

**STATEMENT OF BASIS FOR
DETERMINATION THAT RESOURCE CONSERVATION AND RECOVERY ACT CORRECTIVE ACTION
OBLIGATIONS ARE COMPLETE WITHOUT CONTROLS
FOR**

**ONE PORTION OF THE ABB INC. [AKA COMBUSTION ENGINEERING (CE), WINDSOR] PROPERTY
LOCATED AT**

2000 DAY HILL ROAD, WINDSOR, CT

EPA ID No. CTD001159557

Following an environmental assessment and review of the Licensed Environmental Professional verification of the 300 Groton Road parcel of land referred to as the Fifth Portion (5.103 acres) owned by ABB Inc. (aka Combustion Engineering (CE)) and located at 2000 Day Hill Road in Windsor, Connecticut (Facility), the Connecticut Department of Energy and Environmental Protection (Department) has determined that Corrective Action obligations under the Hazardous and Solid Waste Amendments of the Resource Conservation and Recovery Act (RCRA) are "complete without controls" for the Fifth Portion (Portion), and that no activities at this Portion require a hazardous waste management permit under RCRA. Based on the environmental investigation and remediation conducted at the Facility, the Department has determined that remediation is complete¹ for the Fifth Portion of the Facility and neither an Operating nor a Post-Closure Permit is required. This means that the Fifth Portion will no longer be part of the Facility.

Introduction

The Department is announcing its proposed "Completion Without Controls" Determination under the

¹ "Completion Determination" is a regulatory phrase that refers to a final disposition of a facility or a portion of a facility subject to Corrective Action obligations under RCRA. In this case, the Completion Determination proposed for the Portions is one that is "complete without controls". More information on this category of Completion Determination can be found in the document published in the Federal Register entitled, "Final Guidance on Completion of Corrective Action Activities at RCRA Facilities," 68 Fed. Reg. 8757.

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Hazardous and Solid Waste Amendments of RCRA. The Department has concluded that Corrective Action obligations for the Fifth Portion has been completed and that no Permit is required at the Portion.

Environmental site investigation and remediation of the Fifth Portion was performed to evaluate environmental conditions. The assessments confirmed that: 1) Presently, there are no manufacturing activities or hazardous waste treatment, storage, or disposal activities on the Portions that required a RCRA permit; 2) All corrective action obligations at the Fifth Portion have been met; 3) Soil on the Fifth Portion meets the residential criteria of the Remediation Standard Regulations (RSRs); and 4) Groundwater conditions following the soil remediation activities meet the approved numeric criteria of the CT Remediation Standard Regulations, the Fifth Portion is compliant, and no further action is warranted.

Originally, the entire Facility (Site) encompassed 590.8 acres. Based on a determination that remediation was complete and neither an Operating nor a Post-Closure Permit was required, completion determinations (Certificates of Completion) were issued to ABB for the First Portion (297.8 acres,) of the site in September 2009, for the Second Portion 219 acres) in March, 2015, and for the Third (23.7 acres) and Fourth Portion (8.5 acres) in March 2022.

This Statement of Basis is for a determination by the Department that one additional portion (Fifth Portion (5.103 acres) has completed remediation and neither an Operating nor a Post-Closure Permit is required for this portion of the Site. The Portion is shown on Figure 1 (Site Overview Map). On September 29, 2009, the Connecticut Department of Energy and Environmental Protection (CT DEEP) issued a Stewardship Permit (DEP/HWM/CS-164-007) to ABB for the CE Windsor Site. The Stewardship Permit required ABB to complete RCRA closure and post-closure activities and perform environmental investigation and remediation at the Facility (Site). On March 23, 2022, the Stewardship Permit was renewed (Permit No. DEEP/REM/SP/2021-7133) to exclude the Third and Fourth Portions subsequent to the determination that remediation was complete without controls for these portions of the site. Upon the issuance of the completion determination (Certificate of Completion) for the Fifth Portion, this Stewardship Permit will be renewed and applied only to the remaining 35.397 acres of the Facility (Site) for continued long-term obligations.

