

484 8



Date: 1-22-93

Number of Pages to Follow: 33

To: Beth Oshie  
Fernald

Phone: Voice \_\_\_\_\_; Fax (513) 738-10650

Remarks: State of Ohio v. Doe  
Stipulated Amendment to Consent Decree

From: Donetta D. Wiede  
Office of the U.S. Attorney  
Southern District of Ohio  
U.S. Department of Justice  
220 U.S. Post Office & Courthouse  
100 East Fifth Street  
Cincinnati, Ohio 45202-3982

Voice (513) 684-3711  
Fax (513) 684-6385, 684-6972

O

4001

343  
FILED

JAN 22 1993

KENNETH J. MURPHY, Clerk  
CINCINNATI, OHIO

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF OHIO  
WESTERN DIVISION

STATE OF OHIO,

Plaintiff,

v.

CIVIL NO. C-1-86-0217  
Judge Spiegel

UNITED STATES DEPARTMENT  
OF ENERGY, et al.,

Defendants.

STIPULATED AMENDMENT TO CONSENT DECREE ENTERED  
DECEMBER 2, 1988, AND SETTLEMENT OF CHARGES IN CONTEMPT

WHEREAS, on December 2, 1988, the District Court for  
the Southern District of Ohio entered a Consent Decree in this  
matter;

WHEREAS, on April 5, 1990, Ohio filed Charges in  
Contempt of Court, alleging violations of the Consent Decree by  
the U.S. Department of Energy ("DOE") and Westinghouse Materials  
Company of Ohio ("WMCO");

WHEREAS, in September 1991, after negotiations  
involving DOE, Ohio and the U.S. Environmental Protection Agency  
("U.S.EPA") an amended Consent Agreement under CERCLA sections  
106 and 120 was signed by DOE and USEPA which updated and amended  
the 1990 Consent Agreement and the 1986 Federal Facility  
Compliance Agreement (the "Amended Consent Agreement"), under  
O 8002

which DOE will continue to perform, among other actions, a Remedial Investigation and Feasibility Study, removal actions, and a Remedial Design and Remedial Action at the Feed Materials Production Center (FMPC);

WHEREAS, the parties desire to amend the Decree to reflect DOE's updated Agreement with U.S. EPA and to resolve Ohio's Charges in Contempt of Court, and, therefore, have agreed to this amendment of the Decree;

WHEREAS, DOE plans to provide financial assistance to Ohio for its response costs at the FEMP;

WHEREAS, DOE, through its Hazardous Waste Management Unit Review ("HWMUR"), is in the process of evaluating potential waste units at the FMPC to determine whether they are regulated hazardous waste management units;

WHEREAS, the name of the FMPC was changed to the Fernald Environmental Management Project (FEMP) on August 23, 1991. For purposes of this Amended Consent Decree the term FMPC shall include both FMPC and FEMP;

WHEREAS, the name of WMCO was changed to Westinghouse Environmental Management Company of Ohio (WEMCO) on July 1, 1991. For purposes of this Amended Consent Decree the term WMCO shall include both WMCO and WEMCO;

WHEREAS, WMCO was not a party or signator to the December 2, 1988 Consent Decree ("Consent Decree"), but is willing to become a signator and party to this Amendment to the Consent Decree on the terms and conditions set forth hereinafter;

NOW, THEREFORE, it is hereby ordered, adjudged and decreed as follows:

I.

Paragraph 3.5 of the Consent Decree is amended by the addition of the following Paragraph 3.5.1:

3.5.1 Hazardous Waste Evaluations

(a). DOE has notified OEPA that certain drummed materials require evaluation pursuant to OAC Section 3745-52-11 and 40 C.F.R. 262.11 to determine whether the material is hazardous or mixed waste. Prior to the entry of this Amended Consent Decree DOE submitted for OEPA approval a waste determination plan setting forth the process and procedures to be followed in performing hazardous waste determinations pursuant to OAC Section 3745-52-11 and 40 C.F.R. 262.11. DOE shall implement the waste determination plan on the schedules set forth below. Provided, that DOE shall have the right to request extensions of these schedules from OEPA if such schedules are affected by any changes in the plan that are required by OEPA or in the event OEPA's review is not completed within thirty (30) days of the submittal of the waste determination plan.

(b). DOE shall, in accordance with the approved waste determination plan, complete evaluation of the approximate 16,000 drums of materials identified on Attachment 1, in accordance with the following schedule:

(i). For the approximate 8,000 drums which will not be affected by the HWMUR, DOE completed process knowledge

evaluations by September 30, 1990; the report describing the results of sampling and analysis of such materials was submitted to OEPA by November 30, 1991.

(ii). For the approximate 8,000 drums which will be affected by the HWMUR, DOE completed process knowledge evaluations by March 30, 1991; the report describing the results of sampling and analysis of such materials was submitted to OEPA by July 30, 1991.

(c). For any analyses that may be required on the approximate 1300 drums identified on Attachment 2, DOE, in accordance with the approved waste determination plan, completed all sampling by August 30, 1990, and issued the report describing the completed analysis as required by OAC 3745-65-13 and 40 CFR 265.13 by January 11, 1991. If the initial analytical results indicate the need for further sampling and/or analysis, DOE shall submit a schedule to OEPA for approval for such additional actions within thirty (30) days of determining such additional work is required.

(d). DOE shall, in accordance with the approved waste determination plan and the following schedule, evaluate all other materials, except thorium materials, located at the FMPC as of the date of this Amendment that are not located in appropriate hazardous waste storage units to determine if such materials are hazardous or mixed wastes by reason of the criteria established at 40 C.F.R. 262.11:

(i). For materials which will not be affected by the HWMUR, DOE completed process knowledge evaluations by December 31, 1991; the report describing the results of sampling and analysis of such materials was submitted to OEPA on at least 80% of such materials by March 30, 1992, and for the remainder of such materials shall be submitted by September 30, 1992.

