

# THE DECISION DOCUMENT FOR THE X-734 LANDFILL AREA IN QUADRANT IV OF THE PORTSMOUTH GASEOUS DIFFUSION PLANT

Ohio EPA September 1999



#### State of Ohio Environmental Protection Agency

#### **Southeast District Office**

2195 Front Street Logan, OH 43138

TELE: (740) 385-8501 FAX: (740) 385-6490

Bob Taft, Governor Christopher Jones, Director

October 7, 1999

RE: US DOE-PORTS PIKE COUNTY OH ID# 466-0865

DERR CORRESPONDENCE

Eugene W. Gillespie Site Manager U.S. Department of Energy Portsmouth Enrichment Office P.O. Box 700 Piketon, Ohio 45661-0700

#### RE: THE X-734 LANDFILL AREA DECISION DOCUMENT

Enclosed is the X-734 Landfill Area Decision Document. Originally, the discussion of the selected remedy for the X-734 Landfill Area remedial action was enclosed as part of the Quadrant IV Preferred Plan which was disputed by US DOE. In an effort to move forward with remedial activities Ohio EPA completed the Decision Document for the X-734 Landfill Area. Please note that Ohio EPA is appreciative of US DOE's action to keep the schedule for the X-734 landfill area moving forward. Ohio EPA will continue to work closely with US DOE and all assigned contractors to complete the remedial actions at this SWMU in a timely manner.

If you have any questions, please do not hesitate to call.

Sincerely,

Maria Galanti Site Coordinator

Division of Emergency and Remedial Response

MG/mg

Dewintus Perkins: USDOE Gene Jablonowski, USEPA, Region V Jim King, Bechtel-Jacobs Company LLC

From the Market Stage of the American Stage		

## TABLE OF CONTENTS

	Page
List of A	Acronyms1
Part 1	Declaration Statement4
Part 2	Decision Summary9
1.0	Site Name, Location and Description
2.0	Site History and Enforcement Activities
2.1	History of Quadrant IV and the X-734 Landfill Area
3.0	Risk Assessment
3.1	Identification of Chemicals of Concern14
3.2	Exposure Assessment
3.2.1	Characterization of the Exposure Setting
3.2.1.1	Current Use Scenarios
3.2.1.2	Future Use Scenarios
3.2.2	Identification of Human Exposure Pathways
3.2.3	Estimation of Environmental Concentrations
3.2.4	Estimation of Human Intake
3.3	Toxicological Assessment
3.4	Risk Characterization
3.5	Conclusions
4.0	Discussion of the X-734, X-734A and X-734B SWMU in QIV20
	Risk Analysis
5.0	Highlights of Community Participation
6.0	Scope and Role of the Response Action
7.0	Summary of Quadrant Characteristics
7.1	Potential Sources of Contamination
8.0	Description of Remedial Alternatives
8.1	Development of Alternatives for X-734 SWMU-CAS/CMS Study
9.0	Summary of Comparative Analysis of Alternatives
10.0	Ohio EPA's Selected Alternatives for the X-734 Landfill Area in
	Quadrant IV of the Portsmouth Gaseous Plant
11.0	Responsiveness Summary for the X-734, X-734A and X-734B Landfill Area
	in Quadrant IV for the US DOE Portsmouth Gaseous Diffusion Plant 43
11.1	Summary of Comments Received During the Public Comment Period 43
11.2	Overview
11.3	Summary of Comments
	Appendix 1 - ARARs
	Appendix 2 - Figures

## **List of Acronyms**

ARARs: Applicable or Relevant and Appropriate

Requirements

Bedford: Bedford shale

BERA: Baseline Ecological Risk Assessment

BRA: Baseline Risk Assessment

CERCLA: Comprehensive Environmental Response,

Compensation and Liability Act (Superfund Law)

Ci/hr: Curies per hour

cm²/sec: Square centimeters per second CMS: Corrective Measures Study Cleanup Alternatives Study

COC: Chemicals of Concern Cuyahoga: Cuyahoga shale

D&D:

Decontamination and Decommissioning
DDAGW
Division of Drinking and Ground Water
DHWM
Division of Hazardous Waste Management

DOCC: Description of Current Conditions

ED: Exposure Duration

ELCR: Excess Lifetime Cancer Risk Level

fissile:

Refers to a shale that easily splits or cleaves

ft': Square foot ft/d: Square foot ft/d: Feet per Day

ft²/d: Square feet per day
ft³/d: Cubic feet per day
Gallia: Gallia sand and gravel

gal/month:
gal/yr:
GC:
gpd:
Gallons per month
gallons per year
Gas chromatograph
Gallons per day
Gallons per minute

IGWMP Integrated Ground Water Monitoring Plan

in/yr: Inches per year

IRM: Interim Remedial Measure

kg/yr: Kilograms per year

lbs: Pounds

LBC: Little Beaver Creek

LMES: Lockheed Martin Energy Systems
LMUS: Lockheed Martin Utility Services

m³/day: Cubic meters per day mg/l: Milligrams per liter

mg/kg: Milligrams per kilogram
mg/m³: Milligrams per cubic meter
mgd: Million gallons per day

Minford: Minford silt and clay

NCP: National Oil and Hazardous Substances Pollution

Contingency Plan

ND: Not detected

NDD: North Drainage Ditch
NEDD: North East Drainage Ditch

NEPA: National Environmental Policy Act

NPDES: National Pollution Discharge Elimination System
OAC: Ohio Administrative Code (Rules/Regulations

developed as directed by law)

Ohio EPA: Ohio Environmental Protection Agency

PAHs: Polycyclic (or polynuclear) aromatic hydrocarbons

PCBs: Polychlorinated Biphenyls

PCE: Perchloroethylene pCi/1: Picocuries per liter

PERA: Preliminary Ecological Risk Assessment
PORTS: Portsmouth Gaseous Diffusion Plant

ppb: Parts per billion ppm: Parts per million

Preferred Plan: The plan developed by Ohio EPA and US EPA

that identifies the preferred alternative for cleanup

at a SWMU

PRG Preliminary Remedial Goal
QI Quadrant I (QII = Quad II, etc.)

RAGS Risk Assessment Guidance for Superfund RCRA: Resource Conservation and Recovery Act

RFI: RCRA Facility Investigation

RME: Reasonable Maximum Exposure

Sunbury: Sunbury shale

SVOCs: Semivolatile Organic Compounds
SWMUs: Solid Waste Management Unit

Tc-99: Technetium-99

TCE: Trichloroethylene - A volatile organic compound

commonly used in industrial degreasing

operations.

TSCA Toxic Substance Control Act

ug/hr:Micrograms per hourug/kg:Micrograms per kilogram

ug/l: Micrograms per liter

ug/m<sup>3</sup>: Micrograms per cubic meter

U.S. DOE: United States Department of Energy

U.S. EPA: United States Environmental Protection Agency

VOCs: Volatile Organic Compounds

VC Vinyl Chloride Yd<sup>3</sup> Cubic Yards

PART 1: DECLARATION STATEMENT

### **DECLARATION STATEMENT**

#### 3 SITE NAME AND LOCATION

- 4 US Department of Energy
- 5 Portsmouth Gaseous Diffusion Plant (PORTS)
- 6 Quadrant IV; the X-734, X-734A and X-734B Landfill Area
- 7 Piketon, Ohio

2

8

## STATEMENT OF BASIS AND PURPOSE

- 9 This decision document presents the selected remedial actions for the Portsmouth Gaseous
- Diffusion Plant (PORTS), X-734, X-734A and X-734B Landfill Area in Quadrant IV, on the
- 11 US Department of Energy (US DOE) Reservation in Piketon, Ohio. These actions were
- 12 chosen in accordance with the Resource Conservation and Recovery Act (RCRA) of 1976, the
- 13 Comprehensive Environmental Response, and Liability Act (CERCLA) of 1980, as amended
- by the Superfund Amendments and Reauthorization Act (SARA) of 1986, and to the extent
- practicable, the National Oil and Hazardous Substances Pollution Contingency Plan (NCP),
- and the Hazardous and Solid Waste amendments (HWSA) of 1984. These Decisions are based
- on the administrative record for this response action. The US DOE site is being cleaned up
- under a Consent Decree between US DOE and the State of Ohio, and an Administrative Order
- by Consent (AOC) signed by US DOE and the United States Environmental Protection Agency
- 20 (US EPA). Both legal agreements were signed in 1989. US DOE, Ohio EPA and US EPA
- 21 entered into a Administrative Consent Order in 1997 which granted the Ohio EPA the
- authority to conduct the day to day activity at the Portsmouth site.
- 23 Documentation for the selection of these remedial actions are contained in the administrative
- 24 record maintained at the US DOE Environmental Information Center in Piketon, Ohio and at
- 25 the Ohio EPA Southeast District Office in Logan, Ohio. The specific documents include but

- are not limited to the Q IV Final RFI Report (Q IV RFI) (DOE 1996a), the Baseline Ecological
- 27 Risk Assessment (BERA) (DOE 1994b), the Air RFI (DOE 1994c), the Background Sampling
- 28 Investigation of Soil and Groundwater (DOE 1996) and the Ohio EPA Preferred Plan
- 29 (Preferred Plan) (Ohio EPA 1999), and other documents contained in the administrative record
- 30 file for this response action. The most current Administrative File indexes provided in
- 31 Appendix a of this Decision Document.

#### ASSESSMENT OF THE SITE

ŧ

- 33 Actual or threatened releases of hazardous substances from Quadrant IV, if not addressed by
- 34 implementing the response actions selected in this Decision Document, may present a current
- or future risk to public health, welfare, or the environment.

#### DESCRIPTION OF THE SELECTED REMEDIES

- 37 Quadrant IV occupies the northern portion of the PORTS Reservation (Figure 1.2) The
- boundaries of Quadrant IV were established with respect to the surface-water and groundwater
- flow and drainage patterns. The X-734 Landfill Area (consisting of the X-734 Old Sanitary
- 40 Landfill, the X-734A Construction Spoils Landfill, and the X-734B Construction Spoils
- 41 Landfill is located in the Northwestern portion of Quadrant IV. (Figure 2.1).
- 42 The X-734 Area (consisting of the X-734 Old Sanitary Landfill, the X-734A Construction
- Spoils Landfill, and the X-734B Construction Spoils Landfill). Five alternatives for the X-734
- 44 Area were evaluated (#1 No Action, #2 Institutional Controls, #3a Multi Media Cap, #3b
- Multi Media Cap and Leachate Collection Trench, and #4 Multi Media Cap at X-734/X-734A,
- 46 Soil Cap at X-734B and Phytoremediation).

47

32

36

The selected remedial alternative for the X-734 Landfill Area SWMU is Alternative 4.