This Statement of Basis (SOB) is intended to:

- Explain the opportunities for the public to participate in this process, including how the public may comment on this proposed “Completion Determination” and the tentative determination to separate the Fifth Portion from the Facility (the main site), and to identify where the public can find more detailed information;
- Provide a brief description and history of the Fifth Portion;

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- Present the principal findings of environmental investigations and remediation activities performed to date;
- Present the Department's rationale for proposing to issue a "Completion without Controls" Determination (Certificate of Completion) for the Fifth Portion to meet the Corrective Action obligations under the Hazardous and Solid Waste Amendments of RCRA; and
- Present DEEP's rationale for removing the Fifth Portion from the definition of "Facility" in the Post-Closure (Stewardship) Permit for the remainder of the Facility (Site).

Public Comment Period

The Department is publishing this document to provide the opportunity for public review and comments on its determination. The Department will consider public comments as part of its decision-making process.

All interested parties are invited to express their views on this proposal. Public comment on all potential Corrective Action proposals or measures, and supporting information, is an important contribution to the Department's decision making/remedy selection process.

Written Comment

During this 45-day public comment period, the public is invited to review this Statement of Basis and supporting information. If, after reviewing the information on the Facility, you would like to comment in writing on this proposal, or on any other issues related to this proposal, you may provide your written comments, by email to Jade.Barber@ct.gov with a copy to DEEP.RemStewardship@ct.gov or by US Postal Service mail, postmarked no later than July 30, 2026 to:

Jade Barber, Environmental Analyst
Remediation Division, 2nd Floor
Bureau of Water Protection and Land Reuse
Connecticut Department of Energy and Environmental Protection
79 Elm Street
Hartford, CT 06106-5127

Virtual Public Informational Meeting

In accordance with RCSA Section 22a-449(c)-110(a)(2)(III), the Commissioner shall hold a public information meeting regarding her tentative determination that a permit is not necessary. A virtual public informational meeting is scheduled to be held on July 16, 2026, starting at 6:00 PM. Register in

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advance for this Virtual Public Informational meeting at:

<https://ctdeep.zoom.us/meeting/register/agcKWshHQ8yf4Aa797qVfA>

After registering a confirmation email will be sent with information about attending the meeting.

A final decision regarding this proposed Completion Determination will not be made until the public comment period has closed and all comments received by the Department have been evaluated and addressed. Based on any new information or comments from the public, the Department may modify its proposed decision.

Access to Public Records

This Statement of Basis provides a summary description of the investigation and remediation activities performed at the Fifth Portion that are part of the Administrative Record that the Department relied upon for its proposed determination that Corrective Action obligations (if any) pursuant to RCRA are “complete without controls.”

This Statement of Basis is posted on CT DEEP’s webpage listing public notices of proposed permit decisions: <https://portal.ct.gov/DEEP/Public-Notices/Public-Notices-Proposed-Actions---Opportunity-for-Comment/Proposed-Individual-Permits> under the Facility's name, ABB Inc. (Combustion Engineering).

Background

The following information, among other factors, has been used as a basis for this proposal and may be found in the Administrative Record available at CT DEEP’s Records Center: :

1. Fifth Portion of an Establishment, Verification Report, ABB Inc. CE Windsor Site, 2000 Day Hill Road, Windsor, Connecticut 06095 dated July 2025;
2. Historical Review Report (HRR), dated February 1998;
3. Limited Field Investigation (LFI) in 1999;
4. RCRA Facility Investigation (RFI) between 1999 and 2003;
5. Final RFI Report, dated May 2003;
6. Human Health Risk Assessment (HHRA) in 2003; and
7. Baseline Ecological Risk Assessment (BERA) in 2005.

History of Ownership and Description of Operations

CE acquired ownership of the property in the 1950s. In 1989, CE was purchased by ABB, the current property owner. The CE Windsor site is a facility that [formerly] treated, stored, or disposed of Resource

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Conservation and Recovery Act (RCRA) hazardous wastes, and applied for a RCRA Permit through the submittal of a RCRA Part A permit application.

From the mid-1950s to 2000, CE was involved in the research, development, engineering, production, and servicing of nuclear and fossil fuel steam supply systems. Projects included nuclear and fossil fuel research for commercial use, as well as large-scale boiler test facilities, and coal gasification. The historical processes at the Site generated low-level radioactive waste, as well as RCRA hazardous chemical wastes. Activities at the Site commenced in 1955 when CE was contracted by the Atomic Energy Commission (AEC) to engage in research, development, and manufacturing of nuclear fuel for the U.S. Navy.

