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**MINIMUM ADDITIVE WASTE STABILIZATION
(MAWS) COMPLIANCE PLAN**

09/23/90



Department of Energy
Fernald Environmental Management Project
P.O. Box 398705
Cincinnati, Ohio 45239-8705
(513) 738-6357

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SEP 23 1992
DOE-2713-92

Mr. James A. Saric, Remedial Project Director
U. S. Environmental Protection Agency
Region V - 5HRE-8J
77 W. Jackson Boulevard
Chicago, Illinois 60604

Dear Mr. Saric:

MINIMUM ADDITIVE WASTE STABILIZATION (MAWS) COMPLIANCE PLAN

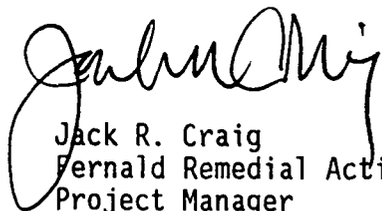
Reference: Letter, J. A. Saric to J. R. Craig, "Minimum Additive Waste Stabilization Regulatory Compliance Plan," dated August 17, 1992

The above referenced letter from your office pertaining to the MAWS Regulatory Compliance Plan was received by our office. The letter instructed the Department of Energy (DOE) to submit the MAWS plan as a Treatability Study for Operable Unit (OU) 1. This would allow the activities of the MAWS program to be incorporated into the framework of the Consent Agreement and allow public involvement. This treatability work plan for the MAWS project is tentatively scheduled to be submitted to the U.S. EPA and OEPA on November 18, 1992.

The DOE has reviewed your comments enclosed with the referenced letter and will address them during the preparation of the requested treatability work plan for this project. A copy of the completed treatability work plan will be submitted to your office and the Ohio Environmental Protection Agency (OEPA) for review per the Consent Agreement requirements.

If you or your staff have any questions or comments, please contact Rod Warner at FTS/Commercial (513) 738-8916.

Sincerely,



Jack R. Craig
Fernald Remedial Action
Project Manager

FN:Warner

cc:

G. E. Mitchell, OEPA
D. J. Carr, WEMCO
I. W. Diggs, WEMCO
R. F. Gimpel, WEMCO
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