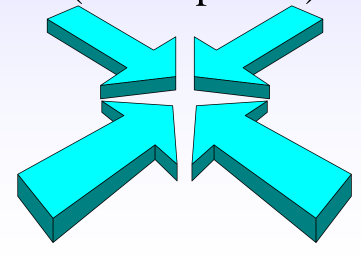


## REGULATORY AND **MANDATORY TIMEFRAMES**

Mark J. Pedersen Remediation Program, NJDEP May 25, 2010

#### Regulatory Timeframes

• Are those timeframes provided in the Regulations that have been determined to be appropriate to complete the specific requirement. (Grace period)



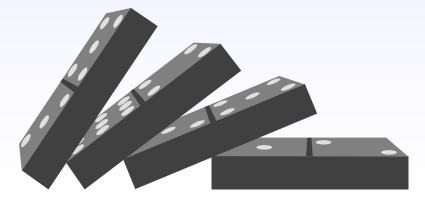
#### Mandatory Timeframes

• Are those timeframes provided in the ARRCS rule that have been determined by the Department to be inappropriate to exceed (for certain specific requirements) with out appropriate justification.



#### Consequences

- Violation of Regulatory timeframes exposes responsible entity to enforcement actions and penalty exposure.
- Violation of Mandatory timeframes exposes responsible entity to "Direct Oversight."



#### Direct Oversight

- Requires Department approval or denial of all documents
- Feasibility Study
- Remedial Action selected by Department
- Remediation Trust Fund
- Department controls disbursements
- Simultaneous submissions to Department and RP

#### Initial Notifications

- Immediately- from knowledge of a Discharge or as required by UST call Hotline
- 5 days- from ISRA Trigger or Discharge, submit GIN or Confirm Discharge Notification Form
- 45 days- from trigger above submit LSRP Notification of Retention or Dismissal Form

#### Trigger dates

- Timeframe starts 03/01/10 OR,
- (1) Discovery of a discharge
- (2) LNAPL discovery
- (3) ISRA requirement for PA/SI, UST requirement for SI, or specific DEP directive, which ever is later. OR
- IEC condition confirmed



### Comparison

	Regulatory Timeframe	Mandatory Timeframe
• Receptor Evaluation	9 months	1 year
<ul> <li>IEC source control</li> </ul>	9 months	1 year
• LNAPL	9 months	1 year
• PA/SI or UST SIR*	9 months	1 year
* no known discharge		

### Receptor Evaluation Timeframes

- Initiate upon knowledge of a Discharge
- Complete- 9 months or 11/26/10 which ever is later Initial RE
- GW: 3 months -well search
  - 4 months sample
  - 2 weeks- if <standard, submit (from receipt of results)
  - 2 weeks if >standard (IEC)

# Receptor Evaluation Timeframes Cont.

• VI: 2 months - ID structures

5 months - sample

2 weeks - if <standard, submit data (DEP and DHSS)

2 weeks - if >standard (IEC)
Step out



## Receptor Evaluation Timeframes Cont.

 Any sampling > standard or screening criteria follow IEC Regulation and Guidance, and

• 14 days- Step out delineation and/or sampling

#### LNAPL

- 2 months- after March 1, 2010 or from Id, which ever is later, initiate recovery and notify(form)
- 9 months- complete source delineation and submit report and form



#### PA/SI and SIR

• Timing of submittal per licensing requirements for child care

• 3 months or 6/1/10 whichever is later - Clean PA

• 9 months or 11/26/10 whichever is later - PA/SI or SIR



# Regulatory Timeframes "The rest of the story" UST

- 9 months or November 26, 2010, whichever is later.
- SIR 9 months from, Unk Source, tank conversion, or initiation of closure,
- SIR&RIR- 9 months after discharge in Wellhead areas.
- RIR due 9 months from discharge from UST no SI required.

# Regulatory Timeframes "The rest of the story" ISRA

- GIN- Due 5 days from trigger
- Clean PA- 3 months or June 1, 2010 whichever is later
- PA/SI 9 months or November 26, 2010 whichever is later
- RIWP same as PA/SI

# Extension of Mandatory and Regulatory Timeframes

- •Mandatory "shalls" in statute
- •Some regulatory will be deemed approved if you certify you meet specific conditions in rule
- •Extensions for regulatory can not result in non-

compliance with Mandatory Timeframes

- •DEP can always deny the extension
- Others need DEP prior approval