Approximately 30 buildings were on the property. All buildings and structures have been demolished and removed. There are no longer any operations or personnel at the Site. Some portions of the Site have been transferred and are being redeveloped. Since about 2013, new buildings and structures have been built on the First and Second Portions of the Site. There are no buildings or structures currently located within the Fifth Portion.

Nuclear fuel production activities at the Site ceased in 1993. All commercial nuclear activities, with the exception of Decontamination and Dismantlement (D&D), ceased in 2000 upon the sale of nuclear operations to Westinghouse Electric Company (Westinghouse), who vacated the Site in 2001. In 2000, the fossil fuel operations were sold to Alstom Power, Inc. (Alstom), who subsequently vacated the Site in 2016.

Radiological remediation was conducted in accordance with the Decommissioning Plan for the CE Windsor Site with United States Nuclear Regulatory Commission (USNRC) and Department oversight, with both agencies concurring that the radiological remediation achieved an unrestricted release without controls or restrictions.

Nature and Extent of Contamination

As part of the RCRA Voluntary Corrective Action (VCA) Program, a Historical Review, a Limited Field Investigation (LFI), and a RCRA Facility Investigation (RFI) were conducted between 1997 and 2001 to identify Areas of Concern (AOCs) or areas where chemical materials may have impacted the environment.

Between 1998 and 2017, “interim corrective measures” (ICMs) and “remedial actions” were completed at numerous AOCs and have included fence installation around areas to restrict access to contaminated materials, removal of soils with contaminant concentrations above applicable Department RSR Criteria and in-situ treatment of contaminated groundwater. ICM Completion Reports and/or Remedial Action Reports (RARs) were then prepared to document completion of the remedial activities and submitted to the United States Environmental Protection Agency (USEPA) and CTDEEP.

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No further action is necessary for this portion of the CE Windsor Site because the AOCs within this Fifth Portion are either unimpacted or have been remediated to meet the RCRA VCA requirements and the CTDEEP RSRs.

The Fifth Portion of an Establishment includes the following four AOCs (or portions thereof) that have been identified as part of the RCRA VCA Program at the Site:

- AOC 6 – Areas Around Former Building 6A
- Northern portion of AOC 8 – Areas Around Building 5 and Less Than 90-Day (LT-90) Storage Area
- Northeast portion of AOC 9 – Areas Around Former Building 3 and LT-90 Storage Area
- Portion of AOC 12 – Former Industrial Waste Lines

AOC 6 – Areas Around Former Building 6A

AOC 6 consists of the areas around Former Building 6A. From 1956 to 1960, Building 6A was used as a wastewater dilution and pumping facility for low-level radioactive fluids. After 1961, the building was used by the Facility Engineering Services (maintenance) Department for offices, vehicle maintenance, and tool and equipment storage. Building 6A was vacated in 2004 and subsequently demolished in 2005 as part of the Decontamination and Dismantlement (D&D) Project at the Site. Contaminant sources were identified at AOC 6 during the LFI and RFI, including spills or releases associated with historic Site operations.

Remedial activities completed at AOC 6 were documented in the Site's 2006 Final Status Survey Report for Building 5/6A Complex, 2001 and 2006 ICM Completion Reports, and 2013 Remedial Action Report (RAR) for Groundwater Remediation. These AOC 6 remediation efforts included soil excavation and In-situ Chemical Oxidation (ISCO) of groundwater.

Initial remediation began in 1998 following a gasoline leak, which led to the excavation of 527 tons of impacted soil and installation of monitoring wells. Subsequent ICMs between 2000 and 2006 addressed petroleum-contaminated soils, stormwater basin sediments, and localized contamination near Building 6A. These efforts included removal of an oil/water separator, post-demolition sampling, and targeted excavations for polycyclic aromatic hydrocarbons (PAHs) and extractable total petroleum hydrocarbons (ETPH). Confirmation soil sampling results were below applicable RSR criteria.

Groundwater remediation focused on chlorinated volatile organic compounds (VOCs) detected above RSR criteria. In 2012, an In-Situ Chemical Oxidation (ISCO) pilot test using iron-activated sodium persulfate was implemented after bench-scale testing and regulatory approval. Despite injections and monitoring, VOC concentrations did not significantly decrease, likely due to soil oxidant demand consuming the reagent. As a result, ISCO was discontinued, and the remedy shifted to long-term monitoring to evaluate natural attenuation. Groundwater monitoring continued semi-annually for two years, then annually, and later transitioned to quarterly compliance monitoring beginning in 2022.

