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**TRANSMITTAL OF REVISED OPERABLE UNIT 5
WORK PLAN ADDENDUM FOR ADDITIONAL
MONITORING WELLS**

11/20/92

**DOE-0351-93
DOE-FN/EPA
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LETTER**



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Department of Energy
Fernald Environmental Management Project
P.O. Box 398705
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NOV 20 1992

DOE-0351-93

Mr. James A. Saric, Remedial Project Director
U.S. Environmental Protection Agency
Region V - 5HR-12
230 South Dearborn Street
Chicago, Illinois 60604

Mr. Graham E. Mitchell, Project Manager
Ohio Environmental Protection Agency
40 South Main Street
Dayton, Ohio 45402

Dear Mr. Saric and Mr. Mitchell:

TRANSMITTAL OF REVISED OPERABLE UNIT 5 WORK PLAN ADDENDUM FOR ADDITIONAL MONITORING WELLS

- Reference: 1) Letter, J. A. Saric to J. R. Craig, "Responses to Comments on the OU 5 Work Plan Addendum for Additional Monitoring Wells," dated September 25, 1992
- 2) Letter, DOE-2417-92, J. R. Craig to J. A. Saric and G. E. Mitchell, "Transmittal of United States Environmental Protection Agency (U.S. EPA) and Ohio Environmental Protection Agency (OEPA) Comment Responses (on the OU 5 Work Plan Addendum) for Additional Monitoring Wells," dated August 16, 1992

This letter transmits the revised OU 5 Work Plan Addendum for Additional Monitoring Wells as requested in Reference 1. The initial work plan was submitted to U. S. EPA and Ohio EPA in November 1991. A series of U.S. EPA comments and Department of Energy (DOE) responses followed. Concurrently, a revised work plan was prepared and completed in May 1992. This revised work plan addressed all Ohio and U.S. EPA comments received up to that date.

Since then, DOE has received additional feedback on its responses to U. S. EPA and Ohio EPA comments prior to submittal of the revised May 1992 document. However, it is DOE's position that these latest comments are - or will be - addressed in other RI/FS documentation and, therefore, do not require changes to the May 1992 revised work plan. For example, the U.S. EPA comment on monitoring well 1711 - located near the fly ash pile - is addressed in an addendum to the Operable Unit 2 Work Plan. Similarly, as explained in Reference 2, the three Ohio EPA comments will be addressed in other documentation and do not require specific changes to the May 1992 revised work plan.

If you or your staff have any questions, please contact Pete Yerace at
FTS/Commercial 513-738-6178.

Sincerely,

Johnny Rasing

for

Jack R. Craig
Fernald Remedial Action
Project Manager

FN:Yerace

Enclosure: As Stated

cc w/enc.:

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