# Chapter 4: Nonradiological Environmental Monitoring Program

he Savannah River Site (SRS) nonradiological environmental monitoring program serves two purposes: it confirms the Site is complying with state and federal regulations and permits, and it monitors any effects SRS has on the environment, both onsite and offsite. SRS monitors permitted point-source discharges from onsite facilities for nonradiological parameters to ensure it is complying with regulations and permit requirements. SRS collects and analyzes environmental media such as air, water, sediment, and fish for nonradiological parameters to evaluate the effect of Site operations on the environment.

# 2020 Highlights

#### **Effluent Releases**

- Nonradiological effluent releases for all categories except industrial wastewater met permit limits and applicable standards.
- SRS reported only 3 exceptions out of 2,605 analyses at SRS National Pollutant Discharge Elimination System (NPDES) industrial wastewater outfalls, a 99.9% compliance rate.
- All SRS industrial stormwater outfalls under the South Carolina general industrial stormwater permit were compliant.

# **Onsite Drinking Water**

All SRS drinking water systems complied with South Carolina Department of Health and Environmental Control (SCDHEC) and U.S. Environmental Protection Agency (EPA) water quality standards.

#### Surveillance Program

- SRS industrial wastewater and industrial stormwater discharges are not significantly affecting the water quality of onsite streams and the Savannah River.
- Sediment results from SRS streams, stormwater basins, and the Savannah River were consistent with the background control locations and were comparable with historical levels.
- Fish flesh sample results were consistent with historical levels.

# 4.1 INTRODUCTION

Environmental monitoring programs at SRS examine both radiological and nonradiological constituents that Site activities could release into the environment. Chapter 5, *Radiological Environmental Monitoring Program*, discusses the radiological components of this monitoring program, while this chapter focuses on the nonradiological constituents.

The nonradiological monitoring program collects and analyzes air, water, sludge, sediment, and fish samples from numerous locations throughout SRS and the surrounding area. The program consists of two focus areas: 1) effluent monitoring,

and 2) environmental surveillance. The objective of the effluent monitoring program is to demonstrate the Site is complying with permits, and the focus of the environmental surveillance program is to assess the environmental impacts of Site operations on Chapter 4—Key Terms

**Effluent** is a release to the environment of treated or untreated water or air from a pipe or a stack. Liquid effluent flows into a body of water, such as a stream or lake. Airborne effluent (also called emission) discharges into the air.

**<u>Effluent monitoring</u>** is the collection of samples or data from the point a facility discharges liquids or releases gases.

**Environmental surveillance** is the collection of samples beyond the effluent discharge points and from the surrounding environment.

**<u>Outfall</u>** is a place where treated or untreated water flows out of a pipe or ditch.

the surrounding area. SRS determines sampling frequency and analyses based on permit-mandated monitoring requirements and federal regulations.

SRS conducts nonradiological environmental monitoring on the following categories:

- Atmospheric (airborne emissions and precipitation with a special focus on mercury deposition)
- Water (wastewater, stormwater, sludge, onsite drinking water, and river and stream water quality)
- River, stream, and stormwater basin sediment
- Fish

Figure 4-1 shows the types and typical locations (for example, upstream and downstream of SRS influence) of the nonradiological sampling SRS performs.

This chapter summarizes the nonradiological environmental monitoring programs and data results. Section 8.4, *Environmental Monitoring Program QA Activities*, and Section 8.5, *Environmental Monitoring Program QC Activities*, summarize the quality assurance and quality control practices that support the sampling and analysis reported in this chapter. Appendix Table B-1 of this document summarizes the nonradiological surveillance sampling media and frequencies.

