Coordination of NJDEP and USEPA PCB Policies
Updated June 24, 2019

List of changes from March 1, 2013 Version

- Change in capping for impact to ground water pathway, stating that NJDEP allows capping on a site-specific basis for impact to ground water.
- EPA change - minor clarifications and changes in TSCA citations.
- EPA change - need for deed notice for all low occupancy scenarios.
- EPA change - contact person at EPA is Ben Conetta.
- EPA change - “Hybrid Approvals” (New Section) - allows for deviations from certain risk-based approval regulatory requirements.
- EPA change - crushed or broken PCB-contaminated concrete cannot be reused as backfill; it can only be disposed, but disposal can be onsite under certain conditions.
- New Section - Compliance Averaging - clarify that compliance averaging can only be applied where PCBs are present at or below the 1 ppm TSCA threshold.
- EPA change - PCBs in Historic Fill (New Section) - based on federal PCB regulations, historic fill is to be treated as any other PCB-contaminated media present on the site.
- EPA change - PCBs in Alternative Fill (New Section) - based on federal PCB regulations, fill brought to a site from an off-site location must contain PCBs at less than or equal to 1 ppm; use of material that contains greater than 1 ppm PCBs is prohibited as alternative fill or fill material.
- EPA change - clarified requirements for disposal of building materials manufactured with PCBs.