

5744

U-004-305 .41

DOE FEMP MSL#531-0297 CONDITIONAL APPROVAL OU2 RI

07/25/94

OEPA DOE-FN
3
COMMENTS

Ohio EPA Comments

July 15, 1994

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Section #: Pg #: Line #: Code:

Original Comment #: 3-18

Comment: The hydraulic conductivity should be stated in the document text. Details on how it was calculated can be referenced to in appendix H.

Response:

Action:

4) Commenting Organization: Ohio EPA Commentor: DDAGW

Section #: Pg #: Line #: Code:

Original Comment #: 3-26

Comment: The line should be revised to state that no ground water was encountered, however, the borings were not left open for a sufficient period of time so as to achieve ground water recovery.

Response:

Action:

5) Commenting Organization: Ohio EPA Commentor: DDAGW

Section #: Pg #: Line #: Code:

Original Comment #: 4-95

Comment: Specifically, which zones of the GMA are monitored by 2016, 3016, and 4016? Do they correspond with other 2000, 3000, 4000 series monitoring wells respectively?

Response:

Action:

6) Commenting Organization: Ohio EPA Commentor: OFFO

Section #: 4 Pg #: 4-176 Line #: Fig. 4-13 Code:

Original Comment #: 72

Comment: In Response to Comment #4-91, said change was not made. The comment was agreed to and the title of Figure 4-13 (pg 4-176) was supposed to be changed. Please make this correction in the text.

7) Commenting Organization: Ohio EPA Commentor: DDAGW

Section #: Pg #: Line #: Code:

Original Comment #: 5-15

Comment: The distinction between ground water and perched water is not made by the Ohio EPA. The DOE has used the two terms for apparent administrative distinction between the GMA and the glacial till aquifer, however, the Ohio EPA has always taken the view that the "perched water" is in fact ground water.

Response:

Action:

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If you should have any questions, please contact Kelly Kaletsky or me.

Sincerely,



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Office of Federal Facilities Oversight

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