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Soil and groundwater at AOC 6 included in the Fifth Portion are now in compliance with the approved numeric criteria identified in the RSRs.

AOC 8 – Areas Around Building 5 and LT-90

AOC 8 is located in the southern portion of the Site, and consists of the Building 5 Complex, which includes Buildings 5, 15, 16, and 18. AOC 8 also includes a former LT-90 storage area located northwest of former Building 5. The majority of AOC 8 was included in the Second Portion of an Establishment Verification Report submitted to the CTDEEP in April 2012. Contaminant sources identified at AOC 8 during the 2005 D&D Project include spills or releases associated with historic Site operations. The portion of AOC-8 included in the Fifth Portion Verification Area includes the northern portion of Building 5, Building 15 and a Less Than 90-day (LT-90) RCRA Container Storage Area (CSA).

D&D of the Building 5 Complex was completed in 2005; activities included decontamination as necessary, dismantlement, and removal of buildings and structures associated with the Building 5 Complex, as well as removal of subsurface utilities. As part of the D&D activities, post-demolition soil sampling was conducted to evaluate if areas of chemical contamination were present within the Building 5 Complex. The post-demolition soil sampling pertinent to this Fifth Portion of an Establishment Verification included sampling in the vicinity of the Building 5 LT-90 (2002 – 2003) and within the Building 5 Complex (2004 – 2005). Analytical results for soil samples were below applicable RSR criteria.

An ICM was completed at AOC 8 between May and June 2006 to remediate two isolated areas of PAH-contaminated soil in the vicinity of former Building 5 that were identified during D&D activities. The ICM removed soil contaminated with PAHs at concentrations above RSR Criteria. Analytical results from the confirmation soil samples collected from the excavation area were below RSR Criteria for PAHs.

AOC 9 – Areas Around Former Building 3 and LT-90 Storage Area

AOC 9 includes the former Building 3 Complex (originally consisting of Buildings 3, 3A, 3B, and 3C), as well as a RCRA LT-90 Storage Area to the north of Building 3. Building 3 was constructed in 1957 and was used until 1961 for R&D of nuclear fuel systems. Building 3A, adjacent to the west of Building 3, was constructed as an office space addition to Building 3 in 1962. Building 3A was demolished in 2002 and Building 3 was demolished and removed in 2010-2011 as part of the Formerly Utilized Sites Remedial Action Program (FUSRAP) Remediation Project. Areas of chemical contamination in soil associated with Buildings 3 and 3A were remediated and are documented in a Remedial Action Report submitted to the CTDEEP in 2011. The portion of AOC-9 included in the Fifth Portion Verification Area includes a former LT-90 located north of Building 3A. The majority of AOC 9 was included in the Fourth Portion of an Establishment Verification Report submitted to the CTDEEP in October 2021.

A RCRA LT-90 CSA was located north of former Building 3A. There have been no reported spills or releases from the LT-90; use of the LT-90 was discontinued in 1997. Clean closure of the Building 3 LT-90 was achieved and is documented in the 2003 RAR for Chemical Remediation at Radiological Areas of Concern.

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Based on the five rounds of post-remediation groundwater data collected, groundwater conditions associated with the completed soil remediation efforts at AOC 9 were in compliance with the requirements of the RSRs, and no further action or monitoring was warranted.

AOC 12 – Former Industrial Waste Lines

AOC 12 includes former Building 6 where liquid radiological wastes were processed, the pH Adjustment Tanks at the Wastewater Treatment Plant (AOC 11), and the Industrial Waste Lines (IWLs) that connected Building 6 to the outfall locations along Site Brook where the treated wastewater was discharged. The portion of AOC 12 included in the Fifth Portion Verification Area includes IWLs located in the middle portion of AOC 12.

Between 2010 and 2011, Building 6, the IWLs, the pH Adjustment Tanks, and other ancillary underground utilities and structures associated with AOC 12 were demolished and removed as part of the radiological remediation project. The subsurface piping and structures associated with the IWLs were removed and reduced in size as necessary to comply with the requirements of the off-site disposal facilities. The debris (e.g., piping and manhole structures) and associated soil were loaded into containers for off-site disposal. Excavation of the IWLs was completed between May and October 2011.