(ii). For materials which will be affected by the HWMUR, DOE completed process knowledge evaluations by June 30, 1991; the report describing the results of sampling and analysis of such materials was submitted to OEPA by March 30, 1992.

(e). On or before November 30, 1990, DOE, pursuant to the waste determination plan approved pursuant to paragraph 3.5.1(a), above, and OAC Section 3745-52-11 and 40 C.F.R. 262.11, completed process knowledge evaluations on all containers of thorium materials, and submitted, on or before February 23, 1991, for OEPA review and approval a schedule for necessary overpacking and analysis of such materials. Such activities will be performed in a manner that adequately protects the health and safety of all personnel involved in such work and DOE shall have the right, as set forth in paragraph 3.1 of the Consent Decree, to request an extension in this schedule from OEPA based upon concerns with the health and safety of the personnel performing such activities.

(f). DOE shall, as soon as reasonably possible but in no event more than sixty (60) days from a determination that any

drummed materials are hazardous or mixed waste, move such materials to units that are identified in the FMPC Part A Permit Application submitted September, 1989, or subsequent revisions. If storage space which meets RCRA and Ohio hazardous waste storage requirements is not available, DOE shall store such wastes in a manner as protective of human health and the environment as possible, shall perform daily leakage inspections on all such containers that are not located under cover, and shall, within sixty (60) days of a determination that sufficient hazardous waste storage space is not available, submit a plan and schedule for OEPA approval for short-term storage of such wastes. DOE shall perform weekly inspections in accordance with 40 C.F.R. 265.15 and 265.174, and OAC 3745-65-15 and 3745-66-74 on all such containers. DOE shall store backlog material which is being evaluated for the potential to be hazardous or mixed waste, but for which such evaluations have not been completed, on the best available hard surfaced facilities at the FMPC in such a manner that any leakage can be readily detected, and shall maintain aisle space meeting the requirements of 40 C.F.R. 265.35 and OAC 3745-65-35.

(g). DOE shall have the right to submit a schedule for OEPA approval to address circumstances in which either (i) the initial analyses results for particular samples indicate the need for resampling or further sampling and/or analysis, or (ii) there is insufficient qualified laboratory capacity to timely process and analyze samples taken by DOE in complying with this Consent

Decree, as amended. DOE shall notify OSHA as soon as possible after discovering either such circumstance, and submit such a schedule within thirty (30) days of determining such circumstance exists.

II.

Paragraph 3.8 of the Consent Decree is deleted and replaced by the following paragraphs:

3.8 Plant 1 Pad

(a). DOE shall ensure that sufficient aisle space is maintained on the Plant 1 Pad to meet the requirements of 40 C.F.R. 265.35 and OAC 3745-65-35, except on the covered staging area.

(b). Until such time as the approximate 16,000 drums identified on Attachment 1 are removed from the Plant 1 Pad, or such drums are determined not to contain hazardous or mixed waste, DOE shall perform daily leakage inspections on all such drums, and shall perform weekly inspections in accordance with 40 C.F.R. 265.15 and 265.174, and OAC 3745-65-15 and 3745-66-74. DOE shall perform daily leakage inspections on the remainder of the containers stored on the Plant 1 Pad until such time as these containers are removed from the Pad or are determined not to contain hazardous or mixed waste.

(c). Until such time as all containers evaluated under paragraph 3.5.1 above and all other containers of hazardous or mixed wastes are removed from the Plant 1 Pad, DOE shall maintain containment measures at the overpack covered staging area, such

as the use of temporary dikes or liners, sufficient to ensure that any potential spillage or releases of material from drums are contained on the covered staging area of the Pad and are not released into any drains, soil, storm sewers, or other areas outside of the covered staging area. For any drums that are actually leaking in such a manner as to allow wastes to be released onto the pad DOE shall immediately contain the release or spill and shall manage the drum in accordance with OAC 3745--66-71 as soon as possible after detection, but in no event more than 24 hours after discovery. DOE has submitted to OEPA for its approval a plan describing the actions DOE will perform in order to comply with this subsection.

(d). The parties acknowledge that response actions under the Amended Consent Agreement were developed to respond to any release or threat of release of hazardous substances at the Plant 1 Pad, and that actions to address the Plant 1 Pad will take place under the Amended Consent Agreement as well as under this Consent Decree as amended. Without waiving any provision or reservation of paragraph 5.4 of the Consent Decree, DOE has, prior to the entry of this Amended Consent Decree, provided to OEPA for review, comment and approval a submittal for the Plant 1 Pad setting forth the closure plan information and data, including a schedule, set forth under OAC 3745-66-10 through OAC 3745-66-20. It is DOE's intention that the information, data, and schedules in such submittal shall be consistent with information, data and schedules developed pursuant to the Amended

46

Consent Agreement, whereas it is the State's position that this submittal and OEPA's review of this submittal are not subject to or affected by the Amended Consent Agreement. The parties specifically reserve their rights set forth in Article V of the Consent Decree to resolve any disagreement that they may have with any of these actions.

### 3.9 Pit 5

DOE has submitted a report containing the results of the HWMUR of Pit 5 to OEPA on June 30, 1991. The parties acknowledge that response actions under the Amended Consent Agreement are currently being developed to respond to any release or threat of release of hazardous substances from Pit 5, and that actions to address Pit 5 will take place under the Amended Consent Agreement as well as under this Consent Decree as amended. Without waiving any provision or reservation of paragraph 3.4 of the Consent Decree, DOE has provided to OEPA for review, comment and approval a submittal for Pit 5 setting forth the closure plan information and data, including a schedule, set forth under OAC 3745-66-10 through OAC 3745-66-20. It is DOE's intention that the information, data, and schedules in such submittal shall be consistent with information, data and schedules developed pursuant to the Amended Consent Agreement, whereas it is the State's position that this submittal and OEPA's review of this submittal are not subject to or affected by the Amended Consent Agreement. The parties specifically reserve their rights set

forth in Article V of the Consent Decree to resolve any disagreement that they may have with any of these actions.