- Alternative 4 consists of institutional controls and containment (Multimedia Cap at X-734/X-49 734A, Soil Cap at X-734B, and Phytormediation.) Alternative 4 has been designed to contain 50 the soil, waste, and debris of the landfills. The alternative would not treat or remove any 51 52 waste from the landfills; however, contaminated groundwater may be removed and treated by phytoremediation if contaminants migrate from beneath the X-734B construction and 53 demolition debris landfill. Soil, waste, and other debris would be contained under a multimedia 54 cap or soil cap to prevent potential for contaminant migration from the landfills. 55 Phytoremediation (trees) would also be used downgradient of X-734B to capture and remediate 56 57 any groundwater that could potentially migrate from beneath the landfill. 58 STATUTORY DETERMINATIONS AND REMEDY SELECTION STANDARDS 59 The selected remedy meets the CERCLA statutory determination because it is protective of 60 human health and the environment, complies with federal and State of Ohio requirements that 61 62 are legally applicable or relevant and appropriate to the remedial action and are cost-effective. The selected remedy uses permanent solutions and alternative treatment technologies or 63 64 resource recovery technologies to the maximum extent practicable. The selected remedy complies with RCRA remedial selection standards because they protect 65 human health and the environment; control the source of releases so as to reduce or eliminate, 66 67 to the extent practicable, further releases that may pose a threat to human health and the environment; and comply with applicable standards for management of wastes. Media cleanup 68 69 levels were established for the X-734 remedial action. 70
- Implementation of the selected remedy at X-734 landfill area is easily accomplished, cost effective and is expected to provide both long and short term effectiveness. The selected remedy at X-734 will reduce mobility of the contaminants in the landfill area. This alternative requires the landfill to be capped in accordance with Ohio Solid/Hazardous waste requirements, and includes

institutional controls to prevent inappropriately access and development on the landfill. This alternative provides the best balance of trade-offs when considering the criteria used to evaluate the remedies presented in the CAS/CMS. The agency believes that this remedy will be protective of human health and the environment by containing the landfilled wastes. This alternative meets ARARs, is cost-effective, and will provide long-term effectiveness.

For evaluation purposes, a multimedia cap design and a construction and demolition debris cap was described for this alternative in the CAS/CMS. The multimedia cap would consist of the following layers, from bottom to top: a compacted soil subgrade, a geosynthetic clay liner (GCL), a flexible membrane liner (FML), a drainage layer, a frost protection layer, and a vegetative layer to prevent erosion. While Ohio EPA does not anticipate changes to this conceptual design, actual design details will be determined during the Corrective Measures Implementation (CMI). However, the final design must comply with Subtitle C/D and Ohio Solid/Hazardous Waste capping requirements.

The collection trench described in Alternative 3b was considered; however, because significant groundwater contamination does not currently exist, and because the cap is expected to eliminate or significantly decrease leachate generation from the landfill, it was determined that a collection trench is not necessary at this time. If site conditions change, a collection trench and associated treatment components could be added at a later date. The mobility of the contaminants will be contained through the ability of the selected remedial alternative to reduce the levels of contaminants in groundwater. These remedies may result in some hazardous substances remaining on site for a period of time; therefore, a review will be conducted no less often than every five (5) years after commencement of the remedial actions to insure that the remedies selected continue to provide adequate protection of human health and the environment.

97 PART 2: DECISION SUMMARY

#### 1.0 SITE NAME, LOCATION, AND DESCRIPTION

98

99 The PORTS facility was constructed between 1952 and 1956 and is owned by U.S. DOE. The active portion of the PORTS plant occupies approximately 1,000 acres of a 3,714-acre U.S. 100 DOE reservation in south central Ohio, approximately 80 miles south of Columbus, 20 miles 101 north of Portsmouth, and 1 mile east of U.S. Route 23, near Piketon (Figure 1.1). The 102 103 immediate region surrounding the site consists of Pike County, Scioto County, Jackson County, and Ross County. Approximately 24,250 people reside in Pike County (Energy 104 Systems 1997a), and scattered rural development is typical. Piketon is the nearest town, 105 106 approximately 5 miles north of the facility on U.S. Route 23. Piketon had an estimated population of 1,717 in 1990. The county's largest community, Waverly, has approximately 107 108 4,500 residents and is situated 12 miles north of the facility. 109 Land within a 5-mile radius of PORTS is primarily undeveloped, including cropland, 110 woodlots, pasture, and forest. This distribution includes approximately 25,000 acres of farmland and 25,000 acres of forest. There is approximately 500 acres of urban land within 111 112 the same radius (Energy Systems, 1993). 113 The PORTS facility occupies an upland area of southern Ohio with an average land surface 114 elevation of 670 feet above mean sea level. The terrain surrounding the plant site consists of 115 marginal farmland and wooded hills, generally with less than 100 feet of relief. The plant is located within a mile-wide abandoned river valley. 116 117 The geology of the PORTS plant site consists of unconsolidated material overlying bedrock 118 formations. The unconsolidated material is known as the Teays formation. The Teays 119 formation is composed of two members, the Minford silt and clay (Minford), and the Gallia 120 sand and gravel (Gallia). The bedrock formation underlying the Teays formation are, in 121 descending order, the Sunbury shale, the Berea sandstone, and the Bedford shale. 122 For purposes of the RCRA Facility Investigation (RFI), the PORTS facility has been separated

- into quadrants (Figure II). Each quadrant roughly corresponds to the uppermost groundwater flow paths beneath the site. The PORTS groundwater system includes two water-bearing units, the Berea Sandstone bedrock and the unconsolidated Gallia, and two aquitards, the Sunbury Shale (Sunbury) and the unconsolidated Minford. Although the Minford silt does not transmit groundwater as readily as Gallia, the basal silt portion of the Minford is generally grouped with the Gallia as part of the uppermost water-bearing unit at the PORTS site.
- 130 Creeks and holding ponds are the most important surface water features at the PORTS plant
  130 site. The PORTS site is drained by Little Beaver Creek, Big Run Creek, the West Drainage
  131 Ditch, and the unnamed southwest drainage ditch. Sources of water for the surface water flow
  132 system include precipitation run-off, groundwater discharge and effluent from plant processes.
  133 All surface water from the plant site eventually drains into the Scioto River which flows north
  134 to south approximately 1 mile west of the plant. The Scioto River is approximately 120 ft.
  135 lower in elevation than the PORTS site.

## 2.0 SITE HISTORY AND ENFORCEMENT ACTIVITIES

136

137 The principal process at the PORTS facility is the separation of uranium isotopes via gaseous diffusion. The PORTS facility has been operating since 1954 enriching uranium for use in 138 commercial reactors and for use by the U.S. Navy in power reactors in the nuclear Navy. 139 140 Production of enriched uranium for use by the Navy was ceased in 1991. The production facilities are owned by U.S. DOE and are have been leased by the United States Enrichment 141 Corporation since 1993. The United States Enrichment Corporation became private in 1998. 142 Other portions of the site are leased to the Ohio National Guard and the Defense Logistics 143 144 Agency. U.S. DOE remains the owner of the property. DOE's mission at the site has changed to environmental restoration, waste management, removal of highly enriched uranium 145 146 and the operation of non leased facilities.

Support operations for the production of enriched uranium include the feed and withdrawal of material from the primary process, water treatment for sanitary and cooling purposes, decontamination of equipment removed from the primary process, water treatment for sanitary and cooling purposes, decontamination of equipment removed from the plant for maintenance or replacement, recovery of uranium from various waste materials and treatment of sewage wastes and cooling water blow down. The construction, operation and maintenance of this facility requires the use of a wide range of commercially available chemicals. Continuous operation of this facility since 1954 has resulted in the generation of inorganic, organic and low level radioactive waste materials. 

In 1989, U.S. DOE and the State of Ohio entered into a Consent Decree that outlined the requirements for handling hazardous waste generated at the PORTS facility and for conducting investigation and corrective measures studies at the site. U.S. EPA and U.S. DOE entered into a similar agreement, the AOC, in September 1989. This agreement was negotiated between U.S. EPA Region V and U.S. DOE. The AOC requires that the PORTS facility conduct a RCRA Facility Investigation (RFI) and a Corrective Measures Study (CMS), select remedies, and implement them according to a Corrective Measures Implementation (CMI) plan. A schedule is attached to each agreement outlining a submittal dates to Ohio EPA and U.S. EPA for documents pertaining to the investigation and corrective measures studies. A schedule regarding submittal dates for submittal of project deliverables was attached to the Director's Findings and Orders regarding integration of certain hazardous waste management units into the ongoing clean-up process as agreed to by US DOE and Ohio EPA in January 1999.

The AOC and Consent Decree require corrective action based on the requirements of RCRA.

In addition, the AOC states that CERCLA requirements must be incorporated into the corrective action process. In areas where the AOC and Consent Decree are not specific,

- regulations and guidance under RCRA statutes are used. In specific instances where RCRA
- provides no guidance, the provisions of CERCLA are used, as appropriate.

# 2.1 HISTORY OF QUADRANT IV AND THE X-734 LANDFILL AREA

- 175 The Quadrant IV RFI was conducted in two phases. Phase I of the investigation was
- 176 conducted from February to August 1991. Phase II of the investigation was conducted from
- October to December 1993. The draft final version of the RFI report was submitted on
- December 10, 1996. The Q IV RFI received final approval from Ohio EPA on September 5,
- 179 1997. Twenty-seven SWMUs were investigated during Phases I and II of the Quadrant IV
- 180 RFI. The investigation included analysis of soil, sediment, surface water and groundwater
- 181 where appropriate. Ecological data was collected during the RFI to help support the Baseline
- 182 Ecological Risk Assessment (BERA) approved by Ohio EPA on February 7, 1997. Additional
- data was collected for the Air RFI which was approved by Ohio EPA on August 28, 1998.
- The Quadrant IV CAS/CMS Report was submitted to the Ohio EPA for review August 21,
- 185 1998. Ohio EPA approved of the CAS/CMS Report October 19, 1998.

## 186 3.0 RISK ASSESSMENT

- 187 The assessment of potential or current risks from wastes present at the site is based on
- guidance provided by the US EPA, in particular the "Risk Assessment Guidance for
- Superfund (RAGS), (US EPA, 1989a) and Guidelines for Exposure Assessment (US EPA,
- 190 1992a). These guidance documents are founded on well established chemical risk assessment
- principles developed for the regulation of environmental contaminants.
- The risk assessment for contaminated sites on the DOE-PORTS site consists of a Human
- 193 Health Risk Assessment and an Ecological Risk Assessment. The Ecological Risk Assessment

was conducted separately. The Human Health Risk Assessment is conducted assuming that no institutional controls such as fencing are in place and that the area within the Perimeter road will remain industrial in the future and the use of the site outside of Perimeter road will be either commercial or recreational in the future. Groundwater is assumed to be used for drinking and bathing purposes both inside and outside of the Perimeter road. The industrial use scenario is considered to be the most likely future use at the US DOE site. The initial risk assessment conducted for the site assumes that no future cleanup action is taken and is referred to as the Baseline Risk Assessment. The Baseline Risk Assessment consists of numerous steps as follows:

#### 3.1 Identification of Chemicals of Concern

After data collected during the RFI was evaluated, those chemicals that were detected during lab analysis were retained as Chemicals of Concern (COC). Some data not appropriate for certain exposure pathways was excluded. For example, deep soil data greater than 10 feet would not be expected to be available for possible ingestion by children or adults and is only a threat to ground water contamination. Therefore, this data was not included in the assessment of soil ingestion risks.

