## **M.I. HOLZMAN** & ASSOCIATES, LLC

Environmental Engineering 
Impact Assessment 
Compliance Services



# Solvents Recovery Service of New England, Inc. (SRSNE) Superfund Site

New Source Review Permit Equivalency Application for Stationary Source of Air Pollution

In-Situ Thermal Desorption (ISTD) Remediation System

Prepared For:

TerraTherm, Inc. 10 Stevens Rd. Fitchburg, MA 01420

Prepared By:

M.I. Holzman & Associates, LLC

July 2010

57 Mountain View Drive West Hartford, CT 06117-3028



Permit Application for Stationary Sources of Air Pollution (CGS Section 22a-174, RCSA Sections 22a-174-1, 2a and 3a)

Complete this form in accordance with the permit application instructions (DEP-AIR-INST-200). Print legibly or type.

### Part I: Contact Information

1.	Name of the applicant(s) as indicated on the <i>Permit Application Transmittal Form</i> (DEP-APP-001).				
	Applicant: TerraTherm, Inc., on behalf of the SRSNE Site Group				
	Applicant is 🖂 Owner 🖂 Operator (check all that apply) of this equipment.				
	Check if there are co-applicants. If so, attach additional	sheet(s) with the	e required information as above.		
2.	Primary contact for departmental correspondence and inquiries.				
	Contact Person: Robin Swift	Title: <b>Project I</b>	Manager		
	Company/Individual Name: TerraTherm, Inc.				
	Mailing Address: 10 Stevens Rd.				
	City/Town: Fitchburg	State: MA	Zip Code: 01420		
	Business Phone: 978-343-0300	ext. <b>229</b>	Fax: 978-343-2727		
	Email: rswift@terratherm.com				
3.	Equipment owner or operator, if different than the applicant.				
	Contact Person:	Title:			
	Company/Individual Name:				
	Mailing Address:				
	City/Town:	State:	Zip Code:		
	Business Phone:	ext.	Fax:		
	Email:				
4.	Preparer of this application.				
	Contact Person: Michael Holzman	Title: Presider	nt		
	Company/Individual Name: M.I. Holzman & Associates, L	LC			
	Mailing Address: 57 Mountain View Drive				
	City/Town: West Hartford	State: CT	Zip Code: 06117		
	Business Phone: 860-523-8345	ext.	Fax: 860-523-8394		
	Email: mholzman2@comcast.net				

## Part II: Premises Information

1.	FACILITY NAME AND LOCATION				
	Name of facility: SRSNE Superfund Site				
	Street Address or Description of Location: Lazy Lane, just off Route 10 (Queen St.), adjacent to Quinnipiac River				
	City/Town: Southington	State: CT	Zip Code: 06489		
2.	NDI AN LANDS: Is or will the premises	s be located on federally re	ecognized Indian lands?	🗌 Yes 🛛 No	
3. (	C OASTAL AREA: Is or will the premis instructions) ☐ Yes ⊠	es be located in a municip No	ality within the coastal area?	(check town list in the	
	If yes, you must submit a Coastal Cons	istency Review Form (DEF	P-APP-004) with your applica	tion as Attachment L.	
4.	ENDANGERED OR THREATENED SP endangered, threatened or special cond Communities Map"? X Yes	PECIES: Is the project site cern species as identified of No Date of Map:	located within an area idention the "State and Federal List December 2009	ified as a habitat for ted Species and Natural	
	If yes, complete and submit a <i>Connectio</i> 007) to the address specified on the for additional documentation from the a before submitting the subject applica	cut Natural Diversity Data i m. Please note NDDB rev pplicant. DEP strongly re ation.	Base (CT NDDB) Review Re view generally takes 4 to 6 ecommends that applicants	quest Form (DEP-APP- weeks and may require complete this process	
	When submitting this application form, i the completed CT NDDB Review Requi	nclude copies of any corre est Form, as Attachment M	spondence to and from the N <sup>1.</sup> SEE Note 1.	NDDB, including copies of	
	For more information visit the DEP web NDDB at 860-424-3011.	site at <u>www.ct.gov/dep/end</u>	dangeredspecies (Review/Da	ata Requests) or call the	
5.	CONSERVATION OR PRESERVATION restriction?	N RESTRICTION: Is the p	premises subject to a conserv	vation or preservation	
	If Yes, proof of written notice of this app restriction verifying that this application Attachment N.	lication to the holder of su is in compliance with the to	ch restriction or a letter from erms of the restriction, must l	the holder of such be submitted as	
6.	<b>ENVIRONMENTAL JUSTICE COMMUNITY:</b> Does the site include an applicable facility which is located within an Environmental Justice Community, as defined in the Environmental Justice Public Participation Guidelines (Guidelines) www.ct.gov/dep/environmentaljustice?				
	If yes and this application is for a new o Participation Plan (DEP-EJ-PLAN-001)	r expanded permit, you mu in accordance with the Gu	ust prepare an Environmenta idelines and submit such pla	l Justice Public n to:	
	Environmental Justice F Office of the Commissio Department of Environm 79 Elm Street Hartford, CT 06106-512	Program ner nental Protection 7			
	<i>prior</i> to submitting this application. One Participation Plan from the DEP, submit	e you have received writte t this completed application	n approval for your Environn n with a copy of the Plan app	nental Justice Public roval as Attachment O.	
7.	Indicate the air quality status of the area (Check all that apply. See instructions for	a in which the premises is o or the air quality attainmen	or will be located. t status of Connecticut munic	cipalities).	
	Ozone:Severe Non-/PM2.5:Non-Attainment	Attainment 🛛 Se	rious Non-Attainment		
8.	Indicate the pollutant(s) for which the pr $\square$ PM $\square$ SO <sub>2</sub> $\square$ NO×	emises exceeds the major	stationary source threshold. $\Box$ Pb $\Box$ HAPs		
9.	SIC Codes: Primary <b>4959</b> Seconda	ary Ot	her Oth	er	

## Part III: Application and Source Type

More than one permit may be applied for using just one application if the sources are located at the same premises. *Each* unit or process line requires a separate permit. Duplicate this page as necessary.

Unit	Source Type	Арр. Туре	If Renewal or Modification/Revision,	DEP Use Only	
No.		(N, R, M)	Indicate Existing Permit/Registration No.	Application No.	Permit No.
U1	Site remediatio	N			

### Part IV: Supporting Documents

Check **all applicable** attachments that have been submitted with this Permit Application Form. When submitting any supporting documents, label the documents as indicated in this Part (e.g., Attachment A, etc.) and include the applicant's name as indicated on the *Permit Application Transmittal Form*.

$\boxtimes$	Attachment A:	Executive Summary (DEP-AIR-APP-222)		
$\boxtimes$	Attachment B:	Applicant Background Information (DEP-APP-008)		
$\boxtimes$	Attachment C:	An 8 1/2" X 11" copy of the Site Plan		
$\boxtimes$	Attachment D:	An 8 $\frac{1}{2}$ " X 11" copy of the relevant portion of a USGS Quadrangle Map indicating the exact location of the facility or site.		
$\boxtimes$	Attachment E:	Supplemental Application Forms		
		For each activity to be permitted, attach a detailed process flow diagram indicating, at a minimum, all materials and quantities entering and leaving, all units, air pollution control equipment and stacks, as applicable.		
		Manufacturing or Processing Operations (DEP-AIR-APP-201)		
		Fuel Burning Equipment (DEP-AIR-APP-202		
		Incinerators (DEP-AIR-APP-203): Attach documentation of waste heat contents and waste analysis.		
		Volatile Liquid Storage (DEP-AIR-APP-204): Attach the MSDS for each product stored.		
		Surface Coating or Printing Operations (DEP-AIR-APP-205): Attach the MSDS for each coating, ink, thinner, catalyst, cleanup solvent, or other compound, and documentation to support transfer efficiency of spray applicators, if applicable.		
		Metal Cleaning Degreasers (DEP-AIR-APP-207): Attach the MSDS for each solvent used.		
		Concrete, Asphalt Concrete, Mineral Processing and other Similar Equipment (DEP-AIR-APP-208)		
		Site Remediation Equipment (DEP-AIR-APP-209): Attach documentation, such as pilot test data, which characterizes the site's degree of contamination.		
		Air Pollution Control Equipment (DEP-AIR-APP-210)		
		Stack Parameters (DEP-AIR-APP-211)		
		Unit Emissions (DEP-AIR-APP-212): Attach all calculations by which emissions were determined.		
	Attachment F:	Major Modification Determination Form (DEP-AIR-APP-213)		
$\boxtimes$	Attachment G:	BACT/LAER Determination Form (DEP-AIR-APP-214)		
	Attachment H:	Operation and Maintenance Plan		
	Attachment I:	Ambient Air Quality Analysis		
$\boxtimes$	Attachment J:	Applicant Compliance Information (DEP-APP-002)		

#### Part IV: Supporting Documents (continued)

Attachment K:	For renewals or modification/revisions attach a marked up copy of the original NSR permit noting proposed changes.
Attachment L:	Coastal Consistency Review Form (DEP-APP-004), if applicable.
Attachment M:	CT NDDB Review Request Form (DEP-APP-007) and additional documentation, if applicable.
Attachment N:	Conservation or Preservation Restriction Information, if applicable
Attachment O:	Copy of the Written Environmental Justice Public Participation Plan Approval Letter, if applicable. (Also, a final report documenting the implementation of the Environmental Justice Public Participation Plan is to be prepared and submitted before the Department issues a Notice of Tentative Determination.)

#### Part V: Applicant Certification

The authorized representative **and** the individual(s) responsible for actually preparing the application must sign this part. An application will be considered incomplete unless all required signatures are provided.

"I have personally examined and am familiar with the information submitted in this document and all attachments thereto, and I certify that based on reasonable investigation, including my inquiry of those individuals responsible for obtaining the information, the submitted information is true, accurate and complete to the best of my knowledge and belief. I understand that any false statement made in the submitted information may be punishable as a criminal offense under section 22a-175 of the Connecticut General Statutes, under section 53a-157b of the Connecticut General Statutes, and in accordance with any applicable statute. I certify that this application is on complete and accurate forms as prescribed by the commissioner without alteration of the text. I certify that I will comply with all notice requirements as listed in section 22a-6g of the General Statutes." Sigr fure of Applicant President, TerraTherm, Inc. John Bierschenk Name of Applicant (print or type) Title (if applicable) Signature of Preparer (if different than above) Date Michael I. Holzman Pres., M.I. Holzman & Assoc. Name of Preparer (print or type) Title (if applicable)

Note: Submit the Permit Application Transmittal Form, Application Form, an initial fee of \$940.00 for each permit that you are applying for, and all Supporting Documents to:

CENTRAL PERMIT PROCESSING UNIT DEPARTMENT OF ENVIRONMENTAL PROTECTION 79 ELM STREET HARTFORD, CT 06106-5127

Remember to publish notice of the permit application immediately after submitting your completed application to DEP. Also send a copy of the notice to the chief elected official of the municipality in which the regulated activity is proposed.

## ATTACHMENT A

#### EXECUTIVE SUMMARY (DEP-AIR-APP-222)

M.I. Holzman & Associates, LLC

## Attachment A: Executive Summary

Applicant Name as indicated on the <i>Permit Application Transmittal Form</i> (DEP-APP-001): TerraTherm, Inc. on behalf of SRSNE Site Group			
Location of Facility or Activity: Lazy Lane, just off Route 10 (Queen S Southington, CT	St.), adjacent to Quinnipiac River,		
Contact Person: Bruce Thompson P	Phone: 860-298-0541		
For Renewals, Modifications, and Revisions provide the following:			
Existing Permit or Registration #:	Expiration Date: / /		
Provide a Table of Contents of the application which includes the <i>Permit Application Transmittal Form</i> (DEP-APP-001), the Permit Application Form (DEP-AIR-APP-100 or 200), and a list of all supplemental application forms, plans, drawings, reports, studies, or other supporting documentation which are attached as part of the application, along with the corresponding attachment label and the number of pages (e.g., Executive Summary - Attachment A - 4 pgs.).			
Permit Application for Stationary Sources of Air Pollution, (Form I	DEP-AIR-APP-200), 5 pages		
Attachment A - Executive Summary (Form DEP-AIR-APP-222), 8 pages			
Attachment B - Applicant Background Information (Form DEP-APP-008), 2 pages			
Attachment C - Site Plan, 1 page			
Attachment D - USGS Topographic/Site Location Map, 1 page			
Attachment E - Supplemental Application Forms Site Remediation Equipment (Form DEP-AIR-APP-209), 2 page Air Pollution Control Equipment (Form DEP-AIR- APP-210), 7 Stack Parameters (Form DEP-AIR-APP-211), 1 page Unit Emissions (Form DEP-AIR-APP-212), 4 pages Calculations and Specifications, 9 pages Process Flow Diagram, 2 pages Air Pollution Control Equipment Specifications, 6 pages Excerpt from Draft Conceptual Design Work Plan (available up	es pages pon request)		
Attachment G - BACT/LAER Determination (Form DEP-AIR-APP-214), 4 pages EPA RBLC Search results, 2 pages South Coast AQMD Permit for TerraTherm Remediation project at Nellis Air Force Base, 5 pages Vapor Treatment Needs Evaluation Work Plan, 25 pages TerraTherm memo., Dec. 4, 2009: SRSNE Superfund Site Treatment Process Options, 8 pages			
Attachment J - Applicant Compliance Information (Form DEP-APP	2-002), 2 pages		
Attachment M - CT NDDB Review Request Form (Form DEP-APP-0	007), 9 pages		
Attachment O - Environmental Justice Public Participation Plan A	pproval, 2 pages		
	(OVER)		

#### Attachment A: Executive Summary (continued)

Provide a brief project description which includes: a description of the proposed regulated activities; a synopsis of the environmental and engineering analyses; summaries of data analysis; a conclusion of any environmental impacts and the proposed timeline for construction. For renewals, modifications, and revisions, provide a list of changes in circumstances or information on which the previous permit was based.

See attached

If additional sheets are necessary, please label and attach them to this sheet and enter a check mark.

#### **EXECUTIVE SUMMARY**

TerraTherm, Inc. on behalf of the Solvents Recovery Service of New England (SRSNE) Site Group is submitting this air permit equivalency application to construct and operate a Thermal Conduction Heating (TCH) system, also called In Situ Thermal Desorption (ISTD), to remediate a Non-Aqueous Phase Liquid (DNAPL) source zone at the Solvents Recovery Service of New England Superfund Site in Southington, Connecticut. TerraTherm, Inc. has been contracted by de maximis, inc., the project coordinator, to design, install and operate the remediation system. The work will be performed pursuant to a Remedial Design/Remedial Action (RD/RA) Consent Decree (CD) and Statement of Work (SOW) that has been negotiated with the United States Environmental Protection Agency (EPA) Region I and the Connecticut Department of Environmental Protection (CTDEP) by the Performing Parties. As previously discussed in a preapplication meeting with representatives of the CTDEP on April 29, 2009, CERCLA exempts remedial actions conducted pursuant to a consent decree from any federal, state, or local permits However, CTDEP is provided the opportunity to review and comment on or approvals. Applicable or Relevant and Appropriate Requirements (ARARs) established in the Record of Decision (ROD) on this matter.<sup>1</sup> This air permit equivalency application is designed to demonstrate that the proposed remediation process will comply with all air pollution regulatory requirements as if it was subject to typical air permit approval and the applicant understands that CTDEP may issue a document resembling a typical air permit and including all applicable requirements.

The target Thermal Treatment Zone (TTZ) for the ISTD remediation process is approximately 74,195 square feet with an average treatment depth of 17 ft (the approximate thickness of the overburden beneath the TTZ) and encompassing a total volume of approximately 47,298 cubic yards. The design of the thermal wellfield includes the following components:

- Heater wells to supply heat by thermal conduction from the ground surface to a depth of 15 ft bgs, 18 ft bgs, or 24 ft bgs, dependent on their location.
- Vapor extraction wells (VEWs) to extract vapors from the vadose zone. VEWs will be installed approximately 3 ft from each heater well.
- Horizontal vapor extraction wells to extract vapors in the shallowest eastern most part to extract vapors from the vadose zone.
- Combined pressure and water level monitoring points will be installed throughout the wellfield to monitor and document pneumatic and hydraulic control..
- Temperature sensors will be installed throughout the wellfield to monitor heating.
- A non-permeable vapor cap to cover the TTZ, limit precipitation infiltration, assist in the capture of the contaminant vapors and help to minimize heat losses.

<sup>&</sup>lt;sup>1</sup> EPA Superfund Record of Decision: Solvents Recovery Service of New England, EPA ID: CTD009717604, EPA/ROD/R01-05/008, 09/30/2005.

A process flow diagram (PFD) is provided in Attachment E (Dwg. No. P101). Vapors will be extracted from the subsurface under vacuum and pass through a moisture separator to remove entrained liquid and condensate prior to vapor treatment by dual thermal oxidizers and a wet scrubber.

The thermal oxidizers will operate in parallel, such that two can be used to handle peak loadings and one will operate under normal loading conditions. The oxidizers combust the contaminants of concern (COCs) carried in the vapor stream. The temperature of the combustion chamber is automatically maintained in a temperature range of approximately 1227-1327°C (1,500-1600°F). Natural gas is used to provide supplemental fuel for combustion if the COC loading alone is not sufficient to maintain the combustion chamber in the desired temperature range. Operation of the oxidizer is controlled by a programmable logic controller (PLC). Permissive and shutdown signals from the oxidizer's on-board flow, pressure and temperature sensors, along with inputs from the scrubber, are interfaced with the oxidizer PLC to maintain or safely shut down operation of the oxidizer.

The oxidizers are followed by a quench and wet scrubber. The quench is supplied with potable city water. In the event of a loss of city water supply pressure, a flow switch sends a signal to the oxidizer PLC to shut down the oxidizer so that the scrubber section does not overheat. The scrubber section includes a recirculation loop in which a caustic solution is added based on pH of the liquid in the scrubber sump. Salt is formed by the neutralization reaction of the caustic solution with hydrochloric acid (HCl) generated in the combustion process. Conductivity of the liquid in the sump is monitored to allow automatic adjustments to prevent buildup of excessive solids in the sump and circulating loop. The scrubber circulating loop is fitted with a discharge control valve that will automatically discharge waste water from the scrubber sump when the sump fills up. The valve closes when the liquid level returns to the low level set-point.

Liquid condensate that accumulates in the wellfield piping manifold and moisture separator will be transferred to a phase separator designed to separate Light Non-Aqueous Phase Liquid (LNAPL) and DNAPL from water, if present. LNAPL and DNAPL, if present, will be collected in drums and the effluent water will be conveyed to an air stripper for treatment followed by a liquid phase carbon absorber for final polish prior to discharge to the Publically Owned Treatment Works (POTW). Vapors from the air stripper will be vented to the moisture separator, thermal oxidizers and scrubber.

Thermal design modeling indicates that the optimal approach to heat and treat the Site is to divide the Site into two segments or phases with each phase lasting 135 days and with the second phase starting 60 days after the first. (i.e., the overall operational period will be about 195 days). This approach significantly reduces the peak mass loading rate (fuel and Contaminants of Concern (COC) loads) and provides a means to heat the site in a controlled fashion and to regulate the mass loading rate to the off gas treatment system. During the operating period, approximately 13.8 million kWh of electrical power will be delivered to the heater wells.

Construction of the ISTD system is currently scheduled to commence in Spring of 2011 with thermal operation scheduled to begin in Fall 2011.

#### <u>Monitoring</u>

Although CERCLA remedial actions are exempted by law from the requirement to obtain Federal, State, and/or local permits, as described above, samples will be collected to verify performance of the process treatment equipment and to document compliance with substantive provisions of Federal, State, and/or local permitting regulations that are Applicable or Relevant and Appropriate Requirements (ARARs). Monitoring will include measurement of subsurface wellfield temperatures, measurements of temperature, pressure, flow rates and liquid levels throughout the process treatment system, as well as power delivery from the ISTD system.

In addition, grab samples will be collected and analyzed with a handheld PID to assess the volatile organic compound (VOC) removal rate during operations. Samples will be taken at the following locations on a daily basis:

- At the combined influent to the treatment system and inlet to the oxidizer; and
- At the discharge location (effluent stack).

Vapor samples for screening will be collected in Tedlar<sup>TM</sup> bags using a dedicated sample pump. Since moisture is known to interfere with the PIDs, a humidity filter will be used with the PID. The screening data will be included in the daily data collection sheet.

VOCs will also be monitored in the ambient air around the perimeter of the site using PIDs for the duration of the ISTD remediation. The ambient monitoring program will be conducted in accordance with the Thermal Treatment Monitoring Plan (Attachment B to the Remedial Design work Plan). Time weighted average data will be evaluated against 600 parts per billion (ppb), the CTDEP HLV for trichloroethene (TCE), the most prevalent compound on site. Project personnel will be notified immediately of an exceedance of this value.

#### Air Discharges/Emissions

Air discharges are expected to be limited to the single effluent stack from the thermal oxidizer/scrubber package. As discussed above, effluent vapors from the air stripper will be directed to the thermal oxidizer(s) for treatment. The thermal oxidizers are expected to maintain a minimum of 99% destruction and removal efficiency (DRE) for VOCs, including chlorinated VOCs (CVOCs). Acid gases exiting the oxidizer, from combustion of CVOCs, will be treated and neutralized in a caustic scrubber, which is expected to maintain a minimum 99% DRE for neutralization of the hydrogen chloride (HCl) vapors.

Emissions calculations are presented in Attachment E. Peak hourly VOC and HAP emissions are conservatively estimated based on analytical test data for the site and the design capacity of the ISTD system. Annual emissions are based on a total 1 million pound contaminant loading to be treated in one year. Other criteria pollutant emissions from natural gas combustion in the oxidizers have been estimated using AP-42 emission factors (5<sup>th</sup> Edition, Section 1.4) and the

rated capacity of the burners. The estimated maximum uncontrolled potential and controlled actual emissions from the proposed source are summarized, respectively in Tables 1 and 2:

		2	Тс	otal
	ISTD	Oxidizers		
Pollutant	lb/hr	lb/hr	lb/hr	TPY
PM-10/PM2.5				
(total)		0.038	0.038	0.17
SO <sub>X</sub>		0.003	0.003	0.01
NO <sub>X</sub>		0.5	0.5	2.19
СО		0.42	0.42	1.84
Total VOC	355.42	0.028	355.44	500.12
HCl	134.22		134.22	188.82
Total Federal HAPs				688.9

 Table 1: Maximum Uncontrolled Potential Emissions

		2	To	otal
	ISTD	Oxidizers		
Pollutant	lb/hr	lb/hr	lb/hr	TPY
PM-10/PM2.5				
(total)		0.038	0.038	0.17
SO <sub>X</sub>		0.003	0.003	0.01
NO <sub>X</sub>		0.50	0.5	2.19
СО		0.42	0.42	1.84
Total VOC	3.55	0.028	3.58	5.12
HCl	1.34			1.89
Total Federal HAPs				6.93

Based on these emissions estimates, it is expected that emissions of total VOCs and total federal HAPs will each be limited to less than 10 TPY. In addition, estimated emissions of other criteria pollutant will be well below 5 TPY. As such, the proposed source will not be a Major Stationary Source with respect to any criteria air pollutants or HAPs.

In addition, as documented in Attachment E, maximum controlled emissions of identified stateregulated HAPs will comply with Maximum Allowable Stack Concentrations (MASCs), in accordance with RCSA § 22a-174-29. As documented in Attachment G, the proposed vapor treatment system, consisting of condensation, dual thermal oxidizers and a wet scrubber, is consistent with Best Available Control Technology (BACT) criteria. As documented in Table 3, the proposed ISTD remediation system with thermal oxidizers and a wet scrubber is demonstrated to be in compliance with applicable regulatory requirements.

