

- 1) Should we be tracking the relocation of contaminated material?
 - a. NR 718 and Low Hazard Exemptions are not currently tracked on GIS
- 2) What should we track?
 - a. All exemption approvals?
 - b. Material that has detectable “contaminants” below “Clean Soil” levels?
 - c. Historic fill sites?

Other things to consider

- facilities operating over a number of years,
 - small scale trenching projects,
 - real estate disclosure requirements.
- 3) How should we track?
 - a. System for tracking – Mapped system - RR Sites Map, commonly used by well drillers, developers, real estate
 - b. What information should be tracked?
 - Receiving site location and contact information
 - Generating site location and contact information
 - Contaminant content and levels of contamination
 - Placement location of material on receiving site
 - Continuing obligations and long term stewardship requirements
 - Current land use plans
 - c. Who compiles a data package?
 - d. Fees
 - 4) What current laws apply?

292.57 Database of properties with residual contamination.

(1) In this section, "groundwater standard" means an enforcement standard, as defined in s. 160.01 (2), or a preventive action limit, as defined in s. 160.01 (6).

(2)

(a) The department may promulgate a rule specifying a fee for placing information into a database concerning a property on which a groundwater standard is exceeded, a property on which residual contamination is present in soil, or a property that is subject to s. 292.12 (3) (b). The department may also specify a fee for modifying information in the database.

(b) Any moneys collected under this subsection shall be credited to the appropriation account under s. 20.370 (2) (dh).

History: 1999 a. 9; 2005 a. 25, 418.

292.31 Environmental repair.

(1) DATABASE; ANALYSIS.

(a) Database.

292.31(1)(a)1.1. The department shall compile, maintain, and make available to the public a database of all sites or facilities and other properties at which the discharge of a hazardous substance or other environmental pollution has been reported to the department. The department shall update the database regularly.

(b)

292.12(3)(b)1.1. If residual contamination remains on a site after the conclusion of remedial action at the site, the agency with administrative authority shall request the department to list the site, and any requirements, limitations, or conditions imposed under sub. (2) (a) to (c), in the database maintained by the department under par. (a) and, as a condition of approving remedial action or of issuing a case closure letter, shall require the person requesting approval of remedial action or case closure to provide the information necessary for the listing and to pay a fee established by the department for the listing.

2. If the department has directed that a local governmental unit or economic development corporation take action under s. 292.11 (9) (e) 4. for a site, the department shall list the site, and the action that the department has directed, in the database maintained by the department under par. (a) and require the local governmental unit or the corporation to pay a fee established by the department for the listing.
