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**OHIO EPA COMMENTS ON THE REVISED  
SAMPLING PLAN FOR THE PERCHED  
GROUNDWATER REMOVAL ACTION PLANT 8  
VOLATILE ORGANIC COMPOUND TREATMENT  
SYSTEM**

**OEPA/DOE-FN**

**2  
LETTER**

**Southwest District Office**

40 South Main Street  
Dayton, Ohio 45402-2086  
(513) 285-6357  
FAX (513) 285-6404

George V. Voinovich  
Governor

April 23, 1993

Mr. Jack R. Craig  
Project Manager  
U.S. DOE FEMP  
P. O. Box 398705  
Cincinnati, Ohio 45239

Dear Mr. Craig:

Listed below are Ohio EPA comments on two U.S. DOE submittals.

1. Revised Sampling Plan for the Perched Groundwater Removal Action Plant 8 Volatile Organic Compound Treatment System

No comments. The document is acceptable as submitted. This approach had been approved verbally.

2. Final Responsiveness Summary for Removal Action No. 27.

The response to comments were acceptable with one exception.

Comment #7: DOE failed to respond to the comment requesting justification for assuming transite to not be contaminated. The response is unclear in the determination of whether transite could be sent to an off-site landfill. Assuming transite is not contaminated could result in DOE grossly underestimating the cost of this action. DOE needs to reevaluate this assumption and provide an acceptable response to the original comment.

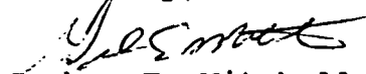
3. Comment Response - O.U. 3 Workplan Addendum

The response to comments were acceptable. However, the cover letter with the document suggest DOE will submit the IROD proposed plan in August, 1993 while Figure 1 in Section 5 suggests the proposed plan will be submitted in May, 1993 to the EPAs. DOE should clarify this in its revision of the work plan addendum.

Mr. Jack R. Craig  
April 23, 1993  
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If you have any questions please contact Tom Schneider or me.

Sincerely,

  
Graham E. Mitchell  
Project Manager

GEM/bjb

cc: Jenifer Kwasniewski, DERR  
Tom Schneider, DERR  
Jim Saric, U.S. EPA  
Dennis Carr, FERMCO  
Lisa August, GeoTrans  
Jean Michaels, PRC  
Robert Owen, ODH