Potentially Applicable	Applicable?	Comments / Applicable Requirements /				
Regulations	(Yes/No)	Compliance Demonstration				
	CTDEP – RCSA					
§ 22a-174-3a Permits to construct and permits to operate stationary sources	Yes	<ul> <li>NSR permit application triggered – due to construction of new emission unit with greater than 15 tons/year potential emissions (§ 22a-174-3a(a)(1)(D)).</li> <li>With proposed controls, premise emissions will be not be Major for any pollutants (PSD, Nonattainment NSR, and MACT requirements do not apply).</li> <li>Hazardous air pollutants are in compliance with Maximum Allowable Stack Concentrations (MASC) (see calculations and demonstration in Attachment E)</li> </ul>				
§ 22a-174-18 Particulate Control	Yes	• PM emissions from natural gas combustion in the thermal oxidizers will be in compliance with the regulatory standards in § 22a-174-18(d)(2) – 0.08 grains/scf @ 12% CO <sub>2</sub> , based on emission factors.				
§ 22a-174-19 Control of Sulfur Compound Emissions	Yes	• The maximum fuel sulfur content from natural gas will be in compliance with the regulatory limit.				
§ 22a-174-29 Hazardous air pollutants	Yes	• Estimated worst case emissions of HAPs comply with MASCs. (See calculations in Attachment E)				
EPA – 40 CFR 60, 61, 63, 7	72-75					
40 CFR Part 60 (NSPS)	No	No applicable NSPS				
40 CFR Part 61 (NESHAP)	No	No applicable NESHAP				
40 CFR Part 63 (NESHAP for source categories)	No	• The premise will not be a Major Stationary Source of HAPs. Specifically, 40 CFR 63, Subpart GGGGG (Site Remediation NESHAPs) is not applicable because the facility will not be a major source of HAP and the site remediation will be performed under the authority of CERCLA as a remedial action.				
40 CFR Part 72 – 75 (Acid Rain Provisions)	No	• Not applicable.				

## Solvents Recovery Service of New England, Inc. Superfund Site Remediation Project

Potentially Applicable	Applicable?	Comments / Applicable Requirements /
Regulations	(Yes/No)	Compliance Demonstration
40 CFR 264, Subparts AA and BB (RCRA air emissions standards applicable to process vents and equipment leaks at treatment, storage and disposal facilities)	No	<ul> <li>Not believed to be applicable as the CERCLA Corrective Action will not "treat, store, or dispose of hazardous wastes" and CERCLA remedial actions are exempted from any federal, state or local permits. However, subparts AA and BB are identified as potential Applicable or Relevant and Appropriate Requirements (ARARs). The operation will comply with equivalent design and operational standards. Emissions from the air stripper will be directly vented to the thermal oxidizers</li> </ul>

## ATTACHMENT B

#### APPLICANT BACKGROUND INFORMATION (DEP-APP-008)

M.I. Holzman & Associates, LLC



## **Applicant Background Information**

Please enter a check mark by the entity which best describes the applicant and complete the requested information. You must choose one of the following.

## **⊠** Corporation

1. Parer	nt Corporation		
N	ame: TerraTherm, Inc.		
М	ailing Address: 10 Stevens Road		
С	ity/Town: Fitchburg State:	MA	Zip Code: <b>01420</b> -
В	usiness Phone: 978-343-0300 ext.	229	Fax: 978-343-2727
С	ontact Person: Robin Swift Title:	Project Ma	nager
2. Subs	idiæry Corporation:		
N	ame:		
М	ailing Address:		
С	ity/Town: State:		Zip Code: -
В	usiness Phone: ext.		Fax:
С	ontact Person: Title:		
3. Dire8	tors:		
N	ame: Jeffrey Powell		
М	ailing Address: 1 Walnut Street		
С	ity/Town: Acton State:	MA	Zip Code: <b>01720</b> -
В	usiness Phone: 800-628-7528 ext.		Fax:
NI	amai Cran Battartan Biaan Canital		
IN N	ame: Greg Betterton, Bison Capital	\ <b>F</b>	
	aning Address: 9981 Ridgewood Ave., Suite 10	)3 FI	Zin Code: 24202
		FL	Zip Code: <b>34292</b> -
В	usiness Phone. 941-466-4422 ext.		Fax:
	Please enter a check mark, if additional sheet sheet(s) to this sheet with the required inform	s are necessa ation as suppli	ry. If so, label and attach additional ed above.
4. Offic/	Yrs:		
N	ame: Ralph S. Baker		
М	ailing Address: 840 West Ashby State Road		
С	ity/Town: Fitchburg State:	MA	Zip Code: 01420-
В	usiness Phone: 978-343-0300 ext.	11	Fax: 978-343-2727
	Please enter a check mark, if additional sheet sheet(s) to this sheet with the required inform	s are necessa ation as suppli	ry. If so, label and attach additional ed above.



## **Applicant Background Information**

Please enter a check mark by the entity which best describes the applicant and complete the requested information. You must choose one of the following.

## **⊠** Corporation

1. Parent Corporation		
Name: TerraTherm, Inc.		
Mailing Address: 10 Stevens Road		
City/Town: Fitchburg State:	MA	Zip Code: 01420-
Business Phone: 978-343-0300 ext.	229	Fax: 978-343-2727
Contact Person: Robin Swift Title:	Project M	anager
2. Subsidiæry Corporation:		
Name:		
Mailing Address:		
City/Town: State:		Zip Code: -
Business Phone: ext.		Fax:
Contact Person: Title:		
3. Dire&tors:		
Name: Robert Crowley, MTDC		
Mailing Address: 148 State St.		
City/Town: <b>Boston</b> State:	МА	Zip Code: 02109-
Business Phone: 617-226-2833 ext.		Fax:
Name:		
Mailing Address:		
City/Town: State:		Zip Code: -
Business Phone: ext.		Fax:
Please enter a check mark, if additional sheet(s) to this sheet with the required ir	sheets are necess nformation as supp	ary. If so, label and attach additional blied above.
4. Offic^rs:		
Name: John Bierschenk		
Mailing Address: 358 Federal Hill Road		
City/Town: Milford State:	NH	Zip Code: 03055-
Business Phone: <b>978-343-0300</b> ext.		Fax:
Please enter a check mark, if additional sheet(s) to this sheet with the required ir	sheets are necess nformation as supp	ary. If so, label and attach additional blied above.

## ATTACHMENT C

## SITE PLAN



## ATTACHMENT D

## USGS SITE LOCATION MAP

M.I. Holzman & Associates, LLC



#### ATTACHMENT E

#### SUPPLEMENTAL APPLICATION FORMS

Site Remediation Equipment (DEP-AIR-APP-209)

Air Pollution Control Equipment (DEP-AIR-APP-210)

Stack Parameters (DEP-AIR-APP-211)

Unit Emissions (DEP-AIR-APP-212)

**Calculations and Specifications** 

**Process Flow Diagram** 

**Air Pollution Control Equipment Specifications** 

**Excerpt from Draft Conceptual Design Work Plan** (Available upon request as separately-bound document)

## Supplemental Application Form Site Remediation Equipment

pplicant Name: <b>TerraTherm, Inc. on behalf of SRSNE Site Group</b> As indicated on the <i>Permit Application Transmittal Form)</i>					
Please complete a separate form for each unit of an i (You may reproduce this form as necessary.)	nstallation.		DEP USE ONLY App. No.: EPE No.:		
Unit No.: <b>U1</b>					
Is this unit subject to Title 40 CFR Part 60, NSPS?	🗌 Yes	🛛 No			
If yes, indicate the subpart(s):					
Is this unit subject to Title 40 CFR Part 63, MACT?	🗌 Yes	🛛 No			
If yes, indicate the subpart(s):					

## Section I: General

1a.	Manufacturer: TerraTherm, Inc.				
1b.	Model No.: custom	1c.	Serial No.: <b>N/A</b>		
2.	Construction Date: 08/01/2010				
3.	Type of Remediation Process: in-si	tu thermal desorpt	ion (ISTD)		
4.	Type of Equipment:	Stationary	Portable		
	If portable, indicate initial location:				
5.	Type of Contaminants and Concent complete listing of contaminants	rations: See Attach and concentration	ment E, Calculations a s.	nd Specifications	for
6.	Operating Schedule:	<b>24</b> hours/day	<b>8,760</b> hours/year		
7.	Percent of Annual Throughput:	🛛 Not Applicable			
	Jan - Mar: % April	June: %	July - Sept: %	Oct - Dec:	%

### Section II: Low Temperature Thermal Desorbers Only

Par	Part A: Primary Treatment Unit (PTU)				
1.	Maximum Soil Throughput: N/A tons/hour				
2.	Drum Speed Range:	RPM			
3.	Soil Residence Time Range:	minutes			
4.	Operating Temperature Range:	°F			
5.	Expected Soil Entrainment Rate: Ibs/hour				
6a.	. Maximum Total Petroleum Hydrocarbon Rate: ppmw				
6b.	. Anticipated Total Petroleum Hydrocarbon Rate: ppmw				
	Specify Throughput:	tons/hour			

## Section II: Low Temperature Thermal Desorbers Only (continued)

Par	t A: Primary Treatr	nent Unit (PT	U) (continued)			
7. 8.	Soil Moisture Content Range: Storage Piles:				% by weight	
	a. Contaminated:				Other (specify):	
9.	Soil Blending:					
Par	t B: Primary Treatr	nent Unit Aux	iliary Burner	System		
1.	Number of Burners:	N/A				
2.	Burner Manufacture	r(s) and Model N	lo(s):			
3.	Maximum Heat Inpu	t:	Btu/I	nour		
	Fuel Type(s) (4a)	% Ash (4b)	% Sulfur (4c)	% Nitrogen (4d)	Heating Value (4e)	Annual Usage (4f)
<u> </u>						<u>1</u>

## Section III: Air Strippers Only

1.	Number of Wells: N/A	
2.	Maximum Flow Rate:	gpm
3.	Stripping Rate:	lbs/hour

## Section IV: Soil Vapor Extraction Only

1.	Number of Wells: 550		
2.	Maximum Fan Capacity:	3012	acfm
3.	Stripping Rate:	355	lbs/hour

## Supplemental Application Form Air Pollution Control Equipment

Applicant Name: V^¦¦æ/@¦{ É	Acc. on behalf of SRSNE Site Group
(As indicated on Permit Applic	ation Transmittal Form)

	DEP USE ONLY
App. No.:	
EPE No.:	

Section I. Summary Sheet (Make additional copies, if necessary)

Unit Number (1)	Unit Description (2)	Contr No. (3)	ol Equipment Type (4)	Overall Control Efficiency % (5)	Pollutants Controlled (6)	*Basis (7)	Stack No. (8)
U1	ISTD remediation	C1a	oxidizer	99%	VOC, HAPs	vendor design	S1
		C1b	oxidizer	99%	VOC, HAPs	vendor design	S1
		C1c	scrubber	99%	HCI, acid gas	vendor design	S1

\* Attach supporting documentation with this form, e.g., stack test data, manufacturer's guarantee, etc.

## Section II: Specific Control Equipment

(Complete the appropriate subsection for each *distinct* piece of control equipment you utilize. You may reproduce the pages of the form as necessary.)

#### Adsorption Device

Designated Reference Number of Adsorption Unit: N/A				
Designated Reference Number of Unit which uses Adsorber:				
Manufacturer:				
Model Name & Number:				
Construction Date: / /				
Adsorbent:				
Activated Charcoal Type:				
Other (specify):				
Number of Beds:				
Dimensions of Bed				
Bed No.1				
Thickness in direction of gas flow(inches): Cross-section area (sq. inches):				
Bed No.2				
Thickness in direction of gas flow(inches): Cross-section area (sq. inches):				
Bed No.3				
Thickness in direction of gas flow(inches): Cross-section area (sq. inches):				
Inlet Gas Temperature: °F or °C				
Design Pressure Drop Across Unit: inches H <sub>2</sub> O				
Type of Regeneration				
Replacement   Steam   Other (specify):				
Method of Regeneration				
Alternate use of beds Source shut down Other (specify):				
Describe procedures used to ensure that emissions from regeneration process are treated or minimized:				
Maximum Operation Time Before Regeneration:				
Is adsorber equipped with a break-through detector?				
a) Control Efficiency(s) of Adsorber (%):				
b) Collection Efficiency(s) of Adsorber (%):				
Pollutant(s) Controlled:				

1a.	Designated Reference Nur	nber of Afterbu	urner: C1a + C1b (identical units)
1b.	Designated Reference Nur	nber of Unit wh	hich uses Afterburner: <b>U1</b>
2.	Manufacturer: Epcon, or e	quivalent	
3.	Model Name & Serial Num	ber: <b>1,100 scf</b> r	fm thermal oxidizers
4.	Construction Date: 03/01/2	011	
5.	Type of Afterburner:	🛛 Thermal	Catalytic Other (specify):
6.	Combustion Chamber Dim	ensions	
	Length (inches): 102	Cross-sect	ction area (sq. inches): <b>2016</b>
7.	Inlet Gas Temperature:	1	<b>158</b> °F <i>or</i> °C
8.	Operating Temperature of	Chamber:	<b>1400</b> °F <i>or</i> °C
9.	Type of Auxiliary Fuel: nat.	gas	Higher Heating Value: 1,000 Btu/CF
10.	a)% Sulfur: <b>.0006</b>	b)% Ash: <b>n</b>	negl. c)% Nitrogen: negl.
11.	Maximum Auxiliary Fuel Us	sage (specify u	units): a) Hourly: <b>2.5 MMBtu</b>
			b) Annually: 21,900 MMB
12.	Number of Burners Per Aft	erburner: <b>1</b>	
	Burner No. 1 @:	<b>2.5MM</b> BTU p	per hour
	Burner No. 2 @:	BTU p	per hour
	Burner No. 3 @:	BTU p	per hour
13.	Catalyst Used:	🗌 Yes	🖾 No
	Type of Catalyst:		
14.	Catalyst Sampling Interval:		
15.	Heat Exchanger Used:	Yes	⊠ No
	Type of Heat Exchanger:		
	Heat Recovery:		
16.	Gas Flow Rate (scfm): 1,13	35 ea. (typ.)	
17.	Combustion Chamber Des	ign Residence	e Time (seconds): <b>1.0+</b>
18.	Moisture Content of Exhau	st Gas (%): <b>14</b>	4.6% wt.
19.	a) Control Efficiency of After	erburner (%): <b>9</b>	99%
	b) Collection Efficiency of A	Afterburner (%)	»): <b>100%</b>
20.	Pollutant(s) Controlled: VO	C, HAPs	

#### Condenser

1a.	Designated Reference Number of	f Condenser	Unit: <b>N/A</b>		
1b.	Designated Reference Number of	f Unit which	uses Conden	ser:	
2.	Manufacturer:				
3.	Model Name & Number:				
4.	Construction Date: / /				
5.	Heat Exchange Area (sq. ft.):				
6.	Coolant Flow Rate: Uwater:		gpm	Air:	scfm (at 68° F)
	Other (specify) : Type:			Flow Rate:	
7.	Gas Flow Rate:	scfm (at 68	β <sup>°</sup> F)		
8.	Coolant Temperature (°F):	In:		Out:	
9.	Gas Temperature (°F):	In:		Out:	
10.	a) Control Efficiency(s) of Conder	nser:			
	b) Collection Efficiency(s) of Cond	denser (%):			
11.	Pollutant(s) Controlled:				

#### Electrostatic Precipitator

1a	Designated Reference Number of Electrostatic Precipitator: <b>N/A</b>
1b	Designated Reference Number of Unit which uses Electrostatic Precipitator
2	Manufacturer:
2.	
3.	Model Name & Serial Number:
4.	Construction Date: / /
5.	Collecting Electrode Area (sq ft):
6.	Gas Flow Rate (scfm):
7.	Voltage Across the Precipitator Plates (kv):
8.	Resistivity of Pollutants (ohms):
9.	Number of Fields in the Precipitator:
10.	Grain Loading (grains/scf @ 68° F): a) Inlet: b) Outlet:
11.	a) Control Efficiency(s) of Electrostatic Precipitator (%):
	b) Collection Efficiency(s) of Electrostatic Precipitator (%):
12.	Pollutant(s) Controlled:

-1

#### Filter

1a	Designated Reference N	Jumber of Filter: <b>N/A</b>		
1b	Designated Reference N	lumber of Unit which us	es Filter	
2	Manufacturer:			
2.	Model Name & Serial Nu	umbor:		
J.	Construction Date: /	/		
4. 5	Construction Date. /	1		
э. С	Air to Cloth Dotio (or ft):			
ю. ¬	Air to Cloth Ratio (sq it):			
7.	Cleaning Method:			
		Pulse Jet	Other (specify):	
8.	Gas Cooling Method:	Ductwork Length	(ft): [	Diameter (inches):
	Heat Exchanger	🗌 Bleed-in Air 🛛 🗌 W	/ater Spray 🗌 Othe	er (specify):
9.	Gas Flow Rate (from sou	urce):	scfm (at 68 F)	
10.	Cooling Gas Flow Rate			
	Bleed-in Air:	<b>scfm (at 68</b> □ F)	Water Spray:	gpm
11.	Inlet Gas Condition	Temperature ( F):	Dev	v Point (□F):
12.	Grain Loading (grains/sc	cf @ 68° F): a) Inlet:	b) C	Dutlet:
13.	Design Pressure Drop A	cross Unit (inches H <sub>2</sub> O)	:	
14.	a) Control Efficiency of F	Filter (%):		
	b) Collection Efficiency c	of Filter (%):		
15.	Pollutant(s) Controlled:			

Cyclone

1a.	Designated Reference Number of Cyclone: N/A
1b.	Designated Reference Number of Unit which uses Cyclone:
2.	Manufacturer:
3.	Model Name & Serial Number:
4.	Construction Date: / /
5.	Type of Cyclone: Single Multiple
6.	Number of Cyclones in Multiple Cyclone:
7.	Gas Flow Rate: scfm (at 68° F)
8.	Grain Loading (grains/SCF @ 68° F): a) Inlet: b) Outlet:
9.	Design Pressure Drop Across Unit (inches H <sub>2</sub> O):
10.	a) Control Efficiency of Cyclone (%):
	b) Collection Efficiency of Cyclone (%):
11.	Pollutant(s) Controlled:

#### Scrubber

1a.	Designated Re	ference Number of Scrubber: C1c
1b.	Designated Re	ference Number of Unit which uses Scrubber: <b>U1</b>
2.	Manufacturer:	Epcon, or equivalent
3.	Model Name 8	Serial Number: vertical quench + vertical packed tower
4.	Construction D	ate: 03/01/2011
5.	Type of Scrub	ber: 🗌 Venturi 🛛 🗌 Wet Fan
	Packed:	Packing Material:
		Size: 4 ft. diam Packed Height (inches): 120
	Spray:	Number of Nozzles:
		Nozzle No. 1 Pressure (psig):
		Nozzle No. 2 Pressure (psig):
		Nozzle No. 3 Pressure (psig):
		Nozzle No. 4 Pressure (psig):
	Other (spec	cify):(Attach description and sketch with dimensions)
6.	Design Pressu	re Drop Across the Scrubber (inches $H_2O$ ): <b>3</b>
7.	Type of Flow:	Concurrent Countercurrent Crossflow
8.	Scrubber Geor	netry
	Length in direc	tion of Gas Flow (ft): <b>24</b> Cross Sectional Area (sq ft): <b>12.6</b>
9.	Chemical Com	position of Scrubbing Liquid: NaOH
10.	a. Scrubbing	Liquid Flow Rate (gpm): <b>75</b>
	b. Fresh Liqu	id Make-Up Rate (gpm): <b>28</b>
11.	Scrubber Liqui	d: One Pass 🛛 Recirculated
12.	Gas Flow Rate	<b>4,450</b> scfm (at 68□ F)
13.	Inlet Gas Tem	perature (°F): <b>178</b>
14.	a) Control Effic	siency(s) of Scrubber (%): <b>99</b>
	b) Collection E	fficiency(s) of Scrubber (%): <b>100</b>
15.	Pollutant(s) Co	ontrolled: HCI, acid gases

#### Mist Eliminator

1a.	a. Designated Reference Number of Mist Eliminator:		
1b.	b. Designated Reference Number of Unit which uses Mist	Eliminator:	
2.	. Manufacturer:		
3.	. Model Name & Number:		
4.	. Construction Date: / /		
5.	. Face Velocity (feet per second):		
	Vertical Flow     Horizontal Flow     Dia	gonal	
6.	. Design Pressure Drop Across Mist Eliminator (inches H	<sub>2</sub> O):	
7.	. a) Control Efficiency of Mist Eliminator at:		
	1 mm Hg: 5 mm Hg:	10 mm Hg:	
	b) Collection Efficiency of Mist Eliminator (%):		
8.	. Pollutant(s) Controlled:		

#### Other Type of Control Equipment for Degreasing Equipment

1a.	Designated Reference Number of Equipment:
1b.	Designated Reference Number of Unit which uses Equipment:
2.	Manufacturer:
3.	Model Name & Serial Number:
4.	Construction Date: / /
5.	Method of Controls
	Refrigerator Chiller     Water Spray     Other (specify):
6.	a) Control Efficiency of Other Type of Control Equipment (%):
	b) Collection Efficiency of Other Type of Control Equipment (%):
7.	Pollutant(s) Controlled:

#### Other Type of Control Equipment

1a.	Designated reference number of other type of control equipment:
1b.	Designated reference number of unit which uses other type of control equipment:
2.	Manufacturer:
3.	Model Name & Serial Number:
4.	Construction Date: / /
5.	Generic name of other equipment:
6.	a) Control efficiency of other type of control equipment (%):
	b) Collection efficiency of other type of control equipment (%):
7.	Pollutant(s) Controlled:

## Supplemental Application Form Stack Parameters

#### Applicant Name: V^¦|ǽÉV@\{ É́Coc. on behalf of SRSNE Site Group (As indicated on *Permit Application Transmittal Form*)

	DEP USE ONLY
App. No.:	
EPE No.:	

#### Section I. Stack Parameters (Make additional copies, if necessary)

Stack No. (1)	Unit No.(s) (2)	Control Equipment No.(s) (3)	Height ft. (4)	Diameter ft. (5)	Temp °F (6)	Flow ACFM (7)	Exit Dir. H or V (8)	Rain Hat Y or N (9)	Stack Lining (10)	Distance to Property Line ft. (11)
S1	U1	C1a, b, c	20	1.67	179	5,338	v	Ν	FRP	185

## Supplemental Application Form Unit Emissions

Applicant Name: **TerraTherm, Inc. on behalf of SRSNE Site Group** (As indicated on the *Permit Application Transmittal Form*)

### Section I: General Information

Please complete a separate form for each unit. You may reproduce this form as

#### necessary.

|--|

- 2. Stack Number:
- 3. Control Equipment Number(s):

#### Section II: Stack Emission Information for Listed Pollutants (Exclude Fugitive Emission

Information)

Pollutant		(1) Stack Emission Rate (@ Rated Capacity)						
		Pounds Per Hour (Ib/hr) (a)		Tons Per Year (TPY) (b)	Other (Units) (C)	Basis (d)		
Carbon Monoxide (CO)	Uncontrolled potential proposed actual		See attac and sum from pro	ched Tables I maries of cri posed ISTD r	E-1 through teria polluta remediation	E-7 for calculations nt and HAP emissions and vapor control		
Volatile Organic Compounds (VOC)	uncontrolled potential proposed actual	2	system.					
Exempted Volatile Organic Compounds	uncontrolled potential proposed actual							
Hydrocarbons	uncontrolled potential proposed actual							
Nitrogen Oxides (NOx)	uncontrolled potential proposed actual							
Sulfur Oxides (SOx)	uncontrolled potential proposed actual							
Particulate Matter (TSP)	uncontrolled potential proposed actual							
Particulate Matter <- 10 Micrometers (PM <sub>10</sub> )	uncontrolled potential proposed actual							
Lead	uncontrolled potential							

DEP USE ONLY

App. No.:

(Pb)	proposed actual		

# Section III: Stack Emission Information for Hazardous Air Pollutants (Exclude Fugitive Emission Information)

		Stack Emission Rate ( @ Rated Capacity) (2)						
Hazardous Air Pollutants <i>(List Separately)</i> (1)		Pounds Per Hour (Ib/hr) (a)	Tons per year (TPY) (b)	Concentration Micrograms Per Cubic Meter (Φg/m <sup>3</sup> ) (c)	Other (Units) (d)	Basis (e)		
	uncontrolled potential							
	proposed actual	See att summa	tached Tables E-1 through E-7 for calculations and aries of criteria pollutant and HAP emissions from sed ISTD remediation and vapor control system					
	maximum allowable	p. op o						
	uncontrolled potential							
	proposed actual							
	maximum allowable							
	uncontrolled potential							
	proposed actual							
	maximum allowable							
	uncontrolled potential							
	proposed actual							
	maximum allowable							
	uncontrolled potential							
	proposed actual							
	maximum allowable							

