85256adf004c7ec8bdf7d910f9a0/3fab8525691ff0636c691f0063f6c9!Open">http://yosemite.epa.gov/r1/npl_pad.nsf/51dc4f173ceef51d85256adf004c7ec8bdf7d910f9a0/3fab8525691ff0636c691f0063f6c9!Open</a> Document&amp;Highlight=0,deven&amp;</td>
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<tbody>
<tr>
<td>GE-Housatonic River, Pittsfield, MA</td>
<td>Superfund Manufacturing Facilities</td>
<td>Site remediation involved clean up of Housatonic River sediments and floodplain soils contaminated with PCBs and other hazardous substances. Remediation included excavating and disposing of sediment and soil and full-scale capping of Silver Lake.</td>
<td>Issues relating to flood storage compensation are under discussion with EPA.</td>
<td>Not specified</td>
<td>Thomas Hickey, Jr. Pitssfield Economic Development Authority 81 Kellogg Street  Pittsfield, MA 01201 413-494-7332 <a href="mailto:thickey@peda.cc">thickey@peda.cc</a></td>
<td><a href="http://www.epa.gov/region1/ge/redevelopment.html">http://www.epa.gov/region1/ge/redevelopment.html</a></td>
<td></td>
</tr>
<tr>
<td>Industri-Plex Site, Woburn, MA</td>
<td>Superfund Manufacturing Facility</td>
<td>The remedy included remediating approximately 110 acres of soil contaminated with lead, arsenic, and chromium; demolishing onsite buildings; and constructing clay, soil, and synthetic layers, concrete foundations, and asphalt to cover contamination. In addition, gases at a hide pile were collected and treated, and wetlands and open spaces were created.</td>
<td>None</td>
<td>None</td>
<td>Joseph LeMay, RPM EPA Region 1 1 Congress Street Suite 1100 Mail Code: HBO Boston, MA 02114-2023 617-918-1326 <a href="mailto:lemay.joe@epa.gov">lemay.joe@epa.gov</a></td>
<td><a href="http://yosemite.epa.gov/r1/npl_pad.nsf/f52fa5c31fa8f5c885256adc0050b3111e8ff7d6ffcc/D9B61B85256A0F000671367?OpenDocument">http://yosemite.epa.gov/r1/npl_pad.nsf/f52fa5c31fa8f5c885256adc0050b3111e8ff7d6ffcc/D9B61B85256A0F000671367?OpenDocument</a></td>
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</tr>
<tr>
<td>Iron Horse Park, North Billerica, MA</td>
<td>Superfund Manufacturing Facility Landfill</td>
<td>On-site ground water and surface water were contaminated with organic and inorganic chemicals, asbestos, and heavy metals. The soil at the site was contaminated with PCBs, petrochemicals, and heavy metals. Remediation activities included capping on-site landfills and excavating and removing contaminated soil and sediment.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Don McElroy EPA Region 1 1 Congress Street Suite 1100 Mail Code: HBO Boston, MA 02114-2023 617-918-1326 <a href="mailto:mcelroy.don@epa.gov">mcelroy.don@epa.gov</a></td>
<td><a href="http://yosemite.epa.gov/r1/npl_pad.nsf/51dc4f173ceef51d85256adf004c7e834f89032ce41e7b52991f00636bd070OpenDocument">http://yosemite.epa.gov/r1/npl_pad.nsf/51dc4f173ceef51d85256adf004c7e834f89032ce41e7b52991f00636bd070OpenDocument</a></td>
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<tr>
<td>Jamaica Island Landfill OU3, Kittery, ME</td>
<td>Superfund Remedial Action Landfill</td>
<td>A variety of organic and inorganic constituents were detected in soil and ground water and included VOCs, SVOCs, PCBs, pesticides, metals, and petroleum hydrocarbons. Remediation included installation of a cap and shoreline erosion controls.</td>
<td>Wetlands were restored.</td>
<td>Not specified</td>
<td>Fred Evans, RPM Navy Portsmouth Naval Shipyard Kittery, ME 03904 603-595-0567 ext. 159 <a href="mailto:evansfsj@efane.navfac.navy.mil">evansfsj@efane.navfac.navy.mil</a></td>
<td><a href="http://www.wildlifehc.org/geehleditpro/items/O57F3078.pdf">http://www.wildlifehc.org/geehleditpro/items/O57F3078.pdf</a></td>
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<tr>
<td>Loring Air Force Base, Northeastern ME</td>
<td>Superfund Air Force Base</td>
<td>Ground water contaminated with VOCs and fuel-related compounds and surface water and sediment contaminated with VOCs, PCBs, and heavy metals were remediated. Activities included capping on-site landfills and excavating and removing contaminated soil and sediment.</td>
<td>Boulders and cobbles from the streambed and nearby trees larger than 15 centimeters in diameter that were removed during cleanup were later used in stream reconstruction, after completion of cleanup activities. Reuse of native materials significantly reduced the cost of restoration materials.</td>
<td>Not specified</td>
<td>Mike Daly, RPM EPA Region 1 1 Congress Street Suite 1100 Mail Code: HBT Boston, MA 02114-2023 617-918-1386 <a href="mailto:daly.mikes@epa.gov">daly.mikes@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpa_d/cursites/csitinfo.cfm?id=0101074">http://cfpub.epa.gov/supercpa_d/cursites/csitinfo.cfm?id=0101074</a></td>
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<tr>
<td>Materials Technology Laboratory, Watertown, MA</td>
<td>Superfund Arsenal</td>
<td>Remediation included removal and off-site disposal of contamination sources related to weapons and ammunition manufacture and storage, and remediation and cleanup of the nuclear reactor, including radiological contamination, PAHs, PCBs, and pesticides.</td>
<td>Wetlands restoration was completed adjacent to the redeveloped area. Fifty-five acres of the property have been used to build the Arsenal Mall, Harvard Community Health Center, Arsenal Apartments, a public park with walking and bike trails, and a playground.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Christine Williams, RPM</td>
<td><a href="https://yosemite.epa.gov/r1/gis/pad.nsf/701bf886f819ceaa8525bfbd2e19d6f2568f00556b08?opendocument">EPA Region 1</a></td>
</tr>
<tr>
<td>Pease Air Force Base, Portsmouth, NH</td>
<td>Superfund Air Force Base</td>
<td>Soils and ground water were contaminated with solvents and fuel.</td>
<td>A wildlife refuge was created in addition to a public airport.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Mike Daly, RPM</td>
<td><a href="https://yosemite.epa.gov/r1/gis/pad.nsf/701bf886f819ceaa8525bfbd2e19d6f2568f00556b08?opendocument">EPA Region 1</a></td>
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<tr>
<td>Saco Municipal Landfill, Saco, ME</td>
<td>Superfund Landfill</td>
<td>Soil and ground water contaminated from landfill activities were remediated.</td>
<td>A portion of the site adjacent to the redeveloped area was reserved for a wetland. The site is ready for reuse and the City of Saco plans to develop a community recreation area for hiking, biking, ice skating, and soccer.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Ed Hathaway, RPM</td>
<td><a href="https://yosemite.epa.gov/r1/gis/pad.nsf/701bf886f819ceaa8525bfbd2e19d6f2568f00556b08?opendocument">EPA Region 1</a></td>
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<tr>
<td>Tibbetts Road Site, Barrington, NH</td>
<td>Superfund Rural/Farmland</td>
<td>Site soils and ground water were contaminated by chlorinated and non-chlorinated solvents. Remediation included source removal, building demolition, water supply extension, and phytoremediation.</td>
<td>The wooded phytoremediation area is providing increased biodiversity through new wildlife habitat for various birds and small mammals.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Jerome S. Amber, P.E., Ford Motor Company, retired</td>
<td><a href="https://www.wildlifecxc.org/ewebeditpro/items/O57F3072.pdf">EPA Region 2</a></td>
</tr>
<tr>
<td>Asbestos Dump, Millington, NJ</td>
<td>Superfund Landfill</td>
<td>Asbestos from 4 sites was collected, consolidated, and treated on-site to prevent release of contaminants. A soil cover was then placed over the site.</td>
<td>A barn was converted into an environmental awareness center. Most of the property will be preserved and will help expand the Great Swamp National Wildlife Refuge.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Carla Struble, RPM</td>
<td><a href="https://yosemite.epa.gov/opa/a/dmpress.net/bf852572a0d00690403082a65ac0ba/bc852572a0d00690403082a65ac0ba?opendocument">EPA Region 2</a></td>
</tr>
<tr>
<td>DeRewal Chemical Co., Kingwood Township, NJ</td>
<td>Superfund Chemical Company</td>
<td>Contaminated soil and ground water from chemical spills was cleaned up through excavation and treatment of soil and extraction and treatment of ground water.</td>
<td>The site now contains walking, canoe, and biking trails, and bird watching opportunities. The Kingwood Township also plans to convert a house on the site into a historical, environmental, and recreational center.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>EPA Region 2</td>
<td><a href="https://www.epa.gov/region2/superfund/npl/0200792c.pdf">Superfund</a></td>
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<tr>
<td>Lipari Landfill, Pitman, NJ</td>
<td>Superfund Landfill</td>
<td>A slurry wall and cap were constructed for the landfill, which accepted wastes contaminated with VOCs and heavy metals. A ground water and leachate P&amp;T system was installed, and contaminated soil and sediment were excavated and treated.</td>
<td>Revitalization included recreational use of a park and lake as well as development of streams and marshes.</td>
<td>In the ROD for OU2, changes in the remedy flow rates, equipment sizes, and estimated costs in design were made to the on-site containment facilities. The ROD for OU3 included changes to the soil and sediment volumes handled and methods for removing sediment.</td>
<td>Changes in the ROD did not change the functionality of the remedies.</td>
<td>Melissa Friedland</td>
<td><a href="http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=0200557">http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=0200557</a></td>
</tr>
<tr>
<td>Marathon Battery, Cold Spring, NY</td>
<td>Superfund Manufacturing Facilities</td>
<td>The factory and surrounding soils, a nearby marsh, and adjacent river sediments were contaminated with heavy metals. Remediation included excavating, capping, and restoring the marsh; excavating contaminated soils; dredging cove and river sediments; and demolishing the plant.</td>
<td>The marsh is now used for recreational and educational purposes, and the factory grounds are ready for redevelopment.</td>
<td>Difficulties included experienced goose predation, destructive ice flows, invasive plant species, and bare areas due to differential settlement within the marsh.</td>
<td>Each problem was dealt with individually. Some areas were replanted, coir logs were used to encourage natural plant coverage and sediment build-up in bare areas, and beetles were used to retard the growth of invasive species.</td>
<td>Pam Tames, RPM</td>
<td><a href="http://www.epa.gov/Region2/superfund/npl/0201491c.pdf">http://www.epa.gov/Region2/superfund/npl/0201491c.pdf</a></td>
</tr>
<tr>
<td>Myers Property Superfund Site, Hunterdon County, NJ</td>
<td>Superfund Manufacturing Facility</td>
<td>Soil and ground water contaminated with VOCs, pesticides, semi-VOCs, metals, and dioxins were cleaned up by excavating contaminated soil and sediment, treating soil, and extracting and treating ground water.</td>
<td>RPMs are saving existing trees above a certain size in areas with low levels of contamination by hand digging around the roots to a depth of six inches. Excavated soil will be replaced with clean topsoil from off site.</td>
<td>Subsurface soil contamination remains, so if a tree falls, contaminated soil could be exposed.</td>
<td>The property will be monitored in case large trees fall and expose soils deeper than six inches.</td>
<td>Stephanie Vaughn, RPM</td>
<td><a href="http://www.epa.gov/region02/superfund/npl/0200774c.pdf">http://www.epa.gov/region02/superfund/npl/0200774c.pdf</a></td>
</tr>
<tr>
<td>Army Creek Landfill, DE</td>
<td>Superfund Landfill</td>
<td>Remediation of soil and ground water contaminated with VOCs, chromium, mercury, iron, and zinc. Native vegetation was planted to create a bird and wildlife habitat. In addition, discharge pipes from the ground water treatment system were routed to create wetlands to help prevent flooding and create additional habitat.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Deb Rossi, RPM</td>
<td><a href="http://www.epa.gov/superfund/programs/recycle/live/casestudy_armycreek.html">http://www.epa.gov/superfund/programs/recycle/live/casestudy_armycreek.html</a></td>
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<tbody>
<tr>
<td>Avtex Fibers, Front Royal, VA</td>
<td>Superfund Manufacturing Facilities</td>
<td>The principle contaminants found in the ground water were carbon disulfide, ammonia, arsenic, antimony, phenol, and high pH. Arsenic, lead, and PCBS have been identified in soils. PCBS associated with the plant were also detected in the Shenandoah River. Remediation was completed by demolishing or decontaminating onsite buildings, removing and treating onsite hazardous and nonhazardous chemical waste, excavating contaminated soil and debris, and constructing a low-flow wastewater treatment system.</td>
<td>The site was used to create a river conservancy park, active recreation park, and an eco-business park.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Bonnie Gross, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS23 Philadelphia, PA 19103-2029 215-614-3229 <a href="mailto:gross.bonnie@epa.gov">gross.bonnie@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/accomp/success/avtex.htm">http://www.epa.gov/superfund/accomp/success/avtex.htm</a></td>
</tr>
<tr>
<td>Berks Landfill, Berks County, PA</td>
<td>Superfund Landfill</td>
<td>Ground water was contaminated with VOCs and metals. The remedy included ICs, long-term monitoring of ground water, operation and maintenance of the leachate system, and repair to the landfill cap.</td>
<td>The former residential property at the site is being reused as open green space with trees and vegetation. ICs were implemented in order to prevent on-site ground water use and to protect the landfill cap.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Kristine Matzko EPA Region 3 1650 Arch Street Mail Code: 3HS21 Philadelphia, PA 19103-2029 215-614-5719 <a href="mailto:matzko.kristine@epa.gov">matzko.kristine@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/sites/fiveyear/f05-03018.pdf">http://www.epa.gov/superfund/sites/fiveyear/f05-03018.pdf</a></td>
