EXECUTIVE SUMMARY

Proposed Rulemaking
Administration of the Land Recycling Program Vanadium MSC Rule
25 Pa. Code Chapter 250

Purpose of the Proposed Rulemaking

The Environmental Quality Board (Board) proposes to amend 25 Pa. Code, Chapter 250 under the authority of section 303(a) of the Land Recycling and Environmental Remediation Standards Act (35 P.S. §§ 6026.101—6026.908) (Act 2), which directs the Board to promulgate Statewide health standards for regulated substances for each environmental medium and the methods used to calculate the standards (35 P.S. § 6026.303(a)). These amendments update the Statewide health standard Medium Specific Concentrations (MSCs) for vanadium based on current science.

The Department of Environmental Protection (Department) reviews and updates MSC values and the associated toxicological data on a timely basis to assure that environmental response actions at contaminated sites are remediated based on the current science and current toxicological information. This ensures the protection of public health and the environment from exposure to regulated substances where it has been determined that lower concentrations of a regulated substance are necessary. This also avoids unnecessary expense for remediators when remediating contaminated property for redevelopment where it has been determined that higher concentrations of regulated substances are protective and meet the standards established by the statute.

Summary of the Proposed Rulemaking

The Department’s Land Recycling Program implements standards for the cleanup of soil and groundwater contamination from releases of various toxic and carcinogenic chemicals. This amendment to the Land Recycling Program regulations will update the Statewide health standard MSCs for vanadium by updating the vanadium toxicity value. Through discussions with the Cleanup Standards Scientific Advisory Board (CSSAB) and public comments received for the previous Chapter 250 rulemaking, it was determined that an alternative toxicity value for vanadium is necessary and scientifically appropriate.

The proposed rulemaking provides the following amendments and clarifications:

- Update to the oral reference dose (toxicity value) for vanadium in Table 5B.
- Inclusion of a footnote in Table 5B explaining how the vanadium toxicity value is derived from the vanadium pentoxide value in EPA’s Integrated Risk Information System (IRIS).
- Updates to the medium-specific concentrations (MSCs) for vanadium in Tables 3, 4A, and 4B under the Statewide health standard.

The Department last updated the vanadium toxicity value in 2016 based on the United States Environmental Protection Agency’s (EPA) Provisional Peer-Reviewed Toxicity Value (PPRTV) database which is considered a “Tier 2 Source” in § 250.605(a). The PPRTV value for vanadium is based on a sodium metavanadate study and has generated a residential direct contact value that
is near the lower end of the naturally occurring concentration range of vanadium in soil, according to a study by the United States Geological Survey. A cleanup value this low makes it difficult for remediations to determine if vanadium soil concentrations are naturally occurring or are related to a vanadium release at their site. Additionally, EPA has determined that there is a high level of uncertainty associated with the development of this toxicity value. For these reasons, continued use of the PPRTV value is not appropriate.

The alternative to using the PPRTV toxicity value for vanadium is to use the IRIS vanadium pentoxide value and apply a molecular weight conversion. The PPRTV value is based on a sodium metavanadate study and it can only be used as an elemental vanadium value because of the molecular weight conversion done in the study. The IRIS vanadium pentoxide value is also a vanadium compound value that, by using the same molecular weight conversion, can also be used as an elemental vanadium value. The only difference is that the Department has performed the molecular weight conversion. The IRIS value is preferred over the PPRTV value because it has less uncertainty associated with it and it is a “Tier 1 Source” for toxicity values according to § 250.605(a). EPA has endorsed the use of the IRIS vanadium pentoxide value in conjunction with a molecular weight conversion by using it to develop their vanadium Regional Screening Level. For these reasons, this proposed rulemaking would update the vanadium toxicity value based on the IRIS value.

**Affected Parties**

The proposed technical amendments to the Land Recycling regulations will impact owners, operators, and purchasers of properties and facilities who volunteer or are required to perform remediation of contaminated sites. These amendments will result in an increase in vanadium MSC values which remain protective of human health and meet the standards established by Act 2. The proposed changes are not expected to increase compliance costs and may result in the avoidance of unnecessary expenses for remediations when cleaning up properties contaminated with vanadium.

**Advisory Groups**

The Department presented the proposed rule to the CSSAB on October 4, 2021. The Department received a letter of support for this rulemaking from the CSSAB on October 12, 2021.

**Recommendation**

The Department recommends adoption of this proposed rulemaking. A 30-day public comment period is also recommended.