Pollutant		Emission Rate (@ Rated Capacity) (1)						
		Po Ho	ounds Per our (lb/hr) (a)	Tons Per Year (TPY) (b)	Other (Units) (c)	Basis (d)		
Carbon Monoxide (CO)	uncontrolled potential							
	proposed actual		See attach	or pollutant				
Volatile Organic Compounds (VOC)	uncontrolled potential		and HAP emissions from proposed ISTD remediation and vapor control system.					
	proposed actual							
Exempted Volatile Organic Compounds	uncontrolled potential							
	proposed actual							
Hydrocarbons	uncontrolled potential							
	proposed actual							
Nitrogen Oxides (NOx)	uncontrolled potential							
	proposed actual							
Sulfur Oxides (SO <sub>X</sub> )	uncontrolled potential							
	proposed actual							
Particulate Matter (TSP)	uncontrolled potential							
	proposed actual							
Particulate Matter <- 10 Micrometers (PM <sub>10</sub> )	uncontrolled potential							
	proposed actual							
Lead (Pb)	uncontrolled potential							
	proposed actual							

## Section IV: Fugitive Emission Information for Listed Pollutants

1e. Assumptions:


		Emission Rate (@ Rated Capacity) (2)							
Hazardous Air Pollutants <i>(List Separately)</i> (1)		Pound s Per Hour (Ib/hr) (a)	Tons per year (TPY) (b)	Concentratio n Micrograms Per Cubic Meter (Φg/m <sup>3</sup> ) (c)	Other (Units) (d)	Basis (e)			
	uncontrolled potential								
	proposed actual	See a calcu HAP	ttached Ta lations an emissions	ables E-1 through E-7 for of summaries of criteria pollutant and s from proposed ISTD remediation					
	maximum allowable	and v	apor cont	rol system.					
	uncontrolled potential								
	proposed actual								
	maximum allowable								
	uncontrolled potential								
	proposed actual								
	maximum allowable								
	uncontrolled potential								
	proposed actual								
	maximum allowable								
	uncontrolled potential								
	proposed actual								
	maximum allowable								

#### Table E-1 SRS of New England, Inc. (SRSNE) Superfund Site Emission Calculations - VOC Emitting Equipment In-Situ Thermal Desorption (ISTD) w/ Thermal Oxidation and Wet Scrubbing

1) Facility Name:	SRS of New England, Inc. (SRSNE) Superfund Site
2) Emission Unit Number:	U1
3) SCC#:	50410314 Site Remediation In Situ Venting/Venting of Soils Active Aeration, Vacuum: Control Devia
4) Permit/Order/Registration #:	N/A
5a) Control Equipment Description:	Thermal Oxidation + acid gas wet scrubber
5b) Control Equipment Code:	21, 50
5c) Control Efficiency - PM-10:	0%
5d) Control Efficiency - VOC and HCl:	99%
6) Method used to Determine	Groundwater characterization data and material balance calculations,
Potential Emissions:	with assumptions on operating time.
7) Operation Type:	In situ thermal desorption (ISTD) site remediation
8) Calculations:	
Basis of Design (TerraTherm):	

Max. annual VOC loading to be treated: Peak hourly loading to be treated: Peak daily loading to be treated: 1,000,000 lb/yr 355 lb/hr 8530 lb/day

			Uncontrolled Emissions Estimates				
			Mass loading	Mass loading Mass loading HCl @ 1			
		Cl Mass	@ 1 MM lb.	@ 1 MM lb.	MM lb.	MM lb.	
Component	Mass %	Fraction	Total (lb/Hr)	Total (TPY)	Total (lb/hr)	Total (TPY)	
1,1,1 Trichloroethane <sup>1</sup>	0.56	0.798	2.0	2.81	1.64	2.30	
1,2,3-trimethylbenzene	0.44		1.6	2.22			
1,2,4 trimethylbenzene	17.31		61.5	86.55			
1,2-dimethyl-4-ethylbenzene	0.22		0.8	1.11			
1,2-methylethylbenzene	0.42		1.5	2.11			
1,2-methyl-i-propylbenzene	0.22		0.8	1.11			
1,3,5 trimethylbenzene	0.49		1.7	2.46			
1,3-methylethylbenzene	0.80		2.8	4.00			
1,3-methyl-n-propylbenzene	0.21		0.7	1.05			
1,4 methylethylbenzene	0.37		1.3	1.85			
1t,2-dimethylcyclopentane	5.40		19.2	27.01			
1t,3-dimethylcyclohexane	4.14		14.7	20.72			
2,3-dimethyloctane	0.29		1.0	1.43			
3,3-dimethyloctane	0.20		0.7	1.01			
3-ethylheptane	0.41		1.4	2.03			
cis-1,2 Dichloroethene	1.22	0.732	4.3	6.08	3.25	4.58	
Ethylbenzene	3.74		13.3	18.71			
hexene-1	0.40		1.4	1.99			
m,p xylene	7.72		27.4	38.60			
methylcyclohexane	0.55		2.0	2.77			
n-decane	0.91		3.2	4.54			
n-heptane	0.36		1.3	1.79			
n-hexane	0.24		0.9	1.20			
n-nonane	0.57		2.0	2.85			
n-octane	0.40		1.4	2.01			
n-propylbenzene	0.37		1.3	1.87			
o-xylene	2.32		8.2	11.58			
Styrene	0.35		1.2	1.75			
Tetrachloroethene	19.18	0.856	68.2	95.91	60.00	84.41	
Toluene	6.78		24.1	33.92			
Trichloroethene	23.39	0.811	83.1	116.96	69.33	97.53	
Total	100.0		355.4	500.0	134.22	188.82	

	1 MM II	o. Case	2 MM lb. Case		
	Uncontrolled	Controlled	Uncontrolled	Controlled	
	Potential	Actual	Potential	Actual	
	Emissions	Emissions	Emissions	Emissions	
Maximum total VOC emission rate (lb/hr)	355.4	3.55	710.8	7.1	
Average total VOC emission rate (lb/day)	8530	85.3	17060	170.6	
Average total VOC emission rate (TPY)	500	5.0	1000	10.0	

Maximum total HCl emission rate (lb/hr)	134.2	1.34	188.8	1.9
Average total HCl emission rate (lb/day)	3221.2	32.2	4532	45.3
Average total HCl emission rate (TPY)	189	1.9	378	3.8

Note:

Emissions are conservatively estimated based on the total mass of VOC estimated to be present in the ground and a total operating time of one year. Based on extensive monitoring, pilot testing data and experience on other remediation projects, TerraTherm estimates that entire VOC loading can be treated in less than 195 operating days for the 1MM lb. case. The maximum recovery rate was 36 pounds per hour. The mass removal rates during thermal remediation will vary with time and are estimated to peak within 60 to 90 days from initiating heating. The estimated peak hourly and daily mass loadings estimated to occur during that time interval are uesd for MASC compliance purposes. The annual loading and VOC emission rates are based on the total estimated mass of VOC to be remediated.

1. Not included in EPA definition of VOC. However, compound was included in total VOCs to provide conservative estimate.

#### Table E-2

SRS of New England, Inc. (SRSNE) Superfund Site

#### Demonstration of Compliance With CTDEP Hazardous Air Pollutant Regulations (RCSA 22a-174-29) In-Situ Thermal Desorption (ISTD) w/ Thermal Oxidation and Wet Scrubbing

	Alternate Units:
6.1 = Stack Height (m)	20 = Stack Height (ft)
56.4 = Property Line (m)	185 = Property Line (ft)
56.4 = Xmax (m)	
$2.52 = V_0$ , flow (acm/s)	5,338 = Flow(acfm)

199.76 = unitless MASC

500,000 =	total mass	(lbs.) -	Case 1
000 000	1		a a

1,000,000 = total mass (lbs.) - Case 2 $2\,000\,000 = \text{total mass (lbs.)} = \text{Case 3}$ 

2,000,000	= total mass (lbs	.) - Case 3		DRE(%) =	99.0											
	Case 1 Max.	Case 2 Max.	Case 3 Max.	Case 1 Max.	Case 2 Max.	Case 3 Max.										
	APC Inlet	APC Inlet	APC Inlet	Controlled	Controlled	Controlled										
	Loading @ 0.5	Loading @ 1	Loading @ 2	Emissions	Emissions	Emissions			Case 1	Case 2	Case 3		Case 1	Case 2	Case 3	
	MM lb. Total	MM lb. Total	MM lb. Total	@99% DRE	@99% DRE	@99% DRE	HLV	MASC	ASC	ASC	ASC		ASC <	ASC <	ASC <	ASC <
Pollutant	Mass (lb/hr)	Mass (lb/hr)	Mass (lb/hr)	(lb/hr)	(lb/hr)	(lb/hr)	(µg/m³) <sup>3</sup>	$(\mu g/m^3)^3$	(µg/m³)³	(µg/m³)³	(µg/m <sup>3</sup> ) <sup>3</sup>	Max. ASC	MASC?	MASC?	MASC?	MASC?
1,1,1 Trichloroethane1	1.00	2.00	3.99	0.010	0.020	0.040	38000	7.6E+06	5.0E+02	1.0E+03	2.0E+03	2.0E+03	Yes	Yes	Yes	Yes
1,2,3-trimethylbenzene	0.79	1.57	3.15	0.008	0.016	0.031	2500	5.0E+05	3.9E+02	7.9E+02	1.6E+03	1.6E+03	Yes	Yes	Yes	Yes
1,2,4 trimethylbenzene	30.76	61.52	123.05	0.308	0.615	1.230	2500	5.0E+05	1.5E+04	3.1E+04	6.2E+04	6.2E+04	Yes	Yes	Yes	Yes
1,2-dimethyl-4-ethylbenzene	0.39	0.79	1.58	0.004	0.008	0.016			2.0E+02	3.9E+02	7.9E+02	7.9E+02				
1,2-methylethylbenzene	0.75	1.50	2.99	0.007	0.015	0.030			3.7E+02	7.5E+02	1.5E+03	1.5E+03				
1,2-methyl-i-propylbenzene	0.39	0.79	1.58	0.004	0.008	0.016			2.0E+02	4.0E+02	7.9E+02	7.9E+02				
1,3,5 trimethylbenzene	0.87	1.75	3.49	0.009	0.017	0.035	2500	5.0E+05	4.4E+02	8.7E+02	1.7E+03	1.7E+03	Yes	Yes	Yes	Yes
1,3-methylethylbenzene	1.42	2.85	5.69	0.014	0.028	0.057			7.1E+02	1.4E+03	2.8E+03	2.8E+03	-	-		
1,3-methyl-n-propylbenzene	0.37	0.74	1.49	0.004	0.007	0.015			1.9E+02	3.7E+02	7.4E+02	7.4E+02	-	-		
1,4 methylethylbenzene	0.66	1.31	2.63	0.007	0.013	0.026			3.3E+02	6.6E+02	1.3E+03	1.3E+03	-	-		
1t,2-dimethylcyclopentane	9.60	19.20	38.39	0.096	0.192	0.384			4.8E+03	9.6E+03	1.9E+04	1.9E+04	-	-		
1t,3-dimethylcyclohexane	7.36	14.73	29.46	0.074	0.147	0.295	32000	6.4E+06	3.7E+03	7.4E+03	1.5E+04	1.5E+04	Yes	Yes	Yes	Yes
2,3-dimethyloctane	0.51	1.02	2.04	0.005	0.010	0.020			2.5E+02	5.1E+02	1.0E+03	1.0E+03				
3,3-dimethyloctane	0.36	0.72	1.44	0.004	0.007	0.014			1.8E+02	3.6E+02	7.2E+02	7.2E+02	-	-		
3-ethylheptane	0.72	1.44	2.89	0.007	0.014	0.029			3.6E+02	7.2E+02	1.4E+03	1.4E+03	-	-		
cis-1,2 Dichloroethene	2.16	4.32	8.65	0.022	0.043	0.086	15800	3.2E+06	1.1E+03	2.2E+03	4.3E+03	4.3E+03	Yes	Yes	Yes	Yes
Ethylbenzene	6.65	13.30	26.60	0.067	0.133	0.266	8700	1.7E+06	3.3E+03	6.7E+03	1.3E+04	1.3E+04	Yes	Yes	Yes	Yes
hexene-1	0.71	1.42	2.83	0.007	0.014	0.028			3.5E+02	7.1E+02	1.4E+03	1.4E+03				
m,p xylene	13.72	27.44	54.87	0.137	0.274	0.549	8680	1.7E+06	6.9E+03	1.4E+04	2.7E+04	2.7E+04	Yes	Yes	Yes	Yes
methylcyclohexane	0.98	1.97	3.94	0.010	0.020	0.039	32000	6.4E+06	4.9E+02	9.8E+02	2.0E+03	2.0E+03	Yes	Yes	Yes	Yes
n-decane	1.62	3.23	6.46	0.016	0.032	0.065			8.1E+02	1.6E+03	3.2E+03	3.2E+03				
n-heptane	0.64	1.28	2.55	0.006	0.013	0.026	7000	1.4E+06	3.2E+02	6.4E+02	1.3E+03	1.3E+03	Yes	Yes	Yes	Yes
n-hexane	0.43	0.85	1.71	0.004	0.009	0.017	3600	7.2E+05	2.1E+02	4.3E+02	8.5E+02	8.5E+02	Yes	Yes	Yes	Yes
n-nonane	1.01	2.02	4.05	0.010	0.020	0.040	21000	4.2E+06	5.1E+02	1.0E+03	2.0E+03	2.0E+03	Yes	Yes	Yes	Yes
n-octane	0.71	1.43	2.85	0.007	0.014	0.029	7000	1.4E+06	3.6E+02	7.1E+02	1.4E+03	1.4E+03	Yes	Yes	Yes	Yes
n-propylbenzene	0.67	1.33	2.66	0.007	0.013	0.027			3.3E+02	6.7E+02	1.3E+03	1.3E+03				
o-xylene	4.12	8.23	16.46	0.041	0.082	0.165	8680	1.7E+06	2.1E+03	4.1E+03	8.2E+03	8.2E+03	Yes	Yes	Yes	Yes
Styrene	0.62	1.25	2.49	0.006	0.012	0.025	4300	8.6E+05	3.1E+02	6.2E+02	1.2E+03	1.2E+03	Yes	Yes	Yes	Yes
Tetrachloroethene1	34.09	68.17	136.35	0.341	0.682	1.363	1700	3.4E+05	1.7E+04	3.4E+04	6.8E+04	6.8E+04	Yes	Yes	Yes	Yes
Toluene	12.06	24.11	48.22	0.121	0.241	0.482	7500	1.5E+06	6.0E+03	1.2E+04	2.4E+04	2.4E+04	Yes	Yes	Yes	Yes
Trichloroethene	41.57	83.14	166.28	0.416	0.831	1.663	1350	2.7E+05	2.1E+04	4.2E+04	8.3E+04	8.3E+04	Yes	Yes	Yes	Yes
TOTAL VOCs	177.71	355.42	710.83	1.78	3.55	7.11			8.89E+04	1.78E+05	3.55E+05	3.55E+05				

Notes:

1. HLV = Hazard Limiting Value, per RCSA 22a-174-29, 8-hr average concentration

MASC = Maximum Allowable Stack Concentration, calculated per RCSA 22a-174-29, 8-hr. average concentration ASC = Actual Stack Concentration

2. ASC values calculated from estimated mass loadings (see Table E-1), which are believed to be representative, but can vary with location of extraction well and time during remediation phase.

# Table E-3SRS of New England, Inc. (SRSNE) Superfund SiteCriteria Pollutant Emissions from Natural Gas Combution in Two Thermal OxidizersIn-Situ Thermal Desorption (ISTD) w/ Thermal Oxidation and Wet Scrubbing

1) Facility Name:	SRS of New England, Inc. (SRSNE) Superfund Site				
2) Emission Unit Number:	U1	C1a and C1b (2 identical oxidizers in parallel)			
3) SCC#:					
4) Construction Date:	2010				
5) Permit/Order/Registration #:	N/A				
6a) Control Equipment Description:	Thermal Oxidiz	zer			
6b) Control Equipment Code:	021				
7a) Monitoring Equipment Description:	Daily initial, the	en weekly FID analysis of Summa canisters.			
7b) Pollutants Monitored:	VOCs analyzed using EPA method TO-15				
8) Maximum Rated Capacity of Emissions Unit:	2.50E+06	Btu/hr, each oxidizer			
9) Combustion Method:	External				
10) Primary Fuel Type: Natural Gas % Sulfur: 0.0006	% Ash: N/A				
11) Maximum Fuel Consumption:	2,500	cf/hr (ea. Unit)			
12) Method Used to Determine Potential Emissions:	Maximum Rated Capacity times emission factor x 8760 hours per year				
	AP-42 fifth edit	tion, Section 1.4			

13) Primary Fuel Calculations Summary (each oxidizer):

13a)	13b)	13c)	13d)	13e)	
	Uncontrolled	Uncontrolled	Pollution		
	Emission	Emission	Control	Potential	
	Factor	Rate	Efficiency	Emissions	
Pollutant	(lb/mmcf)	(lbs/hr)	(%)	(tons/yr)	
PM-10/PM2.5 (total)	7.6	0.019	N/A	0.083	
SO <sub>X</sub>	0.6	0.002	N/A	0.007	
NO <sub>X</sub>	100	0.250	N/A	1.095	
VOC	5.5	0.014	N/A	0.060	
СО	84	0.210	N/A	0.920	
Lead	0.0005	1.25E-06	N/A	5.48E-06	

14) Emission Unit Emission Summary:

14a)	14b)	14c)	14d)
	Potential	Potential	Potential
	Emissions	Emissions	Emissions
	Each Oxidizer	Two Oxidizers	Two Oxidizers
Pollutant	(lb/hr)	(lb/hr)	(tons/yr)
PM-10/PM2.5 (total)	0.019	0.038	0.166
SO <sub>X</sub>	0.0015	0.003	0.013
NO <sub>X</sub>	0.25	0.500	2.190
VOC	0.01375	0.028	0.120
СО	0.21	0.420	1.840
Lead	0.00000125	2.50E-06	1.10E-05

Thermal Oxidizer

021

Facility Name:
 Emission Unit Number:

3) SCC#:

4) Permit/Order/Registration #:

5a) Control Equipment Description:

5b) Control Equipment Code:

6) Maximum Fuel Consumption:

2,500 cf/hr ea. Unit

 SRS of New England, Inc. (SRSNE) Superfund Site

 U1
 C1a and C1b (2 identical oxidizers in parallel)

7) Method Used to Determine Potential Emissions: AP-42 5th edition (section 1.4) emission factors times maximum

fuel consumption times 8760 hours per year

7) Calculations Summary:

7a)	7b)	7c)	7d)	7e)	7f)	7g)
			Uncontrolled	Uncontrolled		
		Uncontrolled	Emission	Emission	Pollution	Potential
VOC/GASEOUS HAP		Emission	Rate	Rate	Control	Emissions
	CAS	Factor	(ea. Unit)	(2 units)	Efficiency	(2 units)
Name	No.	(lb/mmcf)	(lbs/hr)	(lbs/hr)	(%)	(tons/yr)
POM/PAH <sup>1</sup>	50-32-8	8.82E-05	2.21E-07	4.41E-07	N/A	1.93E-06
Benzene	71-43-2	2.10E-03	5.25E-06	1.05E-05	N/A	4.60E-05
Butane <sup>2</sup>	106-97-8	2.10E+00	5.25E-03	1.05E-02	N/A	4.60E-02
Dichlorobenzene	25321-22-6	1.20E-03	3.00E-06	6.00E-06	N/A	2.63E-05
Formaldehyde	50-00-0	7.50E-02	1.88E-04	3.75E-04	N/A	1.64E-03
Hexane	110-54-3	1.80E+00	4.50E-03	9.00E-03	N/A	3.94E-02
Naphthalene	91-20-3	6.40E-04	1.60E-06	3.20E-06	N/A	1.40E-05
Pentane <sup>2</sup>	109-66-0	2.60E+00	6.50E-03	1.30E-02	N/A	5.69E-02
Toluene	108-88-3	3.40E-03	8.50E-06	1.70E-05	N/A	7.45E-05
Arsenic	7440-38-2	2.00E-04	5.00E-07	1.00E-06	N/A	4.38E-06
Barium	7440-39-3	4.40E-03	1.10E-05	2.20E-05	N/A	9.64E-05
Beryllium	7440-41-7	1.20E-05	3.00E-08	6.00E-08	N/A	2.63E-07
Cadmium	7440-43-9	1.10E-03	2.75E-06	5.50E-06	N/A	2.41E-05
Chromium	7440-47-3	1.40E-03	3.50E-06	7.00E-06	N/A	3.07E-05
Cobalt	7440-48-4	8.40E-05	2.10E-07	4.20E-07	N/A	1.84E-06
Copper	7440-50-8	8.50E-04	2.13E-06	4.25E-06	N/A	1.86E-05
Lead	7439-92-1	5.00E-04	1.25E-06	2.50E-06	N/A	1.10E-05
Manganese	7439-96-5	3.80E-04	9.50E-07	1.90E-06	N/A	8.32E-06
Mercury	7439-97-6	2.60E-04	6.50E-07	1.30E-06	N/A	5.69E-06
Molybdenum	7439-98-7	1.10E-03	2.75E-06	5.50E-06	N/A	2.41E-05
Nickel	7440-02-0	2.10E-03	5.25E-06	1.05E-05	N/A	4.60E-05
Selenium	7782-49-2	2.40E-05	6.00E-08	1.20E-07	N/A	5.26E-07
Vanadium	7440-62-2	2.30E-03	5.75E-06	1.15E-05	N/A	5.04E-05
Zinc	7440-66-6	2.90E-02	7.25E-05	1.45E-04	N/A	6.35E-04

MASC Calculations to Determine Maximum Permittable (Potential) Emissions

Stack Flow Rate (total at common stack)	2.5 m <sup>3</sup> /s	89 ft <sup>3</sup> /s
Distance to property line	56.4 meters	185 feet
H, height of discharge point	6.10 meters	20 feet
Xmax	56.4 meters	185 feet

		Maximum				
		Emission				
HAP		Rate	HLV	MASC		ASC %
	CAS	(2 Units)	(µg/m <sup>3</sup> )	(µg/m <sup>3</sup> )	ASC	of
Name	No.	(lb/hr)	8 hour	8 hour	(µg/m°)	MASC
POM/PAH	50-32-8	4.41E-07	0.1	19.98	2.21E-02	< 1%
Benzene	71-43-2	1.05E-05	150	29,964	5.25E-01	< 1%
Butane <sup>2</sup>	106-97-8	1.05E-02	38000	7,590,916	5.25E+02	< 1%
Dichlorobenzene	25321-22-6	6.00E-06	9000	1,797,849	3.00E-01	< 1%
Formaldehyde	50-00-0	3.75E-04	12	2,397	18.75	< 1%
Hexane	110-54-3	9.00E-03	3600	719,139	450	< 1%
Naphthalene	91-20-3	3.20E-06	1000	199,761	1.60E-01	< 1%
Pentane <sup>2</sup>	109-66-0	1.30E-02	7000	1,398,327	6.50E+02	< 1%
Toluene	108-88-3	1.70E-05	7500	1,498,207	8.50E-01	< 1%
Arsenic	7440-38-2	1.00E-06	0.05	10	5.00E-02	< 1%
Barium	7440-39-3	2.20E-05	10	1,998	1.10E+00	< 1%
Beryllium	7440-41-7	6.00E-08	0.01	2	3.00E-03	< 1%
Cadmium	7440-43-9	5.50E-06	0.4	80	2.75E-01	< 1%
Chromium	7440-47-3	7.00E-06	2.5	499	3.50E-01	< 1%
Cobalt	7440-48-4	4.20E-07	2	400	2.10E-02	< 1%
Copper	7440-50-8	4.25E-06	2	400	2.13E-01	< 1%
Lead	7439-92-1	2.50E-06	3	599	1.25E-01	< 1%
Manganese	7439-96-5	1.90E-06	20	3,995	9.50E-02	< 1%
Mercury	7439-97-6	1.30E-06	0.2	40	6.50E-02	< 1%
Molybdenum	7439-98-7	5.50E-06	100	19,976	2.75E-01	< 1%
Nickel	7440-02-0	1.05E-05	0.3	60	5.25E-01	< 1%
Selenium	7782-49-2	1.20E-07	4	799	6.00E-03	< 1%
Vanadium	7440-62-2	1.15E-05	1	200	5.75E-01	< 1%
Zinc	7440-66-6	1.45E-04	100	19,976	7.25E+00	< 1%