Areas of soil contamination identified during these activities were remediated to achieve compliance with site-specific radiological and chemical cleanup criteria. These remedial activities are documented in the Remedial Action Report for Chemical Soil Remediation at Radiological AOCs, which was submitted to the USEPA and CTDEEP in September 2011. No chemical constituents were detected at concentrations above applicable RSR criteria in any of the confirmation soil samples associated with this Fifth Portion of an Establishment Verification. Therefore, the results are in compliance with the RSRs and no further action is necessary for this portion of AOC 12.

Applicability of RCRA Closure and Corrective Action at the Facility

A less than 90 day (LT-90) RCRA Container Storage Area CSA was identified at AOC 8. The CSA was located in the Fifth Portion and consisted of a bermed asphalt pad and roofed shed within a fenced area. The LT-90 was used for temporary storage of drummed and containerized laboratory pack wastes, waste solvents, and cleaning solutions from laboratory operations in former Building 5 until 1998. The area was then used for storage of empty drums and spill response equipment, until it was demolished and removed in 2005 in conjunction with D&D of the Building 5 Complex. There was no evidence of a chemical release associated with this LT-90. Characterization soil sampling results were below applicable RSR Criteria; therefore, no remediation was required to achieve clean closure of the LT-90. Clean closure of the LT-90 is documented in the RCRA Closure Report for Building 5 LT-90 Storage Area submitted to the USEPA and CTDEEP in 2003.

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In addition, one LT-90 CSA was present in AOC 9. Constructed in early 1970s, the LT-90 was used for temporary storage of small quantities of hazardous waste. The LT-90, with secondary containment consists of a bermed asphalt pad and roofed shed within a fenced area. Characterization soil sampling was completed in 2002-2003 in support of LT-90 closure, which is described in the RCRA Closure Characterization Report submitted to the USEPA and CTDEEP in August 2003. Removal of the LT-90 was completed in 2011 in conjunction with radiological remediation associated with the Buildings 3 & 6 area. Confirmation soil sample results were below RSR Criteria; therefore, no further action is required to support clean closure of the LT-90. Removal of the LT-90 is documented in the Remedial Action Report submitted to the USEPA and CTDEEP in September 2011. All Underground Storage Tanks (USTs) and Aboveground Storage Tanks (ASTs) have been removed at the CE Windsor Site. Closure of the USTs and ASTs is documented in the Final RFI Report and various Closure Reports that have been prepared for the tank removals and associated Interim Corrective Measures (ICMs).

Abutting Land Uses

The Site is zoned as industrial by the Town of Windsor and is in a mixed land use area of Hartford County. Nearby land uses of this Fifth Portion are primarily residential and undeveloped. The Fifth Portion is bordered by residential development to the south; Great Pond to the west; forested land to the north; and Groton Road and landscaped land to the east.

Ecological and Human Health Risk Assessments

The USEPA defines ecological risk assessment (ERA) as "a process that evaluates the likelihood that adverse ecological effects may occur or are occurring as a result of exposure to one or more stressors." The goal of this assessment is to determine if there may be a potential for an adverse ecological impact posed by past or present conditions at or surrounding the Fifth Portion. A Human Health Risk Assessment (HHRA) and Baseline Ecological Risk Assessment (BERA) were conducted in conjunction with the RFI. The HHRA and BERA were conducted to evaluate potential risks to human and ecological receptors. The Final HHRA was submitted to the USEPA and CTDEEP in June 2003, and subsequently approved by the USEPA on August 13, 2003.

The Final BERA and Risk Management Document (RMD) were submitted to the USEPA and CTDEEP in October 2005. Based on USEPA review comments, further evaluation of Small Pond surface water was conducted, and the Zooplankton Monitoring Report for Small Pond was submitted to the USEPA and CTDEEP in March 2009. The BERA Addendum was subsequently prepared, which incorporated the Zooplankton Monitoring Report for Small Pond, and was submitted to the USEPA and CTDEEP on June 19, 2009. The BERA Addendum was approved by the USEPA by letter dated August 4, 2009. The approval letter stated that there are no significant ecological risk concerns at the CE Windsor Site, and that no additional remediation is required for ecological concerns.

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On-site Habitat Description and Off-site Habitat Description

Potential ecological habitats located at or adjacent to the Fifth Portion are: wooded areas, and Great Pond. The surrounding ecological habitats appear to be in good condition and provide appropriate ecological functions.

Potential Exposure Pathways

A BERA and an HHRA were conducted for this Site. Remediation was conducted in areas where a release or impact was identified. Identified contaminant sources have been removed from the site and therefore no potential exposure pathways exist.