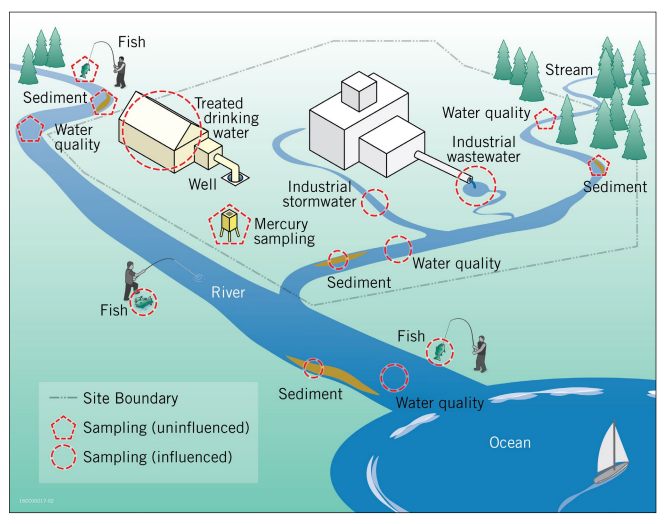


Figure 4-1 Types and Typical Locations of Nonradiological Sampling

# 4.2 CALCULATED AIR EMISSIONS

Airborne contaminants can present a risk to public health and the environment. Thus, identifying and quantifying these contaminants is essential to a nonradiological monitoring program. SCDHEC regulates nonradioactive air pollutant emissions from SRS sources. The regulations list pollutants, compliance limits, and the analytical methods or test procedures approved for use to demonstrate compliance.

SRS uses nonradioactive volatile chemicals (for example, gasoline, toluene), fuels, and combustion products that can adversely affect the environment if released into the air in sufficient quantities. However, the Site uses most of these materials in very small quantities, and the environmental impact from their potential release is negligible. Because of the nature and quantity of potential air emissions, regulators do not require SRS to sample or monitor the ambient air for chemical pollutants. Following SCDHEC requirements, SRS uses process data to calculate emissions.

Many of the applicable regulatory standards are source-dependent (that is, applicable to certain types of industries, processes, or equipment). The SCDHEC-issued Title V operating permit provides the source-

specific limits for operating facilities, source sampling, testing, monitoring, and reporting frequency. SRS demonstrates it is complying with these regulations by performing air dispersion modeling and submitting to SCDHEC an emissions inventory of air pollutant emissions. SRS uses SCDHEC- and EPA-approved calculations that include source-operating parameters—such as operating hours, process throughput, and EPA-approved emission factors—to determine facility source emissions. SRS then compares the total actual annual emissions for each source to the emission limits contained in applicable permits. Chapter 3, *Compliance Summary*, Section 3.3.6.4, *Air Emissions Inventory*, discusses emissions reporting.

# 4.3 WATER MONITORING

SRS nonradiological water monitoring includes collecting water, sludge, and sediment samples and performing field measurements on various water sources onsite and from the Savannah River. The sample results enable SRS personnel to evaluate whether there is long-term buildup of pollutants downstream of discharge points and determine whether SRS is complying with permit requirements. SRS also collects and analyzes fish from the Savannah River to evaluate metal uptake in the flesh. SRS monitors groundwater, as Chapter 7, *Groundwater Management Program*, discusses.

#### 4.3.1 Wastewater, Stormwater, and Sludge Monitoring

Nonradiological surface water monitoring primarily consists of sampling water discharges (industrial wastewater and industrial stormwater) associated with SRS NPDES-permitted outfalls. SRS monitors nonradiological liquid discharges to surface waters through the NPDES program, as mandated by the Clean Water Act. The NPDES permit program controls water pollution by regulating point sources that discharge pollutants into Waters of the United States.

SCDHEC administers the NPDES permit program and is responsible for permitting, compliance tracking, monitoring, and enforcing the program. The permits SCDHEC issues to SRS provide specific requirements for sampling locations, collection methods, analytes required at an individual outfall, monitoring frequency, permit limits for each analyte, and analytical and reporting methods.

SRS collects NPDES samples in the field according to 40 CFR 136, *Guidelines Establishing Test Procedures for the Analysis of Pollutants*. This document lists specific methods for sample collecting and preserving, and acceptable analytical methods for the type of pollutant.