1. Sum of POM/PAH.

2. Not a federal HAP.

#### Table E-5 SRS of New England, Inc. (SRSNE) Superfund Site Summary of Uncontrolled and Controlled Emissions - 1MM lb. Case In-Situ Thermal Desorption (ISTD) w/ Thermal Oxidation and Wet Scrubbing

	Uı	ncontrolle	d Potentia	al		
	IST	ГD	2 Oxi	dizers	To	otal
Pollutant	lb/hr	TPY	lb/hr	TPY	lb/hr	TPY
PM-10/PM2.5 (total)			0.038	0.17	0.038	0.17
SO <sub>X</sub>			0.003	0.013	0.003	0.013
NO <sub>X</sub>			0.5	2.19	0.5	2.19
CO			0.42	1.84	0.42	1.84
Total VOC	355.42	500.0	0.028	0.120	355.44	500.12
1,1,1 Trichloroethane	2.00	2.81			2.00	2.81
1,2,3-trimethylbenzene	1.57	2.22			1.57	2.22
1,2,4 trimethylbenzene	61.52	86.55			61.52	86.55
1,2-dimethyl-4-ethylbenzene	0.79	1.11			0.79	1.11
1,2-methylethylbenzene	1.50	2.11			1.50	2.11
1,2-methyl-i-propylbenzene	0.79	1.11			0.79	1.11
1,3,5 trimethylbenzene	1.75	2.46			1.75	2.46
1,3-methylethylbenzene	2.85	4.00			2.85	4.00
1,3-methyl-n-propylbenzene	0.74	1.05			0.74	1.05
1,4 methylethylbenzene	1.31	1.85			1.31	1.85
1t,2-dimethylcyclopentane	19.20	27.01			19.20	27.01
1t,3-dimethylcyclohexane	14.73	20.72			14.73	20.72
2,3-dimethyloctane	1.02	1.43			1.02	1.43
3,3-dimethyloctane	0.72	1.01			0.72	1.01
3-ethylheptane	1.44	2.03			1.44	2.03
cis-1,2 Dichloroethene	4.32	6.08			4.32	6.08
Ethylbenzene	13.30	18./1			13.30	18./1
mexene-1	1.42	28.60			27.44	1.99
methylcyclobeyane	1 07	2 77			1.97	38.00
n-decane	3.23	4 54			3.23	4 54
n-heptane	1.28	1.79			1.28	1.79
n-hexane	0.85	1.20	9.00E-03	3.94E-02	0.86	1.24
n-nonane	2.02	2.85	,		2.02	2.85
n-octane	1.43	2.01			1.43	2.01
n-propylbenzene	1.33	1.87			1.33	1.87
o-xylene	8.23	11.58			8.23	11.58
Styrene	1.25	1.75			1.25	1.75
Tetrachloroethene	68.17	95.91			68.17	95.91
Toluene	24.11	33.92	1.70E-05	7.45E-05	24.11	33.92
Trichloroethene	83.14	116.96			83.14	116.96
POM/PAH D			4.41E-07	1.93E-06	4.41E-07	1.93E-06
Benzene			1.05E-05	4.60E-05	1.05E-05	4.60E-05
Butane			1.05E-02	4.60E-02	1.05E-02	4.60E-02
Dichlorobenzene			6.00E-06	2.63E-05	6.00E-06	2.63E-05
Formaldehyde			3.75E-04	1.64E-03	3.75E-04	1.64E-03
			3.20E-06	1.40E-05	3.20E-06	1.40E-05
Pentane			1.30E-02	5.69E-02	1.30E-02	5.69E-02
Arsenic			1.00E-06	4.38E-06	1.00E-06	4.38E-06
Barium'			2.20E-05	9.64E-05	2.20E-05	9.64E-05
Beryllium			6.00E-08	2.63E-07	6.00E-08	2.63E-07
Cadmium			5.50E-06	2.41E-05	5.50E-06	2.41E-05
Chromium			7.00E-06	3.0/E-05	7.00E-06	3.0/E-05
Cobalt			4.20E-07	1.84E-06	4.20E-07	1.84E-06
Copper			4.25E-06	1.86E-05	4.25E-06	1.86E-05
Lead			2.50E-06	1.10E-05	2.50E-06	1.10E-05
Manganese			1.90E-06	8.32E-06	1.90E-06	8.32E-06
Mercury			1.30E-06	5.69E-06	1.30E-06	5.69E-06
Molybdenum <sup>4</sup>			5.50E-06	2.41E-05	5.50E-06	2.41E-05
Nickel			1.05E-05	4.60E-05	1.05E-05	4.60E-05
Seienium			1.20E-07	5.26E-07	1.20E-07	5.26E-07
Vanadium'			1.15E-05	5.04E-05	1.15E-05	5.04E-05
Zinc <sup>1</sup>			1.45E-04	6.35E-04	1.45E-04	6.35E-04
HCl	134.22	188.82				188.82
Total Federal HAPs						688.9

Total Federal HAPs

		Controlle	ed Actual			
	IS	ГD	2 Oxi	dizers	То	tal
Pollutant	lb/hr	TPY	lb/hr	TPY	lb/hr	TPY
PM-10/PM2.5 (total)			0.038	0.17	0.038	0.17
SO <sub>X</sub>			0.003	0.013	0.003	0.013
NO <sub>y</sub>			0.50	2.19	0.5	2.19
CO			0.42	1.84	0.42	1.84
Total VOC	3.55	5.0	0.028	0.12	3.58	5.12
1,1,1 Trichloroethane	0.02	0.03			0.02	0.03
1,2,3-trimethylbenzene	0.02	0.02			0.02	0.02
1,2,4 trimethylbenzene	0.62	0.87			0.62	0.87
1,2-dimethyl-4-ethylbenzene	0.01	0.01			0.01	0.01
1,2-methylethylbenzene	0.01	0.02			0.01	0.02
1,2-methyl-i-propylbenzene	0.01	0.01			0.01	0.01
1,3,5 trimethylbenzene	0.02	0.02			0.02	0.02
1,3-methylethylbenzene	0.03	0.04			0.03	0.04
1,3-methyl-n-propylbenzene	0.01	0.01			0.01	0.01
1,4 methylethylbenzene	0.01	0.02			0.01	0.02
1t,2-dimethylcyclopentane	0.19	0.27			0.19	0.27
It,3-dimethylcyclohexane	0.15	0.21			0.15	0.21
2,3-dimethyloctane	0.01	0.01			0.01	0.01
3,3-dimethyloctane	0.01	0.01			0.01	0.01
s-ethylneptane	0.01	0.02			0.01	0.02
Ethylhonzono	0.04	0.08			0.04	0.00
beyene 1	0.13	0.19			0.13	0.19
m p vylene	0.01	0.02			0.01	0.02
methylcyclohexane	0.027	0.03			0.027	0.03
n-decane	0.02	0.05			0.02	0.05
n-heptane	0.01	0.02			0.01	0.02
n-hexane	0.01	0.01	9.00E-03	3.94E-02	0.02	0.05
n-nonane	0.02	0.03			0.02	0.03
n-octane	0.01	0.02			0.01	0.02
n-propylbenzene	0.01	0.02			0.01	0.02
o-xylene	0.08	0.12			0.08	0.12
Styrene	0.01	0.02			0.01	0.02
Tetrachloroethene	0.68	0.96			0.68	0.96
Toluene	0.24	0.34	1.70E-05	7.45E-05	0.24	0.34
Trichloroethene	0.83	1.17			0.83	1.17
POM/PAH			4.41E-07	1.93E-06	4.41E-07	1.93E-06
Benzene			1.05E-05	4.60E-05	1.05E-05	4.60E-05
Butane			1.05E-02	4.60E-02	1.05E-02	4.60E-02
Dichlorobenzene			6.00E-06	2.63E-05	6.00E-06	2.63E-05
Formaldehyde			3.75E-04	1.64E-03	3.75E-04	1.64E-03
Naphthalene			3.20E-06	1.40E-05	3.20E-06	1.40E-05
Pentane			1.30E-02	5.69E-02	1.30E-02	5.69E-02
Arsenic			1.00E-06	4.38E-06	1.00E-06	4.38E-06
Barium			2.20E-05	9.64E-05	2.20E-05	9.64E-05
Beryllium			6.00E-08	2.63E-07	6.00E-08	2.63E-07
Cadmium			5.50E-06	2.41E-05	5.50E-06	2.41E-05
Chromium			7.00E-06	3.07E-05	7.00E-06	3.07E-05
			4.20E-07	1.84E-06	4.20E-07	1.84E-06
Copper'			4.25E-06	1.86E-05	4.25E-06	1.86E-05
Lead			2.50E-06	1.10E-05	2.50E-06	1.10E-05
Manganese			1.90E-06	8.32E-06	1.90E-06	8.32E-06
Mercury			1.30E-06	5.69E-06	1.30E-06	5.69E-06
Molybdenum			5.50E-06	2.41E-05	5.50E-06	2.41E-05
Nickel			1.05E-05	4.60E-05	1.05E-05	4.60E-05
Selenium			1.20E-07	5.26E-07	1.20E-07	5.26E-07
Vanadium			1.15E-05	5.04E-05	1.15E-05	5.04E-05
Zinc <sup>1</sup>			1.45E-04	6.35E-04	1.45E-04	6.35E-04
HCl	1.34	1.89				1.89
Total Federal HAPs						6.9

1. Not a federal HAP.

# Table E-6SRS of New England, Inc. (SRSNE) Superfund SiteSummary of Uncontrolled and Controlled Emissions - 2MM lb. CaseIn-Situ Thermal Desorption (ISTD) w/ Thermal Oxidation and Wet Scrubbing

	Ur	ncontrolle	d Potenti	al		
	IST	ГD	2 Oxi	dizers	Тс	otal
Pollutant	lb/hr	TPY	lb/hr	TPY	lb/hr	TPY
PM-10/PM2.5 (total)			0.038	0.17	0.038	0.17
SO <sub>X</sub>			0.003	0.013	0.003	0.013
NO <sub>v</sub>			0.5	2.19	0.5	2.19
CO			0.42	1.84	0.42	1.84
Total VOC	710.8	1000.0	0.028	0.120	710.86	1000.12
1.1.1 Trichloroethane	4.0	5.6			3.99	5.61
1,2,3-trimethylbenzene	3.1	4.4			3.15	4.43
1,2,4 trimethylbenzene	123.0	173.1			123.05	173.10
1,2-dimethyl-4-ethylbenzen	1.6	2.2			1.58	2.22
1,2-methylethylbenzene	3.0	4.2			2.99	4.21
1,2-methyl-i-propylbenzene	1.6	2.2			1.58	2.22
1,3,5 trimethylbenzene	3.5	4.9			3.49	4.91
1,3-methylethylbenzene	5.7	8.0			5.69	8.01
1,3-methyl-n-propylbenzene	1.5	2.1			1.49	2.09
1,4 methylethylbenzene	2.6	3.7			2.63	3.70
1t,2-dimethylcyclopentane	38.4	54.0			38.39	54.01
1t,3-dimethylcyclohexane	29.5	41.4			29.46	41.44
2,3-dimethyloctane	2.0	2.9			2.04	2.87
3,3-dimethyloctane	1.4	2.0			1.44	2.03
3-ethylheptane	2.9	4.1			2.89	4.06
cis-1,2 Dichloroethene	8.6	12.2			8.65	12.16
Ethylbenzene	26.6	37.4			26.60	37.43
hexene-1	2.8	4.0			2.83	3.98
m,p xylene	54.9	77.2			54.87	77.19
methylcyclohexane	3.9	5.5			3.94	5.54
n-decane	6.5	9.1			6.46	9.09
n-heptane	2.6	3.6	0.005.02	2.045.02	2.55	3.59
n-hexane	1.7	2.4	9.00E-03	3.94E-02	1.72	2.44
n-nonane	4.0	5.7			4.05	5.70
n-octane	2.9	4.0			2.85	4.02
n-propyidenzene	2.7	3.7			2.00	3.74
0-Xylelle Styrana	2.5	25.2			2.40	25.10
Totrachloroothono	126.2	101.8		-	126.25	101.91
Toluene	130.3	67.8	1 70E-05	7.45E-05	130.33	67.84
Trichloroethene	166.3	233.9	1.70L-03	7.452-05	166.22	233.92
POM/PAH	100.5	233.7	4 41E-07	1 93E-06	4 41E-07	1.93E-06
Benzene			1.05E-05	4.60E-05	1.05E-05	4.60E-05
Butane <sup>1</sup>			1.05E.02	4.60E.02	1.05E.02	1.60E 02
Dichlorobenzene			6.00E.06	4.00E-02	6.00E.06	4.00E-02
Formaldehyde			3.75E-04	2.03E-03	3.75E-04	2.03E-03
Naphthalene			3 20E-06	1.04E 05	3 20E-06	1.04E-05
Pontono <sup>1</sup>			1.20E 00	5.60E.02	1.20E 00	5.60E.02
Arsonio			1.30E-02	3.09E-02	1.30E-02	3.09E-02
			1.00E-00	4.38E-00	1.00E-00	4.36E-00
Barium			2.20E-05	9.64E-05	2.20E-05	9.64E-05
Beryllium			6.00E-08	2.63E-07	6.00E-08	2.63E-07
Cadmium			5.50E-06	2.41E-05	5.50E-06	2.41E-05
Chromium			7.00E-06	3.0/E-05	7.00E-06	3.07E-05
			4.20E-07	1.84E-06	4.20E-07	1.84E-06
Copper			4.25E-06	1.86E-05	4.25E-06	1.86E-05
Lead			2.50E-06	1.10E-05	2.50E-06	1.10E-05
Manganese			1.90E-06	8.32E-06	1.90E-06	8.32E-06
Mercury			1.30E-06	5.69E-06	1.30E-06	5.69E-06
Molybdenum			5.50E-06	2.41E-05	5.50E-06	2.41E-05
Nickel			1.05E-05	4.60E-05	1.05E-05	4.60E-05
Selenium			1.20E-07	5.26E-07	1.20E-07	5.26E-07
Vanadium <sup>1</sup>			1.15E-05	5.04E-05	1.15E-05	5.04E-05
Zinc <sup>1</sup>			1.45E-04	6.35E-04	1.45E-04	6.35E-04
HCl	268.4	377.6				3.78E+02
Total Federal HAPs		-	•			1377 7

Total Federal HAPs

		Controlle	d Actual			
	IS	TD	2 Oxi	dizers	To	otal
Pollutant	lb/hr	TPY	lb/hr	TPY	lb/hr	TPY
PM-10/PM2.5 (total)			0.038	0.17	0.038	0.17
SO <sub>X</sub>			0.003	0.013	0.003	0.013
NO <sub>X</sub>			0.50	2.19	0.5	2.19
CO			0.42	1.84	0.42	1.84
Total VOC	7.11	10.0	0.028	0.12	7.14	10.12
1,1,1 Trichloroethane	0.04	0.06			0.04	0.06
1,2,3-trimethylbenzene	0.03	0.04			0.03	0.04
1,2,4 trimethylbenzene	1.23	1.73			1.23	1.73
1,2-dimethyl-4-ethylbenzen	0.02	0.02			0.02	0.02
1,2-methylethylbenzene	0.03	0.04			0.03	0.04
1,2-methyl-1-propylbenzene	0.02	0.02			0.02	0.02
1,3,5 trimetnylbenzene	0.03	0.05			0.03	0.05
1,3-methyl n propylhonzond	0.00	0.08			0.00	0.08
1,5-methylethylbenzene	0.01	0.02			0.01	0.02
1,4 incuryicuryicuryicurzene 1t 2-dimethylcyclopentane	0.38	0.04			0.38	0.54
1t,2-dimethylcyclohexane	0.29	0.41			0.29	0.41
2.3-dimethyloctane	0.02	0.03			0.02	0.03
3,3-dimethyloctane	0.01	0.02			0.01	0.02
3-ethylheptane	0.03	0.04			0.03	0.04
cis-1,2 Dichloroethene	0.09	0.12			0.09	0.12
Ethylbenzene	0.27	0.37			0.27	0.37
hexene-1	0.03	0.04			0.03	0.04
m,p xylene	0.55	0.77			0.55	0.77
methylcyclohexane	0.04	0.06			0.04	0.06
n-decane	0.06	0.09			0.06	0.09
n-heptane	0.03	0.04			0.03	0.04
n-hexane	0.02	0.02	9.00E-03	3.94E-02	0.03	0.06
n-nonane	0.04	0.06			0.04	0.06
n-octane	0.03	0.04			0.03	0.04
o xylene	0.05	0.04			0.03	0.04
Styrene	0.10	0.23			0.02	0.23
Tetrachloroethene	1 36	1.92			1.36	1.92
Toluene	0.48	0.68	1.70E-05	7.45E-05	0.48	0.68
Trichloroethene	1.66	2.34			1.66	2.34
POM/PAH			4.41E-07	1.93E-06	4.41E-07	1.93E-06
Benzene			1.05E-05	4.60E-05	1.05E-05	4.60E-05
Butane <sup>1</sup>			1.05E-02	4.60E-02	1.05E-02	4.60E-02
Dichlorobenzene			6.00E-06	2.63E-05	6.00E-06	2.63E-05
Formaldehyde			3.75E-04	1.64E-03	3.75E-04	1.64E-03
Naphthalene			3.20E-06	1.40E-05	3.20E-06	1.40E-05
Pentane <sup>1</sup>			1.30E-02	5.69E-02	1.30E-02	5.69E-02
Arsenic			1.00E-06	4.38E-06	1.00E-06	4.38E-06
Barium <sup>1</sup>			2.20E-05	9.64E-05	2.20E-05	9.64E-05
Beryllium			6.00E-08	2.63E-07	6.00E-08	2.63E-07
Cadmium			5.50E-06	2.41E-05	5.50E-06	2.41E-05
Chromium			7.00E-06	3.07E-05	7.00E-06	3.07E-05
Cobalt			4.20E-07	1.84E-06	4.20E-07	1.84E-06
Copper <sup>1</sup>			4.25E-06	1.86E-05	4.25E-06	1.86E-05
Lead			2.50E-06	1.10E-05	2.50E-06	1.10E-05
Manganese			1.90E-06	8.32E-06	1.90E-06	8.32E-06
Mercury			1.30E-06	5.69E-06	1.30E-06	5.69E-06
Molybdenum <sup>1</sup>			5.50E-06	2.41E-05	5.50E-06	2.41E-05
Nickel			1.05E-05	4.60E-05	1.05E-05	4.60E-05
Selenium			1.20E-07	5.26E-07	1.20E-07	5.26E-07
Vanadium <sup>1</sup>			1.15E-05	5.04E-05	1.15E-05	5.04E-05
Zinc <sup>1</sup>			1.45E-04	6.35E-04	1.45E-04	6.35E-04
HCl	2.68	3.78				3.78E+00
Total Federal HAPs						13.8

1. Not a federal HAP.

#### Table E-7

SRS of New England, Inc. (SRSNE) Superfund Site

#### Summary of MASC Compliance Demonstration - Common Exhaust Stack In-Situ Thermal Desorption (ISTD) w/ Thermal Oxidation and Wet Scrubbing

	Alternate Units:
6.1 = Stack Height (m)	20 = Stack Height (ft)
56.4 = Property Line (m)	185 = Property Line (ft)
56.4 = Xmax (m)	
$2.52 = V_0$ , flow (acm/s)	5,338 = Flow (acfm)