</tr>
<tr>
<td>Butz Landfill, Monroe County, PA</td>
<td>Superfund Landfill</td>
<td>A former municipal dump contaminated the ground water with a solvent, TCE, and other organic compounds. Nearly 82,720,000 gallons of water were treated using a P&amp;T system.</td>
<td>Revitalization involved creating wetlands to mitigate potential loss of wetlands caused by the P&amp;T system.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Romuald A. Roman, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS22 Philadelphia, PA 19103-2029 215-614-3212 <a href="mailto:roman.romuald@epa.gov">roman.romuald@epa.gov</a></td>
<td><a href="http://www.epa.gov/reg3hscd/super/sites/PAD981034705/">http://www.epa.gov/reg3hscd/super/sites/PAD981034705/</a></td>
</tr>
<tr>
<td>Chisman Creek, York County, VA</td>
<td>Superfund Mining site</td>
<td>Ground water and surface water were contaminated with heavy metals from the disposal of fly ash. The cleanup plan eliminated contact with the fly ash and contaminated water, restored ground water, and protected nearby wetlands.</td>
<td>The site is being reused as a recreational complex, including ponds and the County Memorial Tree Grove. The site cleanup also protects nearby ponds, a creek, and an estuary, and it is part of a large water quality improvement that has led to the reopening of the Chisman Creek estuary for private and commercial fishing.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Andrew C. Palestini EPA Region 3 1650 Arch Street Mail Code: 3HS23 Philadelphia, PA 19103-2029 215-614-3233 <a href="mailto:palestini.andrew@epa.gov">palestini.andrew@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/programs/recycle/live/casestudy_chisman.html">http://www.epa.gov/superfund/programs/recycle/live/casestudy_chisman.html</a></td>
</tr>
<tr>
<td>College Park Landfill, Beltsville, MD</td>
<td>Superfund Landfill</td>
<td>Remediation included installing a cap over a landfill that accepted household trash, as well as commercial, industrial and some agricultural and research waste.</td>
<td>The vegetative cover will include diverse native plantings.</td>
<td>The stakeholders were concerned about whether the vegetation would be killed by methane from the landfill, and if the vegetation would be able to adequately prevent leachate generation.</td>
<td>A pilot study is being conducted to ensure these concerns are addressed.</td>
<td>Karen Zhang, PhD, PE, RPM USDA 10300 Baltimore Avenue Bldg. 003, Rm. 117 Beltsville, MD 20705 301-504-5557 <a href="mailto:changk@ba.ars.usda.gov">changk@ba.ars.usda.gov</a></td>
<td><a href="http://www.wildlifehc.org/eweb/editpro/items/O57F3070.pdf">http://www.wildlifehc.org/eweb/editpro/items/O57F3070.pdf</a></td>
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<tr>
<td>Craig Farm Drum, Parker, PA</td>
<td>Superfund Landfill</td>
<td>Ground water and soil were contaminated with resorcinol and VOCs, such as benzene and toluene. Site remediation consisted of excavating and stabilizing contaminated soils onsite from two former waste disposal pits.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>John Epps</td>
<td>EPA Region 3, 1650 Arch Street, Mail Code: 3HS33, Philadelphia, PA 19103-2029, 215-814-3144, <a href="mailto:epps.john@epa.gov">epps.john@epa.gov</a></td>
<td><a href="http://www.epa.gov/reg3hsfeup/sites/PAD980508527/">Link</a></td>
</tr>
<tr>
<td>DeSale Restoration, Butler County, PA</td>
<td>Pennsylvania Department of Environmental Protection Mining Site</td>
<td>A passive treatment system was used to capture and treat acid mine drainage and included an anoxic collection system, vertical flow ponds, a settling pond and wetland complex, and horizontal flow limestone bed.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Scott Roberts</td>
<td>Pennsylvania Department of Environmental Protection, Office of Mineral Resources, P.O. Box 2063, Harrisburg, PA 17105-2063, 717-783-5338, <a href="mailto:jayroberts@state.pa.us">jayroberts@state.pa.us</a></td>
<td><a href="http://www.srwc.org/projects/desale.php">Link</a></td>
</tr>
<tr>
<td>E.I. DuPont Nemours &amp; Co., Inc. (Newport Pigment Plant Landfill), Newport, DE</td>
<td>Superfund Landfill</td>
<td>Soils, sediments, ground water, and surface water were contaminated with various metals. Contaminated sediments were excavated, the two landfills were capped, and soil at the ballpark was removed.</td>
<td>The cleanup is protecting Delaware's natural resources and wildlife habitat. Over 35 acres of wetlands and wildlife habitat have been restored as part of the site's overall cleanup.</td>
<td>Ground water appeared to be seeping over the sheet pile wall in several areas of the north landfill. This created a concern regarding possible vapor intrusion into structures above the contaminated ground water plume. Evaluation of vapor intrusion potential and appropriate mitigation steps was conducted. Ground water table elevation at the north landfill was continuously monitored; water, soil and/or sediment sampling was conducted; and the need for more recovery wells was evaluated.</td>
<td>Randy Sturgeon</td>
<td>EPA Region 3, 1650 Arch Street, Mail Code: 3HS23, Philadelphia, PA 19103-2029, 215-814-3227, <a href="mailto:sturgeon.randy@epa.gov">sturgeon.randy@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/sites/fiveyear/f0503006.pdf">Link</a></td>
</tr>
<tr>
<td>Former Elf Atochem North America (Bensalem Redevelopment), Cornwell Heights, PA</td>
<td>RCRA Corrective Action Manufacturing Facility Refinery</td>
<td>Site soils and ground water are contaminated with chlorinated organics, PAHs, PCBs, pesticides, and arsenic. Remediation included removing contaminated soil and reusing concrete from demolished buildings as fill for basement areas in buildings that had been razed.</td>
<td>The site is planned to be redeveloped as a mixed-use area with greenspace for passive and active recreation along the Delaware River waterfront.</td>
<td>The property is in an area where many industries have downsized or discontinued operations over the last 20 years. Unemployment rates in the area are among the highest in Bucks County. The redevelopment authority received a grant and a loan from the Brownfields Program to help with the cost of the cleanup. A mixed-use area is planned for the site.</td>
<td>Andrew Clibanoff</td>
<td>EPA Region 3, 1650 Arch Street, Mail Code: 3WC22, Philadelphia, PA 19103-2029, 215-814-3391, <a href="mailto:clibanoff.andrew@epa.gov">clibanoff.andrew@epa.gov</a></td>
<td><a href="http://www.epa.gov/reg3wcmd/ca/pdf/elf_atochem.pdf">Link</a></td>
</tr>
<tr>
<td>Grace Lease Property, Lancaster County, PA</td>
<td>Brownfields</td>
<td>A Phase II Environmental Site Assessment found that no contaminants were present at levels above state standards, so cleanup was not necessary.</td>
<td>The area, previously abandoned and unused, now provides natural habitat and recreational greenspace with hiking trails, picnic grounds, and a scenic overlook of the Susquehanna River. In addition, Bald Eagle nesting sites have reemerged on the land.</td>
<td>Site remediation was not necessary.</td>
<td>Not applicable</td>
<td>Andrew Kreider</td>
<td>EPA Region 3, 1650 Arch Street, Mail Code: 3HS51, Philadelphia, PA 19103-2029, 215-814-3301, <a href="mailto:kreider.andrew@epa.gov">kreider.andrew@epa.gov</a></td>
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<td>GSA Southeast Federal Center, Washington D.C.</td>
<td>RCRA Corrective Action Manufacturing Facility</td>
<td>Contamination resulted from shipbuilding and ordnance production activities. Eleven of the 14 buildings were decontaminated and demolished; the remaining buildings will be renovated and reused. Contaminated soil was removed, and ground water is being treated to break down gasoline constituents.</td>
<td>Revitalization includes developing a waterfront park that includes wildlife habitat.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Barbara Smith, EPA Region 3</td>
<td><a href="http://www.epa.gov/reg3wcmd">EPA Region 3</a></td>
</tr>
<tr>
<td>Honeywell (Formerly Allied Signal) Baltimore Works Facility, Baltimore, MD</td>
<td>RCRA Corrective Action Industrial Facility</td>
<td>Manufacturing buildings and associated hazardous waste were removed. The containment area was surrounded by a slurry wall and capped, and ground water is being pumped and treated off site. Chromium and PAH-contaminated soil was removed.</td>
<td>A waterfront park will be constructed and is planned to include wildlife habitat.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Russell Fish, EPA Region 3</td>
<td><a href="http://www.epa.gov/reg3wcmd">EPA Region 3</a></td>
</tr>
<tr>
<td>Jacks Creek/ Sitkin Smelting &amp; Refining, Inc, Maitland, PA</td>
<td>Superfund Metals Reclamation Facility</td>
<td>The former smelting and precious metals reclamation facility contained several buildings, waste piles, and large areas of soil contaminated with lead, copper, zinc, cadmium, and PCBs. Floodplain wetlands on site and Jacks Creek sediment near the site were contaminated with runoff from the waste piles and soil. The cleanup involved dredging contaminated sediment from the adjacent Jacks Creek, excavating contaminated soil, and removing USTs and drums. Contaminated soil, sediment, and waste piles were consolidated and capped. Drums and waste were removed from the site.</td>
<td>The floodplain remediation required removing vegetation in a segment of the riparian corridor of the creek. Because soil excavation affected existing wetlands on site, wetlands were recreated in the riparian corridor along Jacks Creek. RPMs created vernal pools, placed woody debris in the wetland as invertebrate habitat, and used a wet meadow seed mix. A monitoring plan will help document the effectiveness of the created wetland.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Rashmi Mathur, RPM, EPA Region 3</td>
<td><a href="http://www.epa.gov/reg3hwmd">EPA Region 3</a></td>
</tr>
<tr>
<td>Hopewell Plant (Honeywell), Hopewell, VA</td>
<td>RCRA Corrective Action Manufacturing Facility</td>
<td>This industrial chemical and fertilizer manufacturing facility is being cleaned up to control ground water releases and current human and ecological exposure to contaminated media.</td>
<td>A portion of the facility has been converted to a wildlife habitat area and has been certified as such by the Wildlife Habitat Council.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Russell Fish, EPA Region 3</td>
<td><a href="http://www.epa.gov/reg3hwmd">EPA Region 3</a></td>
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<td>Mill Creek Dump, Erie, PA</td>
<td>Superfund Landfill</td>
<td>A former freshwater wetland that was used as a landfill for foundry sands, solvents, waste oils, and other industrial and municipal waste was capped and flatter slopes were created.</td>
<td>The former landfill is now a golf course. Eight acres of wetlands were constructed adjacent to the course.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Romuald A. Roman, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS22 Philadelphia, PA 19103-2029 215-814-3212 <a href="mailto:roman.romuald@epa.gov">roman.romuald@epa.gov</a></td>
<td><a href="http://www.epa.gov/reg3hscd/npl/PAD980231690.htm">http://www.epa.gov/reg3hscd/npl/PAD980231690.htm</a></td>
</tr>
<tr>
<td>Morgantown Ordnance Works Disposal Area - OU1, Monongalia County, WV</td>
<td>Superfund Chemical Production Facility Landfill</td>
<td>Remediation activities included constructing a cap, removing soil and sediment contaminated with heavy metals and PAHs, and constructing three wetlands.</td>
<td>Contaminated sediment and soil were intended to be cleaned through bioremediation. However, bioremediation did not meet the clean up standards within a reasonable time frame and was not cost effective.</td>
<td>Three consecutive treatment wetlands were constructed to treat landfill leachate. Monitoring was implemented to ensure the effectiveness of wetlands.</td>
<td>Mr. Hilary Thornton, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS23 Philadelphia, PA 19103-2029 215-814-3323 <a href="mailto:thornton.hilary@epa.gov">thornton.hilary@epa.gov</a></td>
<td><a href="http://epa.gov/reg3hwmd/npl/WVD000850404.htm">http://epa.gov/reg3hwmd/npl/WVD000850404.htm</a></td>
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</tr>
<tr>
<td>Naval Amphibious Base Little Creek, Virginia Beach, VA</td>
<td>Superfund Landfill</td>
<td>Approximately 29,000 tons of non-hazardous soil and debris were removed from the landfill and 6,300 cubic yards of clean fill were imported.</td>
<td>The landfill was converted to a tidal wetland. Two connecting channels were constructed to allow tidal inundation into the site from Little Creek Cove. Plants were placed along designated elevations to establish tidal wetland vegetation, using the neighboring marsh as a reference.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Bruce Pluta EPA Region 3 1650 Arch Street Mail Code: 3HS41 Philadelphia, PA 19103-2029 215-814-2380 <a href="mailto:pluta.bruce@epa.gov">pluta.bruce@epa.gov</a></td>
<td><a href="http://public.landpops-ir.org/sites/public/public/Site%20Files/IRhistory.aspx?Site%20%20%2086">http://public.landpops-ir.org/sites/public/public/Site%20Files/IRhistory.aspx?Site%20%20%2086</a></td>
</tr>
<tr>
<td>Ohio River Park, Neville Island, PA</td>
<td>Superfund Landfill</td>
<td>A previous municipal landfill operating from the 1930s until the 1950s was capped with a protective cover.</td>
<td>The site will be transformed into a sports complex, with areas of habitat for wildlife; visitors will also be able to enjoy numerous walking, hiking, and biking trails.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Romuald A. Roman, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS22 Philadelphia, PA 19103-2029 215-814-3212 <a href="mailto:roman.romuald@epa.gov">roman.romuald@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/programs/recycle/live/casestudy_ohioriver.html">http://www.epa.gov/superfund/programs/recycle/live/casestudy_ohioriver.html</a></td>