### 3.10 Underground Storage Tank 5

The parties acknowledge that response actions under the Amended Consent Agreement are currently being developed to respond to any release or threat of release of hazardous substances from Underground Storage Tank 5 ("UST 5"), and that actions to address UST 5 will take place under the Amended Consent Agreement as well as under this Consent Decree as amended. Without waiving any provision or reservation of paragraph 5.4 of the Consent Decree, DOE has submitted to OEPA for review, comment and approval a submittal for UST 5 setting forth the closure plan information and data, including a schedule, set forth under OAC 3745-66-10 through OAC 3745-66-20. It is DOE's intention that the information, data, and schedules in such submittal shall be consistent with information, data and schedules developed pursuant to the Amended Consent Agreement, whereas it is the State's position that this submittal and OEPA's review of this submittal are not subject to or affected by the Amended Consent Agreement. The parties specifically reserve their rights set forth in Article V of the Consent Decree to resolve any disagreement that they may have with any of these actions.

### 3.11 Revisions to Part A and Part B Permit Applications

Within 90 days of the entry of this Amendment DOE shall submit to OEPA a report (the "90-Day Report") setting forth all

5012

hazardous waste management units subject to regulation under RCRA and the Ohio Solid and Hazardous Waste Disposal Law that have been identified as of that date. On or before June 30, 1991, DOE, subject to and on the basis of data available pursuant to scheduled information submissions under this Amendment, submitted a complete and properly executed revision to its Part A Permit Application, and on or before October 31, 1991, submitted a revision to its Part B Permit Application. Upon receiving OEPA comments on this revision, DOE shall modify the revision to comply with CAC 3745-50-43 and 3745-50-44. OEPA's comments shall not require modifications to the manner in which DOE and WMCO signed the Part A and B Applications. DOE signed such applications as "owner" and "operator", and WMCO signed such applications as "co-operator" subject to the limitations set forth herein and hereinafter in Part VI. Ohio and WMCO are in disagreement as to whether in the absence of this Amendment to the Consent Decree WMCO would have any legal obligations to sign such Permit Applications on the terms set forth herein. Neither WMCO nor Ohio shall be deemed to have waived in any way any position that either party may have with respect to such issue by executing this Amendment to the Consent Decree. DOE and WMCO take the position that they have agreed on their actual and respective responsibilities with respect to activities and operations at the FMPC pursuant to their contract No. DE-AC-05860R21600 ("M&O Contract"). WMCO and DOE take the position that the M&O Contract makes DOE responsible for policy,

programmatic, funding and scheduling decisions as well as general oversight at the FMPC. WMCO and DOE take the position that the M&O Contract makes WMCO responsible for certain day-to-day activities which are performed by WMCO employees and WMCO subcontractors (in accordance with DOE's general oversight responsibilities), such as: waste analysis and handling, monitoring, recordkeeping, reporting and contingency planning. It is WMCO's position that WMCO's obligations, responsibilities and liabilities as co-operator under RCRA are consistent with and limited to the aforementioned responsibilities as set forth and defined in the M&O Contract. The State of Ohio disagrees with the above-described positions and takes the position that the M&O Contract does not, and cannot, limit or define WMCO's or DOE's responsibilities as co-operator under Part A or Part B RCRA permit applications or under the hazardous waste statutes and regulations. Accordingly, by entering into this Amendment to the Consent Decree, and except for obligating themselves to comply with this Amendment, neither Ohio nor WMCO shall be deemed to have waived its position in regard to this issue, and it is agreed that all parties will preserve their respective legal positions and shall have the right to assert said positions at any appropriate time in the future. Should the results of materials characterization received after October 31, 1991 indicate the need to revise the Part B Permit Application to include information on hazardous waste management unit(s) or to update information on hazardous wastes, DOE shall submit such

revision(s) as soon as possible after determining the revision is necessary, provided that all such revisions or updates must be submitted no later than 180 days following the issuance of the last report required by paragraph 3.5.1(d).

3.12 Within sixty (60) days from the date of any report or revision to a permit application which identifies any additional hazardous waste management units or hazardous wastes not previously identified, DOE shall submit a schedule to OSEA for approval setting forth a timetable within which hazardous waste requirements shall be implemented with regard to such newly identified units or waste.

3.13 Where specific requirements are spelled out in paragraphs 3.3 through 3.12, they shall control; in all other respects the requirements in other hazardous waste laws or regulations or state or federal laws shall remain applicable.

### III.

Paragraph 4.13 of the Consent Decree is hereby deleted and replaced by the following paragraph:

4.13 Beginning October 20, 1990, and continuing on the twentieth (20th) day of every third month thereafter, DOE shall submit a quarterly technical progress report to Ohio EPA describing the progress made to comply with the Consent Decree, as amended, during the previous three months, and identifying any hazardous waste management units or hazardous wastes not previously listed in a report or permit application. DOE may combine this report with its ongoing reports being submitted

pursuant to the Director's Findings and Orders issued June 4, 1987, provided that such report shall hereafter be made quarterly and not bi-monthly.