199.76 = unitless MASC

500,000 =	total mass	(lbs.) - Case 1
1.000.000 =	total mass	(lbs) - Case 2

1,000,000 -	total mass	(105.) -	Case	4
2.000.000 =	total mass	(lbs) -	Case	3

2,000,000	= total mass (lbs	.) - Case 3		DRE(%) =	99.0															
	Case 1 Max.	Case 2 Max.	Case 3 Max.	Case 1 Max.	Case 2 Max.	Case 3 Max.				Total	Total	Total								
	APC Inlet	APC Inlet	APC Inlet	Controlled	Controlled	Controlled				Stack	Stack	Stack								
	Loading @ 0.5	Loading @ 1	Loading @ 2	Emissions	Emissions	Emissions				Emissions	Emissions	Emissions	Case 1	Case 2	Case 3		Case 1	Case 2	Case 3	
	MM lb. Total	MM lb. Total	MM lb. Total	@99% DRE	@99% DRE	@99% DRE	Oxiders	HLV	MASC	Case 1	Case 2	Case 3	ASC	ASC	ASC		ASC <	ASC <	ASC <	ASC <
Pollutant	Mass (lb/hr)	Mass (lb/hr)	Mass (lb/hr)	(lb/hr)	(lb/hr)	(lb/hr)	(lb/hr)	$(\mu g/m^3)^3$	$(\mu g/m^3)^3$	(lb/hr)	(lb/hr)	(lb/hr)	$(\mu g/m^3)^3$	$(\mu g/m^3)^3$	$(\mu g/m^3)^3$	Max. ASC	MASC?	MASC?	MASC?	MASC?
1,1,1 Trichloroethane1	1.00	2.00	3.99	0.010	0.020	0.040		38000	7.6E+06	0.01	0.02	0.04	5.0E+02	1.0E+03	2.0E+03	2.0E+03	Yes	Yes	Yes	Yes
1,2,3-trimethylbenzene	0.79	1.57	3.15	0.008	0.016	0.031		2500	5.0E+05	0.01	0.02	0.03	3.9E+02	7.9E+02	1.6E+03	1.6E+03	Yes	Yes	Yes	Yes
1,2,4 trimethylbenzene	30.76	61.52	123.05	0.308	0.615	1.230		2500	5.0E+05	0.31	0.62	1.23	1.5E+04	3.1E+04	6.2E+04	6.2E+04	Yes	Yes	Yes	Yes
1,2-dimethyl-4-ethylbenzene	0.39	0.79	1.58	0.004	0.008	0.016				0.00	0.01	0.02	2.0E+02	3.9E+02	7.9E+02	7.9E+02				
1,2-methylethylbenzene	0.75	1.50	2.99	0.007	0.015	0.030				0.01	0.01	0.03	3.7E+02	7.5E+02	1.5E+03	1.5E+03				
1,2-methyl-i-propylbenzene	0.39	0.79	1.58	0.004	0.008	0.016				0.00	0.01	0.02	2.0E+02	4.0E+02	7.9E+02	7.9E+02				
1,3,5 trimethylbenzene	0.87	1.75	3.49	0.009	0.017	0.035		2500	5.0E+05	0.01	0.02	0.03	4.4E+02	8.7E+02	1.7E+03	1.7E+03	Yes	Yes	Yes	Yes
1,3-methylethylbenzene	1.42	2.85	5.69	0.014	0.028	0.057				0.01	0.03	0.06	7.1E+02	1.4E+03	2.8E+03	2.8E+03				
1,3-methyl-n-propylbenzene	0.37	0.74	1.49	0.004	0.007	0.015				0.00	0.01	0.01	1.9E+02	3.7E+02	7.4E+02	7.4E+02				
1,4 methylethylbenzene	0.66	1.31	2.63	0.007	0.013	0.026				0.01	0.01	0.03	3.3E+02	6.6E+02	1.3E+03	1.3E+03				
1t,2-dimethylcyclopentane	9.60	19.20	38.39	0.096	0.192	0.384				0.10	0.19	0.38	4.8E+03	9.6E+03	1.9E+04	1.9E+04				
1t,3-dimethylcyclohexane	7.36	14.73	29.46	0.074	0.147	0.295		32000	6.4E+06	0.07	0.15	0.29	3.7E+03	7.4E+03	1.5E+04	1.5E+04	Yes	Yes	Yes	Yes
2,3-dimethyloctane	0.51	1.02	2.04	0.005	0.010	0.020				0.01	0.01	0.02	2.5E+02	5.1E+02	1.0E+03	1.0E+03				
3,3-dimethyloctane	0.36	0.72	1.44	0.004	0.007	0.014				0.00	0.01	0.01	1.8E+02	3.6E+02	7.2E+02	7.2E+02				
3-ethylheptane	0.72	1.44	2.89	0.007	0.014	0.029				0.01	0.01	0.03	3.6E+02	7.2E+02	1.4E+03	1.4E+03				
cis-1,2 Dichloroethene	2.16	4.32	8.65	0.022	0.043	0.086		15800	3.2E+06	0.02	0.04	0.09	1.1E+03	2.2E+03	4.3E+03	4.3E+03	Yes	Yes	Yes	Yes
Ethylbenzene	6.65	13.30	26.60	0.067	0.133	0.266		8700	1.7E+06	0.07	0.13	0.27	3.3E+03	6.7E+03	1.3E+04	1.3E+04	Yes	Yes	Yes	Yes
hexene-1	0.71	1.42	2.83	0.007	0.014	0.028				0.01	0.01	0.03	3.5E+02	7.1E+02	1.4E+03	1.4E+03				
m,p xylene	13.72	27.44	54.87	0.137	0.274	0.549		8680	1.7E+06	0.14	0.27	0.55	6.9E+03	1.4E+04	2.7E+04	2.7E+04	Yes	Yes	Yes	Yes
methylcyclohexane	0.98	1.97	3.94	0.010	0.020	0.039		32000	6.4E+06	0.01	0.02	0.04	4.9E+02	9.8E+02	2.0E+03	2.0E+03	Yes	Yes	Yes	Yes
n-decane	1.62	3.23	6.46	0.016	0.032	0.065				0.02	0.03	0.06	8.1E+02	1.6E+03	3.2E+03	3.2E+03			 V	
n-neptane	0.64	1.28	2.55	0.006	0.013	0.026	0.005.02	7000	1.4E+06	0.01	0.01	0.03	3.2E+02	6.4E+02	1.3E+03	1.3E+03	res	res	Yes	Yes
n-nexane	0.45	0.85	1./1	0.004	0.009	0.017	9.00E-03	21000	7.2E+05	0.01	0.02	0.03	6.6E+02	8.8E+02	1.3E+03	1.3E+03	Yes	Yes	Yes	Yes
n-nonane	0.71	2.02	4.05	0.010	0.020	0.040		21000	4.2E+00	0.01	0.02	0.04	3.1E+02	7.1E+02	2.0E+05	2.0E+05	I es	Tes Van	T es	I es
n propylbenzene	0.71	1.45	2.83	0.007	0.014	0.029		7000	1.4E+00	0.01	0.01	0.03	3.0E+02 3.3E+02	6.7E±02	1.4E+03	1.4E+03	res	res	res	res
o xylene	4.12	8.23	16.46	0.007	0.013	0.165		8680	1.7E±06	0.01	0.01	0.05	2.1E±02	4.1E±03	8.2E±03	8.2E±03	Vec	Vas	Vas	Vas
Styrene	0.62	1.25	2 49	0.041	0.032	0.025		4300	8.6E±05	0.04	0.03	0.02	3.1E+03	4.1E+03 6.2E±02	1.2E±03	1.2E±03	Yes	Ves	Ves	Yes
Tetrachloroethenel	34.09	68.17	136.35	0.341	0.682	1 363		1700	3.4E+05	0.34	0.68	1.36	1.7E+04	3.4E+04	6.8E+04	6.8E+04	Yes	Yes	Yes	Yes
Toluene	12.06	24.11	48.22	0.121	0.241	0.482	1.70E-05	7500	1.5E+06	0.12	0.24	0.48	6.0E+03	1.2E+04	2.4E+04	2.4E+04	Yes	Yes	Yes	Yes
Trichloroethene	41.57	83.14	166.28	0.416	0.831	1.663		1350	2.70E+05	0.42	0.83	1.66	2.1E+04	4.2E+04	8.3E+04	8.3E+04	Yes	Yes	Yes	Yes
POM/PAH							4.41E-07	0.1	2.00E+01	4.41E-07	4.41E-07	4.41E-07	2.21E-02	2.21E-02	2.21E-02	2.21E-02	Yes	Yes	Yes	Yes
Benzene							1.05E-05	150	3.00E+04	1.05E-05	1.05E-05	1.05E-05	5.25E-01	5.25E-01	5.25E-01	5.25E-01	Yes	Yes	Yes	Yes
Butane1							1.05E-02	38000	7.59E+06	1.05E-02	1.05E-02	1.05E-02	5.25E+02	5.25E+02	5.25E+02	5.25E+02	Yes	Yes	Yes	Yes
Dichlorobenzene							6.00E-06	9000	1.80E+06	6.00E-06	6.00E-06	6.00E-06	3.00E-01	3.00E-01	3.00E-01	3.00E-01	Yes	Yes	Yes	Yes
Formaldehyde							3.75E-04	12	2.40E+03	3.75E-04	3.75E-04	3.75E-04	1.88E+01	1.88E+01	1.88E+01	1.88E+01	Yes	Yes	Yes	Yes
Naphthalene							3.20E-06	1000	2.00E+05	3.20E-06	3.20E-06	3.20E-06	1.60E-01	1.60E-01	1.60E-01	1.60E-01	Yes	Yes	Yes	Yes
Pentane1							1.30E-02	7000	1.40E+06	1.30E-02	1.30E-02	1.30E-02	6.50E+02	6.50E+02	6.50E+02	6.50E+02	Yes	Yes	Yes	Yes
Arsenic							1.00E-06	0.05	9.99E+00	1.00E-06	1.00E-06	1.00E-06	5.00E-02	5.00E-02	5.00E-02	5.00E-02	Yes	Yes	Yes	Yes
Barium1							2.20E-05	10	2.00E+03	2.20E-05	2.20E-05	2.20E-05	1.10E+00	1.10E+00	1.10E+00	1.10E+00	Yes	Yes	Yes	Yes
Beryllium							6.00E-08	0.01	2.00E+00	6.00E-08	6.00E-08	6.00E-08	3.00E-03	3.00E-03	3.00E-03	3.00E-03	Yes	Yes	Yes	Yes
Cadmium							5.50E-06	0.4	7.99E+01	5.50E-06	5.50E-06	5.50E-06	2.75E-01	2.75E-01	2.75E-01	2.75E-01	Yes	Yes	Yes	Yes
Chromium							7.00E-06	2.5	4.99E+02	7.00E-06	7.00E-06	7.00E-06	3.50E-01	3.50E-01	3.50E-01	3.50E-01	Yes	Yes	Yes	Yes
Cobalt							4.20E-07	2	4.00E+02	4.20E-07	4.20E-07	4.20E-07	2.10E-02	2.10E-02	2.10E-02	2.10E-02	Yes	Yes	Yes	Yes
Copper1							4.25E-06	2	4.00E+02	4.25E-06	4.25E-06	4.25E-06	2.13E-01	2.13E-01	2.13E-01	2.13E-01	Yes	Yes	Yes	Yes
Lead							2.50E-06	3	5.99E+02	2.50E-06	2.50E-06	2.50E-06	1.25E-01	1.25E-01	1.25E-01	1.25E-01	Yes	Yes	Yes	Yes
Manganese							1.90E-06	20	4.00E+03	1.90E-06	1.90E-06	1.90E-06	9.50E-02	9.50E-02	9.50E-02	9.50E-02	Yes	Yes	Yes	Yes
Mercury							1.30E-06	0.2	4.00E+01	1.30E-06	1.30E-06	1.30E-06	6.50E-02	6.50E-02	6.50E-02	6.50E-02	Yes	Yes	Yes	Yes
Molybdenum1							5.50E-06	100	2.00E+04	5.50E-06	5.50E-06	5.50E-06	2.75E-01	2.75E-01	2.75E-01	2.75E-01	Yes	Yes	Yes	Yes
Nickel							1.05E-05	0.3	5.99E+01	1.05E-05	1.05E-05	1.05E-05	5.25E-01	5.25E-01	5.25E-01	5.25E-01	Yes	Yes	Yes	Yes
Selenium							1.20E-07	4	7.99E+02	1.20E-07	1.20E-07	1.20E-07	6.00E-03	6.00E-03	6.00E-03	6.00E-03	Yes	Yes	Yes	Yes
vanadium1							1.15E-05	1	2.00E+02	1.15E-05	1.15E-05	1.15E-05	5./5E-01	5.75E-01	5./5E-01	5.75E-01	Yes	Yes	Yes	Yes
ZINCI	1		1	1			1.45E-04	100	2.00E+04	1.45E-04	1.45E-04	1.45E-04	1.25E+00	1.25E+00	1.25E+00	1.25E+00	res	res	res	res



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								Rel.			Drv Mass	Wet Mass	Wet	Total				
, 			dry bulb	abs. press	rel. press.	Dew Point	Sat Temp	Humidity	Humidity	Enthalpy	Flow	flow	Density	Flow	Flow	Enthalpy	Δ Enthalpy	
		STREAM ID#	deg F	atm	"wc	F	F	%	#/# Dry	Btu/# Dry Air	+ #/min	#/min	#/Ft^3	SCFM	ACFM	Btu/Hr	Btu/Hr	
		AIR STREAM FROM WELL FIELD							0.92290		97.5							
		WATER STREAM FROM WELL FIELD										89.98						
		BACKGROUND SOIL	55	1	0	54.9	211.7											
_	А	WELLS	190	0.96	-16	184.6	210.0	76	0.92290	1143.86	97.5	187.48	0.04739	3680.5	4715.9	6691558		
	В	HX-1 INLET	190	0.95	-20	184.6	209.6	74	0.92290	1143.86	97.5	187.48	0.04713	3680.5	4764.5	6691558		
	C	HX-1 OUTLET, BLOWER INLET	175	0.94	-24	174.4	209.2	100	0.58448	728.77	97.5	154.49	0.04795	2807.6	3587.6	4263285	-2428273	
	D	BLOWER OUTLET, HX -2 INLET	205	1.05	20	178.9			0.57854	746.34	97.5	153.91	0.06247	2508.8	3012.1	4366089	102804	
	E	HX-2 OUTLET	130	1.04	15	129.7	213.3	100	0.10589	150.86	97.5	107.82	0.06577	1609.3	1734.5	882503	-3483587	
	F	AIR STRIPPER VAPOR INFLUENT	80	1	0	63.6	211.7	57	0.01252	32.72	29	29.36	0.07281	397.2	406.2	56929.9		
,	G	AIR STRIPPER VAPOR EFFLUENT	130	1.04	15	133.6	213.3	100	0.10589	150.86	29	32.07	0.06577	478.7	515.9	262488	205558	
	<u> </u>	DUCT HEATER INLET	130	1.04	15	129.8	213.3	100	0.10589	150.86	126.5	139.90	0.06577	2087.9	2250.4	1144991		
	<u> </u>	DUCT HEATER OUTLET	165	1.04	15	129.8	213.3	32	0.10581	162.87	126.5	139.88	0.06294	2059.1	2350.9	1236147	91157	
																	-	
	J		80	1	0	63.6	211.7	57	0.01252	32.72	15	15.19	0.07281	205.4	210.1	29447		
	<u> </u>		95	1.04	15	65.1	213.3	36	0.01272	36.73	15	15.19	0.07344	205.5	208.3	33057	3610	
			457.50	1.04	45	126 5	212.2	27	0.0050.4	1 40,00	70.75	37 5 4	0.00274	4425.2	1200.0	624.004	016	
			157.58	1.04	15	126.5	213.3	3/	0.09594	148.88	70.75	77.54	0.06374	1135.3	1280.8	631981	-816	
			1500	1.03		139.7			0.14594	724.85	/0.75	81.08	0.01934	1252.3	4516.0	3076981	2445000	
			157 50	1.04	15	126 5	212.2	72	0.00504	1/10 00	70.75	77 54	0.0627/	1125 2	1200.0	621001	916	
_			15/.58	1.04	12	120.5	213.3	3/	0.09594	72/ 85	70.75	81.02	0.00574	1252.2	1516.0	3076091	2//5000	
5			1300	1.05	12	1.3.3.1			0.14094	724.05	10.75	01.00	0.01934	12,32,3	4510.0	1 2070301	2443000	
	N	COMBINED STREAM SCRUBBER INLET	1500	1.03	12	139 7			0 14594	724.85	141 5	162 15	0.01934	2504 7	9032.1	6153962		
			178.2	1.02	7	177.5	212.5	100	0.57810	723.89	141.5	223.30	0.05162	4450.1	5288.2	6145797	-8165	
			179	1.02	1	176.9	211.9	94	0 57842	724 91	141 5	223.30	0.05115	4421 6	5338 1	6154526	8729	

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# 1.0 GENERAL

This proposal is for standard Two (2) 1,100 SCFM **Thermal Oxidizers and One** (1) **Quench and Scrubber** package designed to treat the process gas stream described as under.

Assumption:

Total Process Gas Flow: 1,100 SCFM each Afterburner VOC Loading: 375 Lbs/hr each Afterburner Temp: 150 °F

INLET Avg. TEMP.	150°F
OPERATING TEMP	1400 -1500 <i>°</i> F
HEATING VALUE	3891 Btu/LB
LEL	8.0%
%LEL PROCESS	18.36%
COMPONENT	LB/HR
TCE	Approx. 187.5 Lbs/hr
PCE	Approx. 187.5 Lbs/hr
Moisture	0.174 Lbs Water/ Lbs Dry Air
Air	Balance (Approx. 827 SCFM)

# 2.0 SCOPE OF SUPPLY

- 2.1 Two (2) 1,100 SCFM **Afterburners** and One (1) **Quench and Scrubber** will be provided with the following:
  - 2.1.1 Two (2) Burner Systems (One for each Afterburner)
  - 2.1.2 One (1) Exhaust Air Fan (Induced Draft Fan)
  - 2.1.3 Two (2) Combustion Air Fans (One for each Afterburner)
  - 2.1.4 Choke and ring to insure proper mixing and create high turbulence to achieve higher rate of destruction efficiency
  - 2.1.5 Two (2) Fuel Gas Train (pre-piped and pre-wired) (One for each Afterburner)
  - 2.1.6 Two (2) Pilot Train (pre-piped and pre-wired) (One for each Afterburner)



- 2.1.7 One (1) Quench and Scrubber
- 2.1.8 One (1) UL Listed NEMA 4 Control Panel with Chart Recorder for Oxidizer and the Quench and Scrubber.

# 3.0 COMBUSTION / RETENTION CHAMBER (One for each Afterburner)

- 3.1 Residence Time: 1.0+ seconds
- 3.2 Operating Temperature: 1400-1500 °F (or sufficient to achieve the desired destruction efficiency)
- 3.3 Turbulence shall be sufficient to achieve the desired temperature profile.
- 3.4 Materials of construction
  - 3.4.1 Inner shell: 12 Ga. thick AL6XN
  - 3.4.2 Outer Shell (Jacketing): 20 Ga. 316/316L Stainless Steel
  - 3.4.3 Structural reinforcements as required to withstand the systems static pressure, load, and wind forces.
  - 3.4.4 Insulation: ceramic fiber block insulation, 2,200 °F rated
  - 3.4.5 Insulation thickness shall be sufficient to maintain the shell design, with a target temperature <140 °F.
- 3.5 Personnel access to the inside is provided via a man-way door for inspection purposes.

# 4.0 BURNER(S) (One for each Afterburner)

- 4.1 Two (2) Burners (One for each Afterburner)
- 4.2 One (1) 2.5 MMBTUH Maxon "Oven Pak" (Or Equal) burner with 20:1 turndown will operate on natural gas.
- 4.3 Sizing shall be for a maximum burner output of 2.5 MMBTUH total. During the process gas treatment mode the burner will utilize its thermal turndown to adjust to varying conditions as determined by the temperature controller.
- 4.4 A regulator will reduce the incoming natural gas pressure from 10.0 psig to the required operating pressure at the burner.



# 5.0 COMBUSTION AIR FAN(S) (for each Afterburner)

- 5.1 Qty.: 2 (One for each Afterburner)
- 5.2 Capacity: 580 SCFM
- 5.3 Type: Integral Type
- 5.4 Motor: 3/4 HP, TEFC, 480V/3PH/60HZ

# 6.0 ONE (1) EXHAUST AIR FAN (INDUCED DRAFT FRP FAN)

- 6.1 Capacity: 6,000 ACFM
- 6.2 Static Pressure: 16" W.C.
- 6.3 Material: FRP
- 6.4 Motor: 40 HP, TEFC, 480V/3PH/60HZ

# 7.0 VARIABLE FREQUENCY DRIVE (SEPARATELY PRICED) (for Exhaust Air Fan)

The variable frequency drive shall be housed in the control panel, or freestanding by the panel. The VFD shall adjust the fan capacity as per the temperature inside the oxidizer. The variable frequency drive shall increase the RPM of the fan as the temperature increases.

The drive is a microprocessor based adjustable frequency drive, designed to provide exceptional reliability when controlling three phase induction motors. The drive produces a 3-phase, adjustable frequency output that controls and adjusts motor speed. Drive output voltage blower speed requirements can be adjusted to match motor. The input signal can be fed to the drive, either directly from the process or through a PLC. In either option, the variable frequency drive is required to control air volume.



# 13.0 ONE (1) VERTICAL QUENCH AND VERTICAL PACKED TOWER

- 13.1 INLET EXHAUST:
  - 13.1.1 Gas Volume: 2,748 SCFM
  - 13.1.2 Gas Temperature: 1600 °F
  - 13.1.3 Cl<sub>2</sub> Loading: approximately 624 lb/hr
- 13.2 PERFORMANCE CRITERIA (AT SCRUBBER OUTLET):
  - 13.2.1 Outlet Exhaust Gas Volume (saturated): 5,469 ACFM
  - 13.2.2 Gas Temperature: 177 ℉
  - 13.2.3 Pressure Drop: 3" W.C.
  - 13.2.4 Cl<sub>2</sub> content: 6.24 lb/hr (99% Removal)
- 13.3 OPERATING DATA (WATER FLOWS):
  - 13.3.1 Recycle Liquid Rate: 75 GPM
  - 13.3.2 Evaporation Rate: 9 GPM
  - 13.3.3 Bleed Rate @ 10% dis. Solid concentration: 19 GPM
  - 13.3.4 Make-up Rate: 28 GPM @ 60psig (min.)
  - 13.3.5 Alkali Requirement, (NaOH) estimated: 685 lb/hr
  - 13.3.6 @ 25% concentration: 4.3 GPM
- 13.4 QUENCH DUCT:
  - 13.4.1 Material of Construction : C-276 (or equal)
  - 13.4.2 Thickness : 3/16"
  - 13.4.3 Diameter: 28 inch
  - 13.4.4 Length: 10.5 ft



# 13.5 VERTICAL PACKED TOWER:

13.5.1 Material of Construction: FRP (or Equal)

- 13.5.2 Vessel Thickness: 1/4"
- 13.5.3 Diameter: 4.0 ft
- 13.5.4 Height: 24.0 ft
- 13.5.5 Packing Bed Height: 10 ft
- 13.5.6 Packing Type: Random Dump
- 13.5.7 Packing Material: Glass-linked Polypropylene
- 13.6 MIST ELIMINATOR:
  - 13.6.1 Type: HE mesh pad
  - 13.6.2 Material of Construction: polypropylene (or Equal)
- 13.7 EQUIPMENT DATA:
  - 13.7.1 System Weight (Empty): 4,000 lbs
  - 13.7.2 Weight, Operating: 5,600 lbs
- 13.8 RECIRCULATION PUMP(S):
  - 13.8.1 Quantity: 1
  - 13.8.2 Capacity: 75 gpm
  - 13.8.3 Discharge Pressure: 80 ft head
  - 13.8.4 Drive Type: Direct
  - 13.8.5 Casing Material: FRP
  - 13.8.6 Impeller Material: FRP
  - 13.8.7 Seal: Single Mechanical
  - 13.8.8 Motor: 5 HP



13.8.9 Voltage: 480V/3P/60HZ

13.8.10 Speed: 3000 RPM

13.8.11 Enclosure: TEFC

# 13.9 INSTRUMENTATION AND CONTROLS:

- 13.9.1 One (1) Differential Pressure Transmitter
- 13.9.2 One (1) Flow Indicator/Transmitter
- 13.9.3 One (1) Conductivity Indicator/Transmitter
- 13.9.4 One (1) Level Indicator/Transmitter
- 13.9.5 One (1) pH Indicator/Transmitter with diaphragm pump
- 13.9.6 One (1) Temperature Indicator/Transmitter
- 13.9.7 One (1) Junction Box, NEMA 4.
- 13.10 RECIRCULATING LIQUID PIPING:
  - 13.10.1 Scope: Pump discharge to Scrubber inlet to pump inlet
  - 13.10.2 Material: CPVC

# 14.0 UTILITIES

- 14.1 Electric Power: 480VAC/3Ph/60HZ
- 14.2 Air: 100 Psi
- 14.3 Natural Gas: 10 Psi

# ATTACHMENT G

# BACT/LAER DETERMINATION FORM (DEP-AIR-APP-214)

EPA RBLC Search Results – Groundwater and Soil Remediation (Nellis Air Force Base)

Example South Coast AQMD Permit forTerraTherm Remediation Project in Santa Fe Springs, CA

Vapor Treatment Needs Evaluation Work Plan for SRSNE Site Group, TerraTherm Inc., April 2009

TerraTherm Memo dated December 4, 2009: SRSNE Superfund Site Treatment Process Options

# Attachment G: BACT/LAER Determination Form

(Complete for each pollutant for which BACT/LAER must be incorporated. Duplicate this section as necessary.)

Applicant Name: **TerraTherm, Inc. on behalf of SRSNE Site Group** (As indicated on the *Permit Application Transmittal Form*)

Unit Number: U1

Unit Description: In-situ thermal desorption site remediation

Pollutant: VOC/HAPs

# Section I: Identify LAER

-	
App No:	
App. No	

To ensure a sufficiently broad and comprehensive search of control alternatives, sources other than the RBLC database should be investigated and documented. These sources include: EPA/State air quality permits, control equipment vendors, trade associations, international agencies or companies, technical papers or journals. Attach documentation of investigation to this form. The source of information, e.g., RBLC, South Coast AQMD, state permit, vendor, etc. and sufficient information for verification of the achievable limit, e.g. contact information to include: name, affiliation, address, phone, email of contact; any relevant permit; RBLC ID; etc. should be included for each system.

When using the RLBC database: The RACT/BACT/LAER Clearinghouse (RBLC) database on EPA's Technology Transfer Network (TTN), Clean Air Technology Center (CATC) website may be accessed at: (<u>http://cfpub.epa.gov/rblc/cfm/basicsearch.cfm</u>). Select the "Find Lowest Emissions Rate" search option. Choose the process type and pollutant from the dynamic menu, then "run report now". The results will be sorted by the emission limit from lowest to highest. You may print this list and attach to this form.

A. List all available control systems with a practical potential for application to this type of unit.

- 1. Carbon adsorption non regenerative
- 2. Carbon adsorption steam regenerative
- 3. Condensation, solvent recovery
- 4. Thermal oxidiation
- 5. Combination of condensation + carbon adsorption or condensation + thermal oxidation
- B. List control systems included above that are rejected as technically infeasible for this unit. Include an explanation for each rejection.
  - 1. Carbon adsorption (regenerative or non-regenerative) Not practical as primary control technology based on mass loading and presence of some high vapor pressure compounds that do not adsorb well to activated carbon.
  - 2. Condensation Not practical as primary control technology due to low vapor pressures of some compounds that are resistant to condensing. However, condensation is retained for pre-treatment and/or peak-leveling purposes.
  - 3.

1. See attached Vapor Treatment Needs Evaluation (April 2009) and memo dated December 4, 2009 for additional information.

C. Determine overall control effectiveness of remaining control systems:					
	System 1	System 2	System 3	System 4	System 5
Description of Control System	thermal oxidation	condens+oxidation			
1. Inl et Concentration	1.78E7 ug/m3	1.78E7 ug/m3			
2. Outlet Concentration	1.78E5 ug/m3	1.78E5 ug/m3			
3. Coll ection Efficiency	100%	100%			
4. Remov al Efficiency	99%	99%			
5. Ov erall Control Efficiency	99%	99%			
6. Emission Estimates	3.55 lb/hr	3.55 lb/hr			
7. So urce of Emission Estimates	mfg. spec., mass bal.	mfg. spec., mass bal.			