#### <u>Wastewater</u>

In 2020, SRS monitored 28 industrial wastewater outfalls for physical and chemical properties, including flow, dissolved oxygen, acidity (pH), ammonia, biochemical oxygen demand, fecal coliform, metals, oil and grease, volatile organic compounds, and total suspended solids (TSS). Figure 4-2 shows these locations. The permits specify how often SRS is to monitor the outfalls. Typically, SRS took samples at the locations once a month, although some locations required monitoring as frequently as once a day and others as infrequently as once a quarter. As specified by permits, SRS collected either grab samples (individual sample collected all at one time) or composite samples (a mixture of grab samples collected over a specific period, typically 24 hours). SRS reported results to SCDHEC in required monthly discharge

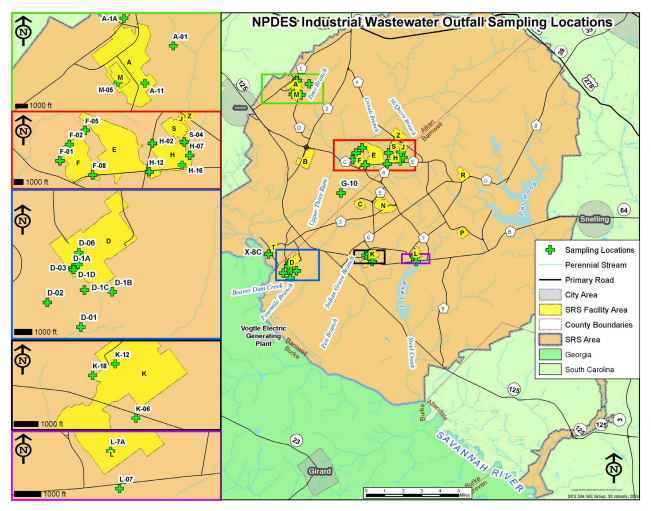


Figure 4-2 NPDES Industrial Wastewater Outfall Sampling Locations

monitoring reports. In addition, SRS collected quality control samples as an internal check to ensure representative data. Section 8.5, *Environmental Monitoring Program QC Activities*, summarizes the quality-control sample results.

SCDHEC assesses the SRS NPDES Industrial Wastewater program during Comprehensive Evaluation Inspections or Comprehensive Sample Inspections. The evaluation includes records and procedures review; personnel interviews; and outfall, treatment facility, and land application site inspections. SCDHEC performed a Comprehensive Sample Inspection in March 2020, which included sampling the outfall discharges. Subsequently, on December 10, 2020, SCDHEC issued an unsatisfactory rating for exceeding the fecal coliform limit at the G-10 outfall, a satisfactory rating for the D-Area outfall, and a satisfactory with deficiencies rating for the Land Application Site.

#### <u>Stormwater</u>

The five-year SCDHEC-issued general permit covers 40 industrial stormwater outfalls that Figure 4-3 illustrates. Industrial stormwater monitoring consists of four components: effluent limitations guidelines monitoring, impaired waters monitoring, benchmark monitoring, and visual assessment.

**Effluent Limitations Guidelines Monitoring**—Certain outfall sectors have specific limitations imposed. SRS has one outfall that falls in this category because the runoff is from a coal storage pile area at a decommissioned steam electric generating facility. The stormwater runoff collects into a basin that was designed for at least a 10-year/24-hour rainfall event. Although the outfall has not discharged since 1991 in the event that it does discharge, SRS will sample for pH. SRS submits an annual report to SCDHEC indicating the outfall has not discharged in the previous 12 months.

**Impaired Waters Monitoring**—A waterbody is impaired if it has been identified as not meeting applicable state water quality standards. When a receiving stream is impaired, SRS samples stormwater discharges to that stream to ensure they are not contributing to an existing problem. Under the impaired water monitoring program, SRS does not sample and analyze for *Escherichia coli* (*E. coli*) because SRS processes do not contribute that contaminant to either of the two *E. coli*-impaired streams onsite.

**Benchmark Monitoring**—SRS must monitor for any benchmark parameter specified for the outfall's assigned industrial sector(s). Not all outfalls have required benchmark monitoring. Under the current permit, benchmark sampling has been completed for all but outfall N-12A, which is not meeting the copper benchmark limit. The Site has implemented corrective measures, and the results are trending in a positive direction.

**Visual Assessment**—Visual assessment outfalls are divided into groups with substantially identical effluents. Each year, one outfall is selected from each group to be the designated representative outfall for the required quarterly sampling. The representative outfall in each group rotates annually. Trained Site employees collect samples and inspect them for clarity, odor, oil and grease, and other simple parameters. The inspector completes Visual Assessment forms to document the assessment results.