## IV.

Section VII of the Consent Decree is hereby amended by the addition of the following paragraph 7.10:

7.10 DOE plans to transfer money to Ohio for its response costs at FEMP through a financial assistance award, pursuant to which DOE's payments for the State's response costs will be made in advance of the State's incurring the costs. DOE and Ohio agree that the financial assistance award will be administered in accordance with 10 C.F.R. Part 500 in lieu of Paragraph 7.3 through 7.6 of the Consent Decree. In the event DOE, for any reason, does not make a financial assistance award to Ohio for its response costs at FEMP, or DOE fails to pay some or all of these response costs pursuant to the financial assistance award, Paragraphs 7.3 through 7.6 of the Consent Decree shall apply to these costs.

## V.

No later than 30 days after the entry of this Amended Consent Decree WMCO shall pay to the State of Ohio in full and final settlement of the claims brought by the State of Ohio in its charges in contempt (all of which are disputed by WMCO) and the matters addressed in the Amended Consent Decree the sum of \$15,000. It is recognized that this amount is being paid as a compromise regarding disputed matters in recognition of the fact

that in lieu of such settlement, substantial costs of litigation would be incurred.

No later than 30 days after the entry of this Amended Consent Decree DOE shall pay to the State of Ohio in full and final settlement of the claims brought by the State of Ohio in its charges in contempt (all of which are disputed by DOE) and the matters addressed in the Amended Consent Decree the sum of \$10,000 to reimburse the State of Ohio for its litigation costs relating to such contempt charges and matters. It is recognized that this amount is being paid to resolve disputed matters in recognition of the fact that in lieu of such settlement, litigation costs would be incurred.

Except as otherwise specified in this Amendment, the State hereby releases, covenants not to sue and not to bring any action whether civil or criminal or for administrative findings and orders, against the United States (including DOE) and WMCO, or any past or present officer, director, official, employee, agent, or contractor (and any past or present official, officer, director, employee, agent or sub-contractor of such contractor), of the United States (including DOE) or WMCO with respect to the claims contained in the original Complaint filed on March 11, 1986, the Charges in Contempt filed on April 5, 1990 or any matter covered by the Amended Consent Decree. Nothing contained herein diminishes or limits Paragraph VIII of the Consent Decree.

DOE agrees to advise the State of Ohio of its efforts to obtain the appropriated funding necessary to implement this Amendment to Consent Decree. The State of Ohio and DOE also agree that in any judicial proceeding seeking to enforce the terms of this Amendment to Consent Decree and/or to find DOE in contempt for failure to comply or for delay in compliance with such terms, DOE may raise as a defense that its failure or delay was caused by circumstances beyond its control or that such failure or delay was caused by the unavailability of appropriated funds. While the State of Ohio disagrees that such defenses exist, the parties do agree and stipulate that it is premature at this time to raise and adjudicate the existence of such defenses.

It is the position of WMCO and DOE that providing the funds necessary for compliance with the terms of this Amended Consent Decree is solely the responsibility of DOE. The State of Ohio and WMCO agree that in any judicial proceeding seeking to enforce the terms of this Amended Consent Decree WMCO may raise as a defense that its failure or delay was caused by circumstances beyond its control or that such failure or delay was caused by the unavailability to WMCO of adequate funds allocated by DOE. The State of Ohio disagrees that such defenses exist but stipulates that it is premature at this time to raise and adjudicate the existence of such defenses.

6017

## VII.

WMCO shall execute this Amendment to the Consent Decree, and the terms and provisions of the Consent Decree, as amended herein, shall become applicable to WMCO from the date of the entry of this Amendment forward, subject to the following:

(A) The parties agree that Section V of the original Consent Decree imposes no duty on WMCO to perform any of the RI/FS activities described in that Section. The State reservations described in that Section, however, do apply to WMCO.

(B) With respect to Section VI of the original Consent Decree, it is understood that DOE, not WMCO, owns title to and controls access to the FMPC. Accordingly, the parties agree that WMCO's responsibility under this paragraph shall be limited to taking no action to affirmatively prevent CEPA from obtaining access to the FMPC for the purpose of monitoring, sampling and observing activities carried out under this amended Consent Decree.

(C) Section VII of the Decree is not applicable to WMCO.

(D) The obligations and requirements of this amended Consent Decree shall terminate as to WMCO as of the effective date (November 30, 1992) of the termination or expiration of its M&O Contract No. DEAC05-86OR21600 with DOE. However, nothing contained in this paragraph is intended to modify the obligations between the United States (including DOE) and the State of Ohio

or between the United States (including DOE) and WMCO; nor does the State of Ohio or WMCO intend to absolve WMCO from any liability to the State of Ohio that WMCO may have for any violation of this Amended Consent Decree which occurs prior to the termination or the expiration of the M & C Contract.

(E) WMCO has voluntarily agreed to become a party to the Consent Decree as amended herein from the date of the entry of this Amended Consent Decree forward. Neither WMCO's execution of this Amended Consent Decree nor anything contained herein shall be construed to be an admission by WMCO that the obligations set forth in the original Consent Decree were in any way applicable to WMCO or that WMCO was in any way in violation of said original Consent Decree.

Nothing in this Amendment to the Consent Decree shall be construed as an admission by the State that the obligations set forth in the original Consent Decree were inapplicable to WMCO or that WMCO was not in violation of the original Consent Decree.

Nothing in this Amendment to the Consent Decree shall be construed as admission by the United States (including DOE) that it was in violation of the original Consent Decree.

#### VIII.

The terms of the original Consent Decree shall be unaltered and shall remain in full force and effect, except to the extent

-1019-

**4843**

specifically amended herein.

SO ORDERED this 22 day of January, 1973.

