# Appendix A: USAID Technical Assistance Request



AGENCIA PARA EL DESARROLLO INVERNACIONAL

October 31, 2003

Ms. Marilyn R. DiSirio
Associate Director for Global Health/NCEH/CDC
Chief, International Emergency and Refugee Health Branch
EEHS/NCEH/CDC
4770 Buford Highway, NE, F-48
Atlanta, GA 30341-3724

Mr. Derrick Lake Public Health Analyst Edward R Roybal Campus 1600 Clifton Road, NE, D-69 Atlanta, GA 30333

Dear Ms. DiSirio and Mr.Lake:

I would like to make reference to the Amendment No. 6 dated April 16, 2002, to the Interagency Agreement AAG-P-0099-00006 between the Centers for Disease Control (CDC) and USAID. By this Amendment, CDC and USAID agreed to extend the services of CDC, to provide technical assistance to Peru and Peruvian Institutions implementing the USAID funded Activity Urban Environmental Health (EH). The total amount made available for these services was \$100,000. Finally, the Amendment No. 6 also specified that specific Terms of Reference would be developed on each occasion that a specific task is requested.

With regard to the definition of areas of CDC's assistance, we would like to inform you that USAID/Peru and the Directorate for Environmental Health (DIGESA), which is the Government of Peru's counterpart agency for the EH Activity, have agreed to focus the assistance services on addressing the environmental health threats related to lead air pollution in the mining center of La Oroya. DIGESA has already prepared preliminary Terms of Reference, attached to this letter, for an integrated plan to improve with CDC's support, the health conditions at La Oroya. DIGESA has shared these ToR with Mr. Brian Hubbard and other CDC officers, who have confirmed that CDC has the capability of providing the required assistance.

By this letter we would like to officially request CDC's assistance for addressing the lead pollution problems in La Oroya, within the general framework of the preliminary plan prepared by DIGESA. As the first step for the provision of this assistance, we request CDC to send an assessment team to Peru for approximately 10 days to evaluate general conditions at La Oroya, determine pollution levels, meet with DIGESA and other Ministry of Health Officials, mine officials and workers, nearby communities, related non-government organizations and other stakeholders, and identify and assess ongoing and planned relief activities. Based on this assessment, the team will then prepare a work program to address threats in La Oroya. This will include terms of reference for future CDC assistance and recommended actions by the Ministry, the mine and other stakeholders to reduce the level of lead pollution.

Av. La Encalada s/n Cdra. 17 Monterrico - Surco Telefono: 618-1200 Fax: 618-1350 It has been recommended that the initial assessment team should include specialists in lead studies and environmental health with emphasis on lead and toxicology. Likewise, the names of Drs. Mary Jean Brown and Dr. Sharunda Buchanan have been suggested for the first two areas, and a specialist from ATSDR for toxicology.

We hope that CDC will be able to put together and mobilize this team to Peru within the next few weeks. Please feel free to call me if you want to discuss in further detail the general aspects of this assistance. If you need additional technical information from the Ministry of Health on the mission, your contact person should be Mr. Jorge Albinagorta, Director of the EH Project Unit at DIGESA.

We would appreciate your prompt response to this request, and look forward to receiving the proposal for this assessment mission soon from CDC.

Sincerely,

Edilberto Alarcon

Environmental Health Activity Manager Office of Environment and Natural Resources

Cc: DIGESA:JAlbinagorta CONAM/STEM:RSalas

# CONVENIO DIGESA-USAID UNIDAD COORDINADORA DE LA ACTIVIDAD DE SALUD AMBIENTAL

#### **TERMINOS DE REFERENCIA**

# PLAN INTEGRAL PARA MEJORAR LA SALUD DE LA POBLACION DE LA OROYA

#### I. JUSTIFICACION

La Ley General de Salud Ley N° 26842, establece que corresponde a la Autoridad de Salud, dictar las medidas para minimizar y controlar los riesgos para la salud de las personas derivados de elementos, factores y agentes ambientales, de conformidad con lo que establece la ley de la materia.

A partir de los resultados de monitoreo de plomo en sangre realizado en 346 niños de distintas zonas de la ciudad de La Oroya<sup>1</sup>, llevado a cabo por la Dirección General de Salud Ambiental – DIGESA – del Ministerio de Salud en noviembre de 1999, se ha podido determinar que existe una situación crítica en la salud de la población infantil de La Oroya por intoxicación por plomo lo cual requiere de una urgente intervención.

Asimismo estudios realizados por DIGESA en el año 2001, evidenciaron que las muestras de suelo en los distritos de la Oroya Antigua y Santa Rosa de Sacco, superaron el limite permisible por el CDC² en el 100% de las muestras analizadas y en la Oroya Nueva en el 87.5%. Del mismo modo las evaluaciones del polvo evidenciaron valores de plomo por encima del límite³ en el 70% de las muestras analizadas en la Oroya Antigua, 28.57% en Santa Rosa de Sacco y 18.18% en la Oroya Nueva, evidenciando de esta manera potenciales vías de exposición de plomo a la población.

El Reglamento de Estándares Nacionales de Calidad Ambiental del Aire, señala que el Ministerio de Salud es la autoridad competente en declarar los estados de alerta cuando se exceda o se pronostique exceder severamente la concentración de contaminantes del aire, así como para establecer y verificar el cumplimiento de las medidas inmediatas que deberán aplicarse en el caso de presentarse un estado de alerta.

Que de acuerdo al Reglamento de los Niveles de Estados de Alerta Nacionales para Contaminación del aire DS 009-2003-SA se ha declarado en zona de atención prioritaria La Oroya.

La Actividad de Salud Ambiental contempla dentro de su Plan operativo 2003 una línea de trabajo de apoyo específico al desarrollo de un Plan Integral para mejorar la Salud de la Población de la Oroya, el cual será elaborado con asistencia técnica del Centro de Control de

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Referenciado en el Estudio "Análisis de la Contaminación Ambiental por el Complejo Metalúrgico y sus impactos en la Salud" – Ana K. Cedustrar y Alberto Barandarían AIDA/SPDA/2002.

 $<sup>^2</sup>$   $\it L\'{i}$ mite establecido por el CDC para plomo en muestras de suelo: 400 ug Pb/g

<sup>&</sup>lt;sup>3</sup> L'úmite establecido por el CDC para plomo en muestras de polvo: 800 ug Pb/g

Enfermedades de los Estados Unidos, en el marco del Convenio Inter.-agencia entre USAID y el CDC.

Considerando que los estudios de diagnostico desarrollados por DIGESA nos muestran una ciudad en riesgo por la concentraciones de plomo en aire y sangre y siendo ésta declarada como zona prioritaria, se ha determinado desarrollar como prioridad este plan integral que permita implementar una serie de medidas de intervención en la población que tengan como objetivos reducir la exposición de la población, detección, atención y vigilancia de casos críticos, y el logro de cambios de hábitos.

#### II. OBJETIVO DEL PROGRAMA

El objetivo del programa es apoyar la gestión de DIGESA en la resolución de problemas de salud en la población de la Oroya, derivados de la exposición a concentraciones altas de Plomo en el aire, para lo cual se elaborará e implementará un Plan Integral de Intervención en la Ciudad de la Oroya en pro de mejorar la salud de la población, todo ello en el marco de lo establecido por la Ley General de Salud y el Reglamento de Estándares Nacionales de Calidad Ambiental del Aire.

#### III. DESCRIPCION DE ACTIVIDADES Y METODOLOGIA DE TRABAJO

#### 3. Elaboración del Plan Integral

El primer paso corresponde a la elaboración de un **Plan Integral de Intervención**, como instrumento que abarque los aspectos correspondientes al manejo toxicológico, manejo de riesgos ambientales y la comunicación de los mismos a la población entre otros, de tal modo de buscar compromisos y sinergias de actuación en el nivel local, regional y central entre el estado y la sociedad civil.

El Plan Integral de Intervención especificará su estrategia de implementación, con un cronograma de actuación a corto, mediano y largo plazo, realizando un estimado de costo a cada uno de estos niveles; asimismo incorporará un plan de monitoreo de resultados, señalando los principales hitos de este.

Para la elaboración de este Plan se propone contar con la asistencia técnica del CDC, quien en conjunto con los profesionales de la DIGESA elaboraran el Plan Integral de Intervención.

#### 4. Ejecución de Plan Integral.

Como segundo paso a partir de la elaboración del Plan Integral de Intervención y definidos los compromisos para la ejecución de este, se iniciará el proceso de desarrollo de acciones e implementación de medidas de intervención.

Dentro de las primeras acciones definidas por el Plan se identificará aquellas en las cuales será requerida la asistencia técnica del CDC, pudiendo estas abordar los siguientes temas entre otros:

#### Reducción de las vías de exposición

- 3.1.2 Elaboración de un plan de manejo de riesgo ambiental, que incluye:
  - La propuesta de un conjunto de medidas destinadas a reducir los niveles de exposición de la población al plomo, de acuerdo a las diferentes vías de exposición identificadas.