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<td><strong>Palmerton Zinc Pile</strong></td>
<td>Superfund Site</td>
<td>Mining Site</td>
<td>Former smelting operations resulted in soil and shallow ground water contamination by heavy metals, such as lead, cadmium, and zinc, and created a defoliated area on the adjacent Blue Mountain, a cinder bank, and additional defoliation along Stoney Ridge. Heavy metals were being transported to nearby stream segments through erosion. Biosolids were applied to accelerate revegetation of the defoliated areas, to stabilize the area, reduce soil erosion caused by wind and surface water, and increase evapotranspiration to prevent percolation of water and contaminants to the ground water. In addition, a system was installed to divert surface water around the cinder bank and treat leachate before discharge to the creek.</td>
<td>For the Blue Mountain revegetation, site managers constructed a self-sustaining meadowland because of minimum metal uptake from the plants. Also, rare species with high metal uptake were removed. For the cinder bank revegetation, the team used a grass seed mixture that included a nitrogen-fixing legume to maintain nitrogen fertility without the need for fertilizer.</td>
<td>Attempting to establish forestland at the site was extremely challenging because of competition from grasses, animal grazing, and insects. Some grass species were not desirable because of metals uptake. Use of sludge as a soil amendment caused a negative public perception.</td>
<td>Forestland was ultimately abandoned in favor of meadowland. The types of grass seeds were replaced with those having minimal metals uptake. Sludge application was replaced with mushroom compost.</td>
<td>Charlie Root, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS21 Philadelphia, PA 19103-2029 215-614-3193 <a href="mailto:root.charlie@epa.gov">root.charlie@epa.gov</a></td>
</tr>
<tr>
<td><strong>Resin Disposal, Jefferson Borough, PA</strong></td>
<td>Superfund Landfill</td>
<td>The landfill, which accepted industrial waste including benzene and toluene, was covered with multi-layer cap. Leachate was collected and separated, and oil was recycled as fuel for a nearby plant.</td>
<td>The site now contains native wild flowers and is habitat to migratory birds.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Rashmi Mathur, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS22 Philadelphia, PA 19103-2029 215-614-5234 <a href="mailto:mathur.rashmi@epa.gov">mathur.rashmi@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=0301042">http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=0301042</a></td>
</tr>
<tr>
<td><strong>Revere Chemical, Nockamixon Township, PA</strong></td>
<td>Superfund Waste Processing Facility</td>
<td>The site was contaminated with benzoic acid, VOCs, solvents, and PAHs. Remediation included disposing of debris and solid wastes off-site, cleaning VOC-contaminated soil by vacuum extraction, and installing a slurry wall and cap over an area contaminated with hazardous waste associated with an acid and metal-plating waste processing facility.</td>
<td>Revitalization activities included planting wildflowers and other foliage to attract migratory birds and other wildlife.</td>
<td>Treatment of VOC-contaminated soil by in situ vacuum extraction did not meet requirements of the Pennsylvania Land Recycling and Remediation Standards Act.</td>
<td>Protective levels of contaminant concentrations in ground water were established using the Synthetic Precipitation Leaching Procedure to determine the extent of capping. Soil contaminated with VOCs was treated by ex situ vacuum extraction.</td>
<td>Melissa Friedland EPA HQ Ariel Rios Building 1200 Pennsylvania Avenue Mail Code: 5204P Washington, DC 20460 703-603-8864 <a href="mailto:friedland.melissa@epa.gov">friedland.melissa@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=0305862">http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=0305862</a></td>
</tr>
<tr>
<td><strong>Saltville Waste Disposal Ponds, Saltville, VA</strong></td>
<td>Superfund Manufacturing Facility</td>
<td>Elevated mercury levels were present in soil and ground water in the area beneath the former chlorine plant. Remediation activities included constructing a water treatment plant and capping the ponds.</td>
<td>A wildlife habitat area was created on the former disposal ponds.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Eric Newman 1650 Arch Street Mail Code: 3HS23 Philadelphia, PA 19103-2029 215-614-3237 <a href="mailto:newman.eric@epa.gov">newman.eric@epa.gov</a></td>
<td><a href="http://www.epa.gov/reg3hscd/super/sites/VAD003127578/">http://www.epa.gov/reg3hscd/super/sites/VAD003127578/</a></td>
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<tr>
<td>Seaford Nylon Plant, Seaford, DE</td>
<td>RCRA Corrective Action Site Manufacturing Facility</td>
<td>Wastes include fly ash, corrosives, ignitables, spent halogenated solvents, and discarded commercial chemical products. Ground water contains low levels of metals and VOCs and low pH. Remediation included MNA of ground water with ICs as well as installing a protective cover over solid waste. Fly ash from the site was used as fill at an adjacent golf course.</td>
<td>Reuse includes expansion of the neighboring golf course.</td>
<td>There was concern that the fly ash placed at the golf course may cause a ground water problem.</td>
<td>Evaluations of the ground water at the golf course indicated that the fly ash did not impact the ground water.</td>
<td>Douglas Zeiters Delaware Department of Natural Resources and Environmental Control 89 Kings Highway Dover, DE 19901 302-739-9403 <a href="mailto:douglass.zeliers@state.de.us">douglass.zeliers@state.de.us</a></td>
<td><a href="http://www.epa.gov/reg3wcmd/ca/de/pdf/do002348845.pdf">http://www.epa.gov/reg3wcmd/ca/de/pdf/do002348845.pdf</a></td>
</tr>
<tr>
<td>Site 46 Landfill A, Stump Dump Road, Dahlgren, VA</td>
<td>Superfund Landfill</td>
<td>Ground water and surface water contained contaminants such as cadmium, lead, mercury, and PCBs from municipal waste at the site. Contaminated waste from the site was removed to an appropriate off-site landfill.</td>
<td></td>
<td>Uncovering UXO caused a safety issue at the site.</td>
<td>ECO support and screening at all times was required.</td>
<td>Neal Parker 1314 Harwood St., SE Washington Navy Yard Washington, D.C. 20374 202-685-3281 <a href="mailto:parkermm@efaches.navfac.navy.mil">parkermm@efaches.navfac.navy.mil</a></td>
<td><a href="http://www.wildlifehc.org/eweb/editpro/items/O57F3079.pdf">http://www.wildlifehc.org/eweb/editpro/items/O57F3079.pdf</a></td>
</tr>
<tr>
<td>Tybouts Corner Landfill, New Castle, DE</td>
<td>Superfund Landfill</td>
<td>Remediation activities included installing water lines for residents in the area and installing a protective cap over the landfill, which accepted municipal and household waste.</td>
<td>Revitalization included planting wildflowers and other vegetation on the cap to stabilize the ground and prevent erosion.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Katherine Lose, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS23 Philadelphia, PA 19103-2029 215-814-3240 <a href="mailto:lose.kate@epa.gov">lose.kate@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=030035">http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=030035</a></td>
</tr>
<tr>
<td>Walsh Landfill, PA</td>
<td>Superfund Landfill</td>
<td>Residential well water off-site was contaminated with chloromethane, chloroform, xylenes, and other VOCs, as well as lead, mercury, and zinc. Remediation included removing waste and installing an evapotranspiration cover system to protect against migration of off-site ground water contaminated with mercury, toluene, and other VOCs from former disposal practices.</td>
<td>Revitalization included replanting a vegetative layer of a variety of native hardwood and coniferous trees.</td>
<td></td>
<td></td>
<td>Frank Klanchar, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS22 Philadelphia, PA 19103-2029 215-814-3218 <a href="mailto:klanchar.frank@epa.gov">klanchar.frank@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=03080829527/index.htm">http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=03080829527/index.htm</a></td>
</tr>
<tr>
<td>Wildcat Landfill, Dover, DE</td>
<td>Superfund Landfill</td>
<td>Contaminated soil and ground water from the previous landfill were capped with a protective cover.</td>
<td></td>
<td></td>
<td></td>
<td>Hilary Thornton EPA Region 3 1650 Arch Street Mail Code: 3HS23 Philadelphia, PA 19103-2029 215-814-3323 <a href="mailto:thornton.hillary@epa.gov">thornton.hillary@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=0308101">http://cfpub.epa.gov/supercpa/d/cursites/csitinfo.cfm?id=0308101</a></td>
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<td>Woodlawn County Landfill, MD</td>
<td>Superfund Landfill</td>
<td>Landfill</td>
<td>The ground water is contaminated with VOCs, primarily vinyl chloride and 1,2-dichloroethane, and with PAHs, pesticides, and metals, primarily manganese. Initially RPMs installed an impermeable cap and ground water P&amp;T system. Later they replaced the cap with a vegetative soil cap to help sustain naturally occurring bacteria in the soil that degrade the contaminants. In addition to P&amp;T, the remedy included MNA with monitoring of the ground water and the vegetative soil cover. The team planted wildlife enhancements such as trees and native wildflowers after installing the vegetative cap.</td>
<td>The closed landfill was used to create wildlife habitat called “New Beginnings, the Woodlawn Wildlife Habitat Area.” It is currently used as nature and science study area by local schools and as an area for projects by the Boy Scouts and Girls Scouts of America. Analyses showed contamination of on-site and off-site ground water, soil, and sediment and surface water of a stream that crosses the site. MNA posed a difficulty due the scarcity of its use at the time.</td>
<td>The original remedy included extraction and treatment of contaminated ground water. However, continued monitoring showed that MNA effectively removed or immobilized contaminants from ground water. Two remedial designs were completed in parallel in case the MNA process failed to perform as expected.</td>
<td>James J. Feeney, RPM EPA Region 3 1650 Arch Street Mail Code: 3HS22 Philadelphia, PA 19103-2029 215-814-3190 <a href="mailto:feeney.jim@epa.gov">feeney.jim@epa.gov</a></td>
<td><a href="http://www.wildlifehc.org/brownfie1dswoodlawn.cfm">http://www.wildlifehc.org/brownfie1dswoodlawn.cfm</a></td>
</tr>
<tr>
<td>Black Warrior-Cahaba Rivers Land Trust, AL</td>
<td>Brownfields Mining Site</td>
<td>Brownfields</td>
<td>Soils contaminated with lead and heavy metals. Remediation included a recreational park and community stream cleanup events.</td>
<td>Transformed a former industrial region into a 27-mile greenway with parks and paths along the Five-Mile Creek.</td>
<td>It could take 20 years to complete the entire greenway project. Many of the targeted former industrial areas have been cleaned up and made available to communities as natural and recreational land.</td>
<td>EPA Region 4 Brownfields Team 61 Forsyth Street, S.W. Atlanta, GA 30303-8960 404-562-8493 <a href="http://www.epa.gov/region4/waste/bf/index.htm">www.epa.gov/region4/waste/bf/index.htm</a></td>
<td><a href="http://www.epa.gov/brownfields/success/fullondale_al_BRA5.pdf">http://www.epa.gov/brownfields/success/fullondale_al_BRA5.pdf</a></td>
</tr>
<tr>
<td>Milan Army Ammunition Plant, Milan, TN</td>
<td>Superfund Ammunitions Plant</td>
<td>Landfill</td>
<td>Two wetland systems were created, a subsurface flow ground-bed wetland and a surface flow lagoon wetland, to degrade explosives and their byproducts. Specifically, ground water was contaminated with explosives constituents including TNT, RDX, HMX, 2,4-DNT and 2,6-DNT.</td>
<td>Revitalization included creation of wetlands and use of phytoremediation as a remedial technology. Weather was an obstacle because it affects the efficiency of phytoremediation.</td>
<td>Not specified</td>
<td>Laurie Haines U.S. Army Environmental Center 2511 Jefferson Davis Highway Taylor Building NC3- Arlington, VA 22202-3926 703-601-1590 <a href="mailto:laurie.haines@us.army.mil">laurie.haines@us.army.mil</a></td>
<td><a href="http://www.wildlifehc.org/ewebeditpro/items/O57F3081.pdf">http://www.wildlifehc.org/ewebeditpro/items/O57F3081.pdf</a></td>
</tr>
<tr>
<td>Northwest 58th Street Landfill, Miami, FL</td>
<td>Superfund Landfill</td>
<td>Landfill</td>
<td>Ground water contaminated with heavy metals and toxic chemicals from previous landfill activities was cleaned up through remediation and closure of the landfill.</td>
<td>Through careful design, a lake was constructed at the site for wading birds; trails were created with lookout centers.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Bill Denman EPA Region 4 61 Forsyth Street, SW Atlanta, GA 30303 404-562-8939 <a href="mailto:denman.bill@epa.gov">denman.bill@epa.gov</a></td>
</tr>
<tr>
<td>Soliton Microwave, Port Salerno, FL</td>
<td>Superfund Manufacturing Facility</td>
<td>Landfill</td>
<td>Ground water contaminants consist of PCE and its breakdown products. Remediation activities include water line extensions, soil removal, in situ chemical oxidation, and natural attenuation.</td>
<td>Six acres at the site have been reserved for wetland areas, an upland preserve for native plant habitat, and a 50-foot natural buffer between the site and surrounding residential areas.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Bill Denman EPA Region 4 61 Forsyth Street, SW Atlanta, GA 30303 404-562-8939 <a href="mailto:denman.bill@epa.gov">denman.bill@epa.gov</a></td>
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### Appendix A: Ecological Revitalization Case Studies, continued

