

Health Engineering, and later private partners, installed some 3 million tube-wells, mostly since the 1980s, and unknowingly at the time the majority of wells were contaminated with horrendous levels of arsenic which was released from natural arsenic-bearing aquifer sediments.

Since the "safe" drinking water was not tested, the problem was discovered only in 1983 after people, eventually thousands, were diagnosed with arsenic poisoning symptoms, such as gross skin lesions in children. The confirmation of the problem as arsenic contamination of well water was confirmed in 1993, but by 1997, UNICEF was still patting itself on the back for surpassing its 2000 goal of "safe" drinking water.

Bangladesh is now grappling with the largest mass poisoning of a population in history, and if the estimated 200,000 victims of arsenicosis in West Bengal is any indication, the number affected in Bangladesh is far greater, based on 20 million people estimated to have been exposed. The British Geological Survey reported that among 9037 wells tested, 22 percent have arsenic concentrations above 100 micrograms per Liter (ppb).

Arsenic bioaccumulation by lowland plants and aquatic organisms contributes to elevated arsenic in some lowland soils, and bioaccumulation may also be a remedy. The University of Florida's Lena Q. Ma and coworkers showed in *Nature* magazine in 2002 that the brake fern *Pteris vittata* can accumulate up to 126-fold enrichment of arsenic, and the highest concentration was 22,630 ppm arsenic in the

plant. The fern naturally grows better in alkaline environments where arsenic is more available, and grows better in arsenic-contaminated soil than in uncontaminated soil.

As the FDEP's Leslie Smith pointed out on Nov. 14, turf fertilizer cannot be ignored as a possible source of elevated levels of arsenic in golf courses. But the most complete report that would shed light on arsenic in Florida is an extensive draft report, "Quantities of arsenic within the state of Florida, by University of Miami's Dr. Helena Solo-Gabriele and others such as UF's Dr. Timothy Townsend. The bottom line is that about 2500 metric tons of arsenic moved into Florida in the year 2000, 60 percent associated with CCA-treated wood, 20 percent from herbicides, 15 percent from geologic sources such as phosphate mining, and 4 percent from coal.

Although Florida has about 50,000 tons of "accessible" natural arsenic reservoirs, including geological reserves, roughly 50 percent is associated with CCA-treated wood, and between 7 and 20 percent is associated with arsenical pesticides. MSMA (and DSMA) were described as a "difficult dilemma since these chemicals are applied in liquid form directly on crops and golf courses. Contamination from these arsenical herbicides is immediate, quick to disperse, and thus difficult to control. Given these observations, efforts in Florida should focus on reducing the use of arsenical herbicides for controlling weed growth on crops and golf courses," and properly dealing with CCA-treated wood and wood waste.

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Editor's Note: While not disputing the obvious import of arsenic into Florida soils through chemical use, I do question some of the figures in the report by Dr. Helena Solo-Gabriele referenced above. In the report they used the generally accepted figure of 150 acres per golf course times 1400 golf courses in Florida to estimate the amount of arsenic applied annually.

When you break down the actual acreage per golf course that might logically receive MSMA treatments combined with the fact that many of the 1400 courses don't treat wall to wall or even use MSMA other than some spot treatments, their figures need to be adjusted downward significantly. However, that factor does not relieve superintendents of the responsibility of reducing the use of a product whose final impact to the environment is under scrutiny.

ADA Guidelines Target Golf and Recreational Facilities

If your club is planning to expand or renovate its course or other facilities, you should be aware that the federal government has issued new ADA guidelines that specifically deal with golf courses and

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other recreational facilities.

The Americans With Disabilities Act (ADA) is a comprehensive federal law that prohibits discrimination on the basis of disability. Among its provisions is a requirement that places of public accommodation and commercial facilities be readily accessible to and usable by individuals with disabilities.

The ADA's public accommodations requirements went into effect in 1992. They generally require facilities that are open to or used by the public to be accessible and usable by individuals with disabilities by removing architectural and communications barriers and providing certain aids to assist individuals with disabilities.

Due to the unique features of recreational and outdoor facilities, in July 1993, an advisory committee was convened as the first step in developing new guidelines. After nearly 10 years in development, a final draft rule applying ADA to golf courses and recreation facilities was released Sept. 3. The Department of Justice is now incorporating the new guidelines into the existing ADA framework. When this process is complete, these new rules will carry the force of law.