#### 3.2 Prevención

- 3.2.1 Elaboración de un plan de comunicación de los riesgos a la población, que incluye:
  - ➤ El diseño del estudio de los comportamientos de riesgo, limitaciones y resistencias de la población para asumir comportamientos saludables.
  - ➤ El diseño de un programa que contemple condiciones y practicas de higiene, organización de la comunidad y acciones relacionadas a la salud en base a una estrategia planteada.
- 3.2.2 Elaboración de un plan de implementación de los niveles de alerta para material particulado y dióxido de azufre en la ciudad de la Oroya.

#### 3.3 Recuperación

- 3.3.1 Elaboración de un plan de manejo toxicológico, que incluye:
  - ➤ El desarrollo de protocolos de actuación adaptados a la zona ante la detección en sangre de diferentes valores de plomo en niños.

Una vez iniciado el proceso de implementación de las medidas de intervención, se pondrá en marcha el monitoreo de los resultados esperados; para luego realizar la evaluación de estos.

#### IV. RECURSOS PROGRAMADOS

Los recursos descritos a continuación sólo consideran los programados para la elaboración del Plan Integral de Intervención; considerando que es este Plan el instrumento que nos permitirá tener un alcance de los recursos requeridos para la ejecución de una intervención integral en la Oroya a corto, mediano y largo plazo.

#### 4.1 Recursos humanos

- 4.1.1 Se deberá contar con los servicios de consultoría de un profesional del CDC de los Estados Unidos, quien elaborará el Plan de Intervención.
- 4.1.2 Asimismo para la ejecución de cada uno de las tareas del programa se tendrá el apoyo del personal de la Dirección Ejecutiva de Ecología y Protección del Ambiente y de la UCA.

#### 4.2 Nivel de Esfuerzo

Para la elaboración de Plan de Intervención a cargo del consultor del CDC, se prevé un tiempo de 20 días, de los cuales 10 días permanecería en el Perú y los otros 10 días en los Estados Unidos.

#### 4.3 Recursos económicos

Para la provisión de asistencia técnica a cargo del CDC en la elaboración del Plan Integral de intervención, se ha previsto un monto de US \$ 15 000.00. Es necesario mencionar que para la provisión de asistencia técnica a cargo del CDC (incluyendo la elaboración del Plan) se cuenta con un monto de hasta US \$ 100 000.00 dólares americanos provenientes del Convenio Inter agencia, los cuales podrán ser utilizados para el desarrollo de las acciones en las cuales sea requerida dicha asistencia técnica.

Asimismo cabe indicar que existe un Convenio firmado entre el Ministerio de Salud – MINSA y la empresa DOE RUN PERU SRL propietaria del Complejo Metalúrgico, a partir

del cual se derivan un serie de compromisos en pro de mejorar la Salud de la Población de la Oroya.

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Appendix C: CDC/NCEH Response to USAID Technical Assistance Request

December 16, 2003

Mr. Edilberto Alarcon Environmental Health Activity Manager Office of Environment and Natural Resources USAID/Perú Av. La Encalada S/N, CDRA. 17, Monterrico – Surco Lima, Perú

This letter is in response to your request for technical assistance on lead contamination issues in La Oroya, Peru. This request is made through the Inter Agency Agreement AAG-P-099-00006 between the Centers for Disease Control and Prevention (CDC) and USAID.

This technical assistance request has been assigned to the Environmental Health Services Branch (EHSB) of the National Center for Environmental Health/Agency for Toxic Substances and Disease Registry (NCEH/ATSDR). We look forward to working with USAID and our friends in DIGESA in developing an Integrated Intervention Plan to address lead contamination and exposure issues in La Oroya.

I have convened a technical assistance team and we have begun to formulate an approach to this complex situation. Although we have much to accomplish before a visit to La Oroya, I would like to schedule an official site visit for the week of March 14, 2004. Accompanying me will be environmental health scientists, a toxicologist, and an epidemiologist with experience in lead studies.

Between now and March 14, 2003, we will be working with Jorge Albinagorta, Director of the Environmental Health Project Unit at DIGESA, in obtaining information needed to clearly understand human exposure to high concentrations of lead and other contaminants in La Oroya. The technical assistance team will use this preliminary information to develop a draft site visit work plan. When ready, I will forward this work plan to you and Jorge Albinagorta of DIGESA for review and comments. We will also work with Mr. Albinagorta in developing a site visit agenda and meeting schedule.

If you have questions please do not hesitate to contact me at (770)-488-7362, or by email: <a href="mailto:sdb4@cdc.gov">sdb4@cdc.gov</a>.

Sincerely,

Sharunda Buchanan, PhD.

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Chief, Environmental Health Services Branch, National Center for Environmental Health, Centers for Disease Control and Prevention

# Framework in Conducting the Literature Review

This section relates to the search and procurement of articles on lead exposure, health effects from lead exposure, and mitigation activities to reduce blood lead levels. The electronic literature search was conducted from December 2003 to August, 2004. The search focused on evaluating lead exposure pathways via air emissions, fugitive dust, and water. In addition, health effects resulting from exposure and the procedures for mitigating these exposures were researched. The electronic search was carried out using on-line databases to identify article titles, abstracts, and authors that matched keywords associated with lead exposure and health effects. Those databases used in the search are presented in Table 1.

Table 1. Database Index.

Database	Description	Year(s)
		Searched
	A bibliographic database produced by the U.S. National	1970-2004
MEDLINE®	Library of Medicine (NLM). The database covers	
	worldwide biomedical literature.	
	Collection of databases available for member use only.	
	Databases available are: Journals@Ovid, ACP Journal	
OVID	Club, Cochrane Central Register of Controlled Trials,	1970-2004
	Conchrane Database of Systematic Reviews, Database of	
	Abstracts of Reviews of Effects (DARE), CINAHL, Health	
	and Psychosocial Instruments (HaPI), and Medline	
	A service of the National Library of Medicine, includes	
	over 15 million citations for biomedical articles back to the	
PubMed	1950's. These citations are from MEDLINE and additional	1970-2004
	life science journals. PubMed includes links to many sites	
	providing full text articles and other related resources	
ISI Journal	Journal Citation Reports® presents quantifiable statistical	
Citation	data that provides a systematic, objective way to evaluate	1970-2004
Reports	the world's leading journals and their impact and influence	
	in the global research community	
	Crawler-based search engine that create listings	
Google	automatically. Google "crawls" or "spiders" the web, then	1950-2004
	provides listings of information that was found.	

Other procedures were used to identify relevant articles. These procedures included reviewing articles obtained from reference citations within articles identified in the electronic literature search. Furthermore, the EPA, CDC, and ATSDR websites provided relevant information from studies and previous literature reviews conducted by the government in the area of health effects from lead exposure and lead mitigation activities. Articles from these findings were procured and reviewed for relevance in this report.

After reviewing all articles and reports from the literature search, 188 documents were identified as being pertinent for this report in relating to lead exposure, health effects, and mitigation activities to reduce blood lead levels.

# La Oroya: Literature Search Bibliography (188)

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# U.S. Environmental Protection Agency

- A Lead in the environment tutorial is available at: <a href="https://www.epa.gov/seahome/leadenv.html">www.epa.gov/seahome/leadenv.html</a>. This site contains information on national, state, and local lead poisoning prevention efforts.
- Technical studies can be accessed at: <a href="www.epa.gov/lead/leadtpbf.htm">www.epa.gov/lead/leadtpbf.htm</a>. At this site see the report: Risk Analysis to Support Standards for Lead in Paint, Dust, and Soil. June 1998 (EPA 747-R-97-006).
- At <u>www.epa.gov</u> enter the keyword *Lead* to learn about USEPA efforts to control lead exposure.

# Agency for Toxic Substances and Disease Registry

- Case studies in environmental medicine focusing on lead toxicity can be found on the Agency for Toxic Substances and Disease Registry (ATSDR) website at <a href="http://www.atsdr.cdc.gov/HEC/CSEM/lead/index.html">http://www.atsdr.cdc.gov/HEC/CSEM/lead/index.html</a>.
- Training Manual On Pediatric Environmental Health: Putting It Into Practice can be found at: http://www.atsdr.cdc.gov/child/atsdrochmedicalqts.html
- ToxFAQs can be found at: <a href="http://www.atsdr.cdc.gov/es/toxfaqs/es">http://www.atsdr.cdc.gov/es/toxfaqs/es</a> toxfaqs.html

# U.S. Consumer Products Safety Commission

• US Consumer Products Safety Commission Resources, Lead poisoning prevention publications can be found at: <a href="http://www.cpsc.gov/">http://www.cpsc.gov/</a> by entering the search word, Lead

# Centers for Disease and Control and Prevention

• The Centers for Disease Control and Prevention (CDC) has useful information pertaining to Lead and health and regulations, research, and treatment of Lead exposure can be found at: <a href="http://www.cdc.gov/lead/">http://www.cdc.gov/lead/</a>.