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<tbody>
<tr>
<td>Allied Chemical &amp; Ironton Coke, Ironton, OH</td>
<td>Superfund Chemical and Tar Manufacturing Facility</td>
<td>Solid wastes and wastewater including crude tar and ammonia</td>
<td>This area is being converted into a wetlands system, taking advantage of its natural flooding conditions and predisposition to wetlands-type vegetation.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Syed Quadri EPA Region 5 77 West Jackson Boulevard Mail Code: SR-6J Chicago, IL 60604-3507 312-886-6736 <a href="mailto:quadri.syed@epa.gov">quadri.syed@epa.gov</a></td>
<td><a href="http://www.epa.gov/region5/sites/alliedchemical/pdfs/allied-chemical-5yr-review-200409-report.pdf">http://www.epa.gov/region5/sites/alliedchemical/pdfs/allied-chemical-5yr-review-200409-report.pdf</a></td>
</tr>
<tr>
<td>Bowers Landfill, Circleville, OH</td>
<td>Superfund Landfill</td>
<td>Soil, ground water, and surface water contaminated with VOCs and PCBs. Remediation included removing debris and installing a clay cap.</td>
<td>Wetlands were created around the site to protect the cap from flooding.</td>
<td>The nearby Scioto River was prone to flooding, which could affect the landfill cap.</td>
<td>Wetlands were created in the area between the landfill and river, where clay was taken to create the cap, to control flooding.</td>
<td>Siraj Ahmed, RPM EPA Region 5 77 West Jackson Boulevard Chicago, IL 60604-3507 312-886-4445 <a href="mailto:ahmed.siraj@epa.gov">ahmed.siraj@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/programs/recycle/live/casestudy_bowers.html">http://www.epa.gov/superfund/programs/recycle/live/casestudy_bowers.html</a></td>
</tr>
<tr>
<td>Calumet Container Site, Hammond, IN</td>
<td>Superfund Industrial Facility</td>
<td>Remediation consisted of cleaning up soil contamination caused by previous drum and pail reconditioning operations at the site.</td>
<td>The area will be restored as a native habitat area with opportunities for passive recreation, including walking trails, and increasing biological diversity of native plants for prairie and wetland habitats.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Thomas Bloom EPA Region 5 77 West Jackson Boulevard Mail Code: SE-4J Chicago, IL 60604-3507 312-886-1967 <a href="mailto:bloom.thomas@epa.gov">bloom.thomas@epa.gov</a></td>
<td><a href="http://www.epa.gov/region5/superfund/redevelop/pdf/Calumet.pdf">http://www.epa.gov/region5/superfund/redevelop/pdf/Calumet.pdf</a></td>
</tr>
<tr>
<td>Broverman Landfill, Christian County, IL</td>
<td>Illinois EPA Corrective Action Landfill</td>
<td>Cleanup included repair of the protective cap placed over an abandoned municipal landfill.</td>
<td>Prairie plants were seeded to stabilize the soil cover and reduce maintenance requirements.</td>
<td>Deep gullies were eroding down the landfill's sparsely vegetated sides and low areas were holding pools of stagnant water.</td>
<td>The cleanup team filled in large surface irregularities, added rip-rap in drainage ways to deter future erosion, installed vegetation mats, and seeded the area with native grasses and wildflowers. The remediation site cost-effective because nitrogen and phosphorous did not have to be added to the soil, additional topsoil and tilling was not required, and maintenance only included occasional prescribed burns.</td>
<td>Jody Kershaw Illinois EPA 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276 217-524-3285 <a href="mailto:jody.kershaw@epa.state.il.us">jody.kershaw@epa.state.il.us</a></td>
<td><a href="http://www.epa.state.il.us/environmental-progress/v25/n1/abandoned-landfill.html">http://www.epa.state.il.us/environmental-progress/v25/n1/abandoned-landfill.html</a></td>
</tr>
<tr>
<td>Dupage County Landfill, IL</td>
<td>Superfund Landfill</td>
<td>Ground water contamination associated with the landfill was cleaned up.</td>
<td>The site is now being used as a recreational area with picnic and camping areas, trails, and a lake. The previous landfill is used for sledding during the winter months.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Thomas Williams, RPM EPA Region 5 77 West Jackson Boulevard Mail Code: SR-6J Chicago, IL 60604-3507 312-886-6157 <a href="mailto:williams.thomas@epa.gov">williams.thomas@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpad/cursites/csitinfo.cfm?id=05006060">http://cfpub.epa.gov/supercpad/cursites/csitinfo.cfm?id=05006060</a></td>
</tr>
<tr>
<td>E-Pond Solid Waste Management Unit, Lima, OH</td>
<td>RCRA Corrective Action Refinery Landfill</td>
<td>Synthetic root barrier and soil cover will be placed over the site, which is contaminated with chromium, antimony, thallium, PCB-1248, benzo(a)pyrene, and dibenz(a,h)anthracene.</td>
<td>Prairie habitat constructed with native plants. Interpretive areas and educational opportunities will be created.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Thomas Matheson, RPM EPA Region 5 77 West Jackson Boulevard Mail Code: DM-7J Chicago, IL 60604-3507 312-886-7569 <a href="mailto:matheson.thomas@epa.gov">matheson.thomas@epa.gov</a></td>
<td><a href="http://www.epa.gov/epaoswer/hazwaste/ca/curriculum/download/eco-rec.pdf">http://www.epa.gov/epaoswer/hazwaste/ca/curriculum/download/eco-rec.pdf</a></td>
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| Fernald, Southwest OH     | Superfund     | Remediation and closure project addressing uranium contamination in soil and groundwater. Remediation included treatment and disposal through an on-site disposal facility and off-site disposal. The treated silos and waste pit materials were all disposed of off-site. | End use of the entire 1,000-acre site is an educational park focusing on site history and ecology. Deep excavations are being converted to wetland and open water habitat. Excavations into the subsoil are being converted to native grasslands. | The primary problems have been invasive species control, geese and deer browsing, and germination success. | Invasive control was initially implemented through mechanical removal. Selective use of herbicides provides ongoing control. Deer exclosures have been installed to fence the deer out of new restoration areas where woody plants were planted. Goose fencing, flagged twine, and coyote decoys have been used to discourage geese. Germination success is being evaluated and in some cases has required reseeding. | Thomas A. Schneider  
Ohio EPA, Office of Federal Facility  
401 East Fifth Street  
Dayton, OH 45402-2911  
937-285-6466  
tom.schneider@epa.state.oh.us | [http://www.wildlifehc.org/eweb/editpro/items/O57F3069.pdf](http://www.wildlifehc.org/eweb/editpro/items/O57F3069.pdf) |
| Ford Rouge Center, Dearborn, MI | MDEQ/ RCRA Corrective Action for Automobile Manufacturing Complex | Remediation included removal of soils contaminated with SVOCs, PCBs, metals, and organics as well as containment strategies. | Ecological enhancements include a vegetated roof, pervious pavement, vegetated drainage swales, hedgerow wildlife corridors, wetland restoration, sunflower plantings, and grassland restoration. When it was built, this was the world’s largest green roof at 10 acres in size. Honey bee hives have been added to enhance pollination for new plantings. | Issues encountered included coordinating remediation with ongoing plant expansion activities. | Early negotiations with MDEQ helped the process go smoothly. | Dan Ballnik  
Ford Motor Company  
One American Road  
Dearborn, MI 48126  
313-248-8606  
dballnik1@ford.com | [http://www.wildlifehc.org/eweb/editpro/items/O57F3071.pdf](http://www.wildlifehc.org/eweb/editpro/items/O57F3071.pdf) |
| Former Brass Foundry and Eljer Park, Marysville, OH | RCRA Corrective Action for Foundry | Remediation included removing soil and stream sediments contaminated with VOCs and metals, demolishing buildings, capping residual areas, and improving site drainage to prevent erosion. | Revitalization included creating a park with athletic fields, playground equipment, a walking trail, and a wetlands area. | Not specified | Not specified | Jan J. Chizzonite, Managing Executive Partner  
Environmental Strategies Consulting LLC  
11011 Freedom Drive  
Reston, VA 20190  
703-709-6500  
an.chizzonite@wspgroup.com | [http://www.epa.gov/region5superfund/npl/illinois/ILD98099789.htm](http://www.epa.gov/region5superfund/npl/illinois/ILD98099789.htm) |
| Former Ford Michigan Casting Center Landfill, Flint, MI | Brownfields Landfill | A wooded leachate collection/management system was used to treat contaminated soil and ground water. | Wooded phytoremediation area providing increased biodiversity via creation of wildlife habitat for various birds and small mammals. | Not specified | Not specified | Jeff Hartlun  
Ford Motor Company  
One American Road  
Dearborn, MI 48126  
313-322-0700  
hartlun@ford.com | [http://www.wildlifehc.org/eweb/editpro/items/O57F3059.pdf](http://www.wildlifehc.org/eweb/editpro/items/O57F3059.pdf) |
| Former Gulf Refinery Site, Hooven, OH | RCRA Corrective Action Refinery | Phytoremediation consisting of a vegetative cap was used to treat soil contaminated with a mixture of petroleum hydrocarbons, including PAHs. | Activities at the site include constructing a wetland habitat for wildlife and extending the park planned for the adjacent area by providing community access. | Not specified | Not specified | Lucinda Jackson  
ChevronTexaco Corporation  
100 Chevron Way  
P.O. Box 1627  
Richmond, CA 94802-0627  
510-242-1047  
lucinda.jackson@chevron.com | [http://www.wildlifehc.org/eweb/editpro/items/O57F3061.pdf](http://www.wildlifehc.org/eweb/editpro/items/O57F3061.pdf) |
| Ilada Energy Company, East Cape Girardeau, IL | Superfund Waste Oil Reclamation Facility | Water and soil were contaminated with VOCs, PCBs, and heavy metals. Remediation activities included the removal of 1,742 cubic yards of soil and 865,700 gallons of water. Oil and sludge were incinerated. | The site is part of an ecological preservation area. The Land Conservancy bought land around the site and planted bottomwood trees adjacent to the site. | Not specified | Not specified | Sam Chummar  
EPA Region 5  
77 West Jackson Boulevard  
Mail Code: SR-6J  
Chicago, IL 60604-3507  
312-886-1434  
chummar.sam@epa.gov | [http://www.epa.gov/region5superfund/npl/Illinois/IL580996789.htm](http://www.epa.gov/region5superfund/npl/Illinois/IL580996789.htm) |
Appendix A: Ecological Revitalization Case Studies, continued