#### 3. Exposure Assessment

- This step involves the evaluation of potential human exposures to site chemicals. There are
- basically four separate tasks necessary in the Exposure Assessment. These steps are: (a) The
- 213 Characterization of the Exposure Setting; (b) Identification of Exposure Pathways; (c)
- 214 Estimation of Environmental Concentrations; and (d) Estimation of Human Intake.

#### 3.2.1 Characterization of the Exposure Setting

This step involves modeling or simulating those exposure scenarios considered possible on the

217	site both for current use and future use. The following scenarios were included in the baseline
218	risk assessment:
219	
220	3.2.1.1 Current Use Scenarios
221	• on-site worker
222	• off-site resident
223	• off-site recreational population
224	<b>}</b> .
225	The on-site worker scenario describes potential exposures to outdoor media at PORTS for a
226	worker engaged in normal day-to-day activities throughout the quadrant. The recreational
227	population scenario was developed to assess potential exposures to surface water bodies on the
228	PORTS reservation and to fish and game eaten by local recreational anglers and hunters. In
229	estimating exposure for both current off-site resident and recreational populations, any
230	significant direct access to media within the Quadrant being evaluated was considered unlikely.
231	Exposures were assumed to result from contaminants that could potentially migrate off-site
232	
233	As stated above, future use scenarios were developed consistent with the reasonable maximum
234	exposure. The area within the Perimeter road is expected to remain industrial in the future.
235	Areas outside the Perimeter road within the reservation were evaluated for a future
236	recreational/commercial use. For the future use conditions, the following scenarios were
237	developed:
238	3.2.1.2 <u>Future Use Scenarios</u>
	•.
239	• On-site commercial use *(developed after the approval of the RFI)
240	On-site recreational population
241	On-site industrial worker -

242	• Off-site resident			
243	Off-site recreational population.			
244 245 246	*(the RFI included the analysis of risk for an on site future resident. After careful review of potential future uses for the site the Ohio and US EPA determined that it was unlikely that the site would be developed for use as residential property. More than likely (especially those areas within the security fence) the site will be redeveloped for industrial/commercial purposes.)			
247	In addition to the on-site worker who is involved in normal day-to-day activities, another			
248	exposure scenario modeled under both current and future land use conditions is the excavation			
249	worker. This worker is assumed to be in contact with contaminated media during periodic,			
250	intrusive activities such as construction or landscaping. The future worker scenario described			
251	potential exposures to outdoor media at PORTS and includes the ingestion of groundwater.			
252	3.2.2 <u>Identification of Human Exposure Pathways</u>			
253	The above exposure scenarios were developed to model or simulate possible exposure			
254	situations found at the site. It is also necessary to determine the most likely exposure			
255	pathways as well. An example of an exposure pathway is the ingestion of contaminated			
256	groundwater by on-site workers in the future. The following exposure pathways were			
257	evaluated for both the current and future worker as well as the recreational visitor:			
258	• Exposure to Groundwater via ingestion of drinking water, and			
259	dermal contact and inhalation of volatiles while showering; (for			
260	future on-site worker only)			
261	• Exposure to soil via incidental ingestion and dermal contact, and via			
262	external gamma radiation from radionuclides present in soil;			
263	Exposure to sediment via incidental ingestion and dermal contact:			

264	• Exposure to surface water via incidental ingestion and dermal		
265	contact;		
266	• Exposure to air via inhalation of vapors and particulates;		
267	• Exposure via ingestion of local game contaminated by grazing on		
268	land affected by plant operations;		
269	• Exposure via ingestion of fish.		
270	3.2.3 Estimation of Environmental Concentrations		
271	In this step, concentrations of chemicals and radionuclides in various environmental media		
272	from which exposure may occur are estimated via sampling results and mathematical modeling.		
273	3.2.4 Estimation of Human Intake		
274	This step involves calculating the amount of a substance received by an individual through		
275	exposure to chemicals and radionuclides in the various environmental media. Chemical intakes		
276	(referred to as chronic daily intakes or CDIs) are typically expressed in terms of the amount		
277	of material in contact with the body for a certain time period, and are calculated as a function		
278	of chemical concentration in the soil or water, how often the exposure occurs and how long		
279	(exposure frequency), body weight, and the portion of a lifetime that exposure occurs. The		
280	generic equation for calculating the CDI is as follows:		
281	• ,		
282	$CDI = \underline{CxCRxEFxED}$		
283	BWxAT		
284	where:		

285	CDI	=	Chronic daily intake, mg/kg/day
286	C	=	Chemical concentration in soil or water, e.g. mg/kg soil
287	CR	=	Contact Rate, e.g., kg/soil/day
288	EF	=	Exposure frequency, days/year
289	ED	=	Exposure Duration, years
290	$\mathbf{BW}$	=	Body Weight, kg
291	AT	==	Averaging Time; portion of lifetime over which exposure
292			is averaged (days).

namia daile, impalea, mad/lea/dass

Variations of this equation are used when calculating air inhalation and radiological exposures.

#### 3.3 Toxicological Assessment

The toxicological assessment involves the identification of adverse health effects associated with exposure to a chemical or radionuclide and the relationship between the extent of exposure and the likelihood and/or severity of adverse effects. The U.S. EPA has conducted such assessments on many frequently occurring environmental chemicals and radionuclides and has developed toxicity values based on these assessments for use in risk assessments. Further information regarding the toxicological assessment can be found in the RFI Reports.

#### 3.4 Risk Characterization

This step involves calculating estimates of carcinogenic (cancer causing) and non-carcinogenic risks from chemicals of concern for different exposure pathways. Cancer risk is defined as the probability of an individual developing cancer over a lifetime as a result of exposure to a potential carcinogen in addition to the probability of cancer risks from all other causes. As a benchmark in developing clean-up goals at contaminated sites, an acceptable range of excess cancer risk (ECR) from one in one million  $(1x10^{-6})$  to one in ten thousand  $(1 \times 10^{-4})$  has been established. The point of departure or program goal for risk remaining after a site is cleaned

up is 1x10<sup>-6</sup> (i.e. a one in one million excess lifetime cancer risk, above and beyond risks from other unrelated causes) and is the risk goal for the U. S. DOE-PORTS site.

The "Hazard Quotient" (HQ) is used to determine the severity of non-cancerous hazards posed at a site. The HQ is determined by dividing the Chronic Daily Intake (CDI) by the Reference dose (RfD). The reference dose is the amount of material that is determined to cause a toxic effect. If the HQ is less than or equal to 1, then the estimated exposure to a substance represented by the CDI, is judged to be below the threshold that could result in a toxic effect. An HQ greater than 1, indicates that a toxic effect may result. To assess the cumulative effect of similar noncancerous substances, the HQ for all of the substances being assessed at a site are added, with the result being the Hazard Index (HI).

#### 3.5 <u>Conclusions</u>

The risks estimated for substances evaluated at a SWMU and in the quadrant, are compared to target risk levels and general conclusions are made regarding the potential risks associated with these substances.

TABLE I

326	Contaminants of Concern	Selected Soil PRG (mg/kg)	Basis
327	Arsenic	31	BG
328	Barium	. 181	BG
329	Beryllium	1.4	BG
330	Chromium	52.7	Excavation CR
31	Lithium	35	BG
32	Manganese	2012	BG
33	Nickel	34	BG
34	Uranium	7.4	On-Site Worker CR
35	BG = Background	CR = Cancer Risk	

Antimony Arsenic Beryllium Chromium Lead Nickel cis-1,2-Dichloroethene
Beryllium Chromium Lead Nickel
Chromium  Lead  Nickel
Lead Nickel
Nickel
cis-1,2-Dichloroethene
Trichloroethene
Vinyl Chloride
Berea Groundwater Clean-u
Berea Groundwater Clean-u Contaminants of Concern
and the second second second second second

## 4.0 DISCUSSION OF THE X-734, X-734A AND X-734B SWMU IN Q IV

The X-734 Area (X-734 Old Sanitary Landfill, X-734A Construction Spoils Landfill,

X-734B Construction Spoils Landfill)

Ohio WQS = State of Ohio Water Quality Standard

359

360

361

363 The X-734 Old Sanitary Landfill has a total of approximately 3.8 acres. Detailed records of 364 materials disposed in the landfill were not kept. However, waste known to be disposed of at 365 X-734 include: trash and garbage, construction spoils, and waste containing unspecified levels 366 of heavy metals. While not substantiated, plant personnel have indicated that organic solvents 367 may have been disposed of in the unit. 368 The X-734A Construction Spoils Landfill has a total area of approximately 3.5 acres and is

adjacent to the southern boundary of X-734. Waste disposed of at X-734A included construction spoils, trees, railroad ties, broken concrete, stumps, roots, brush, and other wastes from clearing and grubbing operations. A surface water seep area is located in the upper portion of the slope on the eastern side of the landfill.

373 The X-734B Construction Spoils Landfill is located south of the X-734A and has a surface area 374 of approximately 4.6 acres. A road and buffer zone separate the northern boundary of X-734B 375 from X-734A. X-734B reportedly received the same type of waste as X-734A. The 376 southwest boundary of this unit overlaps a portion of the X-744W leach field area.

#### Risk Analysis

369

370

371

372

377

- 378 Environmental media sampled at this unit during the RFI were surface water, sediment, surface 379 soil (0 to 2 ft), shallow soil (2 to 10 ft), deep soil, and groundwater.
- Seep Surface Water and Sediment. The Quadrant IV RFI BRA identified a total noncancer 381 HI of 2 for the current on-site worker and on-site recreational population scenarios. These 382 risks are driven by exposure to arsenic in the seep sediment associated with this SWMU. The 383 BRA also identified a total ELCR of 4x10<sup>-4</sup> for the current on-site worker scenario because of the presence of arsenic and PAHs in seep leachate associated with this SWMU. A total ELCR 384 of 8x10<sup>4</sup> identified for the on-site recreational population scenario is driven by exposure to 385 386 arsenic, beryllium, and PAHs in the seep sediment and arsenic in the surface water.