As with the original provisions of the ADA, private clubs remain exempt. However, to the extent your club is open to nonmembers or the general public, you may be required to abide by the ADA. The regulations summarized below represent the final language awaiting adoption by the Department of Justice.

Golf Courses Overview

- The proposed accessibility guidelines would apply to newly constructed or altered golf courses, driving ranges, practice putting greens, and practice teeing grounds.
- Special emphasis has been placed on the use of golf cars to make the game accessible to the majority of persons with disabilities. As a result, the proposed guidelines provide for access, via a golf car passage (a continuous passage on which a motorized golf car can operate), to various elements of the facility.
- Generally, accessible routes must be located within the boundary of the golf course, must be 48 inches wide (minimum) and connect to the bag drop areas, accessible teeing grounds, and putting greens. Additionally, where handrails are required, the accessible route must be at least 60 inches wide.
- All of the amenities (such as snack bars, toilet rooms, and weather shelters) on a golf course must be accessible and connected by a golf car passage.

Driving Ranges and Practice Tees

- Where practice tees or driving ranges are provided, at least 5 percent of the practice tees, but not less than one tee, must have a minimum clear area of 10 feet by 10 feet with a practice slope which does not exceed 1:48 in all directions.
- The area must be constructed so that a golf car can enter in a forward motion and maneuver.

Golf Car Passages

- Golf car passages must be at least 48 inches wide. This dimension is based on the standard width of most golf cars.
- Where curbs or other manmade barriers exist, openings of at least 60 inches wide, at intervals of 75 yards, must be provided for access to fair ways by golf cars.

Putting Greens

- Putting greens must be designed and constructed to allow a golf car to enter, maneuver within, and exit the putting green.

Weather Shelters

- Weather shelters must be designed and constructed to allow a golf car to enter and exit in a forward direction.
- A clear floor or ground space of 60 inches by 96 inches (minimum) is required to allow a golf car to be driven directly into a shelter and exit in a forward motion.

Boating Gangways

- The proposed guidelines note the difficulties for gangways (bridges that link land or fixed structures with floating piers) due to changing water levels that may affect the slope of such structures. As a result, transition plates at the top and bottom of gangways are permitted to provide for level landings. Transition plates should have slopes that are less than or equal to 1:12. Several techni-

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cal exceptions are provided to this requirement.

Slips

- Where boat slips are provided, the guidelines require at least 3 percent of the slips, but not less than one slip total, comply with accessibility requirements. The new regulations provide a chart listing the number of slips required by total marina size. Persons with disabilities should have access to different types of boat slips; however, the slips may be clustered in the same area.

Swimming Pools, Pool Entry, and Exit

- Swimming pools must have at least two means of entry and exit. A sloped entry or lift must be the primary means of access for swimmers requiring access accommodations. The secondary access can duplicate the primary means of access and may include transfer walls, transfer systems, or stairs.
- Swimming pools with less than 300 linear feet of swimming pool wall may (as an exception) have only one means of access, but that means of access must be either a lift or sloped entry.

Shooting Ranges

- Shooting facilities: Where fixed firing positions are provided at a site, at least 5 percent, but not less than one of each type of firing position must be accessible.
- Fixed firing positions: Fixed firing positions must contain a 60-inch-diameter space and have a slope no steeper than 1:48.

Editor's Note: This is a condensation of the some of the major points affecting golf courses and recreational facilities. The Americans with Disabilities Act - What you need to know" will be the subject of the GCSAA "Current Issues in Golf" program at the Atlanta Conference and Show on Thursday, Feb. 13 from 2:30-4:30 p.m.

On the Web

The complete long version of the Federal ADA document can be viewed at the GCSAA website by registered GCSAA members only. Go to www.gcsaa.org. Select Government Relations and follow the links.

Current News & Issues...

Curfew Granted 24C Label

According to a recent e-mail from Dr. Brian Unruh of the UF/IFAS West Florida REC in Milton, Dow Agro Science's two-year wait has ended as the United States EPA has granted a 24C label for the soil fumigant Curfew. After being limited to applying Curfew to only 5,000 acres per year for the past two years under an experimental use permit, Dow will now be able to take orders for treatment of more fairway acreage.