SRS typically collects stormwater samples during qualifying rain events, characterized by two conditions: 1) at least 72 hours have elapsed since the previous flow event, and 2) the sample collection should occur during the first 30 minutes of the flow event. For certain sampling locations, SRS continued to use wireless technology to send immediate text notifications of rain events and to start automated samplers. SRS also uses sample bottles installed in some outfalls that fill when the flow reaches the bottle inlet. These practices allowed SRS to comply with the SCDHEC permit requirement of sampling within 30 minutes of stormwater flow. SRS collects grab samples in a few locations where automated installations are not possible due to the construction of the outfall.

#### <u>Sludge</u>

SRS disposes of sludge from the Central Sanitary Wastewater Treatment Facility according to the requirements in the SCDHEC-issued NPDES land application permit. In doing so, the Site must sample the sludge to confirm it has met the permit's standards before applying the sludge to the designated pine forest land.

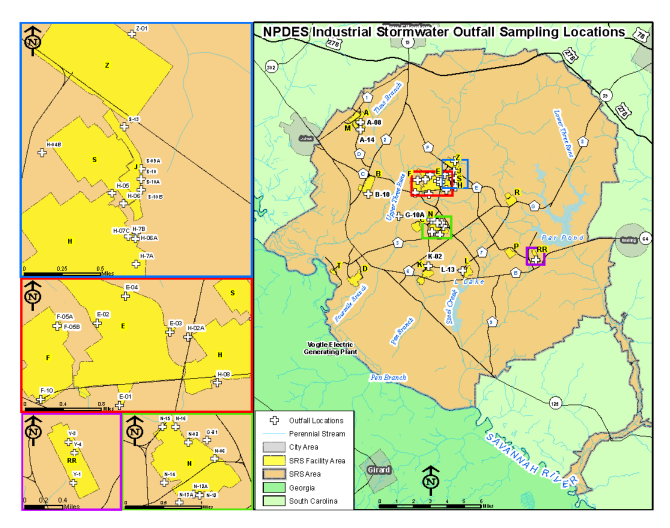


Figure 4-3 NPDES Industrial Stormwater Outfall Sampling Locations

# 4.3.1.1 Wastewater, Stormwater, and Sludge Results Summary

#### Wastewater

SRS reports NPDES industrial wastewater analytical results to SCDHEC through monthly discharge monitoring reports. The Site reported only 3 exceptions to the permit requirements for the 2,605 analyses performed during 2020, a 99.9% compliance rate. SRS had one permit exception at outfall K-12 for an invalidated flow measurement due to a malfunctioning flow meter and two permit limit exceedances, one for daily maximum ammonia at outfall G-10 and one for daily maximum flow at outfall K-12. On August 4, 2020 SCDHEC issued a Notice of Violation (NOV) for the ammonia limit exceedance at G-10 but did not assess a penalty. Chapter 3, *Compliance Summary*, Section 3.3.7.1.1, *National Pollutant Discharge Elimination System*, provides additional information on the NOV.

#### Stormwater

SRS monitored all industrial stormwater outfalls according to permit requirements in the following manner:

- SRS did not collect samples at the one outfall (H-07B) that required effluent sampling because there was no discharge in 2020. SRS reported results to SCDHEC in a required annual discharge monitoring report.
- SRS previously met benchmark sampling requirements for all analytes (ammonia,



**Collecting a Low-level Mercury Sample** 

chemical oxygen demand, cyanide, *E. coli*, metals, nitrite, nitrate, pH, and TSS) at all but three outfalls (G-10A, Z-01, and N-12A) for the remainder of the five-year permit.

- There was no discharge in 2020, so SRS could not collect samples at outfalls G-10A and Z-01.
- SRS met benchmark sampling requirements for all analytes except copper at outfall N-12A. The 2020 sample result exceeded the copper benchmark limit; however, corrective measures implemented in 2017 and 2018 remain in place, and results were lower than the highest historical result.
- Based on evaluations of the current operations in the watersheds, SRS reclassified S-11 from an industrial stormwater outfall to an administrative outfall because the discharge does not meet the criteria specified by SCDHEC.
- For visual assessment sampling, SRS groups together substantially identical outfalls—35 outfalls in 9 groupings—and designates one outfall to represent a group each year. SRS samples the remaining five outfalls individually and not as groups. In 2020, Site personnel visually assessed the water of these outfalls for color, odor, clarity, solids, foam, and oil sheen. Visual assessments identified no industrial impacts.