  
S. ARTHUR SPIEGEL  
United States District Judge

9020

- 19 -

**4843**

APPROVAL ON BEHALF OF PLAINTIFF, STATE OF OHIO

LEE FISHER  
Attorney General of Ohio

Jack Van Kley  
JACK A. VAN KLEY (0016961)  
Trial Attorney  
TIMOTHY J. KERN (0034629)  
TERRENCE S. FINN (0039391)

Assistant Attorneys General  
Environmental Enforcement Section  
30 East Broad Street, 25th Floor  
Columbus, Ohio 43266-0410  
(614) 466-2766

- 20 -

**1021**

4843

APPROVAL ON BEHALF OF DEFENDANT, UNITED STATES DEPARTMENT OF ENERGY:

VICKI A. O'MEARA  
Acting Assistant Attorney General  
Environment & Natural Resources Division  
U. S. Department of Justice

Martin F. McDermott  
MARTIN F. MCDERMOTT  
Environmental Defense Section  
Environment & Natural Resources Division  
U.S. Department of Justice  
P. O. Box 23986  
Washington, D.C. 20026-3986  
(202) 514-4122

D. MICHAEL CRITES  
United States Attorney

Donetta Wiethen  
DONETTA WIETHE  
Assistant United States Attorney  
220 U. S. Post Office & Courthouse  
5th and Walnut Streets  
Cincinnati, Ohio 45202  
(513) 684-3711

**4843**

APPROVAL ON BEHALF OF DEFENDANT, UNITED STATES DEPARTMENT OF  
ENERGY:



Leo P. DUFFY

Assistant Secretary For Environmental Restoration And Waste  
Management  
1000 Independence Avenue, S.W.  
Washington, D.C. 20585

- 22 -

6023

**4848**

APPROVAL ON BEHALF OF DEFENDANT, WESTINGHOUSE MATERIALS COMPANY  
OF OHIO, INC.:

*Vincent B. Stamp*  
VINCENT B. STAMP  
Dinsmore & Shohl  
255 E Fifth Street  
1900 Chemed Center  
Cincinnati, Ohio 45202  
(513) 977-8200

- 20 -

**024**

## ATTACHMENT 1

**8000 DRUMS  
NOT AFFECTED BY HANUR  
SUMMARY CHART**

No.	Stat.	Source	*Drum	Loc.	Material	Description	*RCRA #	Non	EPA	Hazardous Waste #	Disposal	Location	R-#	
No.	Type	Code	Count	Count										
3	037	112	2240	67	MgF2, ground	X					h	1,4,4	3	
EA	011	530	603	67	Contaminated rocks, soil, etc.	X					a	1	31	
AB	011	530	3	1	Contaminated rocks, soil, etc.	X					a,f	1	6	
11	013	YAO	243	3	Contaminated rocks, soil, etc.	X					RCA W.	1		
											RCA A.V.			
12	021	810	174	60	Drum desorber residue - MgF2	X					b	1	6	
14	047	732	113	76	Suspense, iron - metallic, misc.	X					a	1	6,1	
15	048	VXB	127	2	Wet sweep or filter cake, oil cont'd	X					a,b	1	5,1	
16A	050	HXA	311	6	Wet sweep or filter cake, oil cont'd	X					a,f	1	ICRA W.	
16B	064	HXA	2	1	Wet sweep or filter cake, oil cont'd	X					DHAZ, DOD7	1	6,ICRA E.	1
1737L	044	530	117	17	Non-oily soil - solids	X						1	5	
17L	044	630	3	2	Contaminated water from Plan 17	X						1		
18	061	FYC	101	7	Wet sweep or filter cake	X						1	5	
21	062	314	40	21	Drum desorber residue - MgF2	X					c	1	6	
22	037	134	64	6	Drum desorber residue - MgF2	X					d	1	6	
29	068	510	37	7	Sweep water, high fluoride	X					e	1	6	
32	066	530	26	12	Sweep water, high fluoride	X					f	1	6	
35	016	315	25	18	Contaminated aluminum - soda lime	X					g	1	6	
36	064	843	24	11	Sweep water, low fluoride	X					h	1	6	
40	011	610	22	13	Contaminated rocks, soil, etc.	X					i	1	6	
42	047	FTK	21	4	Wet sweep or filter cake	X					j	1	6	
47	063	17	3	Contaminated rocks, soil, etc.	X						k	1	6	
49	514	19	2	Scrap steel, high fluoride	A						l	1	6	
51	011	317	15	6	Contaminated water, sand, etc.	X					m	1	6	
52	013	137	15	3	Contaminated oil, sludge	X					n	1	6,1	

843

ATTACHMENT I

**8000 DRUMS  
AFFECTED BY HUMUR  
SUMMARY CHART**

Plan No.	Mat. Type	Source Code	Drum Lst	Count Count	Material Description	Non ACRA RCRA	Hazardous Waste #	LDR Status	Location	Weight (lbs.)	Physical State
1	069	658	2539	89	Wet sump or filter cake	X	-	-	-	983134	S.L.
4	143	526	5492	94	Reacted sump and filter cakes	X	-	-	-	1538044	S
7	062	512	1175	90	Dust collector residues - High F	X	-	-	-	512265	S
9	033	240	536	36	Incinerator cinders	X	-	-	-	143078	S
19	039	853	79	2	Oily bentl-solids	X	-	-	-	342239	S.L.
20	011	245	77	1	Contaminated rocks, soil, etc.	X	-	-	-	37404	S.L.
22	065	822	65	5	Scrap salts, high fluorides	X	-	-	-	29083	S
23	163	112	63	1	Roasted, mixed sump cake	X	-	-	-	34515	S
26	065	100	51	3	Scrap salts, high fluorides	X	-	-	-	16494	S
28	068	735	55	6	Wet sump or filter cake, oil cont'd	X	-	-	-	20560	S.L.
30	061	567	36	4	Slag, ball mill product	X	-	-	-	32621	S
32	058	827	33	1	Contaminated CaF <sub>2</sub> -MgO	X	-	-	-	8882	S
34	062	822	51	3	Dust collector residues - High F	X	-	-	-	16944	S
35	011	260	50	8	Contaminated rocks, soil, etc.	X	-	-	-	15900	S
37	039	518	20	1	MgF <sub>2</sub> , high free metal	X	-	-	-	15025	S
39	033	112	24	2	Incinerator cinders	X	-	-	-	6191	S
41	021	510	27	2	Drum contaminant residues - MgF <sub>2</sub>	X	-	-	-	12955	S.L.
43(1)	069	361	27	1	Wet sump or filter cake	X	-	-	-	7112	S.L.
43(2)	069	361	2	1	Wet sump or filter cake	X	-	-	-	682	-
44	065	800	20	1	Scrap salts, high fluorides	X	-	-	-	25293	-
45	011	400	31	5	Contaminated rocks, sand, etc.	X	-	-	-	143730	-

