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**MODIFICATION OF DOE RESPONSE TO OEPA
COMMENT NUMBER SEVEN, WASTE PIT EE/CA**

11-05--90



Department of Energy

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NOV 5 1990
DOE-167-91

Mr. Graham E. Mitchell, DOE Coordinator
Ohio Environmental Protection Agency
40 South Main Street
Dayton, OH 45402

Dear Mr. Mitchell:

**MODIFICATION OF DOE RESPONSE TO OEPA COMMENT NUMBER SEVEN, WASTE
PIT EE/CA**

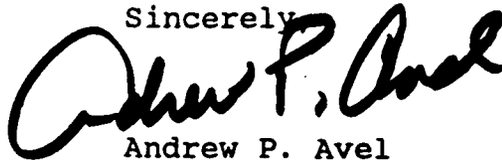
Reference: Letter, DOE-123-91, ⁽⁹¹³⁾ Andrew P. Avel to Graham E. Mitchell, "Response to OEPA Comments on the Waste Pit Area Stormwater Runoff Control Engineering Evaluation/Cost Analysis (EE/CA)," dated October 19, 1990

During a review of the responses to OEPA comments it was noted that the response to OEPA comment number seven, as provided, was not completely accurate. The correct response is provided as follows:

DOE concurs that these constituents were detected at levels exceeding MCLs or NPDES limits. However, Alternative 4 includes collection and pumping of surface water runoff to the Bionitrification Surge Lagoon, where suspended solids would settle prior to treatment through the Bionitrification Towers. Additionally, these waste waters will be processed through the Bionitrification system and its subsequent effluent treatment system. Further, the proposed construction of the Advanced Waste Water Treatment (AWWT) Facility is designed to remove these constituents to acceptable levels through the use of ion exchange, reverse osmosis, or a combination of both (Section 2.1.3, page 2-9), meeting MCLs and NPDES limits. The flow diagrams in Figures 4-6 and 4-7 illustrate the current and proposed waste water flows.

We apologize for any inconvenience this correction may cause. If you have any questions concerning this response, please contact Oba Vincent at (513) 738-6937.

Sincerely,



Andrew P. Avel
FMPC Remedial Action
Project Director

DP-84:Vincent

cc:

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