#### Sludge

The Site generally applies sludge from the Central Sanitary Wastewater Treatment Facility once every two years. SRS did not perform sludge land application in 2020.

# 4.3.2 Onsite Drinking Water Monitoring

SRS uses groundwater sources to supply drinking water to onsite facilities. The A-Area treatment plant supplies most of SRS's drinking water. The Site also has 4 smaller drinking water facilities that SCDHEC regulates, each serving fewer than 25 people.

SCDHEC requires SRS to collect 10 bacteriological samples each month from the A-Area Domestic Water Distribution System to ensure that domestic water meets SCDHEC and EPA bacteriological drinking water quality standards. SRS exceeds this requirement by collecting 15 samples each month from various locations throughout the system.

# 4.3.2.1 Drinking Water Results Summary

All drinking water bacteriological samples that SRS collected in 2020 met the state and federal drinking water quality standards.

# 4.3.3 River and Stream Water Quality Surveillance

South Carolina Regulation 61-69, *Classified Waters*, classifies SRS streams and the Savannah River as "freshwaters." Freshwaters, as defined in Regulation 61-68, *Water Classifications and Standards*, (SCDHEC 2014) support the following:

- Primary and secondary contact recreation and as a drinking water source after conventional treatment in accordance with SCDHEC requirements
- Fishing and the survival and propagation of a balanced indigenous aquatic community of fauna and flora
- Industrial and agricultural uses

SRS surveys river and stream water quality to identify: 1) any degradation that could be attributable to the water discharges Site NPDES permits regulate, and 2) materials coming from inadvertent releases at sources other than routine release points.

SRS sampled 10 onsite streams and 5 Savannah River locations for various physical and chemical properties, including temperature, hardness, dissolved oxygen, pH, herbicides, metals, nitrate, nitrite, pesticides, phosphorus, polychlorinated biphenyls (PCBs), total organic carbon, and TSS. Figure 4-4 shows the sampling locations. The stream control location in Upper Three Runs (U3R-1A), which SRS temporarily relocated due to bridge construction, returned to the original location during 2020. The river and stream sampling locations are upstream from, adjacent to, and downstream from the Site. SRS compares results to background levels of chemicals from natural sources and from contaminants produced by municipal sewage plants, medical facilities, and other upstream industrial facilities to assess the environmental impacts of Site operations on the surrounding area. SRS samples the water quality locations monthly and semiannually by the conventional grab-collection technique. SCDHEC also collects samples at several onsite stream locations as a quality-control check of the SRS program. SRS collects quality control samples throughout the year, as documented in Section 8.5, *Environmental Monitoring Program QC Activities*.

# 4.3.3.1 River and Stream Water Quality Results Summary

SRS analyzed 4,527 individual samples collected from the 15 stream- and river-water quality locations during 2020, with 3,470 of 3,819 (91%) meeting South Carolina Freshwater Quality Standards, as available. (Not all analytes sampled have a standard.) Averages for each river and stream location met standards for beryllium, cadmium, chromium, mercury, nickel, nitrate, nitrite, zinc, pesticides, herbicides, and PCBs. Additionally, averages for each river location met standards for dissolved oxygen and temperature. Appendix Table C-1 summarizes the analytical results. These results continue to indicate that SRS discharges are not significantly affecting the water quality of onsite streams or the Savannah River.