# National Institutes of Health

• The (NIH) at: www.nih.gov, Keyword, Lead

# National Institute of Occupational Safety and Health

• The National Institute of Occupational Safety and Health (NIOSH) has useful information pertaining to occupational lead exposure and the protection of workers at: <a href="https://www.cdc.gov/niosh/topics/lead/">www.cdc.gov/niosh/topics/lead/</a>

# American Academy of Pediatrics

- The American Academy of Pediatrics Committee on Environmental Health Recommendations for the Screening of Elevated Blood Lead Levels as published in Pediatrics. Vol. 101, No. 6, June 1998, are accessible at: <a href="http://aappolicy.aappublications.org/cgi/reprint/pediatrics;101/6/1072.pdf">http://aappolicy.aappublications.org/cgi/reprint/pediatrics;101/6/1072.pdf</a>
- Other information released by the Committee on Environmental Health can be found
   at: <a href="http://www.aap.org/visit/cmte16.htm">http://www.aap.org/visit/cmte16.htm</a>

• The American Academy of Pediatrics home page is located at: www.aap.org

# American Academy of Family Physicians

- A Spanish/Español version of Lead Poisoning in Children is available at: http://familydoctor.org/e617.xml
- Additional information can be found at: <a href="www.aafp.org">www.aafp.org</a>. By entering the keyword, Lead, studies on lead poisoning and lead exposure can be found.

# University of Pittsburgh

- The University of Pittsburgh, School of Medicine web search can be found at: <a href="http://www.upmc.com/">http://www.upmc.com/</a>. By entering the keyword, *Lead*, information on lead exposure and childhood delinquency can be found.
- The homepage of the University of Pittsburgh School of Medicine, Children's Hospital of Pittsburgh is: <a href="https://www.chp.edu/">www.chp.edu/</a>
- Useful information can also be found at: <a href="https://www.chp.edu/greystone/poison/lead.php">www.chp.edu/greystone/poison/lead.php</a>.

# Harvard University

• The Harvard University Research Matters web page is the public entry to the latest news about medical treatments, societal research, basic science, technological advances, and earth and space exploration. The web page can be found at: <a href="https://www.researchmatters.harvard.edu">www.researchmatters.harvard.edu</a>. Enter the keyword, *Lead*, to find useful information pertaining to health effects, exposure pathways, and intervention methods.

# Johns Hopkins University

• Johns Hopkins University web page can be found at: <a href="www.jhu.edu">www.jhu.edu</a>. By entering the search term, *Lead Exposure*, in the search engine useful information pertaining to lead exposure can be obtained.

Appendix F: Work Agenda for the CDC Technical Assistance Team—La Oroya Site Visit

# WORK AGENDA FOR THE CDC TECHNICAL ASSISTANCE TEAM- LA OROYA SITE VISIT

# Saturday, March 13

Arrival to Lima and transport to Marriott Hotel by the DIGESA Office of Public Relations

#### Sunday, March 14

Preparation for La Oroya site visit.

### Monday, March 15

8:15AM –9:15AM: Transport to the Embassy of the United States of America

for a meeting with USAID. Avenida La Encalada s/n block

17 - Monterrico- Surco.

10:30AM – 11:30AM Meeting with the Ministry of Energy and Mining – the

Directorate of Environmental Issues - Engineer Julio

Bonelli, located in the district of San Borjas.

11:30 – 2:00PM Free time

2:00 - 6:00PM DIGESA Meeting located at Las Amapolas Street, #350

Urbanization San Eugenio- Lince (at the rear of the Melitón Carbajal High School). Telephone 440 0399-Annex 217 (Engineer Eusebio Robles) or annex 219 (Dr. Rocío

Espinoza).

2:30PM- 3:00PM: Formal introduction on the part of General Directorate of

Environmental Health (DIGESA) and Directors: Engineer Luis Chávez Pais –Director General DIGESA, Dr. Zoila Henriquez La Cottera, Assistant to the General Director, Engineer Walter Aliaga P.-Director (e) of Executive Directorate of Ecology and Environmental Protection and Engineer Eusebio Robles García, Manager of Office for the Control and Prevention of Atmospheric Contamination.

3:00PM -3:20PM: Presentation by DIGESA on the results of the Blood Lead

Level Study from 1999 in la Oroya.

3:20PM – 3:40PM: Presentation by DIGESA on the MINSA/Doe Run Perú

Agreement.

3:40PM – 4:10PM: Presentation of the activities conducted as a part of the

MINSA/Doe Run Perú Agreement. Description of the demographic situation in La Oroya and presentation of the

geo-referenced maps of Old La Oroya

4:10PM - 4:30PM: Presentation on the La Oroya Air Quality Surveillance

System: Doe Run Peru and DIGESA sampling regimen.

4:30PM - 5:00PM: Presentation on the Water Resource and Discharge

Surveillance System

5:00PM - 5:20PM: Presentation on the proposed educational program for La

Oroya.

5:20PM - 6:00PM: Presentation from the various areas involved in the solution

of the La Oroya contamination problem:

• Engineer Francisco Fuentes: Air Quality Monitoring

Engineer Isaac Lavado: Hydrological Resources

Monitoring

 Dr. Rocío Espinoza Laín and Biologist Carmen Ferry: Surveillance of Illnesses Associated with Atmospheric

Contamination – National Level Lead Program

 Com. Teresa Alayo, Public Relations, Nery Horna and Social Assistant, Luz Pandero: Educational Program

• Lic. Ana María Hidalgo and Engineer. Milagros Caycho Bustamante: Statistics and Geographic Information

Systems Management.

#### Tuesday, March 16

8:00AM - 12:00PM: Continuation of workgroups in DIGESA.

12:00PM – 3:30PM: Transportation to La Oroya

The trip from Lima to La Oroya lasts 3 ½ hours. Travelers will pass through elevations as high as 4,500 meters (Ticlio) and will be lodging in a zone 3,500 meters above

sea level.

WEDNESDAY, MARCH 17

Depart from the Hotel "HOTEL DE TURISTAS DE

TARMA".

8:00AM - 11.00AM: Visit the Doe Run Smeltering Facility (DIGESA will manage

the coordination with the DOE RUN Facility).

11:00AM - 12:00PM: Visit the contract office in Doe Run for presentations.

(DIGESA will coordinate). Dr. Ramos of Doe Run's clinic

has information on educational programs and will present results from population health studies.

2:00PM - 4:00PM:

Visit the problem areas in the City of La Oroya, especially, in Old La Oroya. Doe Run Peru and DIGESA personnel will accompany all visits. Visit to the La Oroya health center: Dr. Jesús Díaz Matos; and the Church health center.

# Thursday, March 18

- Visit with the Regional Governmental Offices in Junín- City of Huancayo.
- Visit Regional Health Directorate (DISA) and work meeting with the Executive Directorate of Environmental Health (DESA) of Huancayo.
- Visit Hospital Centers of Huancayo and Jauja. (DIGESA is coordinating these
  visits with the Regional Health Directorate of Huancayo and the Doctor
  contracted by the Ministry of Health to work on the MINSA/Doe Run Perú
  Agreement)

# Friday, March 19

- Meeting with the local authorities and civil society (MOSAO).
- Visit with the Mayor of the Yauli Province.
- Visit with the Regional Environmental Health Council Secretary- CONAM
- Lunch and return travel to Lima.

#### Saturday, March 20

- DIGESA facilities will be available for work and meetings.
- Peruvian Folkloric music!

#### Sunday, March 21

• Preparation of preliminary observations and recommendations

### Monday, March 22

- Presentation of preliminary observations and recommendations.
- Closing.

Appendix G: Preliminary Observations and Recommendations to Peruvian Stakeholders, March 22, 2004

# Appendix H: Three Case Studies

The case studies that follow offer a historical perspective on actions taken to identify and resolve environmental public health problems associated with 3 metal smelter operations in the United States and Mexico.

### I. Herculaneum, Missouri, USA

In 1864, the St. Joseph Lead Company purchased a large tract of land in the "Lead Belt" in southeastern Missouri. Two years later in 1886, the trustees of St. Joseph Lead Company granted a local management team permission to form a small company, the Doe Run Lead Company. In 1890 St. Joseph began the construction of the Herculaneum smelter, and initiated operations in 1892. Over the last 118 years, the Doe Run Lead Company, now the Doe Run Company has acquired various mining and milling operations including a predecessor, St. Joseph Lead, and competitors Homestake Mining Company and American Metal Climax (1986) and ASARCO Incorporated (1998) (DoeRun 2004).

The city of Herculaneum is located approximately 42 km southwest of St. Louis, Missouri, and rests along the Mississippi River in Jefferson County at an elevation of 129 meters. The city has an estimated population of 3043 people (2002 US Census). The climate is temperate with annual rainfall, ranging from 96 to 110 cm. Average summer and winter temperatures are approximately 25°C and 0°C, respectively. (City-data 2004).

