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PHASE V REMOVAL ACTIONS

12/23/93

**USEPA/DOE-FN
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LETTER**



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 5
77 WEST JACKSON BOULEVARD
CHICAGO, IL 60604-3590

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REPLY TO THE ATTENTION OF:

DEC 23 1993

Mr. Jack R. Craig
United States Department of Energy
Feed Materials Production Center
P.O. Box 398705
Cincinnati, Ohio 45239-8705

HRE-8J

RE: Phase V Removal Actions

Dear Mr. Craig:

The United States Environmental Protection Agency (U.S. EPA) has completed its review of the United States Department of Energy's (U.S. DOE) letter regarding Phase V Removal Actions. Pursuant to Section IX F.3 of the 1991 Amended Consent Agreement U.S. DOE is required to annually review the existing removal and remedial actions, the need for additional removal actions, and provide this information to U.S. EPA.

On the basis of U.S. DOE's review of current cleanup progress, no new removal actions were proposed in 1994, and efforts are to be focused on completing ongoing removal actions and maintaining remedial schedules. Although U.S. EPA concurs with U.S. DOE's recommendation, U.S. EPA requests that U.S. DOE give priority to continued off-site shipment of currently stored wastes, such as thorium materials.

Finally, in reviewing the list of removal actions, it became apparent that the removal action for the KC-2 warehouse well was not included on the list. This should be included as removal action #30.

Please contact me at (312) 886-0992 if you have any questions.

Sincerely,

James A. Saric
Remedial Project Manager

cc: Graham Mitchell, OEPA-SWDO
Pat Whitfield, U.S. DOE-HDQ
Jim Theising, FERMCO
Paul Clay, FERMCO



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