4843

PHYSICAL STATE

三

S4 - Section four of section four

ପ୍ରକାଶକ ପରିଷଦ୍ୟ ମହାନାଳୀ ପରିଷଦ୍ୟ

**“POLYMER COUPLER”** – Cross couplers reflect current FAPC inventory

-ACRA - *Hemisphaerius* was reclassified under ACRA Subtitle C  
-CIMA - *Hemisphaerius* was reclassified under CIMA Subtitle C

- LDRP:      - See "Key To Land Disposal Restrictions" on front page
- LOCATE:     - 2.1 site number    PGP = Public Project    LAB = Laboratory

**8000 DRUMS  
AFFECTED BY RYBIAU  
SUMMARY CHART**

P-27/34

Plan No.	Max. Source	Drum Lot	Count	Count	Materials	Description	Non ACRA RCRA	EPA	Hazardous Waste #	LDR	Status	Location	Weight (lbs.)	Physical State
46	007	112	18	1	Trailer cakes, slurry, etc.	X				h	1		6977	S
49	011	200	18	6	Contaminated rocks, soil, etc.	X				a	1	1, ACRA	5671	S
50	042	742	15	4	Cleanout sludges	X				a	1		5472	S
51	011	742	13	2	Contaminated rocks, soil, etc.	X				h	1		5575	S
60	062	524	11	5	Dust collector residues - High F	X				h	1		5177	S
62	042	200	29	13	Cleanout semi-solids	X			F002, D039	a,b,g	2	9200	S	
63	011	212	9	2	Contaminated rocks, soil, etc.	X			D004, D005, D007, D008, D010, D011	a,j	1	6486	S	
65	038	824	9	2	MGP2 + 20 mesh, low U	X				h	1		5039	S
67	011	235	6	1	Contaminated rocks, soil, etc.	X					1		4731	S
69	042	643	6	1	Cleanout semi-solids	X					1		5091	S
71	067	580	6	3	Wet sweep of filter cake	X					1		240,	S
72	042	903	6	1	Cleanout semi-solids	X					1		142,	S
75	013	745	17	10	Contaminated solvent	X					1			
76	015	741	96	14	Contaminated oil, insoluble	X			F001, D016	a,b,g	1		560	L
78	042	840	2	1	Cleanout semi-solids	X					1		32146	L
80	062	865	5	5	Dust collector residues - High F	X			D006, D008	2	1	874	S	
83	001	391	4	1	Discard process residues, etc.	X			D039, F002	1	1	1242	S	
84(3)	001	235	3	1	Discard process residues, etc.	X					1		1097	S
84(0)	001	235	1	1	Discard process residues, etc.	X			D002	h	1	230,	L	
85(1)	011	211	3	3	Contaminated rocks, soil, etc.	X			D011	a,c,f	1	916	S	
86(0)	011	211	1	1	Contaminated rocks, soil, etc.	X			D002, D004, D007, D008, D011	f	1	521	S	
											1		100	S

Key: "PLAN NO." - Same plan or different plan lots, liquids, and liquids  
 "DRUM COUNT" - Drums counted against current FAPC Inventory  
 "ACRA" - Hazardous waste regulated under ACRA Subtitle C  
 "NON-ACRA" - Not regulated under ACRA Subtitle C  
 "LOCN STATUS" - See "Map To Land Disposed Residues" on final page  
 "LOCATION" - 1, 2, 3, etc. = Plan Number; RP = Plan Number; LAD = Laboratory

"PHYSICAL STATE"

S = Solid

L = Liquid

SL = Solid and liquid mixture

4843

**8000 DRUMS  
AFFECTED BY HUMUR  
SUMMARY CHART**

P-2B/34

Plan No.	Mat. Type	Source Code	Drum Count	Lot	Material	Description	RCRA RCRA	Non RCRA RCRA	Hazardous Waste #	EPA Status	LDR Status	Location	Weight (lbs.)	Projected State
87	011	300	3	2	Contaminated rocks, soil, etc.	X				h	1	2909	S	
90	020	920	4	1	Contaminated marco-dri & hilco cake	X					2	RCRA	1597 S	
92	069	380	4	1	Wat sump or filter cake	X				b,c,d	1	1401	S	
93	001	200	3	1	Discard process residues, etc.	X					4		1351 S	
96	030	800	3	2	HgF2, +20 mesh, low U	X								
98	041	655	26	6	City sludge, high free metal	X								
99	042	741	10	5	Cleanout semi-solids	X			D001				668 S	
100	043	732	1	1	Solvent semi-solids	X			F001, D019	a,b,g	1	20702	S/L	
									D007, D011				4105 S/L	
													79 S	
104	001	210	1	1	Discard process residues, etc.	X								
105	001	246	2	1	Discard process residues, etc.	X							183 S	
105	011	210	2	1	Contaminated rocks, soil, etc.	X							255 S	
106A	047	140	1	2	Samples, non-metals, misc.	X			D001, D003				116 S	
106B	047	140	1	1	Samples, non-metals, misc.	X							15 C	
111	058	512	2	1	Contaminated CaF2-MgO	X								
114	001	650	1	1	Discard process residues, etc.	X			D004, D006, D010, D016, F002, F006	b,f,g			411 S	
119	011	655	1	1	Contaminated rocks, soil, etc.	X							152 S	
123	032	732	1	1	Inchendorf ashless	X							317 S	
126	041	660	1	1	City semi-additive, high free metal	X							110 S	
127	041	611	1	1	City semi-additive, high free metal	X			See Cover Letter				584 S/L	
130	062	530	1	1	Dust collector residues - High F	X			See Cover Letter					
134	068	200	1	1	Wat sump or filter cake, oil cont'd	X								

