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§ 300.425 Establishing remedial priorities.

- (a) General. The purpose of this section is to identify the criteria as well as the methods and procedures EPA uses to establish its priorities for remedial actions.
- (b) National Priorities List. The NPL is the list of priority releases for longterm remedial evaluation and response.
- (1) Only those releases included on the NPL shall be considered eligible for Fund-financed remedial action. Removal actions (including remedial planning activities, RI/FSs, and other actions taken pursuant to CERCLA section 104(b)) are not limited to NPL sites.
- (2) Inclusion of a release on the NPL does not imply that monies will be expended, nor does the rank of a release on the NPL establish the precise priorities for the allocation of Fund resources. EPA may also pursue other appropriate authorities to remedy the release, including enforcement actions under CERCLA and other laws. A site's rank on the NPL serves, along with other factors, including enforcement actions, as a basis to guide the allocation of Fund resources among releases.
- (3) Federal facilities that meet the criteria identified in paragraph (c) of this section are eligible for inclusion on the NPL. Except as provided by CERCLA sections 111(e)(3) and 111(c), federal facilities are not eligible for Fund-financed remedial actions.
- (4) Inclusion on the NPL is not a precondition to action by the lead agency under CERCLA sections 106 or 122 or to action under CERCLA section 107 for recovery of non-Fund-financed costs or Fund-financed costs other than Fund-financed remedial construction costs.
- (c) Methods for determining eligibility for NPL. A release may be included on the NPL if the release meets one of the following criteria:
- (1) The release scores sufficiently high pursuant to the Hazard Ranking System described in appendix A to this part.
- (2) A state (not including Indian tribes) has designated a release as its highest priority. States may make only one such designation; or
- (3) The release satisfies all of the following criteria:

- (i) The Agency for Toxic Substances and Disease Registry has issued a health advisory that recommends dissociation of individuals from the release:
- (ii) EPA determines that the release poses a significant threat to public health; and
- (iii) EPA anticipates that it will be more cost-effective to use its remedial authority than to use removal authority to respond to the release.
- (d) Procedures for placing sites on the NPL. Lead agencies may submit candidates to EPA by scoring the release using the HRS and providing the appropriate backup documentation.
- (1) Lead agencies may submit HRS scoring packages to EPA anytime throughout the year.
- (2) EPA shall review lead agencies' HRS scoring packages and revise them as appropriate. EPA shall develop any additional HRS scoring packages on releases known to EPA.
- (3) EPA shall compile the NPL based on the methods identified in paragraph (c) of this section.
- (4) EPA shall update the NPL at least once a year.
- (5) To ensure public involvement during the proposal to add a release to the NPL, EPA shall:
- (i) Publish the proposed rule in the FEDERAL REGISTER and solicit comments through a public comment period; and
- (ii) Publish the final rule in the FED-ERAL REGISTER, and make available a response to each significant comment and any significant new data submitted during the comment period.
- (6) Releases may be categorized on the NPL when deemed appropriate by EPA
- (e) Deletion from the NPL. Releases may be deleted from or recategorized on the NPL where no further response is appropriate.
- (1) EPA shall consult with the state on proposed deletions from the NPL prior to developing the notice of intent to delete. In making a determination to delete a release from the NPL, EPA shall consider, in consultation with the state, whether any of the following criteria has been met:

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- (i) Responsible parties or other persons have implemented all appropriate response actions required;
- (ii) All appropriate Fund-financed response under CERCLA has been implemented, and no further response action by responsible parties is appropriate; or
- (iii) The remedial investigation has shown that the release poses no significant threat to public health or the environment and, therefore, taking of remedial measures is not appropriate.
- (2) Releases shall not be deleted from the NPL until the state in which the release was located has concurred on the proposed deletion. EPA shall provide the state 30 working days for review of the deletion notice prior to its publication in the FEDERAL REGISTER.
- (3) All releases deleted from the NPL are eligible for further Fund-financed remedial actions should future conditions warrant such action. Whenever there is a significant release from a site deleted from the NPL, the site shall be restored to the NPL without application of the HRS.
- (4) To ensure public involvement during the proposal to delete a release from the NPL, EPA shall:
- (i) Publish a notice of intent to delete in the FEDERAL REGISTER and solicit comment through a public comment period of a minimum of 30 calendar days;
- (ii) In a major local newspaper of general circulation at or near the release that is proposed for deletion, publish a notice of availability or use one or more other mechanisms to give adequate notice to a community of the intent to delete:
- (iii) Place copies of information supporting the proposed deletion in the information repository, described in §300.430(c)(2)(iii), at or near the release proposed for deletion. These items shall be available for public inspection and copying; and
- (iv) Respond to each significant comment and any significant new data submitted during the comment period and include this response document in the final deletion package.
- (5) EPA shall place the final deletion package in the local information repository once the notice of final deletion

has been published in the FEDERAL REGISTER.

[55 FR 8839, Mar. 8, 1990, as amended at 80 FR 17706, Apr. 2, 2015]

§ 300.430 Remedial investigation/feasibility study and selection of remedy.

- (a) General—(1) Introduction. The purpose of the remedy selection process is to implement remedies that eliminate, reduce, or control risks to human health and the environment. Remedial actions are to be implemented as soon as site data and information make it possible to do so. Accordingly, EPA has established the following program goal, expectations, and program management principles to assist in the identification and implementation of appropriate remedial actions.
- (i) *Program goal*. The national goal of the remedy selection process is to select remedies that are protective of human health and the environment, that maintain protection over time, and that minimize untreated waste.
- (ii) Program management principles. EPA generally shall consider the following general principles of program management during the remedial process:
- (A) Sites should generally be remediated in operable units when early actions are necessary or appropriate to achieve significant risk reduction quickly, when phased analysis and response is necessary or appropriate given the size or complexity of the site, or to expedite the completion of total site cleanup.
- (B) Operable units, including interim action operable units, should not be inconsistent with nor preclude implementation of the expected final remedy.
- (C) Site-specific data needs, the evaluation of alternatives, and the documentation of the selected remedy should reflect the scope and complexity of the site problems being addressed.
- (iii) *Expectations*. EPA generally shall consider the following expectations in developing appropriate remedial alternatives:
- (A) EPA expects to use treatment to address the principal threats posed by a site, wherever practicable. Principal