The Doe Run owned and operated smelter in Herculaneum began as a 52-acre facility, which consists of a smelter plant, a 12-15 meter high slag pile that covers 24-acres, and an onsite sulfuric acid plant (MDNR 1999). The smelter property abuts residential neighborhoods on the west and north-northwest, a slag pile on the south-southwest, and the river on the east. A large part of the slag pile is located in the floodplain wetlands of Joachim Creek and the Mississippi River. Several homes are within 61 meters of the smelter, and at least three homes are within 61 meters of the slag pile (ATSDR 2001). Three schools are in the city: a high school, a middle school, and a junior high school. The city's elementary school is approximately 3 km. away in Pevely, MO.

The smelter at Herculaneum is the largest primary lead smelter in the United States with a production capacity of 250,000 tons of refined lead per year. Lead ore concentrate, consisting of about 80% lead sulfide, is processed at the smelter. The ore is transported by truck from eight lead mines operated by the company near Viburnum, MO, approximately 120 km south-southwest of Herculaneum (EPA 2003).

On August 21, 2001, the Missouri Department of Natural Resources (MDNR) investigated a citizen complaint concerning dust spilled on the streets of Herculaneum. Results from a dust sample and subsequent investigations by MDNR and the US Environmental Protection Agency (USEPA) revealed lead concentration on streets as high as 300,000 parts per million (ppm) (Walker 2001). In addition, lead was found in yard soils at concentrations up to 33,000 ppm (EPA 2002). The USEPA standard for lead

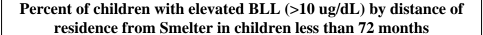
in bare soil in children's play areas is 400 ppm and for bare soil in the rest of the yard is an average of 1,200 ppm. The dust and elevated lead concentrations seemed to be associated with haul routes in and out of Herculaneum. On September 25, 2001 MDNR issued an "Abatement and Cease and Desist Order" to the Doe Run Company which detailed the steps that must be taken to reduce the public health and environmental threat due to lead contamination. The order stated Doe Run must: (MDNR 2001)

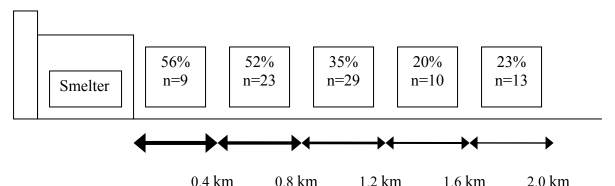
- Immediately cease all activities that cause fugitive dust to leave the facility;
- Immediately upgrade truck washing facility to include all vehicles leaving contaminated areas of the plant;
- Complete all road and facility cleaning within seven days;
- Ensure that all water from street and vehicle washing is contained and treated;
- Repave any remaining contaminated roads within 60 days of the MDNR's notice to proceed;
- Submit a detailed plan for discontinuing the use of open-backed trucks, either tarped or un-tarped, for hauling lead concentrate within 10 days;
- Cease and desist the use of open-backed trucks for hauling lead concentrate within 45 days;
- Complete all residential yard characterization and remediation outlined by USEPA;
- Fund MDNR or USEPA to characterize and cleanup indoor residential dust;
- Cease and desist transport of lead concentrate along the streets of Herculaneum.

On February 26, 2002, the Missouri Department of Health and Senior Services (DHSS) released a Health Consultation that contained the results of blood lead level (BLL) testing conducted in Herculaneum between August and October 2001. The testing was performed by DHSS and the Jefferson County Health Department (JCHD), in cooperation with the Agency for Toxic Substances and Disease Registry (ATSDR). Results revealed that many residents of Herculaneum had BLLs of 10 micrograms of lead per deciliter of blood (10 ug/dL) or higher. Of a total of 935 people tested, 28% (33-118) of children less than 72 months of age had BLLs of 10 ug/dL or higher. BLLs in this age group ranged from non-detectable to 32 ug/dL. In children between the ages of 6 and 17 years, 8% (13/162) had BLLs of 10 ug/dL or higher ranging from 10ug/dL to 19 ug/dL. Two of the 655 adults tested had BLLs of 25 ug/dL or higher. The range for men was from 10 ug/dL to 31 ug/dL and for women from 10ug/dL to 55 ug/dL (ATSDR 2002).

In 2001, 28% of the children under 72 months of age who were tested had BLLs equal to 10 ug/dL or higher. Of the children tested that lived closest to the smelter 45% had BLLs equal to or greater than 10 ug/dL (MDNR 2002). The DHSS Health Consultation determined a circle of contamination existed around the smelter. The percent of children with elevated BLL by distance of residence from smelter in children less than 72 months were (MDNR 2002b):







Source: MDNR (2002). "Health Consultation: Blood Lead Results for 2002 Calendar Year, Herculaneum Lead Smelter Site: Herculaneum, Jefferson County, Missouri, March 14, 2003."

Data collected from ATSDR Health Consultations in 2002 further suggest that lead contamination is attributable to the smelter. The testing of residential surface soil samples (cadmium, arsenic, and lead) showed that the range of lead was from 43-24,000 ppm, with an average of 2,300 ppm and a median of 1,300 ppm. The analysis of the findings demonstrates that the concentrations of all the metals correlated with each other, and in particular the concentrations of lead and cadmium were highly correlated. These data suggest that the arsenic, cadmium, and lead found in the soil derived from the same source (ATSDR 2002b)

Subsequently, MDNR and USEPA directed the Doe Run Company to expedite activities to clean up existing contamination and reduce/eliminate future contamination throughout Herculaneum. The Doe Run Company, with guidance from MDNR and USEPA, has implemented several exposure reduction activities, including the following (DHSS 2002):

- Smelter air emissions and fugitive dust have been reduced by installation of a number of equipment up-grades and process modifications in order to meet National Ambient Air Quality Standards (NAAQS);
- Soil removal and replacement is being performed by the Doe Run Company in public and private yards, parks, and schools, as well as along roadsides, where lead levels are greater than 400 ppm. First priority was given to those yards where children under 72 months reside
- In-house dust is being removed by the Doe Run Company in accordance with established methods, with oversight from USEPA, in those residences with elevated lead dust levels;
- Residences are being offered HEPA filter vacuums, regardless of whether their homes have been cleaned, to assist in controlling interior dust levels;
- The Doe Run Company has made modifications in the handling and transportation of the lead ore concentrate;
- The Doe Run Company is offering a voluntary property acquisition of homes within a specified geographic area approximately 3/8 mile around the smelter.

Acquisition priority was placed on those homes where children under 72 months reside. The company has agreed to buy-out homes and yards in the area on a schedule of "worst first"; it will be required to make purchase offers on about 160 homes by December 2004.

#### Successful Interventions Reduce Blood Lead Levels in the Children of Herculaneum

On April 11, 2003, the Missouri Department of Health and Senior Services in cooperation with ATSDR released the results of blood lead testing conducted in 2002. This testing was follow-up of initial investigations conducted in 2001. Blood lead data for Herculaneum residents in 2002 showed a marked reduction in the percentage of children with elevated blood lead levels (BLL) compared with BLLs in children tested in 2001. The 2002 blood lead data for children less than 72 months show a 50% reduction in the prevalence of elevated BLLs compared with 2001 data for children in this age group. Fourteen percent of Herculaneum children tested in 2002 had elevated BLLs, compared with 28% of the children tested in 2001. The 2002 blood lead data for children living closest to the smelter show a 62% reduction in the prevalence of elevated BLLs compared with 2001 data for children in this age group. Seventeen percent of children tested had elevated BLLs in 2002, compared with 45% of those tested in 2001 (MDNR 2002).

Several factors could be responsible for the clear reduction in BLLs in children living in Herculaneum. These factors include actions taken by MDNR and USEPA to ensure that the Doe Run Company take actions to reduce/eliminate sources of lead exposure; the communities increased knowledge of potential pathways of lead poisoning; and DHSS and ATSDR's increased efforts in monitoring blood lead levels and providing information to reduce exposure. Furthermore, another factor that could allow for a reduction of BLL prevalence in 2002 could be associated with residents who were most at risk to lead exposure in 2001 being moved. Doe Run relocated high-risk households through the property buy-out program (MDNR 2002).

