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**OHIO EPA'S NOTICE OF VIOLATION - 1988
RCRA INSPECTION AT THE FEED MATERIALS
PRODUCTION CENTER**

08/11/92

**DOE-1258-88
DOE-FN/WEMCO
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LETTER**

**Department of Energy**

Oak Ridge Operations
P. O. Box E
Oak Ridge, Tennessee 37831

August 11, 1988
DOE-1258-88

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

Dear Mr. Boswell:

OHIO EPA'S NOTICE OF VIOLATION - 1988 RCRA INSPECTION AT THE FEED MATERIALS PRODUCTION CENTER

Reference is made to the letter from Kim McGuire of Ohio EPA to me dated July 29, 1988 (Enclosure 1). This letter cites eleven (11) violations found in the RCRA inspection conducted by Kim McGuire and Scott Shane of Ohio EPA on July 20, 1988.

Some of those violations were repeated from last year's inspection. It exposes significant deficiencies in your implementation of the RCRA program. As you are aware, DOE has just concluded a revised Federal Facility Compliance Agreement (FFCA) with the U. S. Environmental Protection Agency. The RCRA provisions of this agreement become enforceable under citizen suits pursuant to 42 U.S.C. 6972(a)(1)(A) and under Section 7002(a) of RCRA. Therefore, your prompt improvement in the RCRA program is mandatory.

To meet the minimum requirements, you will provide this office by close of business August 19, 1988 with the results of corrective actions taken for those violations cited by Ohio EPA. You will also prepare for a reinspection in the near term from Ohio EPA at the KC-2 Warehouse and Pilot Plant Warehouse. A preliminary inspection by WMO personnel prior to Ohio EPA's reinspection at those locations is required. Please provide your results of this inspection in writing to this office immediately after it is completed.

No later than three months from the date of receipt of this letter, you should present an implementation plan for the entire RCRA program to this office. It should address the RCRA provisions of the FFCA related to statutory requirements, regulations, permits, closure plans, and corrective action.

If you have any questions, please contact Mary Stone of my staff at ext. 6656.

Sincerely,


James A. Reafshyde
Site Manager

DP-84:Stone

cc: M. A. Travaglini, SE-31, DOE/ORO
M. E. Stone, DP-84, DOE/FMPC
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