# U.S. ENVIRONMENTAL PROTECTION AGENCY POLLUTION/SITUATION REPORT Kokomo Dump - Removal Polrep Initial Removal Polrep



# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY Region V

Subject: POLREP #1

Initial PolRep Kokomo Dump C564 Kokomo, IN

Latitude: 40.4770000 Longitude: -86.1650000

To:

From: Shelly Lam, On-Scene Coordinator

**Date:** 9/4/2013

Reporting Period: August 5-30, 2013

#### 1. Introduction

#### 1.1 Background

Site Number: C564 Contract Number:

D.O. Number: Action Memo Date: 8/13/2012

Response Authority: CERCLA Response Type: PRP Oversight

Response Lead: PRP Incident Category: Removal Action

NPL Status: Non NPL Operable Unit:

Mobilization Date: Start Date: 8/5/2013

Demob Date: Completion Date:

CERCLIS ID: INN000510728 RCRIS ID:

ERNS No.: State Notification:

FPN#: Reimbursable Account #:

# 1.1.1 Incident Category

Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) incident category: Waste Management - Co-disposal landfill (municipal and industrial)

#### 1.1.2 Site Description

The Kokomo Dump Site is 4.54 acres in size, and contains one small building. The City of Kokomo owns the property, which is currently operated by Howard County as a yard waste recycling center. The City operated a municipal landfill at the site from approximately 1963 to the 1970s. Landfill operations included running a large incinerator until the late 1960s.

#### 1.1.2.1 Location

The Kokomo Dump Site is located at 1130 S. Dixon Road in Kokomo, Howard County, Indiana, 46901. The geographical coordinates for the site are latitude 40.477° north and longitude 86.165° west.

The area around the site is mixed use, including residential, commercial, and industrial properties. The site is bounded by a metal recycling facility to the north; a railroad and Haynes International to the east; residential properties to the south; and Dixon Road to the west. Wildcat Creek is approximately 500 feet from the northern boundary of the site.

# 1.1.2.2 Description of Threat

The Site Assessment documented hazardous substances in surface soil/waste piles, subsurface soil, and leaking from drums into a small creek, which drains into Wildcat Creek. Hazardous substances, as defined by Section 101(14) of CERCLA, include lead, arsenic, and polychlorinated biphenyls (PCB).

The facility is currently operated as a yard waste recycling center, and is open to the public. Additionally, the facility is not fenced completely along the southern, western, and northern property boundaries, potentially allowing access to trespassers. The Environmental Protection Agency's (EPA) On-Scene Coordinator (OSC) observed that one of the drums was close to a child's swing set on a neighboring residential property.

Release mechanisms from these sources include fugitive dust generation from soil or waste to air; contaminated surface soil or waste runoff and overland flow to surface water, in particular Wildcat Creek; leaching of surface and buried waste to groundwater and deeper soils; and tracking of contaminated surface soil or waste. Possible exposure routes for hazardous substances include dermal contact with contaminated soil or waste; inhalation or accidental ingestion of fugitive dust; and direct contact with potentially-impacted surface water or sediment in the on-site creek or Wildcat Creek. Potential human receptors include current and future site workers, site visitors, trespassers at the site, recreational users of Wildcat Creek, and nearby residents.

#### 1.1.3 Preliminary Removal

The OSC and the Superfund Technical Assessment and Response Team (START) contractor conducted a Site Assessment on August 19, 2011. Site Assessment activities included drum, surface and subsurface soil sampling.

EPA documented drums exposed in the creek bank and lying on the ground surface. The drums contents were colorful and resembled paint. The drums were in poor condition and leaking their contents. EPA collected three samples from leaking drums and surface soil for total and Toxicity Characteristic Leachate Procedure (TCLP) metals analysis. Analytical results were compared to regional screening levels (RSL) for industrial soil and regulatory limits for toxicity established in the Resource Conservation and Recovery Act (RCRA), 40 Code of Federal Regulations (CFR) § 261.24. Drum and surface soil sample results indicated:

- Two drum samples exceeded the industrial RSL for arsenic of 1.6 milligrams per kilogram (mg/kg) at a maximum concentration of 57.9 mg/kg;
- One drum sample and the surface soil sample exceeded the industrial RSL for lead of 800 mg/kg at a maximum concentration of 16,100 mg/kg; and
- The surface soil sample exceeded the lead TCLP limit for lead of 5 milligrams per liter (mg/L) at a concentration of 8.35 mg/L.

Seven subsurface soil samples were collected to determine if material leaking from the drums had migrated. Samples were analyzed for total and TCLP metals, semi-volatile organic compounds (SVOC), total and TCLP volatile organic compounds (VOC), and PCBs. Results were compared to industrial RSLs and regulatory limits for toxicity. Subsurface soil sample results indicated:

- Arsenic was above the industrial RSL of 1.6 mg/kg in 6 of 7 samples with a maximum concentration of 39.8 mg/kg at a depth from 6 to 8 feet;
- Lead exceeded the RSL of 800 mg/kg in 3 of 7 samples at a maximum concentration of 1,500 mg/kg at a depth from 6 to 8 feet; and
- In two samples collected at depths of 3 to 4 feet, PCBs exceeded the industrial RSL of 740 ug/kg in two samples at maximum concentrations of 5,200 and 1,500 micrograms per kilogram (ug/kg), for Aroclor-1248 and Aroclor-1254 respectively, at a depth of 3 to 4 feet.