For further information about the Herculaneum smelter:

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Environmental Protection Agency Region 7 Update for El Paso County:

http://www.epa.gov/region7/news\_events/fac

Denise Jordan-Izaguirre Sr. Regional Representative ATSDR Region 7 500 State Avenue Kansas City, KS 66101 913-551-1310 913-551-1315 (fax)

Jordan-Izaguirr.Denise@epamail.epa.gov

Health consultations and educational materials:

http://www.dhss.mo.gov/EnvirConsult/H

tsheets/fs herculaneum lead smelter herculaneum mo.pdf

erculaneumBloodLead2003.pdf http://www.dhss.mo.gov/EnvirConsult/H ercCAS-CDfnlbe.pdf

# II. El Paso, Texas, USA

In 1887, Robert S. Town founded the Consolidated Kansas City Smeltering and Refining Company in El Paso, Texas. The smelter became operational in the same year and began to extract lead from minerals removed from nearby mines. The city of El Paso sits in the western corner of Texas adjoining the state of New Mexico and the country of Mexico to the South. The climate is arid with average annual rainfall of 21.97 cm. Local weather patterns are characterized by frequent thermal inversions of considerable duration because of the sheltering effect of the Franklin Mountains (Elevation 2192 meters). Average summer and winters temperatures are 25.9 C° and 8.3 C°, respectively. Dust storms are common. Naturally occurring elevations in metal concentrations are not present in the geological formation on which El Paso and the smelter were built.

In 1899 the smelter became part of the newly formed American Smelting and Refining Company (ASARCO). Throughout the smelter's 104-year history the primary mineral processed was lead but the facility adapted to meet changing market and material demands. A copper smelter was added in 1911. In the 1930's cadmium production started with the addition of a Godfrey roaster. In the early 1970's an antimony plant was added as production peaked and employment reached close to 1500 personnel.

Operating at full capacity to meet demand, the ASARCO smelter emitted approximately 1,116 tons of lead, 560 tons of zinc, 12 tons of cadmium and 1.2 tons of arsenic into the air from 1969 through 1971 (Landrigan, Gehlbach et al. 1975). A landmark 1972 study conducted by Dr. Philip Landrigan and colleagues of the CDC, revealed blood lead levels to be 40 micrograms of lead per deciliter of blood (ug/dL) and higher in 53% of the children from 1 to 9 years of age living within 1.6 km of the smelter (Landrigan, Gehlbach et al. 1975). The high blood lead levels in children prompted state and local officials to take actions to control emissions from the facility. Responding to pressure and litigation, ASARCO renovated their facilities between 1973 and 1979 to reduce emissions. The ensuing reduction in emissions that resulted from this action helped to decrease the blood lead levels of the local population. Results from a follow-up study in 1977 revealed mean blood lead levels in children aged 1 through 18 years of age, and living between 0.8 km and 1.6 km of the smelter, decreased from 31.2 to 20.2 ug/dL (Morse, Landrigan et al. 1979). In 1985 the ASARCO facility stopped lead smelting operations. This resulted in a further drop in mean blood lead levels.

ASARCO continued to make plant improvements in 1993 with the installation of continuous top-feed oxygen process technology to allow for increased production and lower emissions. However, by 1999, falling copper prices and copper mine closures forced ASARCO to suspend production. Currently the smelter is in a care and maintenance status.

Although production has been suspended, concern over human health continues. Studies conducted on both sides of the US-Mexican border have indicated that the percentages of children with blood lead levels > 10 ug/dL increases as distance from the smelter decreases. The current action level recommended by the Centers for Disease Control and Prevention of the United States is 10 ug/dL. While it is recognized that lead uptake is currently four times lower than it was in the 1970's, it has also been determined that blood lead levels in the population living near the El Paso smelter have decreased substantially (4 times lower), since the 1972 study (Diaz-Barriga, Bates et al. 1997). Engineering solutions to control plant emissions made this reduction possible. However, elevated blood lead levels remain in young children. The principal pathway for exposure to lead and other metals is no longer air emissions, but contaminated soil and dust.

A recent study by the Agency for Toxic Substances and Disease Registry (ATSDR) discovered a statistically significant twofold excess of risk for multiple sclerosis (MS) in a community located adjacent to the smelter.(ATSDR 2001) Although the study cannot draw conclusions regarding metals exposure and risk for MS, it does suggest the need to study metals exposure as a possible risk factor for MS.

An issue facing all stakeholders is the cost of cleanup. The United States Environmental Protection Agency (USEPA) has designated the ASARCO facility in El Paso as a Superfund site (http://www.epa.gov/superfund/about.htm). This has given the EPA removal authority, which has allowed for the removal of contaminated soils from residences and the study of related human health exposures. There are continuing efforts place E1Paso the National **Priorities** List on (http://www.epa.gov/superfund/sites/npl/npl hrs.htm). This would grant authority to the USEPA to take long-term action to significantly reduce dangers to human health problems related to site conditions. The USEPA has spent \$6 million on removal activities at 387 residences and currently anticipates cleaning 535 more residences. Money made available under the Superfund designation will not cover the cost of all necessary remediation activities. A funding option is to include El Paso on the NPL.

Historical contamination continues to pose a problem for residents, plant operators, health care providers, public health officials, government authorities, and others.

For further information about the El Paso Smelter contact:

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Karl Markiewicz, PhD Sr. Toxicologist ATSDR Region 6 1445 Ross Ave. Dallas, TX 75202 281-983-2115 kvm4@cdc.gov Environmental Protection Agency Region 6 Update for El Paso County: Health consultations and educational materials:

http://www.epa.gov/earth1r6/6sf/el\_paso\_ind ex.htm (English) http://www.epa.gov/earth1r6/6sf/pdffiles/spa nish el paso index.pdf (Spanish) http://www.tdh.state.tx.us/epitox/EPsoils um.htm

#### III. Torreón, Mexico

In 1887, Industrias Peñoles, S.A. de C.V. and subsidiaries incorporated to become one of Mexico's largest industrial conglomerates. Peñoles is comprised of more than 50 companies and employs 9,081 individuals. The conglomerate is the world's largest producer of refined silver, metallic bismuth and sodium sulfate. The metals division, incorporated as Met-Mex Peñoles, operates the largest non-ferrous metallurgical complex in Latin America and fourth largest in the world in Torreón, Coahuila, Mexico. It includes a lead smelter, a gold-silver-lead refinery, an electrolytic zinc plant and sulfuric acid, cadmium, bismuth, ammonium sulfate, antimonium trioxide and liquid sulfur dioxide plants (Peñoles 2004). Met-Mex Peñoles metallurgical complex is located approximately 550 km south of the U.S.-Mexico border. Torreón, founded in 1893, is located along the Nazas River in the Coahuila state of northern Mexico at an elevation of 1124 meters. With a population approaching 500,000, Torreón is the largest city of the La Laguna district, a heavily irrigated area that supports some of Mexico's finest cotton, wheat, and dairy production. The climate of this area is arid to semiarid with annual rainfall between 25 and 50 cm. Torreón is predominately dry and dusty. Average summer and winter temperatures are 31°C and 16°C, respectively (Benin, Sargent et al. 1999).

The smelter in Torreón was built in 1901. By 1998 the Met-Mex Peñoles industrial complex was surrounded on three sides by residential neighborhoods. Ground cover is sparse in these neighborhoods and most roads in the residential areas are unpaved. Slag piles, a remnant of a century of mining activities, and covering approximately 5300 m<sup>2</sup>, are located in the center of the metallurgic facility.

Met-Mex Peñoles processes approximately one-third of the lead ore in Latin America and in 1996 produced 166,000 metric tons of lead and 123,000 metric tons of zinc. In addition Met-Mex Peñoles processes 200,000 metric tons of silver and gold a year, brought in from 130 mines throughout Mexico (Peñoles 2004). In 1976, Lilia Albert carried out a study on the content of lead in the hair of Mexican children. Samples were obtained from five different regions of the country that consisted of both rural and urban areas. In this study Torreón and its twin city, Gómez Palacio, were among the five areas tested. The other areas sampled included Mexico City, Puebla, Tepeaca, and the small town of Matamoros, which served as a control. Lilia Albert's study revealed that Torreón

had a mean lead hair concentration of 55.1 ug/g among 15 samples. These results were more than 10 times the mean of the control zone (Albert and Badillo 1991).

In 1998, Pediatrician Manuel Velasco noticed that his young patients who lived near the plant were anemic and began to determine their blood lead levels. The first case Dr. Velasco reported was a 1-year-old patient with a blood lead level (BLL) of 45 micrograms per deciliter (ug/dL) of blood. Dr. Alonso Garcia Vargas, a toxicologist and professor at the University of Juarez in Durango State also conducted an extensive study of BLLs in children living near the smelter. Of 394 children attending schools near the plant, 98 had BLLs above 25 ug/dL, and ten children exhibited signs of lead poisoning (Lancy 1999).