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<tbody>
<tr>
<td>Industrial Excess Landfill (IEL), Uniontown, OH</td>
<td>Superfund Landfill</td>
<td>Remediation activities such as extraction and treatment, capping the landfill, and installing a landfill gas extraction system were used to treat ground water contaminated by VOCs.</td>
<td>The site’s remedy involves enhancing wildlife habitat and creating greenspace. Almost 10,000 native trees and shrubs were planted.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Timothy Fischer, RPM EPA Region 5 77 West Jackson Boulevard Mail Code: SR-6J Chicago, IL 60604-3507 312-886-5787 <a href="mailto:fischer.timothy@epa.gov">fischer.timothy@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/sites/fiveyear/2006050001133.pdf">http://www.epa.gov/superfund/sites/fiveyear/2006050001133.pdf</a></td>
</tr>
<tr>
<td>Joliet Army Ammunition Plant, Joliet, IL</td>
<td>Superfund Ammunitions Plant</td>
<td>Remediation included excavation and off-site disposal of soils contaminated with metals and on-site bioremediation of explosives-contaminated soils.</td>
<td>Midewin National Tall Grass Prairie was created for recreational, educational, and agricultural benefits to the public. Also, revitalization activities included restoring native wildlife populations and habitat.</td>
<td>Remediation goals were questioned as possibly not protecting ecological resources of the Midewin National Tall Grass Prairie due to the uncertainty of the risk posed by chemical constituents.</td>
<td>Site representatives are still working to establish proper remediation goals and costs.</td>
<td>Laurie Haines U.S. Army Environmental Center 2511 Jefferson Davis Highway Taylor Building NC3- Arlington, VA 22202-3026 703-601-1590 <a href="mailto:laurie.haines@hqda.army.mil">laurie.haines@hqda.army.mil</a></td>
<td><a href="http://www.epa.gov/R5Super/npl/illinois/IL0210090049.htm">http://www.epa.gov/R5Super/npl/illinois/IL0210090049.htm</a></td>
</tr>
<tr>
<td>Petersen Sand and Gravel, Libertyville, IL</td>
<td>Superfund Quarry</td>
<td>The former Petersen quarry was used during the 1950s as a dumping ground for solvents and paints causing extensive contamination. Cleanup activities included removing drums, paint cans, and contaminated soil and surface water.</td>
<td>The cleanup enabled Independence Grove Forest Preserve to create a 115-acre lake and establish an education center at the site.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>David Seeley, RPM EPA Region 5 77 West Jackson Boulevard Mail Code: SR-6J Chicago, IL 60604-3507 312-886-7058 <a href="mailto:seeley.david@epa.gov">seeley.david@epa.gov</a></td>
<td><a href="http://www.epa.gov/region5superfund/npl/illinois/ILD00381737.htm">http://www.epa.gov/region5superfund/npl/illinois/ILD00381737.htm</a></td>
</tr>
<tr>
<td>Pocket Parks at Former Service Stations, Chicago, IL</td>
<td>IEPA Corrective Action Former Service Station</td>
<td>The sites were contaminated with BTEX, and contaminated soil was removed. Each of the sites received “No Further Remediation” letters through IEPA’s Voluntary Cleanup Program.</td>
<td>Greenspace was created to reduce paved areas, which decreased the amount of stormwater that reaches the combined storm sewers.</td>
<td>Local politics favored commercial use over recreational use.</td>
<td>Multiple meetings with community groups helped to achieve consensus.</td>
<td>Kelly Kennoy City of Chicago 50 North Lasalle Street, 25th Floor Chicago, IL 60602-2575 312-744-8692 <a href="mailto:kkennoy@cityofchicago.org">kkennoy@cityofchicago.org</a></td>
<td><a href="http://www.wildlifhc.org/eweb/editpro/items/O57F3057.pdf">http://www.wildlifhc.org/eweb/editpro/items/O57F3057.pdf</a></td>
</tr>
<tr>
<td>AMAX Metals Recovery (Freeport McMoRan), Braithwaite, LA</td>
<td>RCRA Corrective Action Metals Recovery Facility</td>
<td>A UST and waste pile area was cleaned up and designated &quot;ready for reuse.&quot;</td>
<td>A water retention pond was dewatered to form a wetland that provided a home to alligators relocated due to Hurricane Katrina in 2005.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>U.S. EPA Region 6 1445 Ross Avenue Suite 1200 Dallas, TX 75202-2733 214-665-7254 <a href="mailto:schluz.jeanne@epa.gov">schluz.jeanne@epa.gov</a></td>
<td><a href="http://findarticles.com/p/journal/aa/ai-2005020002700737?q=artBody+co$t">http://findarticles.com/p/journal/aa/ai-2005020002700737?q=artBody+co$t</a></td>
</tr>
<tr>
<td>Brooks City-Base, San Antonio, TX</td>
<td>RCRA Corrective Action Former Medical Research and Development Facility</td>
<td>A portion of the base was cleaned up by installing soil vapor extraction and ground water P&amp;T systems, removing and installing a cover over garage and construction debris excavating contaminated soil, and incorporating ICs.</td>
<td>The former air force base was issued a &quot;ready for reuse&quot; determination, which was the first of its kind issued in Texas and the first for a federal facility nationwide. The remedial process incorporated ecological revitalization into the cleanup plan.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Jeanne Schulze EPA Region 6 1445 Ross Avenue, Suite 1200 Mail Code: 6PD-F Dallas, TX 75202-2733 214-665-7254 <a href="mailto:schluz.jeanne@epa.gov">schluz.jeanne@epa.gov</a></td>
<td><a href="http://enviro.blr.com/display.cf?n=dd25919">http://enviro.blr.com/display.cf?n=dd25919</a></td>
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| DuPont Remington Arms Facility, Lonoke, AK | RCRA Corrective Action Manufacturing Facility | Remediation included excavation and treatment of approximately 6,080 cubic yards of contaminated soils. | Remington Arms continues to manufacture ammunition at the facility. The remaining 73 acres of wetland soils are managed as a wildlife habitat. Ecological revitalization efforts include construction of a 20-acre moist soil impoundment for waterfowl habitat in cooperation with Ducks Unlimited. | Not specified | Not specified | Jeanne Schulze  
EPA Region 6  
1445 Ross Avenue, Suite 1200  
Mail Code: 6P-D-F  
Dallas, TX 75202-2733  
214-665-7254  
schulze.jeanne@epa.gov | http://www.epa.gov/epaoswer/  
hazard/ca/success/rem11-07.pdf |
| England Air Force Base, LA | RCRA Corrective Action Air Force Base | A portion of the former air force base was cleaned up by removing contaminated soil, incorporating ICs, and instituting MNA of contaminated ground water. The site was designated “ready for reuse.” | Areas excavated as part of a remedial action became part of the Audubon Trail, providing habitat and a stopping point for migratory birds, and an expanded 18-hole golf course. | Not specified | Not specified | Louisiana Department of Environmental Quality  
Public Records Center  
Galvez Building, Room 127  
802 N. Fifth Street  
| French, Ltd., Crosby, TX | Superfund Industrial Waste Storage | Remediation included treating soil and ground water contaminated with VOCs and heavy metals and creating 23 acres of new wetlands. | Wetlands and surrounding habitat can be used as recreation for outdoor enthusiasts and as habitat for vegetation and wildlife. | Not specified | Not specified | Ernest Franke, RPM  
EPA Region 6  
1445 Ross Avenue Suite 1200  
Mail Code: 6SFRA  
Dallas, TX 75202-2733  
214-665-8521  
franke.ernest@epa.gov | http://cfpub.epa.gov/supercpad/cursites/csitinfo.cfm?id=0602498 |
| Heifer International New World Headquarters, Little Rock, AR | Brownfields Industrial Facility | Petroleum contaminated soil was removed from the site. | Activities at the site included the creation of retention ponds and a wetland habitat. | The primary issue at this site was funding. | Support from federal, state, and local sources, along with existing funds allowed cleanup. | Gerald Cound  
Director of Facilities Management  
Heifer International  
1 World Avenue  
Little Rock, AR 72202  
501-907-2965  
gerald.cound@heifer.org | http://www.wildlifehc.org/eweblitpro/items/057F5385.pdf |
| 3-D Investments, Inc., Alda, NE | RCRA Brownfields and Superfund Former Gas Station, Battery Cracking and Lead Recovery Facility | The 3.65-acre site was investigated under RCRA authority. The facility went bankrupt and cleanup costs exceeded monies in the facility’s trust fund, so EPA RCRA referred the facility to Region 7 EPA Superfund. Region 7 Superfund evaluated the site and conducted removal activities of lead-contaminated soils. The site was cleaned up to residential or near residential standards. | EPA sent a letter stating the facility was cleaned up, and the property was deeded to the Crane Meadows Nature Center, a nonprofit organization dedicated to natural resource education and the preservation of Sandhill cranes. During the cleanup response, EPA discovered areas of contamination that were previously unknown. Neighbors and Crane Meadows Nature Center also had a concern regarding excess tree removal. | EPA Region 7 RCRA received a RCRA Brownfields Prevention Initiative Targeted Site Effort grant to assist with characterization, public involvement and other activities. EPA worked with neighbors and Crane Meadows Nature Center to alleviate their concerns about removing perimeter trees. Crane Meadows Nature Center wanted perimeter trees to remain to serve as a wind-break. EPA obliged this request. Mulch from some of the trees was also left onsite. | Andrea R. Stone  
EPA Region 7  
901 North Fifth Street  
Mail Code: ARTDRCAP  
Kansas City, KS 66101  
913-551-7662  
stone.andrear@epa.gov | http://www.epa.gov/swerossps/  
crabfftree-docs/factca03.htm |