Curfew, a soil fumigant, has been used in agriculture for years. Two years ago, Dow conducted test applications on several Florida golf courses in cooperation with the Florida DEP. The state signed off on the use of Curfew for nematode control on golf course fairways, but the U.S. EPA was not able to come to a decision within the mandated 90-day review period and the decision-making process has dragged on for two years. Dow enlisted the aid of superintendents to write their legislators about the importance of this product as a potential alternative to Nema-cur, which is being phased out after the federal agency seemed to ignore the state of Florida's acceptance of the product's use on golf courses.

Those courses that were able to book fairway treatments the last two years reported excellent results and turf response especially during the tough drought-induced growing conditions.

Arsenical Herbicides Under Review

Herbicides containing arsenic compounds are the subject of a statewide task force in Florida. The action is the result of the arsenic levels found in soil and water samples taken from golf courses in South Florida. The issue was moved to the front burner when land sales transactions were put in limbo as the arsenic levels found in samples during routine environmental audits were found to exceed health-concern levels.

Arsenic is a naturally occurring element and can be found in most any soil and water sample in Florida, which complicates the regulatory process. In fact natural background levels can exceed the regulatory level being proposed by Florida Department of Environmental Protection.

Right now, applying arsenical herbicides is an obvious, easy target source of arsenic being added to the environment. But, arsenic is also found in fertilizers (it combines readily with phosphorus), bio-solids, mulch, native soil and fill dirt, native limestone marl and rock formations, and waste water. Determining the source of the arsenic in a sample is nearly impossible. When the sample is processed, the elemental arsenic remains with all the attached molecules having been removed in the process.

Stakeholders will meet in Tallahassee in late January to discuss the use of arsenical herbicides. An informal survey of courses concerning the current use patterns of the commonly used grassy weed herbicide, Monosodium methanearsonate (MSMA) revealed the modern trend of spot treatment versus wall-to-wall spraying common 20-30 years ago. With the advent of best management practices, and integrated pest management principles, and new chemistry - the overall use of MSMA has declined considerably. Tropical signalgrass is cited as the weed still requiring use of MSMA for good control. Other products including pre-emergent herbicides are available as alternatives to using MSMA to control the goosegrass, crabgrass and the various sedges.

Protecting the environment should be our number-one concern, but as in any regulatory action, science should play the major part in determining the facts of risk and exposure and environmental harm. Arsenic is known to the general public as a poison and recently was the focus of a controversy concerning the treated-lumber industry. While no medical evidence showed a real health concern, the public perception of arsenic and the political nature of the issue forced the industry to change to a different preservative. The same situation is very possible for turf applications of arsenical herbicides.

Superintendents should take a serious look at their weed-control programs and determine what role MSMA plays in the conditioning of the course. We may be forced to reduce or eliminate the use of MSMA entirely. A cost analysis should be done to include pre-emergent weed control products and other more expensive, but effective post-emergent products.

See the related article on MSMA by Dr. Phil Busey in this section. Dr. Busey gives a detailed account of the history of MSMA use in two excerpts from his e-newsletter, "Turfgrass Management." The complexity of the issue is evident from the commentary in the article.

Water Restrictions - The New Way Of Life

It is probably safe to say the drought in Florida is over. Polk County posted a new total annual rainfall record set in 1948; the new record for 2002 is 72 inches. Regardless of lake levels returning to near normal and more frequent rains helping with turf irrigation, the growth and development of Florida rushes on and that prospect has water-management districts for the most part, keeping watering restrictions in place.

Out of necessity there has been increased cooperation between the golf industry and the water management districts, but the five water-management bodies still approach their sovereignty with their own particular viewpoints and must be dealt with independently.

At the last check South Florida, Suwannee and Northwest Florida districts had no watering restrictions. Southwest Florida still has two-day-per-week restrictions in general, but has acknowledged golf courses' need for flexibility in turf management and has relaxed scheduling constraints, but cautions users and permit holders to stay within permitted amounts and follow best management and conservation practices.

The St. Johns River district is still on twice-per-week watering with the usual prescribed exceptions for hand-watering hotspots, overseeding, frost and wilt protection and new turf establishment.

The bottom line is we need to continue our involvement with the various districts so they know we are trying to do the best we can in managing water resources for golf which is a major contributor to the state's economy.

Compiled by Joel Jackson, CGCS