Key:

- (+) "DRAIN COUNT" - Drum count related to the FAPC Inventory
- (RCRA) - Hazardous waste regulated under RCRA Subtitle C
- (NON-RCRA) - Not regulated under RCRA Subtitle C
- (LDR) - See "Key To Land Disposal Restrictions" on back page
- (PP) - Plan Number
- (PL) - Plant Name
- (LAB) - Laboratory
- (TMR) - Treatment Method

PHYSICAL STATE:

S = Solid

L = Liquid

S/L = Solid and liquid phase

4348

**8000 DRUMS  
AFFECTED BY HW/HUR  
SUMMARY CHART**

Plan No.	Mat. Type	Source Code	Drum Count	Lat. Count	Material	Description	RCRA	RCRA	EPA	Hazardous Waste #	Status	LDR	Weight (lbs.)	Physical State
							Non	RCRA	RCRA	RCRA	RCRA	RCRA	RCRA	RCRA
135	069	352	2	2	Wet sump or filter cake	X	X			D005		1	RCRA, THOR	S
143	029	512	117	30	Dust collector bags	X	X					h		S
146	029	520	75	16	Dust collector bags	X	X					h		S
149	029	513	63	27	Dust collector bags	X	X					h		S
150	029	530	46	9	Dust collector bags	X	X					h		S
155	028	209	31	2	Contaminated non-burnables	X	X			D008		1	1, RCRA	SL
157	029	535	27	6	Dust collector bags	X	X					h		S
159	027	858	29	21	Contaminated burnables	X	X					h		S
160	026	311	24	12	Contaminated carbon filter elements	X						h	1, RCRA	S
165	026	310	15	6	Contaminated carbon filter elements	X						h	1, RCRA	S
167	029	560	13	12	Dust collector bags	X						h		S
208	029	533	2	2	Dust collector bags	X						h		S
209	029	536	13	2	Dust collector bags	X						h		S
216	027	100	3	2	Contaminated burnables	X				F002		b		S
222A	028	100	4	1	Contaminated non-burnables	X				D004, D008, 0011, F005		b, l	1, RCRA	S
222B	028	100	1	1	Contaminated non-burnables	X						h	1, RCRA	S
222C	028	100	4	1	Contaminated non-burnables	X						a	1, RCRA	S
222D	028	100	11	5	Contaminated non-burnables	X						h	1, RCRA	S
223	028	210	1	1	Contaminated non-burnables	X				H-001		h		S
225	025	227	1	1	Contaminated non-burnables	X						h		S

Key:  
 "PLAN NO." - Same planne divided into (solid, liquids, and gases);  
 "DRUM COUNT" - Drum counts reflect current FAPC inventory  
 "RCRA" - Hazardous waste regulated under RCRA Schedule C  
 "NON-RCRA" - Not regulated under RCRA Schedule C  
 "LDR STATUS" - See "Key To Land Disposed Alternatives" on back page  
 "LOCATION" - 1, 2, 3, etc. = Plant Number; PP = Pilot Plant; LAB = Laborsatory  
 029  
 022  
 021  
 020  
 019  
 018  
 017  
 016  
 015  
 014  
 013  
 012  
 011  
 010  
 009  
 008  
 007  
 006  
 005  
 004  
 003  
 002  
 001  
 000

**'PHYSICAL STATE'**

S = Solid  
 L = Liquid  
 SL = Solid and liquid mixture

**4843**

4843

**8000 DRUMS  
AFFECTED BY HUMUR  
SUMMARY CHART**

4843

Plan No.	Mat. Type	Source Code	Drum Count	Lot Count	Material	Description	RCRA Non-Hazardous Waste #	EPA Status	LDR Location	Weight (lbs.)	Physical State
231	029	510	1	1	Dust collector bags		X		h	90	S
634	003	200	1	1	Non-recognizable trash		X		h	249	S
634	028	200	22	3	Concentrated Asbestos		X		h	10651	S
<b>Total Drums:</b>											
<b>Total "RCRA" Drums:</b>											
<b>Total "RCRA" Streams:</b>											

- PLATE NO.: - Some plates reflect their location, (Nebraska, and project).
- "DRAW COUNT" - Draw counts reflect current FRPC inventory.
- "RCRA" - Hazardous wastes regulated under RCRA. Sample C
- "HACCP" - Non regulated under RCRA. Sample C
- "SOP" - See "Key To Land Disposal Record Data" in Manual.

**PHYSICAL STATE:-**

- S = Solid
- l = Liquid

SI - Solid and liquid phase rule

प. ३०/३८

USAID SOOHS CINTI

1174 789 315

62:51 3661-22-

**8000 DRUMS  
AFFECTED BY HW/MUR  
SUMMARY CHART**

**KEY TO LAND DISPOSAL RESTRICTIONS DESIGNATED IN "LDR STATUS" COLUMN**

**General Contents:**

- All material designated as "RCRA" is classified as Radioactive Mixed Waste. This material is subject to land disposal restrictions as part of the "Third Third" listed wastes. There is a two year national capacity variance for Radioactive Mixed Wastes which expires on May 8, 1992.