# D. Identification of LAER:

Condensation for pre-treatment and peak leveling + thermal oxidation at an estimated 99 percent overall VOC/organic HAP control efficiency is identified as LAER for this application, resulting in 5 TPY controlled total VOC/HAP emissions (for the 1MM lb case). In addition, hydrogen chloride (HCI) formed from oxidation of chlorinated compounds will be controlled by 99% using a high-efficiency packed tower wet scrubber. As documented in the attached EPA RBLC search result and an example South Coast AQMD air permit for a similar TerraTherm remediation site, the combination of proposed condensation and oxidation controls are consistent with the most stringent level of control for this source category. The other attached documents (Vapor Treatment Needs Evaluation Work Plan, dated April 2009 and TerraTherm memo, dated December 4, 2009, provide further documentation of the control identification process and justification of the proposed control combination.

# Section II: Top-Down BACT Analysis

1

<ul> <li>A. Rank the control systems in <i>decreasing order</i> of overall control effectiveness. The system identified as LAER in Section I should rank number 1.</li> <li>1. combination of condensation and thermal oxidation</li> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> </ul>					
	System 1	System 2	System 3	System 4	Selected.
1. T ype of System					
2. Ins talled Capital Cost (ICC)					
3. An nual Labor Cost					
4. An nual Maintenance Cost					
5. Annual Energy Cost					
6. Replacement Parts and Materials Cost					
7. Was te Treatment and Disposal Cost					
8. M iscellaneous Annual Costs					
9. Total Direct Annual Cost (add Items 3 to 8)					
10. Annual Overhead Cost					
11 Administrative, Tax and Ins urance Costs					
12. Capital Recovery Cost					
		(Continued on nex	t page)		

# Section II: Top-Down BACT Analysis (continued)

	System 1	System 2	System 3	System 4	System 5	
13. Ta x Credits						
14. Total Indirect Annual Cost (add Items 10 to 12 and subtract item 13)						
<ol> <li>Total Annual Cost for the Control System (add Items 9 and 14)</li> </ol>						
16. Total Pollutant Collected						
17. Unit Control Cost (it em 15 ÷ 16) (dollars per ton)						
C. Pr oposed BACT: combination of condensation for pre-treatment and peak leveling with two identical thermal oxidizers in parallel. D. Reason or Justification for Proposed BACT: The most stringent of the identified control options (LAER) is selected as BACT. The attached documents (Vapor Treatment Needs Evaluation Work Plan, dated April 2009 and TerraTherm memo, dated December 4, 2009, provide further documentation of the control identification process and justification of the proposed control combination as BACT.						





http://cfpub.epa.gov/rblc/index.cfm?action=PermitDetail.ProcessInfo&facility\_id=26873&PROCESS\_ID=106718 Last updated on Tuesday, April 06, 2010

Pollutant Information - List of Pollutants

Technology Transfer Network

Glearne Air PT each not og va Genter wRACEL/BACT/AsAERtyGlearinghouse RBLC Basic Search RBLC Search Results Process Information - Details

# **Process Information - Details**

For informati	on about the	pollutants related	d to this process, clic	k on the speci	fic pollutant in the list bel	ow.
RBLC Home	New Search	Search Results	Facility Information	Process List	Process Information	

Help

DRAFT

**RBLC ID:** NV-0047 Corporate/Company: 99 CIVIL ENGINEER SQUADRON OF USAF Facility Name: NELLIS AIR FORCE BASE Process: GROUND WATER AND SOIL REMEDIATION

					Help
Primary Fuel: Throughput: Process Code:	N/A	Pollutant	Primary Emission Limit	Basis	Verified
	221100	<u>Carbon</u> <u>Monoxide</u>	0.0100 LB/H	Other Case-by-Case	YES
		<u>Nitrogen</u> <u>Oxides (NOx)</u>	0.0600 LB/H	Other Case-by-Case	YES
		<u>Volatile</u> <u>Organic</u> <u>Compounds</u> (VOC)	0.1800 LB/H	Other Case-by-Case	YES

Process Notes: THE PROCESS IS DESIGNED TO CLEAN THE GROUND WATER AND SOIL, WHICH ARE CONTAMINATED WITH TOTAL PETROLEUM HYDROCARBONS (TPH). EMISSION UNIT F001, A THERMAL/CATALYTIC OXIDIZER (FIRECAT 250, 0.4 MMBTU/HR, BURNING PROPANE), IS SELECTED TO SHOW THE BACT DETERMINATIONS.



SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT 21865 East Copley Drive, Diamond Bar, CA 91765

PERMIT TO CONSTRUCT

page 1 application No.

A/N R373262

Granted as of 01/22/2003

ID 124520

LEGAL OWNER OR OPERATOR:

TERRATHERM, INC. 356 B. BROAD STREET FITCHBURG, MA 01420

Equipment Location: 501 S. MARENGO AVENUE, ALHAMBRA, CA 91803

### **Equipment Description:**

IN-SITU SOIL THERMAL DESORPTION AND TREATMENT SYSTEM CONSISTING OF:

- 1) THERMAL WELLS, ELECTRICALLY HEATED, TERRATHERM.
- 2) HEATER/VACUUM WELLS AND DUCTS, TERRATHERM.
- 3) THREE CYCLONES, IN PARALLEL, EACH WITH 1,000 SCFM DESIGN CAPACITY.
- 4) THERMAL OXIDIZER, AIREX CORPORATION, MODEL NO. RETOX 3000, WITH A NATURAL GAS FIRED BURNER, 867,000 BTU/HR, AN AUTOMATIC TEMPERATURE CONTROL SYSTEM, WITH A COMBUSTION BLOWER.
- 5) HEAT EXCHANGER, DES CHAMPS LABORATORIES INC., MODEL NO. SERIES 81MUI-702230.
- 6) THREE CARBON ADSORBERS (ONE ON STANDBY ), TETRASOLV, MODEL NO. VF-5000, EACH 6'-0" L. X 8'- 0" W. X 6'- 8" H., IN SERIES, EACH WITH 5,000 POUNDS (EXCEPT STAND-BY WITH 3000 LBS) OF GRANULAR ACTIVATED CARBON.
- 7) EXHAUST SYSTEM CONSISTING OF 2 VACUUM BLOWERS, 60 H.P. EACH, AND A STACK, 0'- 10" DIA. X 10' TO 20' HIGH.

### **Conditions:**

- 1. OPERATION OF THIS EQUIPMENT SHALL BE IN COMPLIANCE WITH ALL DATA AND SPECIFICATIONS SUBMITTED WITH THE APPLICATION, INCLUDING REVISED DOCUMENTS, REPORTS AND OTHER CORRESPONDANCES SUBMITTAL UNDER WHICH THIS PERMIT WAS ISSUED, UNLESS OTHERWISE NOTED BELOW.
- 2. THIS EQUIPMENT SHALL BE PROPERLY MAINTAINED AND KEPT IN GOOD OPERATING CONDITION AT ALL TIMES.
- 3. UPON COMPLETION, ANY VAPOR EXTRACTION WELLS AND DUCTS SHALL BE CAPPPED TO PREVENT VAPORS FROM VENTING TO THE ATMOSPHERE. VAPORS SHALL NOT BE EXTRACTED FROM THE SOIL UNLESS THEY ARE MAINTAINED UNDER NEGATIVE PRESSURE AND TREATED BY THE VAPOR CONTROL SYSTEM.



page 2 Application No.

A/N R373262

# PERMIT TO CONSTRUCT

- 4. AN IDENTIFICATION TAG OR NAMEPLATE SHALL BE DISPLAYED ON THE EQUIPMENT TO SHOW THE MANUFACTURER, MODEL NUMBER AND SERIAL NUMBER. THE TAG(S) OR PLATE(S) SHALL BE ISSUED BY THE MANUFACTURER AND SHALL BE ADHERED TO THE EQUIPMENT IN A PERMANENT AND CONSPICUOUS POSITION.
- 5. THE MOST CURRENT CONTACT PERSON'S NAME, COMPANY AND PHONE NUMBER SHALL BE DISPLAYED IN A PERMANENT AND CONSPICUOUS LOCATION.
- 6. A TEMPERATURE MEASURING AND RECORDING DEVICE WITH AN ACCURACY TO WITHIN PLUS OR MINUS 5 DEGREES FAHRENHEIT SHALL BE INSTALLED AND MAINTAINED AT THE THERMAL WELL HEADER.
- 7. EXCEPT DURING THE WARM-UP PERIOD, THE TEMPERATURE OF THE SOIL VAPOR AS MEASURED PURSUANT TO CONDITION NO. 6 SHALL NOT BE LESS THAN 212 DEGREES FAHRENHEIT. AN OPERATIONAL LOG SHALL BE KEPT AND THE DATE AND TIME OF INITIAL STARTUP AND END OF WARMUP TIME SHALL BE RECORDED.
- 8. A FLOW INDICATOR SHALL BE INSTALLED AND MAINTAINED AT THE MAIN INLET STREAM (DOWNSTREAM OF THE CYCLONE SEPARATORS) TO THE VAPOR CONTROL SYSTEM TO INDICATE THE TOTAL AIR FLOW RATE IN CUBIC FEET PER MINUTE (CFM). IN CASE A PRESSURE SENSOR DEVICE IS USED IN PLACE OF THE FLOW INDICATOR, A CONVERSION CHART SHALL BE MADE AVAILABLE TO INDICATE THE CORRESPONDING FLOW RATE, IN CFM, TO THE PRESSURE READING.
- 9. THE TOTAL INLET FLOW RATE SHALL NOT EXCEED 3000 SCFM.
- 10. VOLATILE ORGANIC COMPOUND (VOC) CONCENTRATION SHALL BE MEASURED AT THE INLET TO THE THERMAL OXIDIZER, AND AT THE INLET AND OUTLET OF EACH CARBON ADSORBER DAILY DURING THE FIRST 10 DAYS OF OPERATION, THEN AT LEAST ONCE EVERY OTHER OPERATING DAY THEREAFTER. THE OPERATOR SHALL USE A FLAME IONIZATION DETECTOR OR AN AQMD APPROVED ORGANIC VAPOR ANALYZER (OVA) CALIBRATED IN PARTS PER MILLION BY VOLUME (PPMV) OF HEXANE (IF ANOTHER CALIBRATING AGENT IS USED, IT SHALL BE CORRELATED TO AND EXPRESSED AS HEXANE).
- 11. GRAB SAMPLES SHALL BE COLLECTED AT THE INLET AND OUTLET OF EACH CARBON ADSORBER AT LEAST ONCE DURING THE FIRST WEEK OF OPERATION, THEN AT LEAST ONCE PER MONTH THEREAFTER. THE SAMPLES SHALL BE ANALYZED FOR VOC CONCENTRATION IN PPMv AS HEXANE IN ACCORDANCE WITH AQMD APPROVED METHODS.
- 12. THE VOC CONCENTRATION AT THE INLET TO THE THERMAL OXIDIZER DETERMINED PURSUANT TO CONDITION 10 SHALL NOT EXCEED 18,612 PPMV MEASURED AS HEXANE.
- 13. WHENEVER THE VOC CONCENTRATION AT THE OUTLET OF THE PRIMARY CARBON ADSORBER IS 100 PPMV OR GREATER AS MEASURED PURSUANT TO CONDITIONS 10 AND 11, THE PRIMARY CARBON ADSORBER SHALL BE BYPASSED AND REPLENISHED WITH FRESH ACTIVATED CARBON AND RETURNED TO SERVICE AS THE SECONDARY CARBON ADSORBER. THE REPLENISHING OF THE PRIMARY CARBON ADSORBER SHALL BE EXECUTED IN A MANNER



PERMIT TO CONSTRUCT

A/N R373262

SUCH THAT TWO CARBON ADSORBERS IN SERIES ARE PROVIDED FOR THE TREATMENT OF WELL FIELD VAPORS AT ALL TIMES.

- 14. THE ACTIVATED CARBON USED IN THE ADSORBERS SHALL HAVE A CARBON TETRACHLORIDE ACTIVITY NUMBER OF NOT LESS THAN 60% AS MEASURED BY ASTM METHOD D3467-99.
- 15. A TEMPERATURE MEASURING AND RECORDING DEVICE WITH AN ACCURACY TO WITHIN PLUS OR MINUS 5 DEGREES FAHRENHEIT SHALL BE INSTALLED AND MAINTAINED AT THE FOLLOWING LOCATIONS:
  - A. THE COMBUSTION CHAMBER OF THE THERMAL OXIDIZER.
  - B. THE INLET TO THE PRIMARY CARBON ADSORBER.
- 16. WHENEVER THE THERMAL OXIDIZER IS IN OPERATION, THE TEMPERATURE AT THE COMBUSTION CHAMBER AS MEASURED PURSUANT TO CONDITION 15 SHALL NOT BE LESS THAN 1500 DEGREES FAHRENHEIT.
- 17. EQUIPMENT SHUTDOWN INTERLOCKS OR OPERATING MANUAL CONTINGENCIES SHALL BE PROVIDED FOR LOW OXIDATION TEMPERATURES AS STATED IN CONDITIONS 7 AND 16.
- 18 SOURCE PERFORMANCE TESTING SHALL BE CONDUCTED IN ACCORDANCE WITH AQMD GUIDELINES, TO DETERMINE THE EMISSIONS OF POLY-AROMATIC HYDROCARBONS (PAH), POLYCHLORINATED DIBENZO-P-DIOXINS (PCDD), POLYCHLORINATED DIBENZOFURANS (PCDF), POLYCHLORINATED BIPHENYLS (PCB), CHLOROPHENOLS, VOLATILE ORGANIC COMPOUNDS (VOC), OXIDES OF NITROGEN (NOx), CARBON MONOXIDE (CO), AND TOTAL PARTICULATE MATTER (PM10). THE RESULTS IN WRITING SHALL INCLUDE AT A MINIMUM AIR FLOW RATES, TEMPERATURES, OXYGEN CONTENT, MOISTURE CONTENT, AND FUEL USAGE. EMISSION RATES SHALL BE PRESENTED IN UNITS OF POUNDS PER HOUR, AND CONCENTRATIONS IN PPMv. TESTING SHALL BE PERFORMED AT THE ADSORBER OUTLET AND THERMAL OXIDIZER INLET (FOR DETERMINING VOC DESTRUCTION EFFICIENCY).

A PROTOCOL SHALL BE SUBMITTED AND APPROVED IN WRITING BY THE AQMD PRIOR TO PERFORMING THE SOURCE TEST.

THE SOURCE PERFORMANCE TESTING SHALL BE COMPLETED DURING THE FIRST 30 DAYS OF OPERATION. A COMPLETE REPORT SHALL BE SUBMITTED TO THE AQMD NO LATER THAN 45 DAYS AFTER TESTING HAS BEEN COMPLETED.

19 RECORDS SHALL BE KEPT AND MAINTAINED TO PROVE COMPLIANCE WITH ALL CONDITIONS ON THIS PERMIT. THE RECORDS SHALL BE KEPT ON FILE FOR AT LEAST TWO YEARS AND SHALL BE MADE AVAILABLE TO AQMD PERSONNEL UPON REQUEST.

# THIS PERMIT TO CONSTRUCT R-373262 SUPERSEDES PERMIT TO CONSTRUCT 373262 ISSUED 11/16/2001.



# PERMIT TO CONSTRUCT

page 4 Application No.

N R373262

Approval or denial of this application for permit to operate the above equipment will be made after an inspection to determine if the equipment has been constructed in accordance with the approved plans and specifications and if the equipment can be operated in compliance with all Rules of the South Coast Air Quality Management District.

Please notify GAURANG RAWAL at (909) 396-2543 when construction of equipment is complete.

This Permit to Construct is based on the plans, specifications, and data submitted as it pertains to the release of air contaminants and control measures to reduce air contaminants. No approval or opinion concerning safety and other factors in design, construction or operation of the equipment is expressed or implied.

This Permit to Construct shall serve as a temporary Permit to Operate provided the Executive Officer is given prior notice of such intent to operate.

This Permit to Construct will become invalid if the Permit to Operate is denied or if the application is cancelled. THIS PERMIT TO CONSTRUCT SHALL EXPIRE ONE YEAR FROM THE DATE OF ISSUANCE unless an extension is granted by the Executive Officer.

, Bailey

DORRIS M. BAILEY Principal Office Assistant

DMB/gr01

AQMD EQUIPMENT LOCATED AT:	h Coast Juality Management oley Drive, Diamond Bar, CA 91765-4178 2000 · www.aqmd.gov 501 S MARENGO AVE DLHAMBRA CA 91803	District
LEGAL OWNER CO. ID: OR OPERATOR	124520 TERRA THERM, LLC 356 B BROAD ST FITCHBURG, MA 01420	
	PERMIT/APPLICATION RENEWALS	
PERMIT/ EQUIPMENT DE APPL NBR	SCRIPTION	NEXT RENEWAL DATE
BILLING YEAR : 373262 SOIL TREAT V	2005 APOR EXTRACT OTHER VOC UNDER	02-16-07

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# **SRSNE Site Group**

# **Remedial Design Work Plan Attachment D**

# Vapor Treatment Needs Evaluation Work Plan

Solvents Recovery Service of New England, Inc. (SRSNE) Superfund Site Southington, Connecticut

April 2009



**Disclaimer:** This document is a DRAFT document prepared by the Settling Defendants under a government Consent Decree. This document has not undergone formal review by the EPA and CT DEP. The opinions, findings, and conclusions, expressed are those of the author and not those of the U.S. Environmental Protection Agency or the CT Department of Environmental Protection. Remedial Design Work Plan Attachment D

# Vapor Treatment Needs Evaluation Work Plan

Solvents Recovery Service of New England, Inc. (SRSNE) Superfund Site Southington, Connecticut

Prepared for: SRSNE Site Group

Prepared by: TerraTherm, Inc. 10 Stevens Road Fitchburg MA 01420 Phone: (978) 343-0300 Fax: (978) 343-2727

Our Ref.: 9-101

Date: April 2009



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# DRAFT Vapor Treatment Needs Evaluation Work Plan

SRSNE Superfund Site Southington, Connecticut

# **Executive Summary**

The Vapor Treatment Needs Evaluation Work Plan was prepared to address Section V.C.1.d of the Statement of Work (SOW), which states that an evaluation of vapor treatment needs and options may be conducted to evaluate vapor treatment design options, including bench scale testing if necessary. At this time, it is believed that bench-scale testing will not be required as the vapor treatment components contemplated for the Site are all commercially available and in widespread use for similar applications.

The focus of this Work Plan is the integration of these commercially available components into a system that achieves the following objectives:

- Successfully treat the range of Site constituents of concern (COCs) and maintain compliance with the specified discharge limits;
- Maintain operational performance in response to changing COC composition, mass loading, and extraction rates, without impeding the progress of the heating operation; and,
- Incorporate sufficient flexibility to allow for scale-up/scale-down of operations in response to changing COC mass loading and extraction rates to optimize energy efficiency of the selected vapor treatment system.

# Vapor Treatment System Performance Testing and Permit Compliance

Since the remediation is being performed as part of a Superfund remediation action, a Connecticut Department of Environmental Protection (CTDEP) air permit is not required. However, in accordance with CTDEP, the proposed vapor phase control system will be designed to meet or exceed Best Available Control Technology (BACT) criteria, which will demonstrate compliance with applicable requirements, including but not limited to the following:

- Emissions calculations, including Hazardous Air Pollutant (HAP) Maximum Allowable Stack Concentrations (MASC) compliance analysis;
- BACT Analysis using EPA/NESCAUM "top-down" procedures; and,
- Program for compliance demonstration.



DRAFT Vapor Treatment Needs Evaluation Work Plan

SRSNE Superfund Site Southington, Connecticut

In addition, potential emissions after control are expected to be less than major source thresholds. Therefore, Prevention of Significant Deterioration (PSD) and non-attainment New Source Review (NSR) requirements will not apply and the facility should not be considered a major source of HAPs.

# **Design Basis**

Several input parameters will be evaluated as Applicable or Relevant or Appropriate Requirements (ARAR) and incorporated into the vapor treatment system final design. A comprehensive list of these parameters can be found in the document as Tables D-1 through D-3.

Some conceptual design and evaluation work on the vapor treatment system for the Site was performed during preparation of the Technical Proposal. The conceptual screening analysis evaluates each alternative's ability to achieve the project requirements of adequate treatment, scalability, capability to handle the anticipated VOC loading conditions, and expected reliability. The following technologies have been evaluated and their ability to achieve the project requirements is discussed below:

- Vapor Phase Carbon, Sacrificial and On-Site Steam Regeneration: Both vapor phase carbon technologies use activated carbon granules. Volatile organic compounds (VOCs) are sorbed on to the carbon pore space surface. Neither of these technologies is practical for use as the primary treatment means for approximately 1 million pounds of nonaqueous phase liquid (NAPL).
- Solvent Recovery by Condensing: Solvent recovery by condensing lowers the temperature of the vapors to reduce the vapor pressures of each of the VOCs. The individual VOCs begin to condense as their partial pressures diminish with cooler temperatures. A number of the selected Site COCs have vapor pressures above that of water, which results in needing colder temperatures before chilling/condensing will occur. Additionally, several COCs are high-vapor pressure compounds, which are resistant to condensing.

Solvent recovery with reduced temperatures can be enhanced at elevated pressures. This occurs because the partial pressures of the VOCs increase with increasing pressure, which, in turn, reduces the


SRSNE Superfund Site Southington, Connecticut

relative concentration of each individual constituent. However, condensing the VOCs will generate a large liquid waste stream that would require off-site disposal.

This potential waste disposal issue, coupled with the fact that some of the primary Site COCs are not easily removed by condensing, make this option less attractive as a primary treatment alternative.

 Thermal Oxidation: Thermal oxidization exposes the vapors to temperatures well above the autoignition temperature of the VOCs. A surplus of oxygen is required for complete combustion and provisions are required to dissipate the large amount of thermal energy released during combustion of the VOCs. The combustion of Chlorinated VOCs (CVOCs) will produce hydrogen chloride gas and as such, the oxidizer exhaust vapors will require further treatment by scrubbing with a caustic soda solution to neutralize the acid gas vapors, prior to discharge to the atmosphere. The product of this neutralization is salt.

Given the highly concentrated and variable nature of the Site COCs, it is anticipated thermal oxidation will be the most robust and capable primary vapor treatment technology for this Site.

• **Combined Condensing & Thermal Oxidation:** In this option, condensing through cooling or compression and cooling is used as a pre-conditioning step prior to thermal oxidation. The benefits of such a combined system utilizing different vapor treatment technologies will enhance the operational flexibility to handle a potentially changing vapor composition over time. Further, a combined system may also improve robustness and reliability, in that if one system or component must be temporarily shut down for maintenance, the other system is available to continue treating the extracted vapors.

#### Vapor Treatment Alternatives for Further Consideration

At this time, thermal oxidation has emerged as the preferred vapor treatment alternative, either alone or in combination with other technologies that may include front-end condensing for resource recovery or peak load management, or vapor phase carbon for final effluent polishing. Initial consultations with several oxidizer vendors indicate that the anticipated peak



SRSNE Superfund Site Southington, Connecticut

mass load may require the use of substantially oversized oxidizers, with a significant amount of dilution air introduced, which would result in a significant increase in both capital and operating costs. Further evaluations with this technology will be performed. The final system design will be based on the results of this evaluation.



SRSNE Superfund Site Southington, Connecticut

#### 1. Purpose and Scope

This document has been prepared on behalf of the SRSNE Site Group, an unincorporated association of Settling Defendants to a Consent Decree (CD) and Statement of Work (SOW) for the Remedial Design/Remedial Action (RD/RA) at the Solvents Recovery Service of New England, Inc. (SRSNE) Superfund Site in Southington, Connecticut (Site). The CD was lodged on October 30, 2008 with the United States District Court for the District of Connecticut in connection with Civil Actions No. 3:08cv1509 (SRU) and No. 3:08cv1504 (WWE). The CD was entered by the Court on March 26, 2009.

Section V.C.1 of the SOW suggests that certain pre-design studies may be undertaken prior to the design and implementation of the remedy for the Site. Specifically, Section V.C.1.d of the SOW states that an evaluation of vapor treatment needs and options may be conducted to evaluate vapor treatment design options, including bench scale testing if necessary. At this time, it is believed that bench-scale testing will not be required as the vapor treatment components contemplated for the SRSNE Site are all commercially available and in widespread use for similar applications.

