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CERCLA REMOVAL ACTIONS

04/23/90

**DOE-930-90
DOE-FMPC/WMCO
9
LETTER**

**Department of Energy**

FMPC Site Office
P.O. Box 398705
Cincinnati, Ohio 45239-8705
(513) 738-6319

April 23, 1990
DOE-930-90

Mr. M. B. Boswell, President
Westinghouse Materials Company
of Ohio
P. O. Box 398704
Cincinnati, Ohio 45239-8704

Dear Mr. Boswell:

CERCLA REMOVAL ACTIONS

The FMPC CERCLA Working Group has determined that the enclosed guidelines are necessary for compliance with CERCLA and the National Contingency Plan (NCP).

Enclosure A is the "FMPC Excavation and Demolition CERCLA Integration Plan". All future and ongoing FMPC construction and demolition activities, as defined in the Plan, shall comply with the requirements of the Plan.

Enclosure B is an example of a Removal Site Evaluation (RSE) as required by the NCP. The RSE is required to be prepared by WMCO, as outlined in the FMPC Excavation and Demolition CERCLA Integration Plan, and will be used by DOE to determine if a removal action is required.

WMCO is requested to review all future and ongoing FMPC construction and demolition activities to ensure compliance with the CERCLA Integration Plan. WMCO is also requested to provide the DOE Site Office with an assessment of any scope or budget impacts that may result from the implementation of the CERCLA Integration Plan.

If you have any questions, please contact Jack Craig of my staff at extension 6159.

Sincerely,

A handwritten signature in cursive script that reads "Ray Hansen".

Raymond J. Hansen
Contracting Officer's
Representative

DP-84:Craig

Enclosures: As stated

cc w/encls.:

P. C. Weddle, WMCO
W. A. Weinreich, WMCO
J. P. Hopper, WMCO