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</tr>
</thead>
<tbody>
<tr>
<td>Cherokee County, Galena, KS</td>
<td>Superfund Mining Site</td>
<td>Remediation consisted of burying surface mine wastes contaminated with lead, mercury, and cadmium in abandoned mine pits, subsidence areas, and mine shafts on site; diverting streams away from waste piles; recontouring land surface; and revegetating with native prairie grasses to control runoff and erosion.</td>
<td>Native prairie grassland habitat encouraged the return of wildlife.</td>
<td>Potential for cave-in of filled mine shafts after heavy rain or freezing and thawing cycles.</td>
<td>Avoided development in the areas with potential for cave-in or collapse.</td>
<td>David Drake, RPMEPA Region 7 901 North Fifth Street Mail Code: SUPRFFSE Kansas City, KS 66101 913-551-7626 <a href="mailto:drake.dave@epa.gov">drake.dave@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/programs/recycle/live/casestudy_cherokee.html">http://www.epa.gov/superfund/programs/recycle/live/casestudy_cherokee.html</a></td>
</tr>
<tr>
<td>Times Beach, Times Beach, MO</td>
<td>Superfund Contaminated Urban Area</td>
<td>A temporary incinerator was installed to burn soil contaminated with dioxin. The waste ash from the treated soil was buried on site. People were relocated and all homes and businesses were demolished.</td>
<td>A state park now exists on the site and acts as a bird sanctuary.</td>
<td>Numerous problems and issues resulted from this contentious Superfund site. See the Web site provided under &quot;Notes/Links&quot; for more information.</td>
<td>See the Web site provided under &quot;Notes/Links&quot; for more information.</td>
<td>Bob Feild, RPMEPA Region 7 901 North Fifth Street Mail Code: SUPRMOKS Kansas City, KS 66101 913-551-7697 <a href="mailto:feild.robert@epa.gov">feild.robert@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpapd/cursites/casitinfo.cfm?id=0706237">http://cfpub.epa.gov/supercpapd/cursites/casitinfo.cfm?id=0706237</a></td>
</tr>
<tr>
<td>Wheeling Disposal Service Co, Inc. Landfill, Amazonio, MO</td>
<td>Superfund Landfill</td>
<td>Soil contaminated with municipal and industrial wastes was remediated by upgrading the existing landfill cap with a clay and soil cover. Ground and surface water were monitored.</td>
<td>During the cleanup, the owner dug a pond and planted native wild grasses and other foliage that would attract birds and wildlife.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Amer Safadi, RPMEPA Region 7 901 North Fifth Street Mail Code: SUPRMOKS Kansas City, KS 66101 913-551-7825 <a href="mailto:safadi.amer@epa.gov">safadi.amer@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpapd/cursites/casitinfo.cfm?id=0706780">http://cfpub.epa.gov/supercpapd/cursites/casitinfo.cfm?id=0706780</a></td>
</tr>
<tr>
<td>BP Former Refinery, Platte River Commons, Casper, WY</td>
<td>RCPA Corrective Action Former Petroleum Refinery</td>
<td>Cleanup included removal of trash and waste from the river to contain the flow of contaminated ground water, excavation of contaminated soils, addition of P&amp;T wells and construction of a wetland treatment system. Nearly 2000 trees were planted to assist with phytoremediation.</td>
<td>After the river was cleaned up, a recreational kayak course was created. A portion of the site was used to create an 18-hole golf course. Wetlands were incorporated into the golf course design to assist in treating contaminated ground water. Trees were planted for phytoremediation.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Vickie Meredith, WDEQ Solid &amp; Hazardous Waste Division, Hazardous Waste Permitting and Corrective Action Program 250 Lincoln Street Lander, WY 82520 <a href="mailto:vmered@state.wy.us">vmered@state.wy.us</a> 307-332-6924 Tom Aalto, EPA Region 8 1585 Wynkoop Street Mail Code: 8P-HW Denver, CO 80202-1129 <a href="mailto:aalto.tom@epa.gov">aalto.tom@epa.gov</a> 303-312-6949</td>
<td><a href="http://www.epa.gov/waste/hazard/correctiveaction/pdfs/caspar11-07.pdf">http://www.epa.gov/waste/hazard/correctiveaction/pdfs/caspar11-07.pdf</a></td>
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<tr>
<td>Cache La Poudre River Superfund Site, Fort Collins, CO</td>
<td>Superfund</td>
<td>Soil and sediments in the Poudre River, and ground water were contaminated with gasoline mixed with coal tar. Cleanup activities included sediment excavation and temporary rerouting of the Poudre River, a vertical sheet pile barrier to stop ground water flow, and ground water treatment.</td>
<td>EPA completed an intact but unobtrusive remedy of the Poudre River to preserve the riverine habitat.</td>
<td>Beavers ate about half of the tree plantings.</td>
<td>Site managers used wire on the first 6 to 8 feet of tree plantings, and painted the wire to be easily visible.</td>
<td>Paul Peronard, OSC EPA Region 8&lt;br&gt;1595 Wynkoop Street&lt;br&gt;Mail Code: 8EPR-SR&lt;br&gt;Denver, CO 80202-1129&lt;br&gt;303-312-6808&lt;br&gt;<a href="mailto:peronard.paul@epa.gov">peronard.paul@epa.gov</a></td>
<td><a href="http://www.clu-in.org/conf/io/ecocasestudies_080207/">Link</a></td>
</tr>
<tr>
<td>California Gulch Superfund Site, Upper Arkansas River Operable Unit, Leadville, CO</td>
<td>Superfund Mining Site</td>
<td>The mining district’s soil, surface water, and sediments were heavily contaminated with lead, zinc, and other heavy metals from mine tailings. Biosolids and lime were applied directly to the tailings along Upper Arkansas River.</td>
<td>The area along the river has been restored and supports vegetation and wildlife, and is available for agricultural use and recreational use such as hiking and fishing.</td>
<td>Tailings could not be excavated because of the risk of tailings entering the river and the difficulty of finding a repository for the contaminated soil. Also, replacement of topsoil would be costly. Mobilizing materials to the site was difficult due to the elevation of the site. Water was also scarce due to low rainfall and high elevation.</td>
<td>Biosolids were spread over the tailings, reducing the potential for tailings to migrate to the river.</td>
<td>Rebecca Thomas, RPM EPA Region 8&lt;br&gt;1595 Wynkoop Street&lt;br&gt;Denver, CO 80202-1129&lt;br&gt;303-312-6552&lt;br&gt;<a href="mailto:thomas.rebecca@epa.gov">thomas.rebecca@epa.gov</a>&lt;br&gt;Mike Holmes, RPM EPA Region 8&lt;br&gt;1595 Wynkoop Street&lt;br&gt;Denver, CO 80202-1129&lt;br&gt;303-312-6607&lt;br&gt;<a href="mailto:holmes.michael@epa.gov">holmes.michael@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/programs/recycle/pdf/cal_gulch.pdf">Link</a></td>
</tr>
<tr>
<td>East Helena Site, Helena, MT</td>
<td>Superfund Smelting Site</td>
<td>Ground water, surface water, and soil contamination from decades of lead smelting activities was cleaned up by removing waste, treating soil, and capping the area.</td>
<td>In addition to mixed commercial and residential use, portions of the site are being used for a neighborhood park, a baseball field, and some wetlands redevelopment.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Scott Brown&lt;br&gt;EPA Region 8&lt;br&gt;Montana Operations Office Federal Building&lt;br&gt;10 West 15th Street&lt;br&gt;Suite 3200&lt;br&gt;Mail Code: 8MO&lt;br&gt;Helena, MT 59626&lt;br&gt;406-457-5035&lt;br&gt;<a href="mailto:brown.scott@epa.gov">brown.scott@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpad/cursites/csitinfo.cfm?id=0800377">Link</a></td>
</tr>
<tr>
<td>Kennecott North and South Zone Sites, Salt Lake County, UT</td>
<td>Superfund Mining Site</td>
<td>Soil and ground water were contaminated with mining wastes, including sulfates and heavy metals. Soil was removed, and ground water was pumped and treated in the mine’s tailings slurry line.</td>
<td>Open space, wetlands, and wildlife habitat were created. A residential area was also created.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Rebecca Thomas, RPM EPA Region 8&lt;br&gt;1595 Wynkoop Street&lt;br&gt;Mail Code: 8EPR-SR&lt;br&gt;Denver, CO 80202-1129&lt;br&gt;303-312-6552&lt;br&gt;<a href="mailto:thomas.rebecca@epa.gov">thomas.rebecca@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpad/cursites/csitinfo.cfm?id=0800448">Link</a></td>
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<tr>
<td>Milltown Reservoir Sediments, Milltown, MT</td>
<td>Superfund Mining Site</td>
<td>Six million cubic yards of mining waste that had piled up at the base of the Milltown Dam was poisoning the reservoir and affecting drinking water. A new drinking water system was installed at the site.</td>
<td>In addition to adding a new drinking water system, 2.5 miles was added to existing hiking trails in Missoula to complete a loop around the University of Montana and Missoula’s waterfront.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Scott Brown&lt;br&gt;EPA Region 8&lt;br&gt;Montana Operations Office Federal Building&lt;br&gt;10 West 15th Street&lt;br&gt;Suite 3200&lt;br&gt;Mail Code: 8MO&lt;br&gt;Helena, MT 59626&lt;br&gt;406-457-5035&lt;br&gt;<a href="mailto:brown.scott@epa.gov">brown.scott@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpad/cursites/csitinfo.cfm?id=0800448">Link</a></td>
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<td>Monticello Mill</td>
<td>Superfund</td>
<td>A cover system was constructed to contain radioactive material removed from the site. The cover design mimics and enhances the natural ground water balance and uses a capillary barrier. Native vegetation was planted to maximize evapotranspiration.</td>
<td>The native vegetation chosen was designed to emulate the structure, function, diversity, and dynamics of native plant communities in the area.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Mark Aguilar</td>
<td><a href="http://www.clu-in.org/PRODUCTS/NEWSLTR/Sbrend/view.cfm?issue=tt0500.htm">http://www.clu-in.org/PRODUCTS/NEWSLTR/Sbrend/view.cfm?issue=tt0500.htm</a></td>
</tr>
<tr>
<td>Monticello, UT</td>
<td>Former DOE Processing Facility</td>
<td>At one time the site stored more than 14 tons of plutonium. All special nuclear materials were packaged and shipped to licensed repositories. Over 800 structures were cleaned up, as necessary, and removed. 690 tanks were decontaminated and removed, and onsite landfills were covered. Three contaminated ground water plume barriers and passive treatment systems were installed. Finally, wastes and contaminated soils were removed and shipped to permitted facilities.</td>
<td>Part of the site that has been remediated has been transferred from DOE to DOI and the USFWS to manage as a National Wildlife Refuge.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Mark Aguilar</td>
<td><a href="http://www.epa.gov/region8/superfund/co/rkyflatsplant/index.html">http://www.epa.gov/region8/superfund/co/rkyflatsplant/index.html</a></td>
</tr>
<tr>
<td>Rocky Flats Plant, Golden, CO</td>
<td>Superfund</td>
<td>P&amp;T systems were installed to remediate ground water contaminated with wastes from production of chemical warfare agents, industrial and agricultural chemicals, and pesticides.</td>
<td>Congress passed the Rocky Mountain Arsenal National Wildlife Refuge Act, requiring the site to become part of the national wildlife refuge system once cleanup is complete.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Greg Hargreaves, RPM</td>
<td><a href="http://www.rma.army.mil/cleanup/indexfrm.html">http://www.rma.army.mil/cleanup/indexfrm.html</a></td>
</tr>
<tr>
<td>Rocky Mountain Arsenal, Commerce City, CO</td>
<td>Former DOE Weapons Facility</td>
<td>Remediation included excavating sediment contaminated by copper mining activities and installing a water treatment system.</td>
<td>Extensive wetlands are now home to a variety of wildlife. Nesting platforms were built to protect birds. The wetlands are also used for recreation such as fishing, hiking, and biking.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Ron Bertram, RPM</td>
<td><a href="http://cfpub.epa.gov/supercpapd/cursites/csitinfo.cfm?id=0800416">http://cfpub.epa.gov/supercpapd/cursites/csitinfo.cfm?id=0800416</a></td>
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<tr>
<td>Silver Bow Creek and Warm Springs Ponds, Butte, MT</td>
<td>Mining Site</td>
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<tr>
<td>Summitville Mine, CO</td>
<td>Superfund Mining Site</td>
<td>Gold mining released cyanide and acidic mine water to the Alamosa River. Cleanup activities include permanently stabilizing the site and reversing the effects of mining on the river</td>
<td>The Alamosa River and tributaries flow through wetlands, forested and agricultural land, and into the Terrace Reservoir, which supplies irrigation water to livestock and farms. The site has been revegetated with grasses that promote the reclamation of native plants. The river, which was void of life because of contamination, now supports some types of aquatic life.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Victor Ketellapper, RPM EPA Region 8 1595 Wynkoop Street Mail Code: 8EPR-F Denver, CO 80202-1129 303-312-6578 <a href="mailto:ketellapper.victor@epa.gov">ketellapper.victor@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercp/d/cursites/csitinfo.cfm?id=0801194">http://cfpub.epa.gov/supercp/d/cursites/csitinfo.cfm?id=0801194</a></td>