The challenge for this site and the focus of the "Vapor Treatment Needs and Options Evaluation" described in this Work Plan is the integration of these commercially available components into a system that achieves the following objectives:

- Successfully treat the range of Site constituents of concern (COCs) and maintain compliance with the specified discharge limits;
- Maintain operational performance in response to changing COC composition, mass loading, and extraction rates, without impeding the progress of the heating operation; and
- Incorporate sufficient flexibility to allow for scale-up/scale-down of operations in response to changing COC mass loading and extraction rates to optimize energy efficiency of the selected vapor treatment system.



SRSNE Superfund Site Southington, Connecticut

With those objectives in mind, the "Vapor Treatment Needs and Options Evaluation" will evaluate commercially available and proven vapor treatment technologies suitable for treating both the range and anticipated mass load of the SRSNE Site COCs.

Some preliminary evaluations and conceptualizations have been developed in the course of preparing the technical proposal for this project and in developing this Work Plan. The Vapor Treatment Needs and Options Evaluation will start from the preliminary concept basis described in this Work Plan. Specific vapor treatment scenarios will be developed and evaluated for use during thermal remediation at the SRSNE site. Conclusions from the Vapor Treatment Evaluation will serve as the Preliminary Design criteria for the vapor treatment system that will be specified in the Preliminary Design submittal. It is anticipated that the results of the Vapor Treatment Evaluation will be summarized in memo form and presented to the Agencies in an interactive meeting, early in the Preliminary Design development process. Because of the flexibility required, it is possible that a combination of several vapor treatment technologies will be used to treat the extracted vapors.



SRSNE Superfund Site Southington, Connecticut

# 2. Vapor Treatment System Performance Testing and Permit Compliance

Air pollution control requirements for ISTD are the "Applicable or relevant or appropriate requirements" (ARARs) presented in Table 4-32 of the Feasibility Study (BBL and United States Environmental Protection Agency [USEPA] 2005), and incorporated as Appendix D of the Record of Decision (ROD; USEPA 2005). These ARARs will be reviewed to evaluate and select potential emission limits and compliance monitoring requirements for the recommended vapor treatment alternative. Within this section of the Vapor Treatment Needs and Options Evaluation, the following items will be considered.

- Identification of Applicable Regulations (ARARs)
- Anticipated Permit Equivalency Requirements
- Expected Performance Goals
- Monitoring and Testing Methods
- Daily Monitoring
- Periodic Analytical Sampling
- Methods
- Frequency

Based on the estimated potential vapor-phase flows and pollutant concentrations from the thermal conduction heating (TCH) process, a permit to construct and operate a stationary source of air pollution would normally be required from the Connecticut Department of Environmental Protection (CTDEP) prior to construction. The potential need for an air permit in this case is based on the assumption that stationary sources subject to an air permit to construct and operate must demonstrate compliance with applicable emission limitations, standards and other requirements. Potential requirements applicable to In Situ Thermal Desorption (ISTD) processes include demonstration that Best Available Control Technology (BACT) or Lowest Achievable Emission Rates (LAER) will be employed, that emissions of hazardous air pollutants (HAPs) comply with applicable Maximum Allowable Stack Concentrations (MASCs), and that other monitoring, recordkeeping and operating procedures will be followed.



SRSNE Superfund Site Southington, Connecticut

The proposed vapor phase control system will be designed to meet or exceed BACT criteria. In addition, potential emissions after control are expected to be less than major source thresholds. Therefore, Prevention of Significant Deterioration (PSD) and non-attainment New Source Review (NSR) requirements will not apply and the facility should not be considered a major source of HAPs.

However, because the project is being performed as part of a Superfund remedial action, it is exempt from having to obtain state and local permits such as a CTDEP air permit. Nevertheless, information and analyses will be provided that satisfy the intent of the CTDEP air permitting program and demonstrate compliance with applicable requirements, including but not limited to the following:

- Emissions calculations, including Hazardous Air Pollutant MASC compliance analysis;
- BACT Analysis using EPA/NESCAUM "top-down" procedures; and
- Program for compliance demonstration.

The anticipated permit equivalency requirements and emission monitoring requirements will be integrated into the design submittals, as well as the Operation, Maintenance and Monitoring Plan that will be developed for the site prior to the start of system operation. Treatment equipment specifications provided to vendors will include these anticipated performance requirements, and the system Design will integrate the necessary provisions for the anticipated monitoring requirements.



SRSNE Superfund Site Southington, Connecticut

#### 3. Design Basis

Once the ARAR emission criteria have been identified, the next step in completing the Vapor Treatment Needs and Options Evaluation is to establish the basis of design for the vapor treatment system. This will serve to establish input parameters upon which the Evaluation and the subsequent design of the vapor treatment system will be based, and will ultimately drive the layout and selection of the vapor treatment train. Important components of the basis of design include:

- Total anticipated COC mass load expected to be extracted presently estimated at 500,000 to 2,000,000 pounds;
- Composition see Table D-1;
- Heating value [British Thermal Unit/pound (BTU/lb)] of the anticipated mixture = to be established through laboratory analysis of Site dense nonaqueous phase liquid (DNAPL) samples;
- Duration of heating and extraction 120 to 180 days;
- Expected "average" and "peak" loading conditions see Tables D-2 and D-3;
- Expected extraction temperatures and pressures;
- Vapor treatment system performance requirements (permit equivalency ARAR discharge limits);
- · System redundancy requirements; and
- · Other related factors or limitations, including;
- Utility supply requirements and limitations;
- Potable water usage, if any;
- · Waste handling/disposal;
- Sewer/storm drain discharge limits;
- Noise limitations;
- Material of construction requirements/limitations for the treatment equipment; and
- Commercial availability.



SRSNE Superfund Site Southington, Connecticut

The basis of design established in the Vapor Treatment System Needs Evaluation and will carry through to the Preliminary Design submittal, where the Process Flow Diagram (PFD), and preliminary Material and Energy Balance will be further developed.

	VOC Composition, on Average, as % of Total
	Average Composition
Vinyl Chloride	1.4%
1,1-Dichloroethylene	0.1%
Methylene Chloride	0.2%
1,1-Dichloroethane	0.6%
cis-1,2-Dichloroethylene	8.7%
Chloroform	0.0%
2-Butanone	0.3%
1,1,1-Trichloroethane	6.8%
Benzene	0.0%
1,2-Dichloroethane	0.0%
Trichloroethylene	43.4%
4-Methyl-2-pentanone (MIBK)	0.4%
2-Hexanone	0.0%
Toluene	15.0%
1,1,2-Trichloroethane	0.0%
Tetrachloroethylene	13.2%
Ethylbenzene	2.9%
P/M Xylenes	5.1%
O Xylene	20%
Styrene	0.2%
TOTAL VOCs	100.4%

#### Table D-1. Composition of Chemicals in Thermal Treatment Zone



SRSNE Superfund Site Southington, Connecticut

# Table D-2. Preliminary estimates of mass removal rates during thermal remediation for various mass estimates

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	Day 1-00	Dayson to	Days 01 - 30	Days 31 - 120	Days 121-100	Days 151-160	lotai
	<u> </u>			ing the s	1. 5 Z 1. 5 M 1. 1	<ul> <li>All and the second secon</li></ul>	
Percent of Total Mass	1.1.1.1.1.1.1.1	and the second					
Removed per 30 day period	2.5%	25.0%	30.0%	25.0%	15.0%	2.5%	100%
remoted por co any ported			001070	20.070	10.070	2.070	10070
Mass Scenario (total							
pounds VOCs, @ 100%							
removed)			VOC Mas	s (pounds) per d	av		
500,000	417	4,167	5,000	4,167	2,500	417	
1,000,000	833	8,333	10,000 *	8333	5,000	833	for the second state
· ·		Sector Processing and the sector of the sect	AN APPROXIMATION OF A DESCRIPTION OF		CARGE CONTRACTOR AND A CONTRACTOR OF THE		Alelladd II (1939) yn yw
2,000,000	1,667	16,667	20,000	16,667	10,000	1,667	
			_				



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	VOC Composition on Average as %	Pounds per Day, per VOC,			
	of Total	Total Mass Scenarios			
	Average Composition	500,000	1,000,000	2,000,000	
Vinyl Chloride	1.4%	69	139	278	
1,1-Dichloroethylene	0.1%	6	13	25	
Methylene Chloride	0.2%	8	16	31	
1,1-Dichloroethane	0.6%	31	62	125	
cis-1,2-Dichloroethylene	8.7%	435	870	1,740	
Chloroform	0.0%	0	0	0	
2-Butanone	0.3%	13	26	53	
1,1,1-Trichloroethane	6.8%	338	677	1,354	
Benzene	0.0%	1	2	5	
1,2-Dichloroethane	0.0%	0	0	0	
Trichloroethylene	43.4%	2,171	4,341	8,682	
4-Methyl-2-pentanone (MIBK)	0.4%	21	41	83	
2-Hexanone	0.0%	0	0	0	
Toluene	15.0%	748	1,497	2,993	
1,1,2-Trichloroethane	0.0%	0	0	0	
Tetrachloroethylene	13:2%	660	1,321	2,642	
Ethylbenzene	2.9%	145	290	580	
P/M Xylenes	5.1%	256	513	1,026	
O Xylene	2.0%	102	204	408	
Styrene	0.2%	11	23	45	
TOTAL VOCs	100.4%	5,018	10,035	20,070	

# Table D-3. Compound specific estimates of mass removal rates during thermal remediation for various mass estimates



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## 4. Conceptual Vapor Treatment Alternative Screening Evaluation

As mentioned earlier in this Work Plan, some conceptual design and evaluation work on the vapor treatment system for the SRSNE thermal remediation project was performed during preparation of the Technical Proposal. This section summarizes the vapor treatment technologies that have been considered and the results of the initial concept level technology screening that has been completed to date.

The evaluation of treatment technologies for the SRSNE thermal remediation project is a complex process given the expected large amount of volatile organic compound (VOC) mass to be treated in a relatively short time period, the number of different VOCs making up the total mass to be treated, and the number of variables associated with each of the potential treatment technologies. The ISTD heating process volatilizes nearly all of the VOC mass, so that it is removed from the subsurface almost exclusively in the vapor phase.

An initial screening of commercially available vapor treatment alternatives is presented in the following sections to evaluate the various potential alternatives' capabilities to meet the project's anticipated requirements.

The conceptual screening analysis presented in the paragraphs below evaluates each alternative's ability to achieve the project requirements of adequate treatment, scalability, capability to handle the anticipated VOC loading conditions, and expected reliability. The Vapor Treatment Needs and Options Evaluation will examine the remaining alternatives emerging from this initial screening in more detail, including such additional factors as capital and operating costs as well as utility demands to select the vapor treatment system that will be included in the Preliminary and Final Design submittals.

#### 4.1 Conceptual Vapor Treatment Alternatives

Several vapor treatment alternatives have been considered in a concept-level screening review for the SRSNE Site, as part of this Work Plan. The preliminary alternatives include the following:

• Vapor Phase Carbon, Sacrificial



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- · Vapor phase carbon, On-site Steam Regeneration
- Solvent Recovery (Condensing)
- Thermal Oxidation
- Combined Condensing & Carbon
- Combined Condensing & Thermal Oxidation
- Following is a brief summary of each preliminary vapor treatment alternative.
- 4.1.1 Vapor Phase Carbon, Sacrificial

Activated carbon adsorption entails sorption of the extracted VOCs onto the carbon particles pore-space surfaces using a combination of physical and chemical adsorption processes. Each activated carbon granule or pellet consists of micro-porous particles with very large internal surface area. It has been reported that a pound of highly activated carbon has an equivalent surface area approaching 140 acres.

Under the sacrificial carbon alternative, spent activated carbon would be manifested and transported off site for recycling or disposal. Exclusively using activated carbon adsorption for treatment of 1 million or more pounds of VOCs is not practical. Even at an optimistic adsorption capacity of 20%, this project would require in excess of 5 million pounds of activated carbon. Also important is the fact that several of the target VOCs, including methylene chloride and vinyl chloride do not sorb well to activated carbon and thus would not be adequately removed by this treatment technology. However, this alternative will be retained, as it may be useful in combination with another alternative, or as a final polishing step.

#### 4.1.2 Vapor Phase Carbon, On-site Steam Regeneration

Vapor phase carbon with on-site steam regeneration utilizes the same VOC removal mechanism as does sacrificial activated carbon; however, rather than shipping the carbon off-site for disposal, the spent carbon is regenerated utilizing an on-site steam source. This technology is subject to the same



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limitations as sacrificial carbon, in that several of the site constituents are not removed by activated carbon. Implementation of this type of system would entail the use of activated carbon media beds constructed as pressure vessels and an on-site steam boiler. On a pre-determined schedule, or as indicated by vessel effluent VOC concentrations, individual beds are isolated from the extracted vapor stream and heated and pressurized with steam over a period of several hours to desorb the VOCs from the carbon particles. Air is then swept through the heated bed to remove the VOCs and cool and dry the media.

The desorbed VOCs and steam are then typically condensed and separated with the VOCs containerized for disposal. This process requires several hours to heat, desorb and cool the beds; therefore, multiple media beds of adequate size will be required to implement this approach. Regeneration control may be either manual or automated; however, given the large VOC mass at this site, regeneration will be frequent and it is expected that the regeneration controls would be automated. After repetitive steam regeneration cycles, the VOC adsorption capacity of the carbon diminishes and the spent carbon requires replacement. Manufacturer advice and observation of carbon performance determines when it is appropriate to replace the spent carbon.

Again, given this technique's limitations with regard to certain VOCs present at this site, this alternative would have to be combined with a secondary VOC treatment technique or be utilized as a final polishing step.

#### 4.1.3 Solvent Recovery (Condensing)

Cooling/condensing solvent recovery systems lower the temperature of the vapors to reduce the vapor pressures of each of the VOCs. The individual VOCs begin to condense as their partial pressures diminish with cooler temperatures. A common analogy to such a system is the removal of water vapor as condensation in a home or office air conditioning system. VOCs recovered as liquid using the cooling/condensing technology will need to be shipped to a licensed facility for destruction or possible recycling.

Figure 1 presents a graph of the vapor pressure versus temperature for 13 site COCs and water. As can be observed from the graph, a number of the selected site COCs have vapor pressure above that of water, whiles others such as perchlorethylene (PCE), methyl isobutyl ketone (MIBK), ethylbenzene,



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xylene and styrene have vapor pressures at or below that of water. The range of vapor pressures varies by a factor of 5,000 between vinyl chloride and xylenes. The higher the vapor pressure, the colder it must to be to begin solvent recovery by chilling/condensing for that VOC.



# Figure D-1. Graph of the Vapor Pressure Versus Temperature for 13 Site COCs and Water

Of the 13 COC compounds and water represented in the graph above, both cis-1,2 dichloroethene (DCE) and 1,1,1-trichloroethane (TCA) represent particular concern for removal by condensing. Based on a preliminary review of the site COC data, it is believed that together, these two compounds could represent over 10% of the VOC mass at the Site. 1,1,1-TCA is a compound that readily hydrolyzes at temperatures above 50°C, and the rate of hydrolysis increases by approximately one order of magnitude with each 20 degree F increase in temperature. Thus, 1,1,1-TCA may not represent as significant of a vapor phase load on the treatment system, once the subsurface temperature



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begins to increase. However, the resistance of cis-1,2-DCE and, to a lesser degree 1,1,1-TCA (prior to the onset of significant hydrolysis), to condensation is a significant consideration in the evaluation of this vapor treatment alternative. Other high-vapor pressure compounds, including vinyl chloride and methylene chloride, which are also present at the site, albeit at lesser concentrations, are resistant to condensing and further, do not sorb well to activated carbon and thus must be given special consideration.

Importantly, the relatively high vapor pressure of these compounds means that they will have to be cooled well below zero (0°F), likely to the range of -40°F, to initiate significant condensation. This impacts the type of cooling equipment that will be required to achieve this level of cooling, representing both significant capital and operating costs. Insufficient cooling of these compounds will represent a significant mass of VOCs that will remain in the vapor phase and require further treatment to ensure compliance with emission limits.

Solvent recovery with reduced temperatures can be enhanced at elevated pressures. This occurs because the partial pressures of the VOCs increase with increasing pressure, which, in turn, reduces the relative concentration of each individual constituent. For example, compressing the vapors to 3 atmospheres absolute [~45 pounds per square inch, gauge (psig)] will reduce the condensation concentration by a factor of 3. Likewise, compressing the vapors to 10 atmospheres absolute (~150 psig) will reduce the condensation concentration by a factor of 10. Thus, by adding a compressing step in conjunction with the cooling process, a proportionately larger volume of contaminant can be condensed at a given temperature.

Condensing the COCs will generate a liquid waste stream. It is possible that there may be a recycling avenue for some or all of the recovered liquids; however, most likely the recovered liquid NAPL will have to be manifested off-site for disposal. Thus, the estimated mass of 500,000 to 2,000,000 pounds of NAPL could generate on the order of 50,000 to 200,000 gallons of liquid waste requiring off-site disposal.

This potential waste disposal issue, coupled with the fact that some of the primary site COCs are not easily removed by condensing, make this option less attractive as a primary treatment alternative. However, the condensing option will be retained for potential consideration in the Vapor Treatment Needs and Options Evaluation as a pre-treatment or peak-leveling alternative.



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## 4.1.4 Thermal Oxidation

Thermal oxidization systems expose the vapors to temperatures well above the autoignition temperature of the VOCs. A surplus of oxygen is required for complete combustion and provisions are required to dissipate the large amount of thermal energy released during combustion of the VOCs. The combustion of chlorinated VOCs (CVOCs) will produce hydrogen chloride gas and as such, the oxidizer exhaust vapors will require further treatment by scrubbing with a caustic soda (i.e., sodium hydroxide [NaOH]) solution to neutralize the acid gas vapors, prior to discharge to atmosphere. The product of this neutralization is water with moderate levels of sodium chloride (salt).

As the site is heated, VOCs will be desorbed from the soil and volatilized along with the VOCs in DNAPL present in the subsurface. The VOC mixture will be extracted, along with steam and soil vapor (air), and delivered to the aboveground vapor treatment system. The lower boiling point VOCs will be extracted first, followed by the higher boiling compounds. However, under the ISTD process heat conducts radially out from the heater wells, such that a range of temperatures exist in the subsurface during the early stages of the heating process, and therefore, a range of VOC compounds will be volatized and extracted during the heat-up process.

The limit of VOC mass loading for a thermal oxidizer is the heat release resulting from combustion of those VOCs – an important consideration for a site such as SRSNE, with a substantial VOC mass to be extracted over a relatively short time. Therefore, it will also be important for the Vapor Treatment Needs and Options Evaluation to estimate the heating value for oxidation of the modeled composition. The heat released during combustion of the site VOCs is a critical design parameter for the selection and design of a thermal oxidizer system.

A number of different thermal oxidizer designs are available including oncethrough thermal oxidizers, catalytic oxidizers, regenerative thermal oxidizers, recuperative thermal oxidizers, etc. Given the high VOC mass loading expected at this site, on the order of 1MM to 2MM pounds of VOCs, and the relatively short duration of thermal treatment, expected to be on the order of 120-150 days, thermal oxidizer systems considered for this site must be capable of treating average VOC recovery rates estimated to be on the order of 300 to 600 pounds of VOCs per hour. Higher peak loads are expected.



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Through review of new and existing analytical data and site DNAPL samples, a "representative average" or "typical" site-wide VOC mixture composition will be developed as part of the Vapor Treatment Needs and Options Evaluation. This model composition will also be used to develop a representative equation for the combustion that will occur in a thermal oxidizer.

Destruction of the hydrocarbon portion of the VOCs in the thermal oxidizer liberates the chlorine molecules from the CVOCs. Chlorine makes up an estimated 60% by mass of the Site COC mass. This leads to two important considerations. First, the liberated chlorine becomes hydrogen chloride gas which must be scrubbed and neutralized prior to release to atmosphere. Second, the liberated chlorine and hydrogen chloride gas can form extremely corrosive hydrochloric acid, thus materials of construction of the thermal oxidizer, wet scrubber and the interconnecting piping are important to the reliability of the system. The potential for corrosion and the selection of appropriate materials of construction will be addressed in the *System Design Evaluation Work Plan* (Attachment E to the RDWP).

Given the highly concentrated and variable nature of the Site COCs, it is anticipated thermal oxidation will be the most robust and capable primary vapor treatment technology for this Site. Thermal oxidation is presently the preferred vapor treatment approach for this Site. The Vapor Treatment Needs and Options Evaluation will proceed on this basis, examining mass loading capabilities of the various oxidizer designs, as well as the costs and benefits of various pre-treatment and parallel vapor treatment train scenarios to select the most flexible, roust and reliable configuration upon which the Preliminary Design will be based.

#### 4.1.5 Combined Condensing and Carbon

This alternative simply consists of a combination of the condensing and vapor phase carbon treatment alternatives discussed earlier. In this combined approach, VOCs would be condensed through a cooling or compression and cooling. Vapor phase carbon, either sacrificial or on-site steam-regenerated, would then be used to treat the vapor effluent from the condensing system.

In this scenario, the majority of the VOCs would be condensed and recovered as NAPL, with residual VOCs collecting in the activated carbon beds. Waste streams requiring off-site disposal include recovered VOC NAPL and spent



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carbon. Importantly, as discussed previously, there are a number of high-vapor pressure compounds, including cis-1,2-DCE, vinyl chloride and methylene chloride that are resistant to condensing and do not sorb well to activated carbon. Given the significant limitations of this alternative, this combination has been eliminated from further consideration.

#### 4.1.6 Combined Condensing and Thermal Oxidation

In this option, condensing through cooling or compression and cooling is used as a pre-conditioning step prior to thermal oxidation. This alternative may warrant further consideration to improve both the robustness and reliability of a thermal oxidation system. A condensing system installed upstream of the thermal oxidizer(s) system can be used to manage peak VOC loading to maintain the vapor mass load within the thermodynamic limits of the thermal oxidizer, thereby eliminating the potential need to throttle back the in-situ heating process to stay below the operating limits of the thermal oxidizer. In this configuration, the condensing system will only be brought on-line, if needed, during peak VOC loading periods. Such operation would provide a margin of safety against exceeding the oxidizer capacity while minimizing the volume of condensed NAPL requiring off-site disposal and improving the robustness and reliability of the overall vapor treatment train.

The Vapor Treatment Needs and Options Evaluation will consider both the benefits and the capital and operating costs of such a combined system, as compared with extended heating or an additional oxidizer train in parallel. The benefits of such a combined system utilizing different vapor treatment technologies will enhance the operational flexibility to handle a potentially changing vapor composition over time. Further, a combined system may also improve robustness and reliability, in that if one system or component must be temporarily shut down for maintenance, the other system is available to continue treating the extracted vapors. This option will be retained for consideration in the Vapor Treatment Needs and Options Evaluation. The costs and benefits of the combined condensing/oxidizer system, including the estimated off-site NAPL disposal costs, will be compared against the cost of adding an additional oxidizer/scrubber system to manage peak loading.



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#### 5. Vapor Treatment Alternatives for Further Consideration

From the concept level evaluations conducted to date and summarized in the preceding sections of this Work Plan, thermal oxidation has emerged as the preferred vapor treatment alternative, either alone or in combination with other technologies that may include front-end condensing for resource recovery or peak load management, or vapor phase carbon for final effluent polishing.

The initial concept for treatment of the extracted VOC vapors from this site consists of two thermal oxidizer/scrubber treatment trains piped in parallel. During the initial and late stages of the heating process when extracted VOC mass load is lower, only one of the oxidizer/scrubber trains will operate, thus minimizing system operating costs. As VOC concentrations and mass loads increase, the second oxidizer/scrubber train will be brought on line to divide the VOC mass load between the two devices. This approach provides increased flexibility and reliability of the overall system. In this treatment process very little liquid VOC would be manifested off-site. Instead, the VOCs will be destroyed on site through combustion within the thermal oxidizers.

Oxidizer and scrubber designs, thermal treatment capacity, destruction and removal efficiency, materials of construction and energy utilization will be reviewed with manufacturers to determine an appropriate device(s) for the anticipated conditions as part of the Vapor Treatment Needs and Options Evaluation.