In 1999, the community of Torreón and physicians from local health clinics requested that city and state government official appeal to federal agencies, including the Health Secretary (Secretaria de Salud (SSA) in Spanish) and the Office of the Federal Attorney of Environmental Protection (Procuraduría Federal de Protección al Ambiente (PROFEPA) in Spanish) to address the problem of lead contamination. In response, in January and February 1999, the Mexican Office of Environmental Health (MOEH) conducted a study of BLLs in 736 school-aged (6-13) children in Torreón. The study found a mean BLL of 29.6 ug/dL in Torreón school children, with highest values in children living within 200 meters southeast of the smelter (Albalak, McElroy et al. 2003). The high blood lead levels in children prompted federal and state government officials to take action to control emissions from the facility. Met-Mex Peñoles was ordered to reduce production output by 25% until emission controls were modernized (this order was later amended that Peñoles must reduce production output to 50% until contamination was alleviated). Furthermore, Met-Mex Peñoles was ordered to buy 394 homes in the most contaminated 20 blocks adjacent to the plant. The houses were razed, the lead-filled soil removed, and the 12.5-acre parcel was turned into a greenbelt between the factory and the city. A \$6.6 million trust fund was established to pay for clean up and medical costs. By 1999 Met-Mex Peñoles had invested US \$17.5 million associated with purchase of homes and land, clean up of historical lead contamination, and establishment of a trust fund for health, medical care, and educational programs. Additionally, Met-Mex Peñoles installed new equipment designed to eliminate fugitive dust emissions. The new equipment included (Peñoles 2002):

- Total enclosure of the lead smelter including 42,000 m<sup>2</sup> of covered storage and warehousing for ore concentrates.
- Eight new bag houses and an electrostatic precipitator to increase emission filtration from 1,992,800 cubic meters per hour to 3,829,800 cubic meters per hour.
- Purchase of sweeper/vacuums for continuous clean-up program, both inside and outside the plant.
- Automated drive-through truck wash.
- Two new induction furnaces in the lead-silver refinery to upgrade and replace old equipment, which allow for complete elimination of metallic fume emissions and reduced costs.

A follow-up study by MOEH in February 2000 of 503 children who had participated in the 1999 study revealed a mean BLL of 16.6 ug/dL. MOEH concluded that a significant decrease in BLLs had resulted due to Met-Mex Peñoles remediation efforts. However BLLs still were higher than the United States Centers for Disease Control and Prevention (CDC) action level, therefore MOEH decided that further remediation activities and improved surveillance of BLLs were necessary to continue this downward BLL trend. Following the February 2000 MOEH study, community members of Torreón requested that an objective third party conduct a study to confirm the apparent decreasing BLLs in Torreón. In July 2000, the CDC was contacted to perform a BLL study of the children of Torreón (Albalak, McElroy et al. 2003).

In February 2001 a team from the CDC conducted a blood lead level study of children living in Torreón. A total of 367 children (average age 3.7 years) from 278 households, 70 from the area adjacent to the smelter and 208 from a random sample of Torreón were included in the sample. The mean BLL of children in this study was 6.0 ug/dL. Twenty percent of children had BLLs  $\geq 10$ ug/dL, and 5% had BLLs  $\geq 20$ ug/dL. Based on the 2000 Torreón census, this suggests that an estimated 11,181 children between the ages of 1-6 years in Torreón have BLLs  $\geq 10$ ug/dL (Albalak, McElroy et al. 2003).

The results of this study revealed that BLLs in children in this study were moderately high, but lower than those observed before remediation activities were implemented by Met-Mex Peñoles (Albalak, McElroy et al. 2003).

The slow response of government agencies and Peñoles to this problem resulted in a measure of distrust in the community of Torreón. Studies documenting high blood lead levels in Torreón have existed for 20 years, actions to ameliorate contamination started in 1998.

Other problems facing community residents of Torreón are a combination of poverty and lack of knowledge of the health effects of lead. The strongest predictor of BLLs in the CDC study (and similar studies worldwide) was distance from the smelter. BLLs increase in a dose-response fashion with increasing proximity to the smelter and decrease in the same manner with decreasing proximity to the smelter. However, investigations by CDC revealed that the level of education of the primary caregiver were also strong predictors of BLLs in children. Furthermore, there was an interaction effect of distance with level of education on BLLs. Children, whose primary caregiver had no education or a primary level of education, revealed a strong inverse dose-response relation between mean BLLs and distance from the smelter. The effects of distance on BLLs were weaker in children whose primary caregiver had a higher level of education (Albalak, McElroy et al. 2003).

# Herculaneum, El Paso, Torreón, and La Oroya - Similarities and Differences

Herculaneum, Missouri; El Paso, Texas; Torreón, Mexico; and La Oroya, Peru share many similarities. The first railroad constructed in Peru in 1893 made possible the delivery of mining materials from La Oroya to the Peruvian coast. Likewise, in 1888 the

Arizona and Southwestern Railroad was constructed through El Paso to transport copper anodes. El Paso, Texas and La Oroya, Peru are surrounded by mountains and subjected to frequent thermal inversions. Lead smelters located in Herculaneum, El Paso, Torreón, and La Oroya have histories spanning more than 100 years. Another similarity is that scientific studies in all these mining cities demonstrate that blood lead levels in children increase as distance from the smelters decrease. In addition, environmental sampling has revealed elevated levels of arsenic and cadmium, metal by-products of the smeltering process.

However, stark contrasts exist between La Oroya and the cities of El Paso, Herculaneum, and Torreón in efforts to mitigate threats posed by contamination. In Herculaneum, the Doe Run Company has implemented effective interventions that have reduced exposure to environmental lead. The Doe Run Company in Missouri has taken action to clean contaminated areas and implemented measures to reduce/eliminate sources of lead Moreover Doe Run in Missouri has offered a voluntary property contamination. acquisition of homes within a specified geographic area approximately 0.6 km around the smelter, resulting in the purchase of approximately 160 homes through December 2004. Missouri state and Federal health and environmental agencies took aggressive action to control environmental contamination affecting human health. El Paso authorities took forceful action to reduce smelter emissions in the 1970's, and Federal agencies in the United States are taking aggressive action in El Paso to cleanup historical contamination. Federal authorities continue advocating for a full-scale cleanup to permanently and significantly reduce exposure from environmental contaminants. The Mexican government has taken a strong stance against environmental contamination affecting human health. Industrias Peñoles has taken uncompromising actions in cleaning up historical contamination, controlled fugitive emissions, replaced old equipment, and set up a trust fund to provide medical and cleanup cost for the citizens of Torreón.

In La Oroya, needed action has not been implemented. Historical contamination has not been addressed. Fugitive emissions have not been controlled and stack emissions may not fully comply with emission standards until 2011 as currently proposed in Doe Run Environmental Management and Adjustment Program (PAMA in Spanish) for the years 2004 through 2011.

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#### Appendix I: Chelation

During the March 2004 Assessment visit, Peruvian officials asked the CDC assessment team members to offer advice regarding the use of chelation as means for treating lead poisoned children. In the United States, CDC recommends chelation for children with blood lead levels of 45  $\mu$ g/dL or higher. The purpose of chelation is to reduce the amount of lead in the person and thereby prevent further progression of its toxic effects. However, it is only one component in a multifaceted approach to treatment. These guidelines are based on the assumption that the chelated child will be placed in a lead-free environment.

In La Oroya widespread lead contamination results in continued lead exposure for the population from lead in soil and dust as well as lead in the air. Although short-term reductions in blood lead levels should be achievable, there is no evidence that chelation therapy will result in long-term reduction of either blood lead levels or the children's body lead burdens. There is also a lack of information regarding chelation's efficacy in preventing adverse developmental and intellectual outcomes in the face of such ongoing active exposure. However, existing data indicate that even for children whose exposure stops, chelation therapy does not reverse intellectual or developmental delays resulting from lead exposure. In addition, there is concern that repeated courses of chelating agents will also deplete the child of essential metals such as zinc and iron. Thus caution should be exercised in chelating children living in La Oroya.

As a final concern, there is evidence that lead absorption increases when patients are given oral chelating agents. In a study of a handful of adult volunteers given only small amounts of lead and succimer, a frequently used chelating agent, lead absorption increased; although because of increased lead excretion there was no overall increase in body lead burden. However, we do not know what would happen if a population of children were given succimer while they continued to be exposed to very high environmental lead levels.

On the other hand, chelation is definitely life saving when used in the highest risk patients, primarily those with blood lead levels greater than 70 ug/dL. These children are at risk of lead related encephalopathy and death. Physicians should consult with a physician with expertise in chelation and decide, on a case-by-case basis, whether the benefits of chelation therapy out weigh the possible negative consequences. Any guidelines that are developed must emphasize the importance of ensuring a lead-free environment for children both during and after treatment.

#### Appendix J: Plan Development Framework

The CDC team working with DIGESA representatives during a preliminary review of the findings outlined the following plan development framework. The CDC team and DIGESA recommend initiating the planning process at a national workshop convened to examine the 46 problems (APPENDIX K) listed in this report.

#### **Recommended Plan Framework**

Goal: Improve the health status of the residents of La Oroya, Peru

**Problem Statement:** Lead smelting operations in La Oroya emit pollutants into the environment. These pollutants and historical contamination are believed to be associated with environmental degradation and

health problems identified in the local population.

Outcome Objective: Strengthen the environmental public health capacity of local,

regional, and national governmental agencies responsible for

responding to the situation in La Oroya.