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<tr>
<td>Atlas Asbestos Mine, Fresno County, CA</td>
<td>Superfund Mining Site</td>
<td>The remedy included the removal of contaminated material, stabilization of erosion-prone areas, and structural improvements to clean up the asbestos contaminated soil and water.</td>
<td>The site is a wildlife sanctuary and a popular recreational area for hikers, campers, and hunters. At the Atlas Mine Area, the road to the Rover Pit/Channel A is likely to fail sometime in the future due to an active landslide. In addition, the road to Pond A may also fail in the future due to erosion.</td>
<td>Alternated access roads to the Rover Pit/Channel A and to Pond A will be identified prior to failure of the existing roads.</td>
<td>Anna Lynn Suer EPA Region 9 75 Hawthorne Street Mail Code: WTR-2 San Francisco, CA 94105 415-972-3148 <a href="mailto:suer.lynn@epa.gov">suer.lynn@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/sites/fiveyear/f2006090001092.pdf">http://www.epa.gov/superfund/sites/fiveyear/f2006090001092.pdf</a></td>
<td></td>
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<tr>
<td>A West Coast Refinery, Location not provided</td>
<td>EPA Research Technology Development Forum Site Refinery Effluent Treatment System</td>
<td>A phytoremediation demonstration was conducted at the site, which was contaminated with hydrocarbons. The remediation also included enhancing and planting wetlands, and installing a vegetation cap.</td>
<td>The site includes a clean stormwater holding basin. Natural vegetation was planted over the 90-acre vegetation cap.</td>
<td>Selenium was identified on site and in bird eggs, which can be harmful to the wildlife, especially bird embryos.</td>
<td>Kim Beman Chevron 6010 Bollinger Canyon Road San Ramon, CA 94583 <a href="mailto:KBGS@chevron.com">KBGS@chevron.com</a></td>
<td><a href="http://www.wildlifecfc.org/geekedit/pro/items/O57F3055.pdf">http://www.wildlifecfc.org/geekedit/pro/items/O57F3055.pdf</a></td>
<td></td>
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<tr>
<td>Alameda Naval Air Station, Alameda, CA</td>
<td>Superfund Landfill, Lagoon</td>
<td>Remediation included using dredged sediment from the lagoon as part of a landfill cap for parts of the site that were contaminated with PCBs, heavy metals, and PAHs.</td>
<td>A golf course is being planned in the landfill area, and a marina will be constructed in the lagoon area.</td>
<td>Not specified</td>
<td>Anna Marie Cook EPA Region 9 75 Hawthorne Street Mail Code: SFD-8-3 San Francisco, CA 94105 415-972-3529 <a href="mailto:cook.anna-marie@epa.gov">cook.anna-marie@epa.gov</a></td>
<td><a href="http://www.epa.gov/oerrpage/superfund/programs/recycle_old/plot/facts/r9_38.htm">http://www.epa.gov/oerrpage/superfund/programs/recycle_old/plot/facts/r9_38.htm</a></td>
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<tr>
<td>American Crossarm &amp; Conduit Co., Chehalis, WA</td>
<td>Superfund Wood Treatment Facility</td>
<td>Remediation activities include removing contaminated site material, disposing of the site facilities, removing lagoon sediment, and excavating soil. The contaminants of concern are carcinogenic polyaromatic hydrocarbons, PCP, and dioxin/furans.</td>
<td>Wetlands restoration.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Anne McCauley EPA Region 10 1200 Sixth Avenue Mail Code: ECL-113 Seattle, WA 98101 206-553-4689 <a href="mailto:mcccauley.anne@epa.gov">mcccauley.anne@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/sites/fiveyear/f04-10004.pdf">http://www.epa.gov/superfund/sites/fiveyear/f04-10004.pdf</a></td>
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<td>Commencement Bay, Tacoma, WA</td>
<td>Superfund Industrial Activities</td>
<td>Industrial activities resulting in hazardous waste contamination of the waterways within Commencement Bay were addressed.</td>
<td>In addition to navigational improvements to the port, nine acres of wetlands were restored as a result of the cleanup. EPA also worked with Washington Department of Environment to create seven acres of essential mud flats habitat where fish, birds, wildlife, and plant species thrive.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Chris Bellovary&lt;br&gt;EPA Region 10&lt;br&gt;1200 Sixth Avenue&lt;br&gt;Mail Code: ECL-111&lt;br&gt;Seattle, WA 98101&lt;br&gt;206-553-2723&lt;br&gt;<a href="mailto:bellovary.chris@epa.gov">bellovary.chris@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpadata/cursites/csitinfo.cfm?id=100981">http://cfpub.epa.gov/supercpadata/cursites/csitinfo.cfm?id=100981</a></td>
</tr>
<tr>
<td>Harmony Mine and Mill, Baker, ID</td>
<td>Superfund Mining Site</td>
<td>A diversion ditch was created and pipes laid to divert Withington Creek from tailings piles. After they were dry, 10,000 cubic yards of tailings were excavated and hauled to a repository location. A sedimentation pond was also constructed below the tailings pile to catch any runoff that occurred. Tailings were then capped with a 2-foot layer of uncompacted rock followed by a one-foot layer of uncompacted rock.</td>
<td>Where the tailings were removed, the area was graded, a stable creek bed with the ability to withstand large debris flow was constructed, and disturbed areas were seeded. Withington Creek is a designated cold water community and salmonid spawning habitat for the endangered chinook salmon.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Greg Weigel&lt;br&gt;EPA Region 10, Idaho Operations Office&lt;br&gt;1435 North Orchard Street&lt;br&gt;Boise, ID 83706&lt;br&gt;208-378-5773&lt;br&gt;<a href="mailto:weigel.greg@epa.gov">weigel.greg@epa.gov</a></td>
<td><a href="http://epaosc.net/site_profile.aspx?site_id=108N">http://epaosc.net/site_profile.aspx?site_id=108N</a></td>
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<tr>
<td>Hoquarton Natural Interpretive Trail, Tillamook, OR</td>
<td>Brownfields Lumber Mill</td>
<td>Using an EPA Revolving Loan Fund, contaminated soil was excavated and treated.</td>
<td>The former lumber mill was transformed into a recreational and educational greenspace. Volunteers removed weeds and invasive plants, disposed of over two tons of trash, and planted over 2,000 native plants in riparian areas. A trail was also installed to provide walking and bird watching opportunities.</td>
<td>It was unclear how long-term maintenance of the park would be achieved.</td>
<td>Long-term maintenance of the park was supported by school groups and other volunteers.</td>
<td>Mike Slater&lt;br&gt;EPA Region 10&lt;br&gt;805 SW Broadway&lt;br&gt;Mail Code: OOO&lt;br&gt;Portland, OR 97205&lt;br&gt;503-326-5872&lt;br&gt;<a href="mailto:slater.mike@epa.gov">slater.mike@epa.gov</a></td>
<td><a href="http://www.landcurrent.com/contemporary/landscape_design.php?fn=Hoquarton&amp;work=public">http://www.landcurrent.com/contemporary/landscape_design.php?fn=Hoquarton&amp;work=public</a></td>
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<tr>
<td>Old Jensen Texaco Station, Rosalia, WA</td>
<td>OUST Abandoned Gas Station</td>
<td>Through the USTFields Pilot Program, this abandoned gas station site was remediated by removing five USTs and contaminated soil to make the site ready for future reuse. Contaminated soil treated and disposed of off-site. Additional contamination is being addressed through ground water monitoring and possible MNA.</td>
<td>Stakeholders plan to convert the former gas station site into a visitor and community center with green infrastructure. They plan to incorporate native plant communities that are part of the distinctive Palouse ecosystem, including grasslands, scrub thickets, ridges, and slope communities. The community center could be used to educate visitors about the unique geology and ecology of the region. Additional contamination could not be removed without destroying the historic building this project was intended to restore. In situ treatment options have been considered but will not be pursued until additional ground water data is evaluated. MNA of the remaining contamination may prove to be an adequate and appropriate cleanup alternative.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Wildlife Habitat Council&lt;br&gt;8737 Colesville Road, Suite 800&lt;br&gt;Silver Spring, MD 20910&lt;br&gt;301-588-6994&lt;br&gt;<a href="mailto:whc@wildlifehc.org">whc@wildlifehc.org</a></td>
<td><a href="http://www.wildlifehc.org/ewebeditpro/items/O57F7008.pdf">http://www.wildlifehc.org/ewebeditpro/items/O57F7008.pdf</a></td>
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<tr>
<td>Port Hadlock Detachment, Jefferson County, WA</td>
<td>Superfund Landfill</td>
<td>Soil, ground water, sediment, and shellfish were contaminated with heavy metals, PCBs, and pesticides. As part of the remediation, the portion of the landfill that had leaked into the surrounding beaches was contained and capped.</td>
<td>Beaches and tribal fishing grounds were re-opened.</td>
<td>None</td>
<td>None</td>
<td>Nancy Harney, RPM EPA Region 10 1200 Sixth Avenue Mail Code: ECL-115 Seattle, WA 98101 206-553-6635 <a href="mailto:harney.nancy@epa.gov">harney.nancy@epa.gov</a></td>
<td><a href="http://cfpub.epa.gov/supercpad/cursites/csitinfo.cfm?id=1001117">http://cfpub.epa.gov/supercpad/cursites/csitinfo.cfm?id=1001117</a></td>
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<tr>
<td>SeQuential Biofuels, Eugene, OR</td>
<td>OUST Fueling Station</td>
<td>USTs from the closed fueling station were removed and contaminated soil was excavated. A Brownfields grant assisted in cleaning up the remainder of the site and getting it ready for reuse.</td>
<td>The new station is bordered with grassy bioswales that help to contain stormwater runoff from the site, remediate contamination biologically before it leaves the site, and slow the flow of stormwater into the storm-sewer system. In addition, green building technologies were used including a vegetated roof, solar panels, purchased wind energy, and use of available natural light through window design to reduce the need for heating and cooling.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Jim Glass Oregon Department of Environmental Quality 750 Front Street NE, Suite 120 Salem, OR 97301-1039 503-378-5044 <a href="mailto:glass.jim@deq.state.or.us">glass.jim@deq.state.or.us</a></td>
<td><a href="http://www.newpcc.org/justline_pdf/justline_55.pdf">http://www.newpcc.org/justline_pdf/justline_55.pdf</a></td>
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<td>Sequim Bay Estuary, Clallam County, WA</td>
<td>Brownfields</td>
<td>Cleanup activities involved removing 99 creosote-treated pilings from the estuary and removing 350 tons of contaminated soil and 600 tons of solid waste from an adjacent shoreline and riparian wetlands.</td>
<td>The bay water now provides clean sediment and habitat for shellfish, salmon, and other natural species. The project also has the economic benefits for the Jamestown S’Klallam Tribe with increased revenue from the sale of fish and an expanded tourist area for kayaking and bird watching.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>EPA Region 10 Brownfields Team 1200 Sixth Avenue Seattle, WA 98101 206-553-2100</td>
<td><a href="http://www.epa.gov/brownfields/03grants/sequim.htm">http://www.epa.gov/brownfields/03grants/sequim.htm</a></td>
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<tr>
<td>West Page Swamp (Bunker Hill NPL Site), Shoshone County, ID</td>
<td>Superfund Mining Site</td>
<td>Remediation included constructing a cap over soil contaminated with lead and zinc tailings. The cap consisted of biosolids compost and wood ash.</td>
<td>Wetland is now habitat to wildlife. Stakeholders were concerned that remediation is only a short-term solution because contaminants were not completely removed from site.</td>
<td>Ground water and surface water wells were installed and are being monitored quarterly or annually.</td>
<td>Harry Compton EPA Facilities Rariton Depot 2800 Woodbridge Avenue Mail Code: 101MS101 Edison, NJ 08837-3679 732-321-6751 <a href="mailto:compton.harry@epa.gov">compton.harry@epa.gov</a></td>
<td><a href="http://www.wildlifehc.org/ewebeditpro/items/O57F3063.pdf">http://www.wildlifehc.org/ewebeditpro/items/O57F3063.pdf</a></td>
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<tr>
<td>Wyckoff-Eagle Harbor, Puget Sound, WA</td>
<td>Superfund Wood Treatment Facility</td>
<td>EPA worked with USACE to obtain clean silt to cap contaminated sediments from a previous wood treatment facility and shipyard to stop further release of toxins into Puget Sound. EPA also removed onsite buildings and polluted sediments from the harbor.</td>
<td>After contaminated sediment was removed, EPA and state officials lined the area a gravel to attract mussels and barnacles and created a 2-acre estuarine habitat.</td>
<td>Not specified</td>
<td>Not specified</td>
<td>Ken Marcy EPA Region 10 1200 Sixth Avenue Mail Code: ECL-112 Seattle, WA 98101 206-553-2782 <a href="mailto:marcy.ken@epa.gov">marcy.ken@epa.gov</a></td>
<td><a href="http://www.epa.gov/superfund/programs/recycle/live/casestudy_wyckoff.html">http://www.epa.gov/superfund/programs/recycle/live/casestudy_wyckoff.html</a></td>
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* Links valid at time of publication.
Appendix B: Additional Ecological Revitalization Resources

