

**Attachment 1 to EPA Motion to Strike**

<u>Attachment No.</u>	<u>Attachment Title</u>	<u>Summary of Attachment</u>	<u>Reasons why Attachment could have been submitted during the comment period.</u>
Attachment 5	D. Scribner, "GE Distributes Dollars to Influence River Debate," Berkshire Eagle (May 4, 2011)	Article regarding the cleanup of the Housatonic River.	This article predates the Draft 2020 Permit and the public comment period and could have been cited during the public comment period.
Attachment 6	David J. De Simone, PhD, Geological Evaluation of UDF Site	Expert geologist report regarding the geology of the Upland Disposal Facility (UDF) area and its suitability for the hybrid disposal facility.	This expert report analyzes the geological features of the UDF area and the suitability of the area for the hybrid disposal facility. The report does not evaluate any new information or new conditions that post-date the Draft 2020 Permit and the public comment period.
Attachment 8	Report of Audrey A. Cole, Certified Real Estate Appraiser and Attorney, and Statement of Janice Braim, Licensed Realtor	Report regarding a 2020 report by SKEO and a statement from a realtor.	This Attachment responds to a report first attached to EPA's Response to Comment document. Accordingly, it is understandable that it was not submitted during the public comment period.
Attachment 9	Statement of Chris Young, Founder/CTO of Biotech Restorations	Letter from the founder and CTO of Biotech Restorations LLC regarding a proprietary bioremediation technique and issues regarding EPA's evaluation of that technology, including attachments.	The letter and attachments do not evaluate any new information or any new conditions that post-date the Draft 2020 Permit and the public comment period. The attachments all pre-date the Draft 2020 Permit and the public comment period.

Attachment 10	Letter from James Galligan, Senior Vice President-Thermal, TerraTherm	A two-page letter that discusses the viability of TerraTherm's thermal treatment technology for PCB-impacted sediment from the Housatonic River.	The letter does not evaluate any new information or any new conditions that post-date the Draft 2020 Permit and the public comment period. (Note that the letter references an attachment that was not provided.)
Attachment 11	Confidential Hudson River Strategy Report (Jan. 17, 1991)	Internal document from the General Electric Company regarding PCBs in the Hudson River.	This document predates the Draft 2020 Permit and the public comment period and could have been cited during the public comment period.
Attachment 13	EPA Office of Solid Waste and Emergency Response Directive 9283.1-36, "Use of Monitored Natural Attenuation for Inorganic Contaminants in Groundwater at Superfund Sites" (2015)	EPA technical guidance regarding the monitored natural attenuation of inorganic groundwater contaminants.	This EPA Guidance predates the Draft 2020 Permit and the public comment period and could have been cited during the public comment period.
Attachment 14	Dr. David O. Carpenter, "Exposure to and health effects of volatile PCBs," Rev Environ Health (2015)	Scientific article regarding the health effects of PCB volatilization from 2015.	This article predates the Draft 2020 Permit and the public comment period and could have been cited during the public comment period. EPA notes that two commenters mention an article by Dr. Carpenter involving the volatilization of PCBs, but without a reference to any specific article.

Attachment 15	EPA Office of Research and Development, "Technical Protocol for Evaluating Natural Attenuation of Chlorinated Solvents in Ground Water," No. EPA/600/R-98/128 at 1 (Sept. 1998)	EPA technical guidance regarding the monitored natural attenuation of chlorinated solvents in contaminated groundwater.	This EPA Guidance predates the Draft 2020 Permit and the public comment period and could have been cited during the public comment period.
Attachment 17	EPA Office of Solid Waste and Emergency Response Doc. No. 9355.4-25, "Performance Monitoring of MNA Remedies for VOCs in Ground Water" (Sept. 2003)	EPA technical guidance regarding the monitored natural attenuation of volatile organic compounds in contaminated groundwater.	This EPA Guidance predates the Draft 2020 Permit and the public comment period and could have been cited during the public comment period.