MEMORANDUM

SUBJECT: Use of the Area of Contamination (AOC) Concept During RCRA Cleanups

FROM: Michael Despino, Director
Office of Solid Waste

Stephen D. Luftig, Director
Office of Emergency and Remedial Response

Jerry Clifford, Director
Office of Site Remediation Enforcement

TO: RCRA Branch Chiefs
CERCLA Regional Managers

This memorandum confirms that, under current regulations, certain broad areas of contamination (AOCs) may be considered RCRA landfills. Under certain conditions, hazardous wastes may be moved within such areas without triggering RCRA land disposal restrictions or minimum technology requirements. This memorandum also describes the distinctions between the final Corrective Action Management Unit (CAMU) regulations and the Area of Contamination (AOC) approach, and encourages appropriate use of both options to expedite remedial actions.

Area of Contamination Approach

The area of contamination concept was discussed in detail in the preamble to the National Contingency Plan (55 FR 8758-8760, March 8, 1990). In this discussion, EPA clarified that certain discrete areas of generally dispersed contamination (called "areas of contamination" or "AOCs") could be equated to a RCRA landfill and that movement of hazardous wastes within those areas would not be considered land disposal and would not trigger the RCRA land disposal restrictions. The NCP also discusses using the concept of "placement" to determine which requirements might apply within an AOC. The concept of "placement" is important because placement of hazardous waste into a landfill or other land based unit is considered land disposal,
which triggers the land disposal restrictions, and may trigger other RCRA requirements including permitting (at a non-CERCLA site), closure and post-closure. In the NCP, EPA stated, "placement does not occur when waste is consolidated within an AOC, when it is treated in situ, or when it is left in place." Placement does occur, and additional RCRA requirements may be triggered, when wastes are moved from one AOC to another (e.g., for consolidation) or when waste is actively managed (e.g., treated ex situ) within or outside the AOC and returned to the land. Additional information on when placement does and does not occur is provided in the attached guidance document, *Determining When Land Disposal Restrictions (LDRs) Are Applicable to CERCLA Response Actions*, OSWER Directive 9347.3-05FS, July 1989.

Although the AOC concept was initially discussed in the context of the CERCLA program, it applies equally to RCRA corrective action sites, cleanups under state law, and voluntary cleanups. For additional information on the AOC concept, see, for example, the October 9, 1990 memorandum from Sylvia Lowrance to David Ullrich, "Replacement of Contaminated Soil and Debris Treated under a Treatability Variance," the January 7, 1991 letter from Don Clay to Richard Stoll, and the June 11, 1992 letter from Sylvia Lowrance to Douglas Green (attached).

The interpretations of landfill, placement and the area of contamination concept discussed in the NCP preamble were reiterated by EPA in the 1990 subpart S proposal (55 FR 30798, July 27, 1990). In the 1990 proposal, EPA termed AOCs at RCRA facilities "Corrective Action Management Units" or "CAMUs." Although the name was changed, from AOC to CAMU, the CAMU concept discussed in the 1990 proposal was equivalent to the AOC concept (although, as discussed below, the CAMU concept was broadened when the final CAMU rule was issued). In response to great interest in the CAMU/AOC concept as discussed in the 1990 proposal, EPA issued a fact sheet titled *Use of the Corrective Action Management Unit Concept* in August 1992 (attached). In the August, 1992 fact sheet, EPA further reiterated the AOC concept by explaining that broad areas of contamination, including specific subunits, could be considered landfills under the RCRA regulations and discussed activities which would or would not trigger additional RCRA requirements when conducted in such areas.

The discussions of the AOC approach in the NCP preamble, 1990 subpart S proposal, and the August, 1992 fact sheet continue to reflect EPA’s interpretation of current statutory and regulatory provisions. They remain useful guidance documents when the AOC approach is

---

1 Although advance approval at the Federal level is not required for private parties to take advantage of the AOC concept, we encourage them to consult with the appropriate agency to ensure they implement the AOC concept appropriately. It should be noted that the agency responsible for determining that the AOC concept is being properly applied might not be the same as the agency overseeing cleanup at a site. Additionally, states may have more stringent standards which require consultation and/or prior approval of an AOC.

2 Note, if the subunit were a RCRA regulated unit, inclusion of the unit within an AOC could necessitate a RCRA permit modification or a change under RCRA interim status.
under consideration at RCRA corrective action sites, Superfund sites and during other cleanup actions involving the movement or consolidation of hazardous waste, or media and debris contaminated with hazardous waste.