Initial consultations with several oxidizer vendors indicate that the anticipated peak mass load may require the use of substantially oversized oxidizers, with a significant amount of dilution air introduced. This could significantly increase both the capital and operating costs for the thermal oxidizer treatment trains. Therefore, the Vapor Treatment Needs and Options Evaluation will consider the alternative of including a condensing system upstream of the thermal oxidizer(s) that will operate only during peak VOC loading periods, to reduce the VOC mass entering the oxidizer(s).

The Vapor Treatment Needs and Options evaluation will examine these alternatives with special consideration given to the potential limitations identified in the preceding paragraphs. The following factors will be considered during the evaluation of these alternative(s):



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- Proposed Process Flow Diagram
- Treatment Performance Capabilities
- COC-Specific Limitations
- Mass Loading Capacity (Ib VOC/hr; Btu/hr)
- Capability to Handle Mass Load Fluctuations, Peak Loading
- Vendor Availability and Delivery Lead Time
- Permit Equivalency Compliance
- Vapor Emission Limits
- Required Destruction/Removal Efficiency (DRE)
- Anticipated Monitoring Requirements
- Cost Considerations
- Unit Capacity, Redundancy
- Fuel Consumption
- Materials of Construction
- Waste Streams
- Operating Modes

The outcome of the Vapor Treatment Needs and Options Evaluation will be the selection of the vapor treatment system that will carry forward into the Preliminary Design documents. it is important to establish the design approach for the vapor treatment system as early as possible to allow for critical component procurement planning, as some of the components may require custom designs and/or special materials of construction that could significantly impact the item's capital cost or extend standard vendor lead times.

Results of the Vapor Treatment Needs and Options Evaluation will be summarized in memo form and presented to the Agencies upon completion. The intent of presenting this information in advance of the Preliminary Design submittal is to inform the Agencies of the planned vapor treatment approach and to obtain some general feedback on the proposed design concept and Agency concerns, before the Preliminary Design package is submitted.

# Memo



**Terra**Therm, Inc. 10 Stevens Rd. Fitchburg, MA 01420 Phone: (978) 343-0300 Fax: (978) 343-2727

To: John Hunt, Bruce Thompson, de maximis, inc.

From: Larry Conant, John LaChance, TerraTherm, Inc.

Date: December 4, 2009

Re: SRSNE Superfund Site Treatment Process Options

This memorandum presents a review of vapor treatment system options for the planned thermal remediation of the Observed NAPL in the Overburden Groundwater Unit (ONOGU) area at the Solvents Recovery Systems of New England Superfund Site (SRSNE) in light of new data and analyses, and provides our revised recommended approach for vapor treatment. We begin with an evaluation of the design basis and the approach put forth in our proposal that was the basis for our Best and Final Offer (BAFO) and the contract award. Next, we present recently acquired information that was used to revise the design basis; then, we summarize our review by presenting three treatment scenarios and treatment approaches that frame the issues and options for designing a treatment system for the site. Finally, we present our revised recommended approach for the SRSNE site.

Attached to this memorandum is a table of system components for each option, with estimated equipment, operation, waste disposal, fuel, and energy costs. Please note that fuel and energy costs were estimated using today's market rate and may change at the time of project startup.

#### Original Design Basis Used for Proposal/Bid

The design basis for the vapor treatment system presented in our proposal and assumed for the contract award is as follows:

- NAPL characteristics: fuel load of 8,000 BTU/lb with 80% chlorides
- Design for 1,000,000 lbs present within treatment volume (however, actual mass unknown and thought to likely be in the range of 500,000 to 2,000,000 lbs)
- Minimize duration of operational phase in order to reduce potential for EPA requested add-on days of operation

de maximis, Inc. Attn: John Hunt and Bruce Thompson December 4, 2009 Page 2



#### Original Treatment System Design as Awarded

The original treatment system design, as presented in our BAFO and shown below (Figure 1), used two Regenerative Thermal Oxidizers (RTO) to destroy constituents of concern (COCs) in the vapors extracted from the wellfield. For this system, vapors from the wellfield would be processed through a heat exchanger to condense out the moisture/steam from the wellfield prior to the RTOs. This reduces the flow rate and size requirements and operating costs of the RTOs. Additional process steps included an oil/water separator to recover organic material that also condensed out and two scrubbers to neutralize any acids created in the oxidizers (e.g., HCL). The operational period over which the mass present in the treatment volume (assumed to be 1,000,000 lbs) would be removed and sent to the treatment system was 135 days. As indicated above, this design was based on laboratory data which indicated that the contaminant mass (i.e., NAPL) had a fuel load of 8,000 BTU/lb and was comprised of 80% chlorides.



Figure 1. Treatment System Presented in Proposal

# **Revised Treatment System Considerations**

Recent laboratory data from the NAPL sample collected from the SRSNE site for the materials compatibility testing indicated a higher BTU value and a lower chlorine content than the data used for the original design. These new values are 13,000 BTU/lb and 30% chlorine. A vapor stream rich with NAPL with these characteristics would not be handled efficiently in the original design. The primary concern is thermal overload of the RTOs due to the high BTU or fuel value of the vapor stream. The regenerative concept of the RTO relies on recycling energy from the exhaust into the inlet to pre-heat the incoming vapors. This recycling concept reduces the supplemental fuel load, and also cools the exiting gas. This is the most efficient approach for a vapor stream with a moderate to low BTU fuel load. However, a vapor stream with a high BTU fuel value will create temperatures within the RTOs above the operating limits of the units and very hot exhaust. This can be addressed by adding dilution air to the inlet vapor stream, but this would require significant increases in the size and/or number of RTOs and the size and capacities of all of the down stream piping and equipment (e.g., blowers and scrubbers). Given the potential for relatively high BTU loads



and the uncertainty in the actual mass present in the treatment volume and thus the peak loading rate, this approach was determined to not be satisfactory.

In addition, based on the chemical composition of the NAPL, it was determined that several lowboiling point azeotropes would be formed and that the NAPL would boil in the presence of water at a temperature around 75°C (this has been confirmed in the laboratory during the initial condensate production phase of the materials compatibility testing). What this means is that a significant portion of the mass present in the treatment volume (e.g., 80-90%) will be produced over a period of 4-6 weeks as the average temperature approaches 75°C, well before the target temperature of 100°C is reached. Furthermore, due to thermal coasting (i.e., the treatment volume will continue to heat-up even if the heater wells are shut down due to heat dissipation), it will not be possible to effectively control the arrival or duration of the peak loadings. If the mass present in the treatment volume is closer to 2M lbs than 1M lbs, then the peak loadings could easily be more than the treatment system can handle.

For example, if the entire treatment volume was heated all at once, and the total mass of COCs present was closer to 2M lbs than 1M lbs, and 80% of this mass was produced over a 4 week period corresponding to achieving temperatures around 75°C, the average loading to the treatment system would be ~2,400 lbs/hr or 31M BTU/hr. Peak loading rates could be 2-3 times higher.

Installation and operation of a system large enough to handle these potential maximum peak loadings would be very expensive and may not be necessary if the actual mass present in the treatment zone is significantly lower than what is assumed. Therefore, as described below, we evaluated: 1) different equipment designs that could handle higher mass/fuel loadings and 2) different operational strategies to control and reduce the potential peak loadings to ranges that would be economically more feasible to design for. For instance, the treatment systems proposed for the three design scenarios evaluated below all use Thermal Accelerators (TA) instead of the original RTO's. A TA does not have as much thermal recycling capability as the RTO, and therefore is designed for a higher BTU vapor load. In addition, we evaluated extending the operation phased from 135 to 195 days and dividing the treatment area up into quarters and phasing the start of heating of each quarter by 2-3 weeks. This has the distinct advantage of providing a means to regulate the loading rates and attenuating and spreading out the peak loadings.

Each scenario and treatment approach will be explained in detail below, including which of the three is our recommended approach.

#### <u>Scenario 1</u>

Summary of Assumptions and Objectives:

• Design and size treatment system for 1,000,000 lbs of mass, but be prepared to treat unknown mass (up to 2,000,000 lbs) in most economical way.

Summary of Approach:

- Replace RTOs with TAs.
- Extend treatment period from 135 to 195 days to allow phased startup and treatment and control/regulation of peak loadings to treatment system. This provides flexibility and will allow



treatment of more than 1,000,000 lbs without sizing and building an overly large and expensive treatment system.

 System will be designed and run primarily to minimize condensation and removal of NAPL from vapor stream (condense out water only). However, the system can be easily adjusted to facilitate the removal of NAPL from the vapor stream by simply lowering the cooling temperature of the heat exchanger in front of the knock out pot. This would only be done if the mass loadings were too high and could not be controlled by phasing the operation of the heaters. The condensed NAPL would have to be sent off for disposal at a regulated disposal facility.

The treatment system for Scenario 1 consists of replacing the original RTO's with two TAs and removing one scrubber while still using a single incoming heat exchanger/moisture knockout and an oil/water separator similar to the original design (see Figure 2). In addition to replacing the original RTO's with TAs, this option extends the processing time from 135 days to 195 days which would allow for a phased startup of the heaters and treatment of additional mass over 1,000,000 pounds. This extension of time also allows for a gradual ramp-up of the wellfield temperature and therefore a control of the removal rate from the wellfield.



Figure 2. Treatment System for Scenario 1



# Scenario 2

Summary of Objectives:

• Design and size system for 2,000,000 lbs of mass in 135 days.

## Summary of Approach:

- Replace RTOs with TAs.
- Treatment period from remains at 135 (no phased startup).
- System will be designed and run primarily to minimize condensation and removal of NAPL from vapor stream (condense out water only). However, the system can be easily adjusted to facilitate the removal of NAPL from the vapor stream by simply lowering the cooling temperature of the heat exchanger in front of the knock out pot. This would only be done if the mass loadings were too high and could not be controlled by phasing the operation of the heaters. The condensed NAPL would have to be sent off for disposal at a regulated disposal facility.

The treatment system for Scenario 2 consists of replacing the original RTO's with four TAs (see Figure 3). Everything else would remain the same as the original design. The increase in oxidizer capacity will handle up to 2,000,000 pounds in the same operational period as the original proposal (i.e., 135 days).

The major disadvantage of this option is the higher capital cost for the extra TAs and scrubber and the significantly higher operations costs, including natural gas for the TAs.



Figure 3. Treatment System for Scenario 2



# Scenario 3

Summary of Objectives:

• Design and size system for 2,000,000 lbs in 135 days.

#### Summary of Approach:

- Replace RTOs with TAs;
- Treatment period remains at 135 (no phased startup).
- An additional heat exchanger and knockout will be added to allow two-stage condensing of water and petroleum hydrocarbon NAPL. The system will be designed and run to maximize removal of petroleum hydrocarbon NAPL while keeping chlorinated volatile organic compounds (CVOCs) in vapor phase for destruction in the TAs.
- NAPL condensate will require disposal at an approved regulated facility.

The treatment system for Scenario 3 consists of replacing the original RTO's with two heat exchangers and two TAs with a single scrubber (see Figure 4). The assumed operational time period is the same as the original at 135 days, but the mass to be removed is assumed to be 2,000,000 pounds. The mass and fuel load would be attenuated by the two-stage condensing of water and petroleum hydrocarbons. The first heat exchanger and knock out would be configured and operated to primarily remove the petroleum hydrocarbons while leaving the CVOCs in vapor stream for treatment by the TAs. By removing the petroleum hydrocarbons the fuel load can be reduced to levels that two TAs can handle. Leaving the CVOCs in the vapor stream ensures that the petroleum hydrocarbon NAPL can be disposed of as non-hazardous and therefore reduces the cost of disposal.

This option has a higher capital cost than the treatment approach for Scenario 1 due to the added heat exchanger and cooling tower and generates a NAPL waste stream that has to be sent for off-site disposal.





## Figure 4. Treatment System for Scenario 3

#### **Conclusion and Recommendation**

The original process design was based on the NAPL having an 8,000 BTU/lb fuel loading rate and consisting of 80% chlorine. The most recent laboratory data indicates a 13,000 BTU/lb vapor fuel loading rate with only 30% chlorine. The change in chlorine isn't a concern, but the higher BTU value cannot be processed in the original design without severely limiting the process rate. Therefore, three revised scenarios/treatment options have been proposed.

All of the treatment approaches replace the RTOs with TAs which are designed to handle the higher BTU fuel.

The treatment approach for Scenario 1 increases the operating time but has the lowest capital cost and greatest flexibility to handle the unknown amount of mass present in the treatment volume.

The treatment approach for Scenario 2 doubles the number of oxidizers and scrubbers increasing the capital cost over the system for Scenario 1, but brings the process time back to the original 135 days without creating a condensate stream requiring offsite disposal.

The treatment approach for Scenario 3 doubles the heat exchange capacity increasing the capital cost over the system for Scenario 1, but still uses two oxidizers. The process time is the original 135 days; however, there is an additional NAPL waste stream produced that requires off-site disposal.

Our recommended approach for the SRSNE site is to use the treatment approach outlined for Scenario 1 for the following reasons:

- Its total cost is similar to the original proposal,
- It allows for flexibility and control of the removal rate of contaminants, specifically if the estimated mass exceeds 1,000,000 pounds, and
- The NAPL waste stream requiring off-site disposal is estimated to be minimal.

		Assumed Total										
Scenario/		<b>Treatment Quantity</b>	Operating				Estimated	Estimated	<b>Estimated Waste</b>	Power	Fuel	
Option	Feed	Pounds	Days	Major Equipment	Quantity	Size/Description	Equipment Cost	<b>Operation Cost</b>	Disposal Cost	kWh	Therms	Total Costs
Proposed												
Original												
Approach	8,000 Btu/#	1,000,000	135	Heat Exchanger/Condenser	1	259 ft2						
	80% CI			Cooling Tower	1	200 Tons						
				Duplex Blower Skid	1	2,500 ACFM						
				Moisture Sep Skid	1	1,700 SCFM						
				Thermal Oxidizer	2	2,000 SCFM						
				Scrubber	2	2,000 SCFM						
				Oil Water Seperator	1	10 gpm						
				Air Stripper Skid	1	11 gpm						
				Venturi Quench	2	Hastelloy 2,000 SCFM						
				Caustic Feed & Tank	2							
Total							\$1,100,000	\$500,000	\$0	\$57,000	\$5,000	<b>\$1,662,000</b>
1	13,000 Btu/#	1,000,000	195	Heat Exchanger	1	259 ft2						
		capable of efficiently	Phased									
		treating between	startup of									
	200/ 0	500,000 to 2,000,000	heaters			100 7						
	30% CI	IDS		Cooling Tower	1	100 Tons						
				Venturi Quench Duplov Blower Skid	1							
				Thermal Accelerators	1	4 million Btu/br						
				Oil Water Sen	1	10 gpm						
				Air Stripper	1	11 gpm						
					1	11 Bbiii						
				Scrubber	1	1600 scfm						
Total							\$890,000	\$750,000	\$0	\$83,000	\$25,000	\$1,748,000
2	13,000 Btu/#	2,000,000	135	Heat Exchanger	1	259 ft2						
	30% CI	, ,		Cooling Tower	1	100 Tons						
				Venturi Quench	2	Hastelloy 2,000 SCFM						
				Duplex Blower Skid	1	2,500 ACFM						
				Thermal Accelerators	4	4 million Btu/hr						
				Oil-Water Sep	1	10 gpm						
				Air Stripper	1	11 gpm						
				Caustic Package	2							
				Scrubber	2	1600 scfm						
Total							\$1,500,000	\$500,000	\$0	\$57,000	\$34,000	\$2,091,000
3	13,000 Btu/#	2,000,000	135	Heat Exchanger	2	259 ft2						
	30% CI			Cooling Tower & Chiller	2	100 Tons						
				Venturi Quench	1	Hastelloy 2,000 SCFM						
				Duplex Blower Skid	1	2,500 ACFM						
				Compressors	2							
				Thermal accelerators	2	4 million Btu/hr						
				Oil-Water Sep	1	10 gpm						
				Air Stripper	1	11 gpm						
				Caustic Package	1							
				Scrubber	1	1600 scfm						
Total							\$1,100,000	\$500,000	\$225,000	\$57,000	\$17,000	\$1,899,000

Note: Actual costs to be finalized upon completion of the treatment design.

# ATTACHMENT J

# APPLICANT COMPLIANCE INFORMATION (DEP-APP-002)



# **Applicant Compliance Information**

	MENTAL PROTEC	<b>A</b> nn	DEP ONLY
		Co./I	nd. No
Appl (as i	icant Name: <b>TerraTherm, Inc.</b> ndicated on the <i>Permit Application Transmittal Form</i> )		
f yo reve	u answer yes to any of the questions below, you must complete rse side of this sheet as directed in the instructions for your per	the Ta nit app	ble of Enforcement Actions on the lication.
Α.	During the five years immediately preceding submission of this convicted in any jurisdiction of a criminal violation of any enviro	applic nment	ation, has the applicant been al law?
	🗌 Yes 🖾 No		
В.	During the five years immediately preceding submission of this imposed upon the applicant in any state, including Connecticut violation of an environmental law?	applic , or fec	ation, has a civil penalty been leral judicial proceeding for any
	🗌 Yes 🖾 No		
C.	During the five years immediately preceding submission of this five thousand dollars been imposed on the applicant in any sta administrative proceeding for any violation of an environmenta	applic te, incl law?	ation, has a civil penalty exceeding uding Connecticut, or federal
	🗌 Yes 🖾 No		
D.	During the five years immediately preceding submission of this Connecticut, or federal court issued any order or entered any ju- violation of any environmental law?	applic ıdgem	ation, has any state, including ent to the applicant concerning a
	🗌 Yes 🖾 No		
E.	During the five years immediately preceding submission of this Connecticut, or federal administrative agency issued any order any environmental law?	applic to the	ation, has any state, including applicant concerning a violation of
	🗌 Yes 🖾 No		

# **Table of Enforcement Actions**

(1)	(2a)	(2b)	(3)	(4)	(5)
Type of Action	Date Commenced	Date Terminated	Jurisdiction	Case/Docket/ Order No.	Description of Violation
N/A					

Check the box if additional sheets are attached. Copies of this form may be duplicated for additional space.

# ATTACHMENT M

# CT NDDB REVIEW REQUEST FORM (DEP-APP-007)



# Connecticut Natural Diversity Data Base Review Request Form

Please complete this form *only* if you have conducted a review which determined that your activity is located in an area of concern.

Name: Michael I. Holzman				
Affiliation: M.I. Holzman & Associates, LLC				
Mailing Address: 57 Mountain View Drive				
City/Town: West Hartford	State: CT	Zip Code: 06117		
Business Phone: 860-523-8345	ext.	Fax: 860-523-8394		
Contact Person: Michael I. Holzman		Title: President		
Project or Site Name: Solvent Recovery Service	of New England	, Inc. Superfund Site		
Project Location				
Town: Southington		USGS Quad: Southington		
Brief Description of Proposed Activities:				
Proposed activities involve remediation of an existing Superfund hazardous waste site in accordance with the Remedial Design/Remedial Action (RD/RA) Consent Decree (CD) and Statement of Work (SOW) negotiated with the US EPA Region I and the CTDEP. Remediation activities include installation and operation of Thermal Conduction Heating (TCH), also called In Situ Thermal Desorption (ISTD), to remediate a Non-Aqueous Phase Liquid (DNAPL) source zone at the Solvents Recovery Service of New England in Southington, Connecticut. Vapors will be extracted from the subsurface under vacuum and pass through a moisture separator to remove entrained liquid and condensate prior to vapor treatment by dual thermal oxidizers (TO) and a wet scrubber.				
Have you conducted a "State and Federal Listed S	Species and Natur	al Communities Map" review?		
Yes No Date of Map: De	cember 2009			
Has a field survey been previously conducted to determine the presence of any endangered, threatened or special concern species? Yes No				
If yes, provide the following information and submit a copy of the field survey with this form.				
Biologists Name: Address: Based on ecological investigations by EPA during the Remedial Investigation, they concluded that no endangered, threatened, or special concern species were present on Site (see Record Of Decision, page 47 of 115, September 2005). Also see attached Final Wetlands Evaluation Study (Halliburton NUS, 1993) and Habitat Characterization Report (ARCADIS, 2010).				
If the project will require a permit, list type of perm Although Comprehensive Environmental Respons response actions are exempted by law from the re permit equivalency review will be conducted by C of Federal, State, and/or local permitting regulation Requirements (ARARs).	it, agency and dat se, Compensation quirement to obta TDEP to documen ons that are Applic	e or proposed date of application: and Liability Act (CERCLA) on-site ain Federal, State, and/or local permits, a t compliance with substantive provisions cable or Relevant and Appropriate		

The Connecti	cut Natural Diversity Data Base (CT NDDB) information will be used for:
$\boxtimes$	permit application
	environmental assessment (give reasons for assessment):
$\square$	other (specify):
	Although Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) on-site response actions are exempted by law from the requirement to obtain Federal, State, and/or local permits, a permit equivalency review will be conducted by CTDEP to document compliance with substantive provisions of Federal, State, and/or local permitting regulations that are Applicable or Relevant and Appropriate Requirements (ARARs).
"I certify that t the CT NDDE	the information supplied on this form is complete and accurate, and that any material supplied by s will not be published without prior permission."
Signature	Date

All requests must include a USGS topographic map with the project boundary clearly delineated.

Return completed form to:

WILDLIFE DIVISION BUREAU OF NATURAL RESOURCES DEPARTMENT OF ENVIRONMENTAL PROTECTION 79 ELM ST, 6TH FLOOR HARTFORD, CT 06106-5127

\* You must submit a copy of this completed form with your registration or permit application.










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Note - full report included in submittal to DEP Wildlife Division.

# FINAL WETLANDS EVALUATION STUDY

## **TECHNICAL MEMORANDUM**

## SOLVENTS RECOVERY SERVICE OF NEW ENGLAND, INC. SITE SOUTHINGTON, CONNECTICUT

# **Halliburton NUS Environmental Corporation**

EPA Work Assignment No. 01-1L08 EPA Contract No. 68-W8-0117 HNUS Project No. 0217

December 1993





Note - full report included in submittal to DEP Wildlife Division.

**SRSNE Site Group** 

### Habitat Characterization Report

Solvents Recovery Service of New England, Inc. (SRSNE) Superfund Site Southington, Connecticut

April 2010

### ATTACHMENT O

### ENVIRONMENTAL JUSTICE PUBLIC PARTICIPATION PLAN EQUIVALENCY APPROVAL

#### Michael I. Holzman

From:	Bruce Thompson [brucet@demaximis.com]
Sent:	Monday, April 05, 2010 11:40 AM
То:	Mike Holzman
Cc:	John Hunt
Subject:	SRSNE Site - EJ and CRSP
Attachments:	CRSP.pdf

Mike - please see attached, and e-mail from EPA RPM below that states the DEP agrees the CRSP meets the EJ requirements.

What is the timing to complete the draft permit application?

John - when you get a minute, please hook up Mike with PP access.

- BRT

Bruce Thompson de maximis, inc. 200 Day Hill Road Suite 200 Windsor, CT 06095

860 298 0541 main 860 298 0561 fax 860 662 0526 cell

brucet@demaximis.com www.demaximis.com

>>> <<u>lumino.karen@epamail.epa.gov</u>> 2/3/2010 10:42 AM >>>

EPA and CT DEP have reviewed the community relations support plan, which can be found in attachment E of the RD/RA POP. Here are our comments:

1. Implementation of the activities outlined in the CRSP will satisfy CT's requirements for an environmental justice public participation plan.

2. section 2.2 -- EPA will be conducting community interviews for the five-year review and updated community involvement plan in march/april. this section will needed to be modified should any new concerns be brought our attention.

3. section 2.2, bullet 2 -- it is our expectation that the Group will provide for round-the-clock security personnel during the more active portions of remedy implementation, particularly during ISTR.

4. section 3.3.1 -- please modify the first sentence so it now reads:

"The SRSNE Site Group will participate in and/or host (in the case of open houses held on site) the public meetings that USEPA...".

5. section 3.3.2 -- EPA may decide that additional fact sheets or updates, beyond those required by CERCLA, may be necessary to be responsive to the public. we would expect the Group to provide support for those as well. After the sentence that reads "No other community updates are required during this phase of work.", add the following: However, if EPA makes the determination that additional fact sheets or updates are needed to be responsive to the community, the SRSNE Group will provide support as outlined above.

let me know if you have any questions. karen