Soil and Groundwater. The Quadrant IV RFI BRA identified a total noncancer HI of less 387 than 1 for the current on-site worker. The BRA identified a total noncancer HI of 7 for the 388 future on-site worker scenario. This risk is driven by exposure to arsenic in the groundwater 389 associated with this SWMU. The BRA also identified a total noncancer HI of 1 for the 390 excavation worker scenario. This risk is driven by exposure to inorganic constituents in the 391 392 soil associated with this SWMU. The BRA also identified a total ELCR of 1x10<sup>4</sup> for the current on-site worker scenario because 393 of the presence of arsenic, beryllium, and PAHs in the soil associated with this SWMU. A 394 total ELCR of 1x10<sup>-3</sup> was identified for the future on-site worker scenario. This risk is driven 395 396 by exposure to arsenic, beryllium, and PAHs in the soil and arsenic and beryllium in the groundwater associated with this SWMU. A total ELCR of 8x10<sup>-6</sup> was identified for the 397 excavation worker scenario. This risk is driven by exposure to arsenic and PAHs in the soil. 398 5.0 HIGHLIGHTS OF COMMUNITY PARTICIPATION 399 400 The Ohio EPA relies on the public to ensure that each remedial alternative selected at PORTS 401 meets the needs of the local community, in addition to being an effective solution to the 402 problem. 403 The Quadrant IV Preferred Plan was released to the public in May 1999 This document is 404 available to the public in the administrative record, maintained at the Environmental 405 Information Center, P.O. Box 693, Piketon Ohio and at the Ohio EPA Southeast District 406 Office, 2195 Front Street, Logan, Ohio. Notice of the availability of the Preferred Plan was 407 published in the Pike County News Watchman and Pike County Advertiser on May 30, 1999. 408 The remedial action selected for groundwater at X-734 fits into the overall clean-up strategy 409 for the PORTS facility by reducing mobility, and eliminating the exposure pathways that may

410	present a current or future risk to human or ecological receptors. The selected remedy also
411	addresses the potential for contaminant release and off-site migration.
	and off-site inigration.
412	Ohio EPA formally presented the Preferred Plan for Quadrant IV at a public availability
413	session held on June 3, 1999. At this meeting representatives from Ohio EPA discussed the
414	RFI, CAS/CMS, and the Preferred Plan, and answered questions and received comments
415	related to Quadrant IV and the remedial alternatives under consideration. Responses to
416	significant comments, criticisms, or new data received during the comment period and public
417	meeting are included in the "Responsiveness Summary," which is attached to this Decision
418	Document.
419	This decision document presents the selected remedial actions for X-734, X-734A and X-734B
420	in Quadrant IV of the US DOE Portsmouth Facility. These actions are chosen in accordance
421	with the resource Conservation and recovery Act (RCRA) of 1976, the Comprehensive
422	Environmental Response, Compensation, and Liability Act (CERCLA) of 1980, as amended
423	by the Superfund Amendments and Reauthorization ACT (SARA) of 1986, and to the extent
424	practicable, the National Oil and Hazardous Substances Pollution Contingency Plan (NCP),
425	and the Hazardous and Solid Waste Amendments (HWSA) of 1984. This decision is based on
426	the administrative record for this response action.
427	All Documents leading up the Preferred Plan have been available for public review and
428	comment prior to selection of the chosen remedies. Documents issued before the Preferred
429	Plan include, but are not limited to the Quadrant IV Final RFI Report (DOE 1996), The
430	Baseline Ecological Risk Assessment (DOE 1994), The Air RFI (DOE 1997), the Background
431	Sampling Investigation (DOE 1996), the Quadrant III CAS/CMS Report (DOE 1998).

# 432 6.0 SCOPE AND ROLE OF THE RESPONSE ACTION

The PORTS facility has been separated into quadrants that roughly correspond to groundwater

434	flow paths within the uppermost water-bearing unit beneath the site (the Gallia formation).
435	Each quadrant contains multiple SWMUs and a diverse range of environmental media (i.e.,
436	soil, sediment, groundwater, etc.). Media within the SWMUs have been analyzed to determine
437	if contaminants are present at concentrations that may present a threat to human health or the
438	environment.
439	The scope of remedial actions implemented at the PORTS facility is to eliminate or reduce (to
440	acceptable levels) any risks to human health or the environment posed by releases and/or
441	potential releases of contaminants from the SWMUs at ports. SWMUs at the PORTS facility
442	are in various stages of the remedial action process; however, remedial actions preformed at
443	the SWMUs are coordinated to achieve overall risk reduction and complete remediation of the
444	entire facility. It is also desirable that remedial actions implemented restore and enhance the
445	areas being remediated.
446	The X-734 Area (X-734 Old Sanitary Landfill, X-734A Construction Spoils Landfill, X-
447	734B Construction Spoils Landfill) require remedial action at this time. The principle
448	threat identified at the X-734 area is from the uncapped units and potential future use and
449	ingestion of groundwater contaminated with volatile organic and inorganic contaminants. The
450	remedial action selected for the X-734 SWMU fits into the overall clean-up strategy for the
451	PORTS facility by eliminating the exposure pathways that may lead to present and future risk
452	to human and ecological receptors.
453	
454	7.0 SUMMARY OF QUADRANT CHARACTERISTICS
455	Several investigative studies were conducted to determine the nature and extent of
456	contamination within the Quadrant. The investigation is detailed in the final Q IV RFI and Q
457	IV CAS/CMS Report. The following were investigated as part of the Q IV Investigation:

Soil

459	•	Groundwater
460	•	Surface Water &
461	•	Sediments.

# 462 7.1 POTENTIAL SOURCES OF CONTAMINATION

The X-734 Landfill area requires active remedial measures to prevent potential exposure to contaminants (Figure 6.1). The Quadrant IV risk assessment identified organic and inorganic contaminants in groundwater, soils and sediments contaminants of concern. The COCs for soil include arsenic, barium, beryllium, chromium, lithium, manganese, nickel, and uranium. The COCs for Gallia groundwater include antimony, arsenic, beryllium, chromium, lead, nickel, cis-1,2-dichloroethene, trichloroethene, and vinyl chloride. The only COC for Berea groundwater is lead. The COCs for seep water include arsenic, cadmium, and zinc.

# 470 8.0 DESCRIPTION OF REMEDIAL ALTERNATIVES

- The CAS/CMS was conducted to identify and screen technologies and clean-up alternatives to address the COCs in Q IV.
- 8.1 Development of Alternatives for X-734 SWMU CAS/CMS Study
- The CAS/CMS was conducted to screen technologies for the remediation of units in Quadrant IV. The X-734 Area required the development and evaluation of cleanup alternatives. The alternatives were developed to evaluate remedies for the contaminated media in the X-734 Area. Four alternatives were evaluated (1, 2, 3a, 3b and 4) and are described in detail below:

#### ALTERNATIVE 1- NO ACTION

478

484

485

486

The No Action alternative provides a basis for comparison with other alternatives. Under the
No Action alternative, no treatment, containment, removal, or monitoring of the environmental
media in the X-734 Area would be performed. Unrestricted access to PORTS in its current
condition would be allowed, and no present or future restrictions on access or land use would
be implemented.

# COST ANALYSIS: ALTERNATIVE #1 - NO ACTION

There are no costs associated with this alternative.

#### ALTERNATIVE 2- INSTITUTIONAL CONTROLS

- Institutional Controls for the X-734 Area would include deed restriction, fencing, groundwater monitoring, surface water drainage control, and surface water monitoring to prevent contact with the soil, waste, and debris. The landfill contents would remain in place and would not be treated or removed.
- Deed restrictions would limit future land use and prevent inappropriate development on the 491 affected SWMUs. A fence would be placed around the perimeter of the SWMUs to prevent 492 unauthorized entry. Surface water drainage control would be implemented to limit erosion and 493 to prevent potentially contaminated landfill seeps from affecting environmental media. Surface 494 water drainage control would include vegetation of landfill surfaces and the installation of 495 perimeter ditches for drainage control, as needed. Groundwater monitoring would be 496 conducted to verify that contaminants are not migrating from the landfills at unacceptable 497 498 levels. Existing monitoring wells upgradient and downgradient from the landfills would be sampled. The specific wells, parameters, and sampling frequencies would be determined as 499 part of the CMI. Surface water monitoring is currently being conducted in Little Beaver Creek 500

501	and the North Drainage Ditch and will continue under this alternative. The existing pipe
502	culvert that extends through the X-734A Landfill would be abandoned in place. Alternative 2
503	could be implemented in 9-11 months.
504	
505	COST ANALYSIS: ALTERNATIVE #2 -INSTITUTIONAL CONTROLS
506	Present Worth Capital Cost: \$ 448,000
507	Present Worth O&M Cost: \$ 633,000
508	Total Present Worth Cost: \$1,081,000
509	ALTERNATIVE 3a - INSTITUTIONAL CONTROLS AND CONTAINMENT
510	(MULTIMEDIA CAP)
511	Alternative 3a consists of the following:
512	1) Institutional Controls: deed and access restrictions, groundwater monitoring,
513	and surface water monitoring; and
514	2) Containment: capping of X-734/X-734A and X-734B with multimedia caps.
515	Alternative 3a (Figure 6.6) has been designed to contain the soil, waste, and debris in the
516	landfills. It would not treat or remove any material from the SWMUs. Soil, waste, and debris
517	would be contained under a multimedia cap to prevent exposure and direct contact with the
518	material, prevent surface-water infiltration, and reduce the potential for contaminant migration
519	from the landfills.
520	Institutional controls for Alternative 3a would include deed restrictions and fencing. Deed
521	restrictions would prevent inappropriate development on the landfills and alterations that could
522	compromise cover system integrity. Fencing would be placed around the units to restrict
523	access. Groundwater monitoring would be conducted to verify that contaminants are not

migrating from the landfills at unacceptable levels. Existing monitoring wells upgradient and 524 downgradient from the landfills would be sampled. The need for modifications to existing 525 wells or installation of new wells would be determined as part of the CMI. The specific wells, 526 parameters, and sampling frequencies would also be determined as part of the CMI. Surface 527 water monitoring is currently being conducted in Little Beaver Creek and the North Drainage 528 529 Ditch and would continue under this alternative. Containment for the X-734 Area would consist of covering the surface areas of X-734, X-530 734A, and X-734B with a multimedia cap. This cap would be an engineered cap that meets 531 RCRA Subtitles C and D and Ohio Hazardous Waste and Solid Waste requirements. For cost 532 estimate purposes, a cap meeting Ohio Solid Waste construction specifications was used; 533 however, the final cap specifications would be determined as part of the CMI. 534 The caps proposed for X-734/X-734A and X-734B would cover surface areas of approximately 535 7.3 and 4.6 acres, respectively. The layers from bottom to top would include a compacted soil 536 subgrade, a geosynthetic clay liner (GCL), a flexible membrane liner (FML), a drainage layer, 537 a frost protection layer, and a vegetative layer to prevent erosion. To construct the caps, 538 initial grading and placement of compacted soil fill material to attain proper grade for drainage 539 would be required. Before constructing the cap at X-734A, the existing pipe culvert that 540 extends through X-734A would be abandoned in place and buried. After proper grading is 541 attained, the multimedia caps would be installed. 542 Special consideration would need to be given to the highly sloped area on the northeastern side 543 of X-734 and X-734A to address any potential stability concerns. For cost estimation 544 purposes, a slope treatment consisting of FML, geonet, and grouted riprap is considered in this 545 alternative. The FML and geonet would be anchored into the top and bottom of the slope, and 546 547 riprap would be hand placed following installation of the geomembrane and geonet. Grout would be sprayed on the riprap for additional stabilization. Other possible slope treatment 548

methods are to install a rock counterberm or to relocate the North Drainage Ditch and extend