**Process Objective:** Develop an integrated intervention plan to reduce exposure to lead

and other contaminants in the mining center of La Oroya, Peru.

**Task 1:** Convene a national workshop.

**Activities:** Those invited to the national workshop will complete the following

activities.

1. Category: Using problem statement forms located in Appendix L of this report, participants establish problem categories and place each problem in the appropriate category. Participants may add additional problems/issues/concerns to the original list of 46.

- 2. Priority: Each problem will be assigned a priority (high, medium, low or other ranking determined by the group) later in the process.
- 3. Problems/Issues/Concerns: Workshop participants are assigned to small workgroups. Each workgroup will be assigned problems most appropriate for the composition of the group. The group reviews each problem statement and decides if problem statement is clear and accurate. If problem statement is not understood it is rewritten. Some problems may need to be divided into 2 or more problem statements. The group may add additional

problems/ issues/ concerns to this original list of 46. Group agrees on the wording and meaning of each problem statement.

- 4. Supporting Information: Group discusses what is known about each problem. What data/information exists? If data/information is available, the group leader is responsible for the collection, organization and summary of existing data/information.
- 5. Information Needed: Group determines additional information needs. What information is needed to better understand and solve this problem? Does this information exist? If needed information does not exist, the group will describe the information needed and develop a plan to obtain it. The group leader is responsible for the collection, organization and summary of this new data/information.
- 6. Subject Matter Experts: Group determines what subject matter experts may be needed to work on this problem. Does necessary technical expertise exist within the country, can existing staff develop this expertise quickly, will outside assistance be needed to fully understand and solve this problem?

#### Task 2:

An intervention is developed for each problem statement.

#### **Activities:**

- 1. Workgroup explores options available to resolve each problem. The group describes the people, processes, and equipment needed and the economic cost of implementing the recommended intervention.
- 2. The group develops a plan with a timeline to implement the selected intervention.

#### Task 3:

Proposed intervention plans prioritized, approved and implemented.

#### **Activities:**

- 1. Recommended interventions are provided to DIGESA for integration into an overall intervention plan.
- 2. DIGESA and partners finalize comprehensive intervention plan and agree on implementation schedule.
- 3. DIGESA and partners secure resources and authority needed to implement and sustain the interventions.

4. Partners implement and evaluate the comprehensive intervention plan

#### Appendix K: Problems/Issues/Concerns Clearly Stated

- 1. Child blood lead level studies conducted in La Oroya indicate children are being exposed to high levels of environmental lead. Actions needed to prevent exposure, control lead emissions, and remediate historical lead contamination have not been implemented.
- 2. In La Oroya there is no coordinated long-term plan to monitor blood lead levels and associated health effects in the residents.
- 3. In addition to lead, other contaminants associated with smelting operations in La Oroya include: particulate matter, sulfur dioxide, arsenic, zinc, and cadmium. The concentration of these contaminants, their geographical distribution in La Oroya and the potential for human exposure to these contaminants has not been thoroughly assessed.
- 4. Environmental and health data related to smelter operations is collected intermittently in La Oroya by several governmental agencies, non-governmental organizations, and Doe Run. These activities are not coordinated and results do not appear to be shared with stakeholders and the residents of La Oroya.
- 5. National, regional, and local health and environmental authorities do not have, and have not identified, the information needed to develop a comprehensive intervention plan to control exposure to emissions from the Doe Run facility.
- 6. Stakeholders have not agreed on the design or implementation of health and environment data collection efforts in La Oroya.
- 7. Existing La Oroya health and environmental data has not been organized, analyzed, and summarized for review. Relevant information is not maintained in a central clearinghouse or organization.
- 8. The extent and magnitude of historical lead contamination in La Oroya is unknown. The geographic distribution of contaminated soil and dust is not well understood. A thorough investigation has not been conducted to identify and map contaminated areas and "hot spots" in La Oroya.
- 9. The adequacy of a plan to remediate historical contamination can not be determined without a better understanding of the situation. Detailed site specific information needed to determine best soil and dust remediation practices may not be available.
- 10. Health and environmental authorities may need additional technical capacity and resources to develop, implement, and manage an environmental remediation program.

- In an effort to control exposure to lead, health authorities and Doe Run officials developed a personal and home hygiene educational campaign for the residents of La Oroya. This plan proposes that exposure to lead can be significantly reduced gradually over time by improved personal hygiene and home cleaning practices. Considering the long history of uncontrolled emissions and the concentration of contaminants in the local environment, personal hygiene and home sanitation may afford only a minimal reduction in opportunities for exposure. Unless combined with a reduction in emissions and the remediation of historical contamination this activity alone will not significantly reduce exposure and may provide a false sense of protection from environmental contaminants.
- 12. The resources and effort dedicated to implementing the proposed health and hygiene program may not result in significant reduction in exposure to contaminants.
- 13. The Ministry of Health may not have the information needed to determine the magnitude of exposure to lead and other contaminants in La Oroya.
- 14. The current and pending consequences on health and environment from continued exposure to agents released from the smelter facility is not well understood by local decision-makers and local residents.
- 15. Regarding the declaration of a public health emergency the Ministry of Health may not have the capacity to determine if a public health emergency exists or the resources needed to justify the declaration of a public health emergency in La Oroya.
- 16. If heavily contaminated areas are found, it may be necessary to temporarily, or permanently, relocate families. A mechanism and the resources for the relocation of families from heavily contaminated areas of La Oroya may not exist.
- 17. Past, present, and proposed PAMAs do not contain measurable health objectives.
- 18. The technical capacity and resources needed to design, implement, and manage a wastewater monitoring program may not exist.
- 19. Wastewater discharged from the Doe Run smelter is not adequately monitored.
- 20. Current laboratory capacity to analyze human blood and environmental samples for lead and other contaminants may be barrier to the development of an effective monitoring system.
- 21. The design and operation of the Doe Run air emissions monitoring plan may not accurately describe the release, movement, and impact of air emissions.

- 22. The geographic distribution and impact of smelter air emissions on downwind communities and ecosystems has not been investigated.
- 23. Doe Run proposes to prioritize the reduction of fugitive emissions over stack emissions. The impact of this proposal on total emissions released from the facility, reduction in exposure, and environmental degradation has not been fully assessed.
- 24. The effectiveness of the Doe Run proposed fugitive and stack emission intervention has not been evaluated by independent technical experts.
- 25. There is no comprehensive plan to evaluate the impact of implemented interventions on health and the environment.
- 26. The impact of wastewater discharged from the Doe Run facility on drinking water supplies, surface and ground water quality, aquatic life, and the watershed ecosystem has not been fully investigated.
- 27. The plan proposed to improve management of wastewater generated at the Doe Run facility has not been reviewed by independent technical experts.
- 28. The potential impact on the environment and human health from zinc oxide storage operations has not been assessed.
- 29. The potential impact on the environment and human health from arsenic trioxide storage operations has not been assessed.
- 30. The potential impact on the environment and human health from slag waste storage operations has not been fully assessed.
- 31. The potential impact on the environment and human health from dusts and particulates that become airborne during the transportation (truck, train, conveyor belt system) of materials associated with smelter operations has not been assessed.
- 32. A comprehensive solid waste management plan may not exist for the Doe Run facility.
- An environmental health risk monitoring system to track changes in emissions and changes in human blood lead levels over time does not exist.
- An environmental health monitoring system to track remediation efforts and reduction in human exposure to harmful agents over time does not exist.
- 35. Community members, government officials, Doe Run management and smelter workers, health care providers, and public health authorities have not reached

- consensus on the potential health impacts from exposure to smelter emissions, waste management operations, and historical environmental contamination.
- 36. Health care providers do not have current and culturally appropriate procedures for assessing children for signs and symptoms of exposure to lead and other toxins.
- 37. La Oroya health clinic data indicates a high rate of respiratory illness among local residents. The cause of the high morbidity of respiratory illness has not been investigated.
- 38. Health care providers in La Oroya have not fully supported preventive measures and have opted to emphasize curative care like chelation therapy, treatment plans and the need for a toxicological center to treat lead poisoned individuals.
- 39. Educational material on exposure to environmental contaminants, health effects, and exposure prevention currently available to the residents of La Oroya may be confusing and/or misleading.
- 40. Community members and health care providers may not understand the limitations of nutrition in reducing health impacts from lead exposure.
- 41. A well-designed risk communication program does not exist in La Oroya.
- 42. Community members are not actively involved in discussions and decision-making activities on topics that may impact their health and well-being.
- 43. Existing health and environment regulations may not adequately address current smelter emission issues and historical contamination.
- 44. Maximum Permissible Levels (MPL) for all contaminants associated with smelter operations may not exist in Peru. Existing MPLs have not been recently reviewed.
- 45. Regulatory authorities may not have capacity to enforce existing environmental and health regulations related to smeltering operations.
- 46. Public health resources and authority needed to address health and environmental issues associated with mining and mineral processing in Peru should be strengthened.

