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**TRANSMITTAL OF CLOSURE PLAN  
INFORMATION AND DATA FOR DRUMMED  
HYDROFLUORIC (HF) RESIDUE/ASSOCIATED  
STORAGE AREAS NW OF PLANT 4**

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**DOE-0376-93  
DOE-FN/EPA  
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LETTER**



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

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E-000-705.34

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DOE-0376-93

James Saric, Remedial Project Director  
U. S. Environmental Protection Agency  
Waste Management Division  
Region V - 5HR-12  
230 South Dearborn Street  
Chicago, IL 60604

Donald R. Schregardus, Director  
Ohio Environmental Protection Agency  
P. O. Box 1049  
1800 WaterMark Drive  
Columbus, Ohio 43266-1049

Dear Mr. Saric and Mr. Schregardus:

**TRANSMITTAL OF CLOSURE PLAN INFORMATION AND DATA FOR DRUMMED HYDROFLUORIC (HF) RESIDUE/ASSOCIATED STORAGE AREAS NW OF PLANT 4**

Enclosed is a copy of the Closure Plan Information and Data (CPID) for Drummed HF Residue/Associated Storage Areas NW Plant 4 at the DOE Fernald Environmental Management Project (FEMP), in Fernald, Ohio. This document is submitted to USEPA for information only.

This document was prepared in response to the requirements of Section II of the Proposed Amended Consent Decree (PACD) between the State of Ohio and Department of Energy (DOE), et. al. (CIVIL NO. C-1-86-0217). In Section II, paragraph 3.12 of the PACD, DOE is required to submit a schedule that identifies projected activities for newly identified HWMUs. The schedule, which sets forth timetables for the submittal of closure plans, was submitted to the Ohio Environmental Protection Agency (OEPA) on August 27, 1991. This CPID for the Drummed HF Residue/Associated Storage Areas NW Plant 4 satisfies one of the commitments in the schedule for submittal of a closure plan to close the unit.

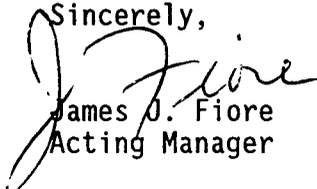
This CPID provides for closure under the Resource Conservation and Recovery Act (RCRA), and does not expect remedial response activities will be required for the unit to effect clean closure. In the event that soil sampling detects contamination from RCRA hazardous waste constituents, additional clean up will be required. A limited removal of the top 6 inches of soil from contaminated areas will be conducted. Management of removal and storage of contaminated soil will be in accordance with the most current revision of the FEMP Improved Storage of Soil and Debris Removal Action # 17 Work Plan. Upon successful

completion of closure actions the HWMU will be certified to be closed.

If completion of closure requires removal of more than 6 inches of contaminated soil, revised CPID, will be submitted to the OEPA. A copy of the revised plan will be submitted to the USEPA for their information and files. Any remediation required at the unit will be integrated with response or remedial activities scheduled under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) at the FEMP site.

If there are any questions regarding this closure plan information and data, please contact Edward P. Skintik at (513) 738-6660.

Sincerely,



James J. Fiore  
Acting Manager

FN:Sattler

Enclosures: As Stated

c w/encl.:

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