550	the toe of the slope to create a flatter slope. However, the stability of the slope and the final
551	slope treatment method would be addressed in the CMI.
552	A perimeter ditch would be constructed around the capped areas to control surface drainage.
553	Routine maintenance would be required for the capped areas to ensure long-term effectiveness.
554	Maintenance activities would include periodic inspections, vegetative upkeep and mowing, and
555	as needed repair of capped surfaces. Alternative 3a could be implemented in 17-19 months.
556	COST ANALYSIS: ALTERNATIVE 3a - INSTITUTIONAL CONTROLS
557	AND CONTAINMENT (MULTIMEDIA CAP)
558	Present Worth Capital Cost: \$6,467,000
559	Present Worth O&M Cost: \$ 918,000
560	Total Present Worth Cost: \$7,385,000
561	ALTERNATIVE 3b- INSTITUTIONAL CONTROLS AND CONTAINMENT
562	(MULTIMEDIA CAP AND COLLECTION TRENCH)
563	Alternative 3b is comprised of the following:
564	1) Institutional Controls: deed and access restrictions, groundwater monitoring,
65	and surface water monitoring; and
666	2) Containment: capping of X-734/X-734A and X-734B with a multimedia cap in
667	conjunction with installation of a seep water/groundwater collection trench.
68	Alternative 3b (Figures 6.7 and 6.8) has been designed to contain the soil, waste, and debris in
69	the landfills. The alternative would not treat or remove any material from the SWMUs. Soil,
70	waste, and debris would be contained under a multimedia cap to prevent exposure and direct

contact with the material, prevent surface water infiltration, and reduce the potential for 571 contaminant migration from the landfills. 572 Institutional controls for Alternative 3b would include deed restrictions and fencing. Deed 573 restrictions would prevent inappropriate development on the landfills and alterations that could 574 compromise cover system integrity. Fencing would be placed around the capped areas to 575 restrict access. Surface water and groundwater monitoring will be conducted as described for 576 577 Alternative 3a. Containment for the X-734 Area would consist of an engineered cap that meets RCRA 578 Subtitles C and D and Ohio Hazardous Waste and Solid Waste requirements, as described for 579 Alternative 3a. As with Alternative 3a, the existing pipe culvert that extends through X-734A 580 would be abandoned in place and buried before constructing the cap at X-734A. 581 A seep water/groundwater collection trench would be constructed at the toe of the slopes on 582 the eastern and northeastern sides of X-734 and X-734A (Figure 6.7). The collection trench 583 would extend to bedrock and consist of a perforated PVC pipe placed in a pea gravel-filled 584 trench. The bottom and downgradient side of the trench (toward the stream) can be lined with 585 FML to reduce infiltration of water from the stream. In the northeastern area to be covered 586 with geosynthetics and riprap, the synthetic geomembrane and geonet would extend over the 587 trench to divert surface runoff away from the collection trench (Figure 6.8). 588 The trench would collect seep water/groundwater and pump it to an on-site groundwater 589 treatment system. Treatability studies, performed on seep water/groundwater samples prior to 590 trench construction, would determine the appropriate treatment for collected leachate. 591 592 After construction of the caps and trench system, a perimeter ditch would be constructed around the capped areas to control surface water runoff. Routine maintenance would be 593 required for the capped areas to ensure long-term effectiveness. Maintenance would include 594

595	periodic inspections, vegetative upkeep and mowing, and as needed repair of the capped
596	surface. An annual performance review of the cap would be required. Alternative 3b could be
597	implemented in 21-23 months. Maintenance of the collection trench and groundwater
598	treatment system would also be required.
599	COST ANALYSIS: ALTERNATIVE 3b - INSTITUTIONAL CONTROLS AND
600	CONTAINMENT (MULTIMEDIA CAP AND COLLECTION TRENCH)
601	Present Worth Capital Cost: \$ 6,933,000
602	Present Worth O&M Cost: \$ 6,787,000
603	Total Present Worth Cost: \$13,720,000
604	ALTERNATIVE 4 - INSTITUTIONAL CONTROLS AND CONTAINMENT
605	(MULTIMEDIA CAP AT X-734/X-734A, SOIL CAP AT X-734B, AND
606	PHYTORMEDIATION)
607	Alternative 4 is comprised of the following:
608	Institutional Controls: deed and access restrictions, groundwater monitoring, and surface
609	water monitoring; and
610	Containment: capping of X-734/X-734A with a multimedia cap and X-734B with a soil cap,
611	and phytoremediation
612	Alternative 4 (Figure 6.9) has been designed to contain the soil, waste, and debris of the landfills.
613	The alternative would not treat or remove any waste from the landfills; however, contaminated
614	groundwater may be removed and treated by phytoremediation if contaminants migrate from beneath
615	the X-734B landfill. Soil, waste, and debris would be contained under a multimedia cap or soil cap to
616	prevent potential for contaminant migration from the landfills. Phytoremediation (trees) would also

- be used downgradient of X-734B to capture and remediate any groundwater that could potentially
- migrate from beneath the landfill. (See Figure 6.10 in Appendix II)
- Institutional controls for Alternative 4 would be similar to those described in Alternatives 3a and 3b.
- Surface and groundwater monitoring will be conducted as described for Alternative 3a.
- 621 Containment for the X-734 Area would consist of covering the surface areas of X-734 and X-734A
- with a multimedia cap and X-734B with a soil cap, and phytoremediation downgradient of X-734B.
- The multimedia cap at X-734/X-734A would be an engineered cap that meets RCRA subtitles C and
- D and Ohio Hazardous Waste and Solid Waste requirements, as described for Alternative 3a. The
- soil cap at X-734B would be an engineered cap that meets Ohio Construction and Demolition Debris
- 626 (C&D) requirements. (See Figure 6.9 in Appendix II.)
- The caps proposed for X-734/X-734A and X-734B would cover surface areas of approximately 7.3
- and 4.6 acres, respectively. The layers in the soil cap at X-734B would consist of a compacted
- 629 cohesive soil layer and a vegetative layer to prevent erosion. (See Figures 6.2 and 6.3 in Appendix
- 630 II). To construct the caps, initial grading and placement of compacted soil fill material to attain
- proper grade for drainage may be required. Prior to construction of the soil cap, three existing
- monitoring wells within the limits of waste at X-734B (X734-08B, X734-09G, and X734-12G) will
- be plugged and abandoned and three new monitoring wells will be installed outside the limits of
- wastes. In addition, two existing monitoring wells out side the limits of waste at the X-734B (X734-
- 635 10G and X734-11G) are close to the projected cap area and may need to be abandoned and replaced
- by new wells if they are within the area of the soil cap installation.
- Phytoremediation is proposed in two areas east of X-734B to capture and remove any contaminants
- 638 that may leach from the landfill into groundwater and migrate toward the North Drainage Ditch
- 639 (NDD). Phytoremediation is an in situ technology that relies on the natural growth process of
- vegetation to remediate a contaminated site. The phytoremediation process involves direct uptake of
- some contaminants (in this case trees), release of compounds that stimulate bacterial growth and

642	introduction of additional carbon sources for beneficial fungi growth. The trees planted in this area
643	could be capable of pumping 50gal/day/tree of groundwater. (Please refer to page 6-45 of the
644	Quadrant IV CAS/CMS report for a full explanation of how the trees will remediate contaminated
645	groundwater.)
646	Downgradient of X-734B, hybrid poplar trees such as Populus trichocarpa x Populus deltoides would
647	be planted approximately ten feet apart and at least 20 feet away from existing overhead power lines.
648	The roots of the trees should be able to reach the shallow groundwater surface in that area. The trees
649	should act as an effective barrier to intercept contaminants that may leach from the buried waste into
650	the groundwater.
651	After construction of the caps, a perimeter ditch would be constructed around the capped areas to
652	control surface water runoff. Routine maintenance would be required for the capped areas to ensure
653	long-term effectiveness. Alternative 4 could be implemented in 17-19 months.
654	COST ANALYSIS:
655	Present worth Capital Costs: \$5,884,000
656	Present worth O & M Costs: \$ 946,000
657	\$ 6,830,000
658	9.0 SUMMARY OF COMPARATIVE ANALYSIS OF ALTERNATIVES
659	In selecting the remedial alternative, the Ohio EPA will consider the following eight criteria.
٠	and tonowing eight efficial.
660	1. Overall protection of human health and the environment addresses whether or not a
661	remedy provides adequate protection, and describes how risks are eliminated, reduced
662	or controlled through treatment, engineering controls, and/or institutional controls

663	2.	Compliance with all State, Federal and local laws and regulations addresses
664		whether or not a remedy will meet all of the applicable State, Federal, and Local
665		environmental statutes.
666	3.	Long-term effectiveness and permanence refers to the ability of a remedy to
667		maintain reliable protection of human health and the environment over time once
668		clean-up goals have been met.
669	4.	Reduction of toxicity, mobility, or volume through treatment is the anticipated
670		performance of the treatment technologies to yield a permanent solution. This
671		includes the ability of the selected alternative to reduce the toxic characteristics of the
672		chemicals of concern or remove the quantities of those chemicals to an acceptable risk
673		concentration or regulatory limit and/or decrease the ability of the contaminants to
674		migrate through the environment.
675	5.	Short-term effectiveness involves the period of time needed to achieve protection and
676		any adverse impacts on human health and the environment that may be posed during
677		the construction and implementation period until clean-up goals are achieved.
678	6	Implementability is the technical and administrative feasibility of a remedy, including

7. <u>Cost</u> includes capital and operation and maintenance costs.

8. Community acceptance is addressed as the Responsiveness Summary in Appendix II.

the availability of goods and services needed to implement the chosen solution.

<u>Selection of a remedy:</u> Remedies selected reflect the scope and the purpose of the actions being undertaken and how the action relates to long term comprehensive response at the site. The criteria noted above are categorized into three groups. (A) Threshold Criteria- Overall protection of human

health and the environment and compliance with ARARs (unless a specific ARAR is waived) are
threshold requirements that each alternative must meet. (B) Primary balancing criteria- the five
primary balancing criteria are long-term effectiveness and permanence; reduction of toxicity,
mobility or volume through treatment; short-term effectiveness; implementability; and cost. (C)
Modifying Criteria-Community acceptance is considered modifying criteria. Ohio EPA evaluated
each alternative using the above eight criteria. The following discussion summarizes the compliance
of the alternatives with these criteria.