#### 2. Current Activities

#### 2.1 Operations Section

#### 2.1.1 Narrative

EPA executed an Administrative Settlement Agreement and Order on Consent (ASAOC) on August 5, 2013, pursuant to Sections 104, 106(a), 107 and 122 of CERCLA, as amended, 42 U.S. Code (USC) §§ 9604, 9606(a), 9607 and 9622. Work to be performed under the ASAOC includes:

- Developing and implementing site plans including a site-specific Health and Safety Plan (HASP), a Quality Assurance Project Plan (QAPP), a Site
  Emergency Contingency Plan, and a Work Plan;
- Establishing site security;
- Determining the extent of buried drums and contamination in soil;
- · Developing and implementing a plan to control, contain, and/or remove drums and highly contaminated soil;
- Performing sampling and analysis to determine disposal options;
- Providing EPA with notice of sampling events five (5) business days in advance of the sampling so that EPA can conduct oversight and split samples;
- Consolidating and packaging hazardous substances, pollutants and contaminants for transportation and off-site disposal in accordance with the EPA
  Off-Site Rule, 40 CFR § 300.440.

#### 2.1.2 Response Actions to Date

The City retained a contractor to perform the work and notified EPA of the name and qualifications of the contractor and the project coordinator. Additionally, the City's contractor obtained off-site access to Winamac Southern Railroad, located directly east of the site.

# 2.1.3 Enforcement Activities, Identity of Potentially Responsible Parties (PRPs)

EPA executed Docket No. V-W-13 C-018 on August 5, 2013 with the City of Kokomo as the Respondent.

# 2.1.4 Progress Metrics

Below is a summary of waste transported off-site.

| Waste Stream | Medium | Quantity | Manifest # | Treatment | Disposal |
|--------------|--------|----------|------------|-----------|----------|
| Pending      |        |          |            |           |          |
|              |        |          |            |           |          |
|              |        |          |            |           |          |

Below is a schedule of milestone per the ASAOC.

| Order # | Milestone  | # Days   | Date Due  | Date Done | Reference   |
|---------|--|----------|-----------|-----------|---|
| 89      | Effective Date (ED)  | ED       | 8/5/2013  |           |   |
| 16b     | Site Security  |          |           |           |   |
| 12      | Contractor Notification, including Quality Management Plan | ED+5 bd  | 8/12/2013 | 8/9/2013  |   |
| 13      | Project Coordinator Notification                           | ED+5 bd  | 8/12/2013 | 8/9/2013  |   |
| 18      | HASP   | ED+30 cd | 9/4/2013  |           | EPA's Standard Operating Safety Guide (PUB 9285.1-03, PB 92-963414) |
| 17a     | Work Plan, including QAPP                                  | ED+30 cd | 9/4/2013  |           | Generic PRP Work Plan, QA/R-5                                       |
| 17b     | Work Plan Revisions  | 7 bd     |           |           |   |
| 16c     | Field Investigation  |          |           |           |   |
| 16f     | Removal  |          |           |           |   |
| 22      | Final Report, 60 days after removal is complete            | 60 cd    |           |           |   |
|         |  |          |           |           |   |
| 16e     | Sampling Notification to EPA, 5 days prior                 | 5 bd     |           |           |   |
| 21a     | Progress Reports, 30th of every month                      |          |           |           | Monthly Progress Report   |
|         | , , , ,  | 5 bd     |           |           | Monthly Progress Report   |

#### 2.2 Planning Section

#### 2.2.1 Anticipated Activities

The following sections discuss planned response activities and next steps.

#### 2.2.1.1 Planned Response Activities

The City should submit a work plan, QAPP, and HASP on September 4th in accordance with the ASAOC.

# 2.2.1.2 Next Steps

Upon receipt of the work plan, EPA will review it and provide comments to the City. Once EPA approves the work plan, field work will commence in accordance with the schedule outlined in the work plan.

#### **2.2.2 Issues**

None

# 2.3 Logistics Section

Not applicable (NA)

#### 2.4 Finance Section

No information available at this time.

#### 2.5 Other Command Staff

#### 2.5.1 Safety Officer

Pending

#### 2.5.2 Liaison Officer

NA

# 2.5.3 Information Officer

NA

# 3. Participating Entities

#### 3.1 Unified Command

NA

#### 3.2 Cooperating Agencies

EPA will coordinate activities with the Indiana Department of Environmental Management (IDEM) and the Howard County Health Department.

#### 4. Personnel On Site

None

# 5. Definition of Terms

µg/kg micrograms per kilogram

ASAOC Administrative Settlement Agreement and Order on Consent

CERCLA Comprehensive Environmental Response, Compensation, and Liability Act

CFR Code of Federal Regulations
EPA Environmental Protection Agency

HASP Health and Safety Plan

IDEM Indiana Department of Environmental Management

mg/kg milligrams per kilogram
mg/L milligrams per liter
NA Not Applicable
OSC On-Scene Coordinator
PCB Polychlorinated Biphenyls

PolRep Pollution Report

QAPP Quality Assurance Project Plan

RCRA Resource Conservation and Recovery Act

RSL Regional Screening Levels

START Superfund Technical Assessment and Response Team

SVOC Semi-Volatile Organic Compounds

TCLP Toxicity Characteristic Leachate Procedure

USC U.S. Code

VOC Volatile Organic Compounds

#### 6. Additional sources of information

# 6.1 Internet location of additional information/report

Additional information is posted to www.epaosc.org/kokomodump.

# 6.2 Reporting Schedule

Pollution Reports (PolRep) will be submitted monthly.

#### 7. Situational Reference Materials