Relationship of the AOC Concept to the Final CAMU Rules

On February 16, 1993, EPA published final Corrective Action Management Unit regulations (58 FR 8658, February 16, 1993). The final CAMU rule differs from the AOC approach in important respects. First, the CAMU regulations create a new type of RCRA unit - a "Corrective Action Management Unit" or "CAMU." CAMUs are distinct from the type of units listed in RCRA Section 3004(k). Second, only EPA and authorized states may choose to designate CAMUs for management of remediation waste during RCRA corrective action and other cleanups. Third, the CAMU regulations expanded the flexibility available for management of remediation wastes beyond that offered by the AOC approach. Under the CAMU regulations, certain activities which would normally be considered placement are allowed when carried out in an agency-approved CAMU, including: remediation waste may be removed from a CAMU and replaced (before or after treatment) in the same or a different CAMU; remediation waste may be consolidated into a CAMU before or after treatment; and, remediation waste may be moved (again, before or after treatment) between two or more CAMUs at the same facility.

While the CAMU concept contained in the final CAMU rule was historically an outgrowth of the AOC concept, it has a separate statutory and regulatory basis; therefore, it supplements rather than supersedes the AOC concept. The AOC concept was not altered when the final CAMU rules were promulgated and it does not depend on the existence of the CAMU rule.

As you may be aware, several parties challenged the CAMU rule. The lawsuit has been stayed pending promulgation of the final Hazardous Waste Identification Rule for contaminated media ("HWIR-Media"). At the time the stay was issued, EPA stated that the HWIR-Media rule was expected to replace a substantial portion of the CAMU rule; however, as long as the CAMU rule remains in effect, CAMUs may be used to facilitate protective remedies under RCRA, CERCLA, and state cleanup authorities. If a CAMU is under consideration, we recommend you take the following steps, in addition to the CAMU approval steps required at 40 CFR § 264.552:

---

1 RCRA Section 3004(k) defines the term land disposal, when used with respect to a specified hazardous waste, to include placement of such hazardous waste in a landfill, surface impoundment, waste pile, injection well, land treatment facility, salt dome formation, salt bed formation, or underground mine or cave.

4 Remediation waste is defined as, "all solid and hazardous wastes, and all media (including groundwater, surface water, soils, and sediments) and debris, which contain listed hazardous wastes or which themselves exhibit a hazardous waste characteristic, that are managed for the purpose of implementing corrective action requirements under 40 CFR § 264.101 and RCRA section 3004(k). For a given facility, remediation wastes may originate only from within the facility boundary, but may include wastes managed in implementing RCRA sections 3004(v) or 3008(h) for releases beyond the facility boundary."
1) explain the potential risks associated with CAMUs to facility owner/operators by informing them that the CAMU rule has been challenged and that EPA may issue a proposal to withdraw it; 2) where possible, mitigate potential risks associated with CAMUs by, for example, implementing a CAMU remedy within the shortest possible time frame; and 3) document all CAMU decisions completely, emphasizing how the CAMU provides support for the best site-specific remedy.

**Continued Use of the AOC Concept**

Both AOCs and CAMUs can be used to expedite effective and protective remedial actions; however, EPA encourages the use of the AOC concept in cases where the additional flexibility provided in the final CAMU regulations is not needed. For example, the AOC concept is particularly useful for consolidation of contiguous units or areas of contaminated soil. Using the AOC concept, a RCRA facility owner/operator with a large contiguous area of soil contamination could consolidate such soils into a single area or engineered unit within an AOC without triggering the RCRA land disposal restrictions or minimum technology requirements. Use of the AOC concept would not be affected by the pending litigation over CAMU or any changes in the CAMU rule. In addition, please note, the AOC and CAMU concepts only address management of materials which would otherwise be subject to RCRA (i.e., hazardous wastes, or media and debris contaminated with hazardous waste). RCRA regulated materials are a subset of the materials managed during site cleanups.

We know you will continue to use the AOC and CAMU concepts to support appropriate remedies and to expedite cleanup processes. If you have any questions regarding the AOC or CAMU concepts, please contact Elizabeth McManus, Hugh Davis or Robin Anderson at (703) 308-8657, (703) 308-8633, and (703) 603-8747, respectively.

**attachments**

cc: Susan Bromm, OECA
    Elizabeth Cotsworth, OSW
    Larry Reed, OERR
    Jim Woolford, FFRRO
    Barbara Pace, OGC
    George Wyeth, OGC
    Earl Salo, OGC
    RCRA Regional Division Directors
    Superfund Regional Division Directors