### 1. Overall Protection of Human Health and the Environment

693

- Alternative 1 for the X-734 area would not meet any of the RAOs for groundwater, soil, sediment, or surface water. Exposure to contaminants and the potential for contaminant migration would remain.

  Therefore, this alternative would not be protective of human health and the environment. Alternative 2 would prevent exposure of on-site personnel and recreational visitors to contaminants in some media; however, long-term exposure risks associated with Alternative 2 would be unacceptable because the alternative would only partially satisfy the RAOs for groundwater, soil, sediment, or surface water.
- Alternatives 3a, 3b and 4 would meet all RAOs for groundwater, soil, sediment, and surface water.

  All groundwater RAOs would be met by preventing the infiltration of contaminants to groundwater
  and thereby preventing migration and exposure to COCs above PRGs. All soil RAOs would be
  satisfied by preventing exposure pathways to COCs in soil above PRGs and preventing leaching of
  COCs from soil to groundwater. All sediment RAOs would be met by preventing exposure to COCs
  in sediment above PRGs. All surface water RAOs would be met by preventing COCs from entering
  surface water and preventing surface water exposure pathways to receptors.
- Alternatives 3a, 3b and 4 would not significantly impact ecological receptors and habitat during construction because the landfills are in previously developed areas and are not pristine habitat.

- These alternatives would provide greater long-term protection than alternatives 1 and 2 because they
- would reduce migration of and surface exposure to contaminants.
- 712 Alternatives 4 and 3b would provide additional containment by providing a mechanism for collecting
- seep water/groundwater and prohibiting it from entering Little Beaver Creek.

### 2. Compliance with all State, Federal and Local Laws and Regulations

- Selected remedial actions on the U. S. DOE site must comply with applicable Federal, State, and
- Local laws and regulations. Examples of these include, but are not limited to, the Clean Air Act,
- 717 Toxic Substances Control Act, the Safe Drinking Water Act, the Clean Water Act, the Resource
- Conservation and Recovery Act, Ohio Revised Code (ORC) 6111, ORC 3734, and Ohio
- 719 Administrative Code 3745. The Comprehensive Environmental Response, Compensation, and
- 720 Liability Act (CERCLA) requires that remedial actions meet legally applicable or relevant and
- 721 appropriate requirements (ARARs) of other environmental laws. "Applicable requirements" means
- those cleanup standards of control, and other substantive environmental protection requirements,
- 723 criteria, or limitations promulgated under Federal or State law that specifically address a hazardous
- substance, pollutant, contaminant, remedial action, location, or other circumstance at a site.
- 725 "Relevant and appropriate" requirements are cleanup standards, standards of control, and other
- substantive environmental protection requirements, criteria or limitations promulgated under Federal
- or State law that, while <u>not</u> legally "applicable" to a hazardous substance, pollutant, remedial action
- or circumstance at a site, their use and application is well suited to the situation at a site. An example
- of a situation where a law would be relevant and appropriate is the treatment of waste not lawfully
- 730 deemed "hazardous" but identical to chemicals currently deemed hazardous under the Resource
- 731 Conservation and Recovery Act (RCRA). A list of Ohio's ARARs for the X-734 Area SWMUs is
- 732 provided in Appendix I.

714

733 ARARs are divided into three different categories:

735	Action-Specific ARARs
736	Location-Specific ARARs
737	Chemical-Specific ARARs are health or risk-based numerical values which establish the acceptable
738	amount or concentration of a chemical that may be found in the environment. An example of
739	chemical-specific requirements are maximum contaminant levels (MCL's) established for certain
740	chemicals under the Safe Drinking Water Act.
	• · · · · · · · · · · · · · · · · · · ·
741	Action-Specific ARARs are usually technology or activity based requirements or limitations on
742	actions taken with respect to generated wastes. An example of an action-specific requirement would
743	be the requirement for treatment of hazardous waste to approved standards before it is land disposed.
744	Location-Specific ARARs are restrictions placed on the concentration of hazardous substances or the
745	conduct of activities solely because they occur in a specific location. An example of location-
746	specific requirements are laws forbidding the placement of an incinerator near a hospital or school or
	the placement of waste in a wetland area.
747	the placement of waste in a wetiand area.
748	Alternatives #1 and 2 for the X-734 area would not comply with all of the identified ARARs.
749	Alternatives 3a, 3b, and 4 would comply with all of the identified ARARs.
750	3. Long-term Effectiveness and Permanence
750	3. <u>Long-term Effectiveness and Permanence</u>
751	Long term exposure risks associated with implementation of Alternatives 1 and 2 for the X-734
752	landfill area would be unacceptable because these alternatives would not satisfy the RAOs.
753	Alternatives 3a, 3b and 4 would meet the RAOs for all media at the X-734 Area. The permanence of
754	Alternatives 3a, 3b, and 4 would depend on two factors: 1) the ability to maintain the integrity of the
755	caps, collection system (3b only), and groundwater treatment system (3b and 4 only), and 2) the

Chemical-Specific ARARs

ability to maintain and enforce deed restrictions. These alternatives would provide greater long-term protection than Alternatives 1 and 2 because they would reduce migration of and surface exposure to contaminants.

### 4. Reduction of Toxicity, Mobility and Volume.

Alternative 1 and 2 for the X-734 Landfill area would not be effective at reducing the toxicity, mobility, or volume of the contaminants. Alternative 3a, 3b and 4 would not include treatment to reduce the toxicity, mobility or the volume of the contaminated media. However, these alternatives would reduce the mobility of the contaminants through capping since the caps would restrict infiltration of surface water. Alternative 3b, would provide additional contaminant containment (the collection trench) would prevent water from landfill seeps and groundwater from entering the North Drainage Ditch and Little Beaver Creek. Alternative 4 would also provide additional containment by collecting groundwater through phytoremediation and prohibiting it from entering the North Drainage Ditch.

### 5. Short-term Effectiveness

Alternatives 1 and 2 for the X-734 landfill area would not present any short-term exposure risks to current on-site workers or to neighboring populations beyond the risks that currently exists. Alternatives 3a, 3b and 4 would present no short-term exposure risk to neighboring populations although some short-term exposure risks would exist for on-site workers during construction activities. Potential exposure to contaminants could occur during excavation of drainage ditches and preparation of the landfills for capping. Exposure risks during construction activities would be minimized by performing work in accordance with a site-specific health and safety plan, and observing regulatory mandates and ALARA principles. 

### 6. <u>Implementability</u>

779	Alternative 1 for the X-734 landfill area involves no implementation concerns or time frames.
780	Alternative 2 for the X-734 landfill area requires construction activities only during installation of the
781	fence and perimeter ditches. Deed restrictions, fencing, and ditches would be in place within 9-11
782	months. Alternative 2 would be the most easily implemented and would require the least amount of
783	time to implement. There is no time element associated with achieving the RAOs since the RAOs
784	would not be met.
	,
785	Alternative 3a for the X-734 landfill area would require construction of multimedia caps in addition
786	to the fencing activities; therefore, it would be more difficult to implement than Alternative 2.
787	Installing the caps would not be a complex task. However, the design and construction of caps would
788	require special care and considerations. Capping material and experienced personnel would be
789	readily available. This alternative would not require off-site disposal of any excavated material. The
790	time required for implementation of this capping alternative would be 17-19 months. RAOs would
791	be achieved at the end of the construction period.
792	Alternative 3b for the X-734 landfill area would be more difficult to implement than Alternative 3a.
793	Alternative 3b would require additional design and construction considerations for the collection
794	trench and groundwater treatment system. Capping materials and experienced personnel would be
795	readily available. This alternative would not require off-site disposal of any excavated material. The
796	time required for implementation of this alternative would be 21-23 months. RAOs would be
797	achieved at the completion of the construction period.
798	Alternative 4 would be less difficult to implement than Alternatives 3a and 3b. Although alternative
799	4 requires the planting of tress, which includes preparation, irrigation, and semiannual routine
800	maintenance, the capping requirements for Alternative X-734B in Alternative 4 are less stringent than
801	those in Alternatives 3a and 3b. Capping materials and experienced personnel would be readily
802	available. This alternative would not require off-site disposal of any excavated material. The time

- required for implementation of this alternative would be 17-19 months. The time required to plant
- the trees would be about 4 months, but approximately two years would be required for the trees to
- reach maturity. RAOs would be achieved at the completion of the cap construction period.
- 806 7. <u>Cost</u>
- Total present worth costs include both capital costs and operation and maintenance (O&M) costs.
- Present worth is based on a 30-year period for each alternative The costs in descending order for the
- 809 evaluated alternatives for X-734 are as follows:
- 810 Alternative 3b, Institutional Controls and Containment (Multimedia Cap and Collection Trench):
- 811 \$13,720,000.
- Alternative 3a, Institutional Controls and Containment (Multimedia Cap): \$7,415,000.
- Alternative 4, Institutional Controls and Containment (Multimedia Cap at X-734/X-734A, Soil Cap at
- 814 X-734B, and Phytormediation): \$6,830,000
- Alternative 2, Institutional Controls: \$1,081,000.
- 816 Alternative 1, No Action: No costs are associated with this alternative.
- 817 8. Community Acceptance:
- 818 Ohio EPA and US EPA evaluated community acceptance via the public comment period. All
- 819 comments pertinent to the preferred alternative outlined below is addressed in the responsiveness
- summary in this decision document prepared by Ohio EPA for this SWMU.

821	10.0 OHIO EPA'S SELECTED ALTERNATIVES FOR THE X-734 LANDFILL
822	AREA IN QUADRANT IV OF THE PORTSMOUTH GASEOUS PLANT
922	
823	The X-734 Landfill Area (consisting of the X-734 Old Sanitary Landfill, the X-734A
824	Construction Spoils Landfill, and the X-734B Construction Spoils Landfill.
825	The Ohio EPA's selected alternative for the X-734 Landfill Area SWMUs is Alternative 4,
826	Institutional Controls and Containment (Multimedia Cap at X-734/X-734A, Soil Cap at X-
827	734B, and Phytoremediation.) Alternative 4 has been designed to contain the soil, waste, and
828	debris of the landfills. The alternative would not treat or remove any waste from the landfills;
829	however, contaminated groundwater may be removed and treated by phytoremediation if
830	contaminants migrate from beneath the X-734B landfill. Soil, waste, and debris would be
831	contained under a multimedia cap or soil cap to prevent potential for contaminant migration
832	from the landfills. Phytoremediation (trees) would also be used downgradient of X-734B to
833	capture and remediate any groundwater that could potentially migrate from beneath the landfill
834	This alternative requires the landfill to be capped in accordance with Ohio Solid/Hazardous
835	waste requirements, and includes institutional controls to prevent inappropriately access and
836	development on the landfill as well as the abandoning of existing wells within the limits of
837	waste at the X-734B portion of the landfill. This alternative provides the best balance of trade-
838	offs when considering the criteria used to evaluate the remedies presented in the CAS/CMS.
839	The Ohio EPA believes that this remedy will be protective of human health and the
840	environment by containing the landfilled wastes and capturing and containing any groundwater
841	which may migrate from beneath the X-734B portion of the landfill. This alternative meets
842	ARARs, is cost-effective, and will provide long-term effectiveness.
843	For evaluation purposes, a multimedia cap design was described for this alternative in the
844	CAS/CMS. The multimedia cap would consist of the following layers, from bottom to top: a
845	compacted soil subgrade, a geosynthetic clay liner (GCL), a flexible membrane liner (FML) a

drainage layer, a frost protection layer, and a vegetative layer to prevent erosion. While Ohio EPA does not anticipate changes to this conceptual design, actual design details will be determined during the Corrective Measures Implementation (CMI). However, the final design must comply with Subtitle C/D and Ohio Solid/Hazardous Waste capping requirements. The layers in the soil cap at X-734B would consist of a compacted cohesive layer and a vegetative layer to prevent erosion. The soil cap will be engineered to meet Ohio Construction and Demolition Debris (C&D) requirements. Final soil cap design specifications will be determined during the Corrective Measures Implementation (CMI). If site conditions change at the X-734B landfill (i.e. levels of groundwater contamination increases significantly), modifications to the cap could be added at a later date. 