#### Appendix L: Problem Statement Worksheets

### Development of an Integrated Intervention Plan to Reduce Exposure to Lead and Other Contaminants in La Oroya, Peru

#### Problems, Issues, and Concerns

Category:	Priority:

**Problem Statement:** Child blood lead level studies conducted in La Oroya indicate children are being exposed to high levels of environmental lead. Actions needed to prevent exposure, control lead emissions, and remediate historical lead contamination have not been implemented.

#### **Supporting Information:**

Information obtained/reviewed leading to the identification of this as a problem.

#### Information needed:

- Information needed to support, clarify, or eliminate this problem.
- Information needed to develop a recommendation to address this problem.

#### **Subject Matter Experts/Resources:**

CDC/LPPB CDC/EHSB USEPA STATE HEALTH & ENV. DEPT.

**Recommendation:** BLL in children living in La Oroya should be reduced to 10 ug/dl. Action necessary to reduce emissions and remediate historical contamination should be implemented as soon as possible.

Category:	Priority:
<b>Problem Statement:</b> In La Oroya there is no coordinated long-term plan to monitor blood lead levels and associated health effects in the residents.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

	Category:	Priority:
<b>Problem Statement:</b> In addition to lead, other contaminants associated with smelting operations in La Oroya include: particulate matter, sulfur dioxide, arsenic, zinc, and cadmium. The concentration of these contaminants, their geographical distribution in La Oroya and the potential for human exposure to these contaminants has not been thoroughly assessed.		
Supporting Information:		
	Information needed:	
Subject Matter Experts/Resources:		
	Recommendation:	

Category:	Priority:	
<b>Problem Statement:</b> Environmental and health data related to smelter operations is collected intermittently in La Oroya by several governmental agencies, non-governmental organizations, and Doe Run. These activities are not coordinated and results do not appear to be shared with stakeholders and the residents of La Oroya.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

	Category:	Priority:	
<b>Problem Statement:</b> National, regional, and local health and environmental authorities do not have, and have not identified, the information needed to develop a comprehensive intervention plan to control exposure to emissions from the Doe Run facility.			
	Supporting Information:		
Information needed:			
	Subject Matter Experts/Resources:		
	Recommendation:		

Category:	Priority:
<b>Problem Statement:</b> Stakeholders have not agreed on the design or implementation of health and environment data collection efforts in La Oroya.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:
Problem Statement: Existing La Oroya health and environmental data has not been organized, analyzed, and summarized for review.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:	
<b>Problem Statement:</b> The extent and magnitude of historical lead contamination in La Oroya is unknown. The geographic distribution of contaminated soil and dust is not well understood. A thorough investigation has not been conducted to identify and map contaminated areas and "hot spots" in La Oroya.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> The adequacy of a plan to remediate historical contamination can not be determined without a better understanding of the situation. Detailed site specific information needed to determine best soil and dust remediation practices may not be available.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> Health and environmental authorities may need additional technical capacity and resources to develop, implement, and manage an environmental remediation program.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> In an effort to control exposure to lead, health authorities and Doe Run officials developed a personal and home hygiene educational campaign for the residents of La Oroya. This plan proposes that exposure to lead can be significantly reduced gradually over time by improved personal hygiene and home cleaning practices. Considering the long history of uncontrolled emissions and the concentration of contaminants in the local environment, personal hygiene and home sanitation may afford only a minimal reduction in opportunities for exposure. Unless combined with a reduction in emissions and the remediation of historical contamination this activity alone will not significantly reduce exposure and may provide a false sense of protection from environmental contaminants.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> The resources and effort dedicated to implementing the proposed health and hygiene program may not result in significant reduction in exposure to contaminants.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> The Ministry of Health may not have the information needed to determine the magnitude of exposure to lead and other contaminants in La Oroya.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> The current and pending consequences on health and environment from continued exposure to agents released from the smelter facility is not well understood by local decision-makers and local residents.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> Regarding the declaration of a public health emergency the Ministry of Health may not have the capacity to determine if a public health emergency exists or the resources needed to justify the declaration of a public health emergency in La Oroya.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> If heavily contaminated areas are found, it may be necessary to temporarily, or permanently, relocate families. A mechanism and the resources for the relocation of families from heavily contaminated areas of La Oroya may not exist.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:
<b>Problem Statement:</b> Past, present, and proposed PAMAs do not contain measurable health objectives.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:	
<b>Problem Statement:</b> The technical capacity and resources needed to design, implement, and manage a wastewater monitoring program may not exist.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:
<b>Problem Statement:</b> Wastewater discharge from the Doe Run smelter is not adequately monitored.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:	
<b>Problem Statement:</b> Current laboratory capacity to analyze human blood and environmental samples for lead and other contaminants may be inadequate for the development of an effective monitoring system.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> The design and operation of the Doe Run air emissions monitoring plan may not accurately describe the release, movement, and impact of air emissions.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		
Subject Matter Experts/Resources:		

Category:	Priority:
<b>Problem Statement:</b> The geographic distribution and impact of smelter air emissions on downwind communities and ecosystems has not been investigated.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:	
<b>Problem Statement:</b> Doe Run proposes to prioritize the reduction of fugitive emissions over stack emissions. The impact of this proposal on total emissions released from the facility, reduction in exposure, and environmental degradation has not been fully assessed.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> The effectivenes stack emission intervention has not been experts.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:
<b>Problem Statement:</b> There is no comprehensive plan to evaluate the impact of implemented interventions on health and the environment.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:	
<b>Problem Statement:</b> The impact of wastewater discharged into the river from the Doe Run facility on drinking water supplies, surface and ground water quality, aquatic life, and the watershed ecosystem has not been fully investigated.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> The plan proposed to improve management of wastewater generated at the Doe Run facility has not been reviewed by independent technical experts.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:
<b>Problem Statement:</b> The potential impact on the environment and human health from zinc oxide storage operations has not been assessed.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:	
<b>Problem Statement:</b> The potential impact on the environment and human health from arsenic trioxide storage operations has not been assessed.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:
<b>Problem Statement:</b> The potential impact on the environment and human health from slag waste storage operations has not been fully assessed.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

	Category:	Priority:	
<b>Problem Statement:</b> The potential impact on the environment and human health from dusts and particulates that become airborne during the transportation (truck, train, conveyor belt system) of materials associated with smelter operations has not been assessed.			
	Supporting Information:		
Information needed:			
Subject Matter Experts/Resources:			
	Recommendation:		

Category:	Priority:
<b>Problem Statement:</b> A comprehensive solid waste management plan may not exist for the Doe Run facility.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:	
<b>Problem Statement:</b> An environmental health risk monitoring system to track changes in emissions and changes in human blood lead levels over time does not exist.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> An environmental health monitoring system to track remediation efforts and reduction in human exposure to harmful agents over time does not exist.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> Community members, government officials, Doe Run management and smelter workers, health care providers, and public health authorities have not reached consensus on the potential health impacts from exposure to smelter emissions, waste management operations, and historical environmental contamination.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> Health care providers do not have current and culturally appropriate procedures for assessing children for signs and symptoms of exposure to lead and other toxins.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:	
<b>Problem Statement:</b> La Oroya health clinic data indicates a high rate of respiratory illness among local residents. The cause of the high morbidity of respiratory illness has not been investigated.		
Supporting Information:		
Information needed:		
Subject Matter Experts/Resources:		
Recommendation:		

Category:	Priority:
<b>Problem Statement:</b> Health care providers in La Oroya have not fully supported preventive measures and have opted to emphasize curative care like chelation therapy, treatment plans and the need for a toxicological center to treat lead poisoned individuals.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:
<b>Problem Statement:</b> Educational material on exposure to environmental contaminants, health effects, and exposure prevention currently available to the residents of La Oroya may be confusing and/or misleading.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:
<b>Problem Statement:</b> Community members and health care providers may not understand the limitations of nutrition in reducing health impacts from lead exposure.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:
<b>Problem Statement:</b> A well designed risk communication program does not exist in La Oroya.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:
<b>Problem Statement:</b> Community members are not actively involved in discussions and decision-making activities on topics that may impact their health and well-being.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:
<b>Problem Statement:</b> Existing health and environment regulations may not adequately address current smelter emission issues and historical contamination.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:
<b>Problem Statement:</b> Maximum Permissible Levels MPL for all contaminants associated with smelter operations may not exist in Peru. Existing MPLs have not been recently reviewed.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:
<b>Problem Statement:</b> Regulatory authorities may not have capacity to enforce existing environmental and health regulations related to smeltering operations.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	

Category:	Priority:
<b>Problem Statement:</b> The public health infrastructure needed to address health and environmental issues associated with mining and mineral processing does not exist in Peru.	
Supporting Information:	
Information needed:	
Subject Matter Experts/Resources:	
Recommendation:	