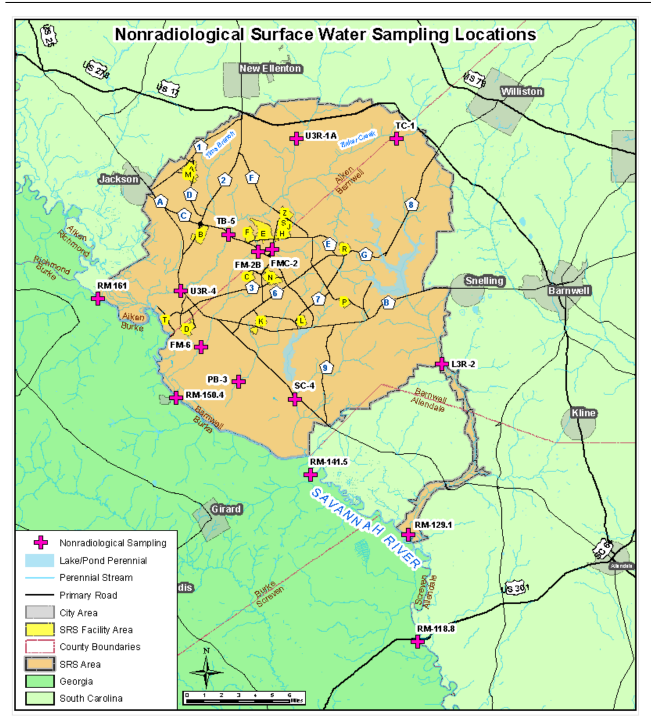


Figure 4-4 Nonradiological Surface Water Sampling Locations

# 4.3.4 Sediment Sampling

SRS's nonradiological sediment surveillance program measures the concentrations of various inorganic contaminants that Site releases deposit in stormwater basins, stream systems, and the Savannah River, where they accumulate or disperse.

The nonradiological sediment program collects sediment samples annually at various Site stream, stormwater basin, and Savannah River locations (Figure 4-5). The locations vary from year-to-year,

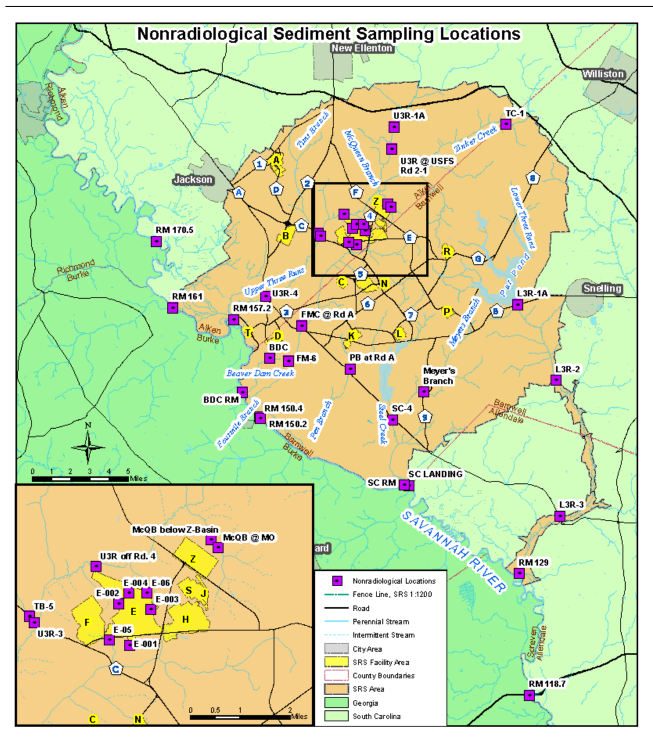


Figure 4-5 Nonradiological Sediment Sampling Locations

depending on the rotation schedule agreed upon with SCDHEC. SRS collects duplicate samples to assess quality control, as documented in Section 8.5, *Environmental Monitoring Program QC Activities*. SRS moved the nonradiological sediment surveillance program control location in Upper Three Runs back to the original location (U3R-1A) from the temporary location (U3R-0) because the bridge construction at that location is complete and access is available.

#### 4.3.4.1 Stream and River Sediment Results Summary

SRS collected and analyzed 384 individual sediment samples from 24 locations (12 from streams, 3 from stormwater basins, and 9 from the Savannah River). SRS measured aluminum, antimony, arsenic, barium, cadmium, chromium, copper, iron, lead, manganese, mercury, nickel, selenium, silver, uranium, and zinc. Many of these are trace metals that occur naturally in soils and sediments. Ninety-six percent (367 of 384 analyses) of the 2020 results met the EPA Region 4 Sediment RSVs. Barium accounted for 14 of the 17 samples that exceeded its



**Collecting a Sediment Sample** 

RSV (60 mg/kg), while manganese accounted for the remaining 3 exceeding its RSV (1,100 mg/kg). SRS considers the barium exceedances as background, as evidenced by Agency for Toxic Substances and Disease Registry 2007 Toxicological Profile for Barium (mean values ranging between 265 and 835 mg/kg), and similar results in both control locations and in historical trending. Appendix Table C-2 summarizes the analytical results. All results compare to those of the previous five years and demonstrate SRS activities are not significantly affecting the metals concentrations of onsite basins and streams, or the Savannah River.