**Codes:**

- (a) Any material containing liquids is prohibited from land disposal irrespective of it's status as a RCRA Hazardous Waste.

(b) Solvent Ban; effective November 3, 1981.

(c) California Law; effective July 8, 1987.

(d) First Third wastes; effective August 1, 1988.

(e) Second Third wastes; effective August 1, 1988.

(f) Third Third wastes; effective May 8, 1992.

(g) TCE Organics D019 - D043; No LDRs apply; No treatment standards set.

(h) Not restricted from land disposal.

1031

## ATTACHMENT 2

## 1800 DRUMS

## SUMMARY CHART

Line No.	Mat. Type	Source Code	Address	Lat	Long	Count	Content	Material	Description	*RCRA RCRA		Hazardous Waste #	EPA	*Disposal Restrictions	Location	State	*Program	
										*None	*None							
13	030	530	5	1	Hgqz azide, mag zirconate					X								RCRA
21	060	PTA	30	47	Studges soil & chloride					X								RCRA
27	041	600	14	2	Dry semi-solids for oxidation					X								RCRA
51	013	736	22	3	Contaminated solvent					X								RCRA
74	011	703	6	2	Contaminated rocks, sed, etc.					X								RCRA
80	015	730	1	1	Used oil					X								RCRA
87	020	605	3	1	Dry semi-solid					X								RCRA
124	030	670	1	1	Dry semi-solid					X								RCRA
124	043	135	2	1	Solvent semi-solid					X								RCRA
201	039	655	553	62	Dry semi-solid					X								RCRA
218	027	382	1	1	Contaminated burnables					X								RCRA
230	027	200	31	2	Contaminated burnables					X								RCRA
237	002	262	24	1	Scrap cable - copper contamination					X								RCRA
239	912	200	14	1	Contaminated water					X								RCRA
240	001	873	6	2	Discarded process materials					X								RCRA
243	041	301	6	1	Dry semi-solid for oxidation					X								RCRA
249	003	748	3	1	Non-recoverable trash					X								RCRA
250	011	600	3	1	Contaminated rocks, sed, etc.					X								RCRA
251	044	500	3	1	Non-recoverable solids for oxidation					X								RCRA
252	011	725	2	1	Contaminated rocks, sed etc					X								RCRA
254	030	200	2	1	Dry semi-solid					X								RCRA
255	004	703	163	18	Grit blast					X								RCRA
257	023	260	19	4	Non-recoverable trash					X								RCRA
258	027	741	2	2	Contaminated burnables					X								RCRA

## 1800 DRUMS

## SUMMARY CHART

P. 33/34

Site No.	Type	Code	Content	Content	Lot	Description	Material	Name	*RCRA RCRA	EPA		Disposal	Disposal location	Status
										*Physical	*Chemical			
263	011	FTA	144	110	5	Semi - solids, semi & solids Solvent semi - solids (1,1,1)	X			RCRA	S/L	RCRA	RCRA	S/L
264	043	YAD	49	13			X			a,b,c,f		RCRA	RCRA	S/L
265	015	600	14	2	Used oil		X			a,b,e,g		RCRA	RCRA	S/L
266	039	600	10	2	Ctry semi - solids		X			a,b,c,f		RCRA	RCRA	S/L
267	016	821	4	3	Used oil		X			a,b,c,g		RCRA	RCRA	S/L
268	013	732	4	2	Contaminated solvent		X			a,b,f		RCRA	RCRA	L
269	043	735	5	3	Solvent semi - solids		X			a,b,g		RCRA	RCRA	S/L
270	016	801	2	1	Used oil		X			a,b		RCRA	RCRA	S/L

USAQ SOOH CINTI

513 684 2711

1-22-1993 15:31

Total Drums: 1857  
 Total "RCRA" Drums: 104  
 Total "RCRA" Streams: 23

4843

## 1800 DRUMS

## SUMMARY CHART

Key:

- 'PLANT NO.'
- 'DRUM COUNT'
- 'RCRA'
- 'NON - RCRA'
- 'DISPOSAL RESTRICTIONS'
- 'LOCATION'
- 'PHYSICAL STATE'

Some plants divided into (1) solids, (2) liquids, and (3) gases  
Drum counts reflect FEMP inventory on 8/31/80  
Hazardous waste as regulated under RCRA Subtitle C  
Not regulated under RCRA Subtitle C  
See "Key To Disposal Restrictions Codes" below

1, 2, 3, etc. = Plant Number; P = Pilot Plant  
LAB = Laboratory; PCRA = Approved RCRA Warehouses;  
THOR = Thorium storage  
S = Solid; L = (Free) Liquid; SL = Solid & free liquid phases

### KEY TO DISPOSAL RESTRICTIONS CODES

#### General Comments:

~ All material designated as "RCRA" is classified as Radioactive Mixed Waste. Under the Land Disposal Restrictions (LDR) Program, radioactive mixed wastes which are safely "Third Third" wastes were granted a two year material capacity variance that expired on May 8, 1982.

#### Codes:

(a) Any material containing thorium oxide is prohibited from disposed in a land fill irrespective of its status as a RCRA Hazardous Waste.

(b) LDR Solvent Ban; effective November 8, 1980.

(c) LDR Calibration List; effective July 8, 1981.

(d) LDR First Third wastes; all active August 8, 1982.

(e) LDR Second Third wastes; effective August 8, 1982.

(f) LDR Third Third wastes; effective May 8, 1990.

(g) LDR TC Organics D010 - D043; No LDRs apply. No treatment stand ards SCL.

(h) Not restricted from land disposed.