DEPARTMENT OF ENERGY AND ENVIRONMENTAL PROTECTION PROPOSAL

Based upon the above information, the Department is proposing to issue a “Completion without Controls” Determination for the Fifth Portion. In accordance with the EPA guidance on Completion Determinations, the Department believes a “Completion Without Controls” Determination is appropriate because:

1. Presently, there are no manufacturing activities or hazardous waste treatment, storage, or disposal activities on the Fifth Portion that required a RCRA permit;
2. All corrective action obligations at the Fifth Portion have been met;
3. Soil on the Fifth Portion meets the residential criteria of the RSRs; and
4. Groundwater conditions following the soil remediation activities meet the approved numeric criteria of the CT Remediation Standard Regulations, the Fifth Portion is compliant, and no further action is warranted.

Notwithstanding this Completion Determination, US EPA or CT DEEP may conclude additional cleanup is needed if, after this Completion Determination, US EPA or CT DEEP discovers evidence of unreported or misrepresented releases. See 68 Fed. Reg. 8763, footnote 15.

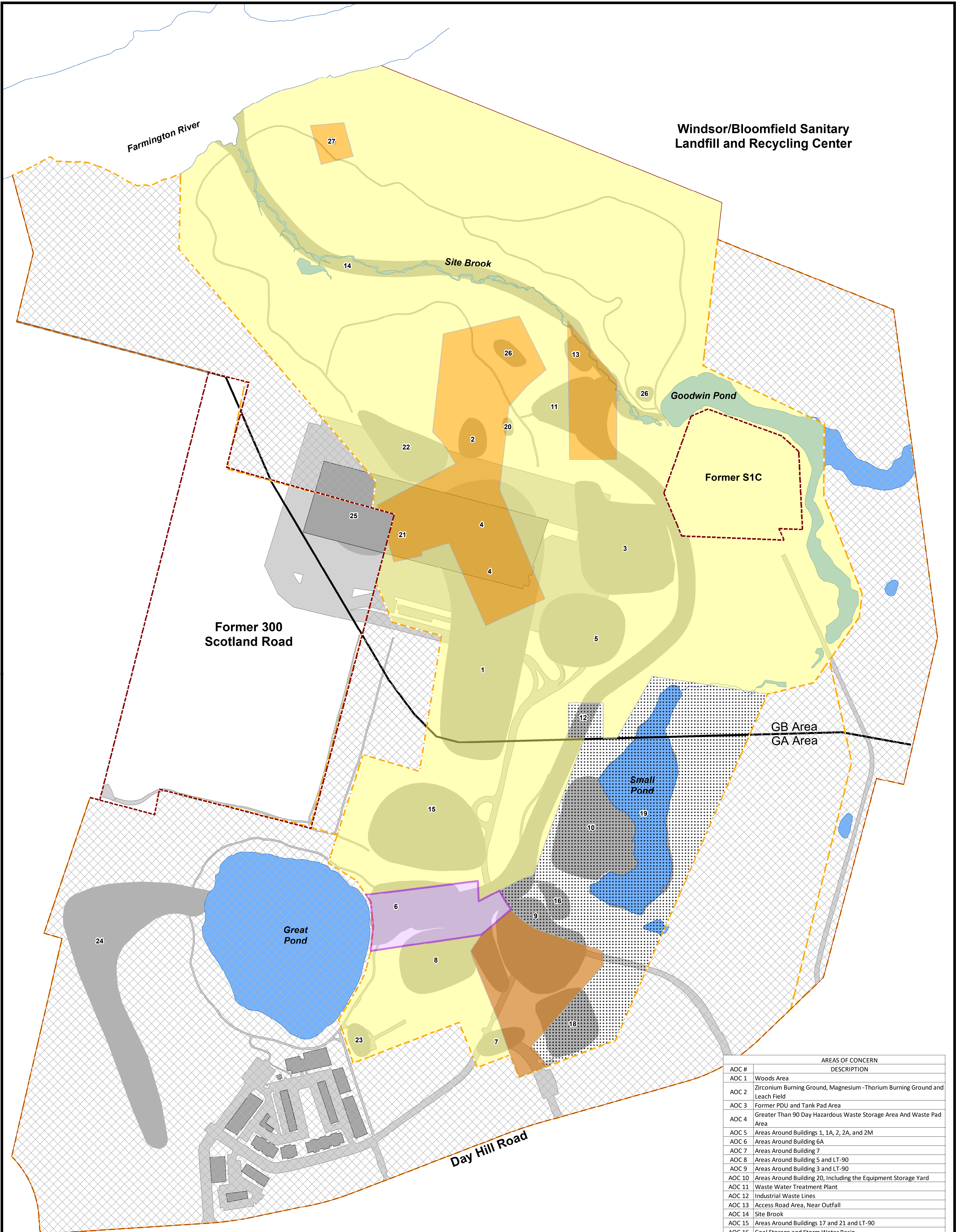
In summary, the Department, in coordination with US EPA, and using all available information, is announcing its proposed permit decision to remove the Fifth Portion from the definition of “Facility” and therefore the obligations of the Stewardship Permit related to the facility (Permit No. DEEP/REM/SP/2021-7133). Investigations and remediation performed at the Facility demonstrate that no manufacturing or RCRA-related activities currently exist, releases from the Fifth Portion have been addressed, meaning there is no threat to human health or the environment. Therefore, the Department has determined that a RCRA Permit is not needed for the Portion. This means that the Portion is no longer