# 4.3.5 Fish Monitoring

SRS samples aquatic species to identify and evaluate any effect of Site operations on contaminant levels in fish. The Site collects freshwater fish (bass, catfish, flathead catfish and panfish) at six locations on the Savannah River from above SRS at Augusta, Georgia to the coast of Savannah, Georgia. SRS collects freshwater fish at the mouth of the streams that flow through the Site and gathers saltwater fish (mullet) at the Savannah River mouth near Savannah. SRS analyzes samples of the edible flesh for metals uptake. SRS performs nonradiological analyses for



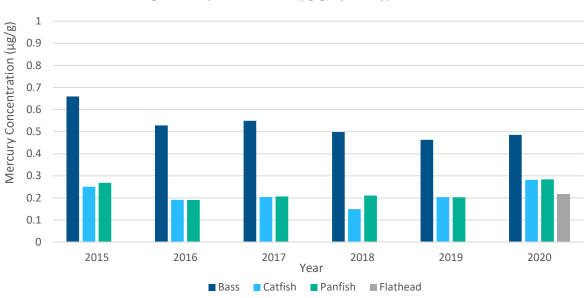
SRS Collects Fish as Part of its Monitoring Program.

antimony, arsenic, cadmium, chromium, copper, lead, manganese, mercury, nickel, and zinc.

#### 4.3.5.1 Fish Results Summary

In 2020, SRS performed 1,830 individual analyses on 183 fish flesh samples. During this reporting period, it added flathead catfish to the freshwater fish surveillance program as the flathead have become established in most waters where they have been introduced, including the Savannah River. Nine percent of the results were nondetects (less than the method detection limit). Appendix Tables C-3 and C-4

summarize the analytical results. SRS detected and quantified 23%, or 421 results of the 1,830 individual analyses. Most of the detected and quantified results were for chromium, copper, and manganese. The remaining 68% were estimated values, indicating SRS detected the analyte, and the concentration was close to the method detection limit. The 2020 data is comparable to the results for the previous five years. Figure 4-6 shows the average mercury results by fish type for 2015 through 2020 with flathead being added in 2020.



Average Mercury Concentration ( $\mu$ g/g) by Fish Type for 2015-2020

Figure 4-6 Average Mercury Concentration of Fish Species in the Savannah River, Adjacent to the Savannah River Site

# 4.4 PRECIPITATION CHEMISTRY AND DEPOSITION

The SRS nonradiological air monitoring program collects samples and data to calculate air emissions from Site sources and for the National Atmospheric Deposition Program (NADP). The NADP monitors the geographic distribution of specific airborne contaminants to better understand their effects on the environment. The NADP publishes data one year after analyzing all samples from its network of collection locations. The NADP data and geographic deposition maps are available on its maps and data webpage.

SRS sponsors a collection station to support the NADP. This station, near the center of SRS at the Savannah River National Laboratory Central Climatology Facility, collects weekly precipitation (rain, sleet, and snow) samples and submits them to NADP laboratories for chemical analysis. Since 2001, this station has been part of the Mercury Deposition Network (MDN) of the NADP. The MDN provides data on the geographic distributions and trends of mercury in precipitation. Natural sources, including volcanoes and wildfires, emit mercury into the atmosphere and surface waters. Mercury also occurs naturally in some soils, yet most of the attention on mercury in the environment focuses on anthropogenic sources: coal combustion, medical waste incineration, and chlorine production, among others. The MDN is the only

network providing a long-term record of mercury concentrations in North American precipitation. All monitoring sites follow standard procedures and have uniform precipitation collectors and gauges. Beginning in 2012, the National Trends Network (NTN) added the station at SRS. This network tracks changes in acid rain.

Sample analysis associated with the NTN includes free acidity (pH), conductivity, calcium, magnesium, sodium, potassium, sulfate, nitrate, chloride, and ammonium. In addition to supporting national-scale observations relating to trends in precipitation chemistry, results from this surveillance provide specific information related to the chemistry of precipitation at SRS. NTN data is available on the NADP website.