The collection trench described in Alternative 3b was considered; however, because significant groundwater contamination does not currently exist, and because the cap is expected to eliminate or significantly decrease leachate generation from the landfill, it was determined that a collection trench is not necessary at this time. If site conditions change, (i.e. leachate continues to be detected or the levels of groundwater contamination increases significantly at X-734/X-734A) a collection trench or in-situ treatment such as phytoremediation and associated treatment components could be added at a later date.

Remedial effectiveness monitoring will be conducted to ensure the integrity and performance of the landfill caps. Such monitoring will include groundwater (upgradient and downgradient), and surface water monitoring in Little Beaver Creek and the North Drainage Ditch. The need for modifications to existing monitoring wells other than those specified above or installation of new wells will be determined as part of the CMI.

This Decision Document took into account all the eight criteria listed above.

869	11.0	RESPONSIVENESS SUMMARY FOR THE X-734, X-734A AND X-734B
870		LANDFILL AREA IN QUADRANT IV FOR THE US DOE
871		PORTSMOUTH GASEOUS DIFFUSION PLANT
872	11.1	SUMMARY OF COMMENTS RECEIVED DURING THE PUBLIC
873		COMMENT PERIOD
874	11.2	Overview
		)
875	This re	esponsiveness summary responds to significant comments submitted on the preferred plan
<b>87</b> 6	for Qu	adrant IV of the Portsmouth Gaseous Diffusion Plant including the X-734, X-734A and X-
877	734B I	Landfill Area and is intended to be consistent with Sections 113(k) (2) (B) (iv) and 117(B)
878	of the (	Comprehensive Environmental Response, Compensation and Liability Act of 1980
879	(CERC	LA), as amended by the Superfund Amendments and Reauthorization Act of 1986
880	(SARA	). This section requires that Agency respond " to each of the significant comments,
881	criticis	ns, and new data submitted in written or oral presentations" on the preferred plan. No
882	comme	nts pertaining to the alternative selected for the X-734 Landfill area were made during
883	the pub	lic comment period ended June 30, 1999.
884	The adn	ninistrative record index for the U.S. Department of Energy (U.S. DOE) site which
885	includes	the Resource Conservation and Recovery Act (RCRA) Facility Investigation (REI)
886	Cleanup	Alternatives Study/Corrective Measures Study (CAS/CMS) and the Preferred Plan is
887	available	e to the public at the US DOE Environmental Information Center located in Piketon,
888	Ohio. T	he final Quadrant IV RFI was submitted to Ohio EPA and U.S. EPA on January 2, 1997.
889	The RFI	was approved on September 5, 1997. The CAS/CMS Report was submitted on August
390	21, 1998	and was approved on October 19, 1998. The amended Quadrant IV Final CAS/CMS
391	Report w	vas approved on January 22, 1999. The public notice alerting the public of their
392	opportun	ity to comment on the preferred plan was placed in the Pike County News Watchman
		- Passed in the Fike County News Watchman

893	and Pike Co	ounty Advertiser on May 30, 1999 The public comment period closed on June 30,
894	1999. A p	ublic meeting to discuss the preferred plans was held on June 3, 1999 at the Comfor
895	Inn in Wav	erly, Ohio.
896	11.3 Sun	mary of Comments
897	The public of	comments regarding the U.S. DOE site are organized into the following categories:
898		
899	(1)	Summary, of comments and Agency responses to citizens regarding the preferred
900		plan;
901	(2)	Summary of comments from US DOE and Agency responses.
902	There were	no public comments submitted on the preferred remedy for the X-734 Landfill
903	area.	

APPENDIX 1

**ARARS** 

### 1.0 INTRODUCTION

This appendix provides a discussion pertinent to federal and state applicable or relevant and appropriate requirements (ARARs) which may be considered for corrective measures proposed for the X-734 Old Sanitary Landfill, X-734A Construction Spoils Landfill, and X-734B Old Construction Spoils Landfill located in Quadrant IV at the Portsmouth Gaseous Diffusion Plant (PORTS) in Piketon, Ohio.

In the absence of federal- or state-promulgated regulations, certain criteria, advisories, guidance values, and proposed standards, although not legally binding, may serve to supplement an ARAR provision by providing useful guidance for setting protective cleanup levels. These are not potential ARARs but are "to be considered" (TBC) guidance.

### 2.0 REGULATORY HISTORY OF PORTS

A Cleanup Alternative Study/Corrective Measures Study (CAS/CMS) being conducted for PORTS is intended to develop alternatives for remediating hazardous and radioactive contamination present in PORTS groundwater and soil as a result of plant operations. PORTS, which is owned by the United States Department of Energy (U.S. DOE), currently enriches uranium for electrical power generation and until 1991 provided highly enriched uranium to the U.S. Navy.

The environmental restoration program at PORTS is the subject of two enforcement actions. The State of Ohio issued a Consent Decree August 31, 1989, requiring a CAS. An Administrative Order by Consent (AOC) between the U.S. Environmental Protection Agency (U.S. EPA) and DOE under the authority of Section 3008(h) of Resource Conservation and Recovery Act (RCRA) and Sections 104 and 106(a) of the CERCLA Act of 1980 was issued effective September 27, 1989, and amended May 11, 1994. The U.S. EPA AOC includes requirements for a CMS for solid waste management units (SWMUs) that parallel requirements of the state of Ohio Consent Decree. Tasks in the AOC are patterned after the proposed RCRA corrective action process to be promulgated in Title 40 Code of Federal Regulations (CFR) Part 264 Subpart S. The AOC also suggests that CERCLA requirements be integrated into the corrective action process as ARARs or regulatory drivers to address releases of hazardous substances that are not hazardous waste. The intent of implementing CERCLA guidance at PORTS is to supplement policies and decisions not specifically included under RCRA.

CERCLA on site remedial response actions must comply only with the substantive requirements of a regulation and not the administrative requirements to obtain federal, state, or local permits [CERCLA §121(e)]. To ensure that CERCLA response actions proceed as rapidly as possible, the U.S.

EPA has reaffirmed this position in the final National Contingency Plan (NCP) (55 Federal Register (FR) 8756). Substantive requirements pertain directly to the actions or conditions at a site. Administrative requirements facilitate the implementation of those substantive requirements. Although these administrative requirements are not ARARs under the CERCLA process, compliance with all administrative requirements (not summarized in this appendix) is necessary until PORTS is listed on the National Priorities List (NPL). Section 121 of CERCLA specifies that remedial actions for cleanup of hazardous substances must comply with ARARs or standards under federal and state environmental laws.

### 3.0 DEFINITION OF TERMS

The terms defined in the following sections of the appendix are those essential to understanding the information in the appendix.

Applicable requirements are "those cleanup standards, standards of control, and other substantive environmental protection requirements, criteria, or limitations promulgated under federal environmental or state environmental or facility siting law that specifically address a hazardous substance, pollutant, contaminant, remedial action, location, or other circumstance at a Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) site" (40 CFR 300.5).

Relevant and appropriate requirements are "those cleanup standards, standards of control, and other substantive environmental protection requirements, criteria, or limitations promulgated under federal environmental or state environmental or facility siting law that, while not applicable to a hazardous substance, pollutant, contaminant, remedial action, location, or other circumstance at a CERCLA site, address problems or situations sufficiently similar to those encountered at the CERCLA site that their use is well suited to the particular site" (40 CFR 300.5).

### 3.1 Chemical, Location, and Action-Specific ARARs

ARARs will govern remediation activities, generation and management of waste streams, and final disposition of waste streams. To-be-considered guidance will be integrated with ARARs as non-promulgated standards. The following paragraphs provide brief explanations of chemical-, location-, and action-specific ARARs.

### 3.2 Chemical-Specific ARARs

Chemical-specific requirements set health or risk-based concentration limits or discharge limitations in various environmental media for specific hazardous substances, pollutants, or contaminants (53 FR

51394). Although limited in number, chemical-specific standards have been established under several statutes, including RCRA, Clean Water Act (CWA), the Safe Drinking Water Act (SDWA), and Clean Air Act (CAA). These requirements generally set protective cleanup levels for the chemicals of concern in the designated media or else indicate a safe level of discharge that may be incorporated when considering a specific remedial activity.

### 3.3 Location-Specific ARARs

Location-specific requirements set restrictions upon the concentration of hazardous substances or the conduct of activities solely because these substances or activities are in special locations (53 FR 51394). Location characteristics that trigger ARARs include the presence of sensitive resources such as wetlands, flood plains, cultural resources, historic sites, and endangered or threatened species.

### 3.4 Action-Specific ARARs

Performance, design, or other action-specific requirements set controls or restrictions on particular types of activities related to the management of hazardous waste (53 FR 51394). Selection of a particular remedial action at a site will invoke the appropriate action-specific ARARs. These ARARs may specify particular performance standards or technologies as well as specific environmental cleanup levels for discharged or residual chemicals remaining after treatment or following remedial activities.

### 4.0 ARARs STATUS

ARARs will govern the remediation activities, generation and management of waste streams, and final disposition of waste streams. To ensure protection of human health and the environment, and to ensure proper management of waste, the Ohio EPA and DOE are establishing a list of Federal and State of Ohio promulgated standards, requirements, and cleanup criteria that will be met during the implementation of the remedial activities. The Federal and State of Ohio promulgated standards, requirements, and cleanup criteria presented in Table B.1 include requirements from the Ohio Administrative Code (OAC), Ohio Revised Code (ORC), U.S. EPA Guidance, DOE Orders and Title 40 Code of Federal Regulations (CFR). To-be-considered (TBC) guidance will be integrated with ARARs as non-promulgated standards.