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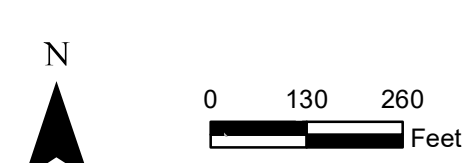
part of the definition of the RCRA Facility identified with the EPA ID No. CTD001159557, , pursuant to RCRA Section 22a-449(c)-110, incorporating 40 CFR 270, 271, and 40 CFR 124. All obligations with respect to compliance with RCRA Section 22a-449(c)-104(a)(2)(P) incorporating 40 CFR Part 264.101 with respect to known Solid Waste Management Units (SWMUs) or Areas of Concern have been met.

Windsor/Bloomfield Sanitary Landfill and Recycling Center



| AOC # | AREAS OF CONCERN DESCRIPTION |
|--------|---|
| AOC 1 | Woods Area |
| AOC 2 | Zirconium Burning Ground, Magnesium -Thorium Burning Ground and Leach Field |
| AOC 3 | Former PDU and Tank Pad Area |
| AOC 4 | Greater Than 90 Day Hazardous Waste Storage Area And Waste Pad Area |
| AOC 5 | Areas Around Buildings 1, 1A, 2, 2A, and 2M |
| AOC 6 | Areas Around Building 6A |
| AOC 7 | Areas Around Building 7 |
| AOC 8 | Areas Around Building 5 and LT-90 |
| AOC 9 | Areas Around Building 3 and LT-90 |
| AOC 10 | Areas Around Building 20, Including the Equipment Storage Yard |
| AOC 11 | Waste Water Treatment Plant |
| AOC 12 | Industrial Waste Lines |
| AOC 13 | Access Road Area, Near Outfall |
| AOC 14 | Site Brook |
| AOC 15 | Areas Around Buildings 17 and 21 and LT-90 |
| AOC 16 | Coal Storage and Storm Water Basin |
| AOC 17 | Storm Drain Lines and Associated Outfalls |
| AOC 18 | Tank Farm and Piping to Building 3B |
| AOC 19 | Small Pond |
| AOC 20 | Digester Sludge |
| AOC 21 | Drum Burial Pit |
| AOC 22 | Gravel Pit and Demolition Debris Pile |
| AOC 23 | Areas Around Building 14 and Loading Dock Area |
| AOC 24 | Drainage Ditch and Outfall to Great Pond |
| AOC 25 | Historic Disposal Area |
| AOC 26 | Former Target Ranges |
| AOC 27 | Clamshell Waste Pile |

Note: The former 300 Scotland Road parcel, previously owned by ABB, is not part of the Establishment identified as 2000 Day Hill Road



- Legend**
- Fifth Portion of an Establishment Verification Area
 - Fourth Portion of an Establishment Verification Area (October 2021)
 - Third Portion of an Establishment Verification Area (October 2013)
 - Second Portion of an Establishment Verification Area (April 2012)
 - First Portion of an Establishment Verification Area (September 2009)
 - Area to be Addressed in Future Verification Report
 - Property Outline
 - Water
 - AOCs
 - Building
 - Road
 - Water

Figure 1
Site Overview

Fifth Portion of an Establishment
CE Windsor Site
Windsor, Connecticut