Section 1: Introduction

Interstate Technology & Regulatory Council (ITRC): www.itrcweb.org

Land Revitalization Initiative: www.epa.gov/oswer/landrevitalization/basicinformation.htm


EPA One Cleanup Program Initiative: www.epa.gov/oswer/onecleanupprogram

Section 2: Ecological Revitalization Under EPA Cleanup Programs

Atlas Tack Superfund Site Information: www.epa.gov/ne/superfund/sites/atlas

Brownfields Green Infrastructure Fact Sheet: www.epa.gov/brownfields/publications/swdp0408.pdf

Biological Technical Assistance Groups (BTAG) Regional Web sites:
   EPA Region 3: www.epa.gov/reg3hwmd/risk/eco/index.htm
   EPA Region 4: www.epa.gov/region4/waste/ots/index.htm
   EPA Region 5: www.epa.gov/region5superfund/ecology/index.html
   EPA Region 8: www.epa.gov/region8/r8risk/eco.html


Emergency Response Team: www.ert.org

EPA CLU-IN Publications Search Web site: www.clu-in.org/pub1.cfm

EPA CLU-IN Tools for Ecological Land Reuse: www.cluin.org/ecotools


EPA Land Revitalization Web site: www.epa.gov/landrevitalization/index.htm

EPA Office of Superfund Remediation and Technology Innovation: www.epa.gov/tio

EPA Region 3—Hazardous Waste Cleanup Sites Land Use & Reuse Assessment, Data Results: www.epa.gov/region03/revitalization/R3_land_use_final/data_results.pdf


Federal Facilities Restoration and Reuse Office (FFRRO) Web site: www.epa.gov/fedfac/about_ffrro.htm
Interim Guidance for OSWER Cross-Program Revitalization Measures:
www.epa.gov/landrevitalization/docs/cprmguidance-10-20-06covermemo.pdf

Local native plant societies: www.michbotclub.org/links/native_plant_society.htm


Superfund Sitewide Ready-for-Reuse Performance Measure:

Underground Storage Tank (UST) Brownfields Cleanups:
www.nemw.org/petroleum%20issue%20opportunity%20brief.pdf

U.S. Department of Agriculture (USDA), Natural Resources Conservation Service (NRCS):
www.nrcs.usda.gov

Wildlife Habitat Council (WHC) Leaking Underground Storage Tank (LUST) Cleanups Web site:
www.wildlifehc.org/brownfield_restoration/lust_pilots.cfm

Section 3: Technical Considerations for Ecological Revitalization

EPA CLU-IN. The Use of Soil Amendments for Remediation, Revitalization, and Reuse:

EPA Tech Trends. Fort Wainwright:

Section 4: Wetlands Cleanup and Restoration

EPA, Office of Water, Office of Wetlands, Oceans, and Watersheds: www.epa.gov/OWOW/wetlands

www.epa.gov/superfund/policy/remedy/pdfs/540r-94019-s.pdf

EPA OSWER. Environmental Fact Sheet: Controlling the Impacts of Remediation Activities in or Around Wetlands (EPA 530-F-93-020).

Society of Wetland Scientists (SWS), Wetlands Journal: www.sws.org/wetlands

U.S. Department of Interior (DOI), U.S. Fish and Wildlife Service. National Wetlands Inventory:
www.nwi.fws.gov


Wetlands Research Program and Wetlands Research Technology Center:
http://el.erdc.usace.army.mil/wetlands

Wetland Science Institute, Natural Resources Conservation Service, U.S. Department of Agriculture:
www.wli.nrcs.usda.gov
Section 5: Stream Cleanup and Restoration


EPA Office of Water and OSWER. Integrating Water and Waste Programs to Restore Watersheds: www.epa.gov/superfund/resources/integrating.htm


University of Nebraska-Lincoln: www.ianr.unl.edu/pubs/Soil/g1307.htm

Section 6: Terrestrial Ecosystems Cleanup and Revitalization


Plant Conservation Alliance: www.nps.gov/plants


USDA, NRCS. PLANTS Database: http://plants.usda.gov

Weed Science Society of America: www.wssa.net

Section 7: Long-Term Stewardship Considerations


## Appendix C: Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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<tbody>
<tr>
<td>ACRES</td>
<td>Assessment, Cleanup, and Redevelopment Exchange System</td>
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<tr>
<td>AOC</td>
<td>Area of Concern</td>
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<td>BMP</td>
<td>Best Management Practices</td>
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<td>BP</td>
<td>British Petroleum</td>
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<tr>
<td>BRAC</td>
<td>Base Realignment and Closure</td>
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<td>BTAG</td>
<td>Biological Technical Assistance Group</td>
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<td>BTEX</td>
<td>Benzene, Toluene, Ethylbenzene, and Xylenes</td>
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<td>BTSC</td>
<td>Brownfields and Land Revitalization Technology Support Center</td>
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<td>CERCLA</td>
<td>Comprehensive Environmental Response, Compensation, and Liability Act</td>
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<tr>
<td>CERCLIS</td>
<td>Comprehensive Environmental Response, Compensation, and Liability Information System</td>
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<tr>
<td>CIC</td>
<td>Community Involvement Coordinator</td>
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<td>CLU-IN</td>
<td>Hazardous Waste Clean-up Information</td>
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<td>CPRM</td>
<td>Cross-Program Revitalization Measure</td>
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<td>DARRP</td>
<td>Damage Assessment, Remediation and Restoration Program</td>
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<td>DEQ</td>
<td>Department of Environmental Quality</td>
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<td>DNT</td>
<td>Dinitrotoluene</td>
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<td>DoD</td>
<td>U.S. Department of Defense</td>
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<tr>
<td>DOE</td>
<td>U.S. Department of Energy</td>
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<tr>
<td>DOI</td>
<td>U.S. Department of Interior</td>
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<td>EO</td>
<td>Executive Order</td>
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<td>EOD</td>
<td>Explosives Ordnance Disposal</td>
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<td>EPA</td>
<td>U.S. Environmental Protection Agency</td>
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<td>ER3</td>
<td>Environmentally Responsible Redevelopment and Reuse</td>
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<tr>
<td>ERA</td>
<td>Ecological Risk Assessment</td>
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<tr>
<td>FFEO</td>
<td>Federal Facilities Enforcement Office</td>
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<tr>
<td>FFLC</td>
<td>Federal Facilities Leadership Council</td>
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<tr>
<td>FFRRO</td>
<td>Federal Facilities Restoration and Reuse Office</td>
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<tr>
<td>FS</td>
<td>Feasibility Study</td>
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<tr>
<td>FY</td>
<td>Fiscal Year</td>
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<tr>
<td>GPRA</td>
<td>Government Performance and Results Act</td>
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<td>HE EI</td>
<td>Human Exposures Under Control Environmental Indicator</td>
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<td>HMX</td>
<td>High Melting Explosive (or Cyclotetramethylenetetranitramine)</td>
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<td>IC</td>
<td>Institutional Control</td>
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<tr>
<td>IEPA</td>
<td>Illinois Environmental Protection Agency</td>
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<td>ITRC</td>
<td>Interstate Technology &amp; Regulatory Council</td>
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<td>JOAAP</td>
<td>Joliet Army Ammunition Plant</td>
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<td>LEED</td>
<td>Leadership in Energy and Environment Design</td>
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<td>LUST</td>
<td>Leaking Underground Storage Tank</td>
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<td>MCL</td>
<td>Maximum Contaminant Level</td>
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<td>MDEQ</td>
<td>Michigan Department of Environmental Quality</td>
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<td>MNA</td>
<td>Monitored Natural Attenuation</td>
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<td>NOAA</td>
<td>National Oceanic and Atmospheric Administration</td>
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<td>NPL</td>
<td>National Priorities List</td>
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<td>NRC</td>
<td>National Research Council</td>
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<td>NRCS</td>
<td>Natural Resources Conservation Service</td>
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<td>NRDA</td>
<td>Natural Resource Damage Assessment</td>
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<td>O&amp;M</td>
<td>Operation and Maintenance</td>
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<td>OBLR</td>
<td>Office of Brownfields and Land Revitalization</td>
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<td>OPEI</td>
<td>Office of Policy, Economics, and Innovation</td>
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<td>ORCR</td>
<td>Office of Resource Conservation and Recovery</td>
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<td>OSC</td>
<td>On-Scene Coordinator</td>
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<td>OSRTI</td>
<td>Office of Superfund Remediation and Technology Innovation</td>
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<td>Acronym</td>
<td>Definition</td>
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<tr>
<td>OSWER</td>
<td>Office of Solid Waste and Emergency Response</td>
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<td>OU</td>
<td>Operable Unit</td>
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<td>OUST</td>
<td>Office of Underground Storage Tanks</td>
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<td>P&amp;T</td>
<td>Pump and Treat</td>
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<tr>
<td>PAH</td>
<td>Polycyclic Aromatic Hydrocarbon</td>
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<tr>
<td>PCA</td>
<td>Plant Conservation Alliance</td>
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<tr>
<td>PCB</td>
<td>Polychlorinated Biphenyl</td>
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<td>PCE</td>
<td>Perchloroethylene (or Tetrachloroethene)</td>
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<td>PDF</td>
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<tr>
<td>PFP</td>
<td>Protective For People</td>
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<tr>
<td>RAU</td>
<td>Ready for Anticipated Use</td>
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<td>RCRA</td>
<td>Resource Conservation and Recovery Act</td>
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<td>RDX</td>
<td>Royal Demolition Explosive (or Cyclotrimethylenetritramine)</td>
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<td>Rocky Mountain Arsenal</td>
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<td>ROD</td>
<td>Record of Decision</td>
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<td>RI/FS</td>
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<td>Remedial Project Manager</td>
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<td>RTU</td>
<td>Return To Use</td>
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<td>SRI</td>
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<td>Semi-Volatile Organic Compound</td>
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<td>Society of Wetland Scientists</td>
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<td>Technical Assistance to Brownfields</td>
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<td>Technical Performance Measure</td>
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