This list of ARARs is preliminary in nature and provides a broad spectrum of ARARs for consideration in the Preferred Plan. After the selected remedial action alternative for Quadrant IV is chosen, a final list of ARARs will be negotiated and incorporated into the CMI. The preliminary list of ARARs and TBC guidance is presented in Table B.1.

[Note: a list of acronyms is included at the end of Table B.1.]

Cleation	National Historic Preservation Act 16 U.S.C. 470C (Federal) Consideration of Historic Properties 36 CFR Part 800	Archeological and Historic Preservation Act 16 U.S.C. 469, 470  Procedures for Implementing the National Environmental Policy Act (NEPA) 40 CFR 6.301(a),(h)
Preroquisites	This requirement will include the terms associated with artifacts, records, and persons released to and located within such properties.  Historic properties that are to be substantially altered or demolished must be recorded for future use and reference - applicable.	No person shall excavate, remove, damage, or otherwise alter or deface or attempt to excavate, remove, damage, or otherwise alter or deface any archeological resource located on public lands unless such activity is pursuant to a permit. If an EPA activity may cause irreparable loss or destruction of significant scientific, prehistoric, historic, or archeological data, the responsible official or the Secretary of the Interior is authorized to undertake data recovery and preservation activities - applicable.  [NOTE: The National Folicy Act requires that federal projects he evaluated to consider adverse effects on archeological and historical sites.]
Refluirement	DOB must take into account the effect of an undertaking on Historic Properties and accord the Advisory Council on Historic Preservation a reasonable opportunity to commen. Historic properties are defined as any prehistoric or historic district, building, site, structure, or object included or eligible for inclusion in, the National Register of Historic Places.	Upon discovery that a project may cause irreparable loss, destruction, significant scientific finding, prehistoric finding, or loss of listorical or archeological data, DOE must notify the Department of Interior in writing and provide appropriate information concerning the project. DOE must, with possible assistance from State Historical Preservation Officer (SHPO), undertake recovery, protectio 1 and preservation of the data. Print to any Federal undertaking which may directly and adversely affect any National Historic andmark, the Director of Olio EP 2 of the responsible agency shall, to the extent possible, minimize the harm to such landmark.
. Action	Historic Preservation (Location)	Archeological resource recovery and preservation (Action/Location)

Table B.1 Preliminary ARARs for Quadrant IV (Continued)

Action	Requirement	Trerequisites Gitation	Citation
nection of wetlands scation)	Federal agencies conducting certain activities must avoid, to the extent possible, the adverse effects and impacts associated with destruction or loss of wetlands and to avoid support of new construction in weilands when a practicable alternative exist.	Consideration will be given by DOE to protect wetlands associated with the area near the sites undergoing remediation in Quadrant IV - applicable.	Procedure for Implementing NBPA 40 CFR 6.302(a) Executive Order 11990
ood plain management ocation)	Federal agencies must evaluate the potential effects of actions they may take in a floodplain to avoid, to the extent possible, adverse effects with the direct or indirect development of a floodplain.	DOE must consider floodplain areas located within or effected by the Quadrant IV remedial action - applicable.	Procedures for Implementing NEPA 40 CFR 6.302(b) Executive Order 11988
ocation)	The limits of solid waste placement and the leachate management system cannot be located in a regulatory floodplain, unless deemed necessary by the Director of Ohio EPA.	Measures will be taken to ensure that the regulatory requirements identified as applicable or relevant and appropriate under this regulation will be adhered to - applicable.	OAC 3745-27-20(c)(2)

	Š
E	į
<b></b>	*
. <del>.</del> .	
ීවී	
<b>∞</b> €	
∞£	
Ę	
_	
100000	
(juirement Pr	
) that	
<u>=</u>	
E	
Ě	
€	
Reg	
	1
	1
6.000	
<b>~</b>	
ion	
. <u>T</u>	4
	ala bearing
	*
	1
	3

Floodplain/wetlands (Location)

DOE shall exercise leadership and take action to:

- (1) avoid to the extent possible longdevelopment wherever there is a and short-term adverse impacts associated with the destruction of wetlands and the occupancy and modification of floodplain and wetlands, and avoid direct floodplain and wellands and indirect support of practicable alternative,
  - (a) reduce the hazard and risk of protection considerations into its management goals and werlands decision-making processes and shall to the extent practicable: planning, regulatory, and (2) incorporate floodplain
    - floods on human safety, (b) minimize the impact of health and welfare. flood loss.
- and beneficial values served restore and preserve natural by the floodplain. 3
  - minimize the destruction, loss or degradation of wetlands. €
- natural and beneficial values (c) preserve and enhance the of wetlands.

evaluation of the potential effects of Roodplain and any new construction undertaken by DOE in wetlands not DOE will undertake a careful any DOE action taken In a ocated in a floodplain.

actions which may avoid or mitigate DOE will identify, evaluate, and as appropriate, implement alternative adverse floodplain/wetlands mpacts.

proposals for actions in floodplain DOE will provide opportunity for and new construction in wetlands. carly review of any plans or

areas located within or effected by the Quadrant IV remedial action -DOE must consider wetlands and applicable.

Floodplain/Wetlands Environmental 1022.3(a),(b)(1),(2),(3),(5),(6),z, Review Requirements 10 CFR (d),(e), 1022.5(b),(h), and DOE Compliance with 1022.11(a),(b),(c)

Attion	Requirement	Prerequisites	Citation
MP) ction)	BMP programs shall be developed in accordance with good engineering practices and:  (1) he documented in a narrative form, including necessary plot plans, drawings, and maps,  (2) establish specific objectives for the control of toxic and hazardous pollutants, and (3) establish specific best management practices to meet the specific objectives for control of toxic and hazardous pollutants to the waters of the United States.	The substantive portions of this regulation may apply to the remedial action(s) undertaken - nppllenble.	40 CFR 125.104 Subpart K
loise control (Action)	The public must be protected from noises that jeopardize health and welfare.	Because vehicles and equipment would be involved in certain aspects of the remedial action, all substantive requirements of the act are applicable - applicable.	Noise Control Act, as amended 42 U.S.C. 4901 et. seq. Noise Pollution and Abate Act 42 U.S.C. 7641
olid waste closure regulations (RCRA subtitle D Municipal) Vetion)	RCRA Subtitle D regulations cover the location, operation, and closure of municipal solid waste landfills. Subpart F of 40 CFR 258 covers closure and post-closure.	The substantive partions of 40 CFR 258 Subpart F are identified due to capping requirements - relevant and appropriate.	RCRA Subtitle D Municipal Solid Waste Closure Regulations 40 CFR 258 Subpart F
(CRA corrective actions Action)	The following promulgated requirements are Federal statutory requirements for RCRA corrective actions.	The remedial action(s) are being conducted pursuant to RCRA and CERCLA requirements - applicable.	RCRA Corrective Actions - Sections 3004(u), 3005(c)(3), 3008(h), and 7003

Chation	DOE Order 5400.5	DOE Order 5820.2A (III)	40 CFR 264 Subpart S
Pretequisites	Management of any materials during remedial action(s) that are contaminated with radioactive compounds should consider the criteria and guidelines established in this DOE Order - TBC.	Management of any materials that may be considered low-level radioactive waste should consider the criteria and guidelines established in this DOB Order, If on-site disposal capacity for LLW is insufficient, off-site disposal must be at another DOE facility. An exemption is required for disposal of LLW off-site - TBC.	The proposed Subpart S regulations pertaining to RCRA corrective actions are to be considered during remedial actions - TRC.
Reguirenont	DOE Orders relating to radiation dose limit, as low as reasonably achievable policy, control of residual radioactive material, management and control of radioactive material, management and control of radioactive materials in liquid discharges, radiation protection of public and the environment, and derived concentration guides for radiomuclides contain criteria and guidelines to be considered for management of radioactive material.	DOE Order 5820.2A states "low-level radioactive waste may be disposed by methods appropriate to achieve the performance objectives of the disposal facility." Low-level radioactive waste must be disposed of on-site, if possible.	RCRA corrective actions are the proposed regulations identified for implementation.
e Actions	Radiation protection of public and environment (Chemical)	Management of low-level radioactive waste (Chemical)	RCRA corrective actions (proposed regulations) (Action)

---

Citation	DOB Order 5820,20A ite ite he	n RCRA Corrective Action Plan ie OSWER Directive No. 9902.3-2A	40 CFR 257.4 he	e 40 CFR 257.3-2 n r
Prerequisites	The basic premise of the performance objective is that no mixed waste is to be shipped off-site to a facility not specifically licensed for the radioactive component of the waste - TBC.  The waste must be shipped to an off-site treatment/disposal facility holding both a RCRA permit and a NRC permit - TBC.	The RCRA Corrective Action Plan guidance is to be considered for the remedial action - TBC.	These requirements would be relevant and appropriate because the SWMUs contains several of the constituents and/or chemicals listed in the regulation - relevant and appropriate.	The practices shall not result in the destruction or adverse modification of critical habitat of endangered or threatened species identified in 50 CFR Part 17 - applicable.
Requirement	To ensure that inappropriate shipments of mixed waste are not occurring, the DOE Office of Environment Restoration and Waste Management issued a Performance Objective for Certification of Nonradioactive Hazardous Waste. In accordance with DOE Order 5820.2A, mixed waste is to be disposed of on the site where it was generated, if possible.	Guidance from BPA on conducting RCRA corrective actions.	A solid waste disposal facility shall not contaminate an underground drinking water source beyond the solid waste boundary (outermost perimeter of the waste). The concentration of chemicals shall not exceed background levels or listed maximum contaminant levels (MCLs), whichever is higher.	Solid waste disposal facilities or practices shall not cause or contribute to the taking of any endangered or threatened species of plants, fish, or wildlife.
Action	Mixed LLW (Chemical)	RCRA cerrective action (Action)	Chemicals in drinking water (Solid Waste Disposal Facility) (Chemical)	Classification of solid waste disposal facilities and practices (Chemical)

-	Citotion	Endangered Species Act 16 U.S.C. 1531, et. Seq.	Endangered and Threatened Wildlife and Plants 50 CFR 17.21, 17.31, 17.61, 17.71 and 17.94	Interagency Cooperation- Endangered Species Act 50 CFR 402.01	OAC 3745-27-06(B)(C)	OAC 3745-27-08(C), (D thni II)
time b.t. Preliminary ARARS for Quadrant IV (Continued)	Preredijisites	Additional requirements could apply if it is determined that the remedial action could adversely affect these	species or their habitat - applicable.	<del>)</del>	This ARAR will present substantive requirements of a solid waste permit to install., Pertains to any new solid waste disposal facility created on-site and expansions of existing solid waste landfills. Pertains to existing areas of contamination that are capped per solid waste regulations. The regulations establish the minimum information required during the remedial design stage - anythen the	Pertains to any new solid waste disposal facility located on-site and any expansions to existing solid waste landfills. Requirements applicable to areas of contamination that are capped per solid waste regulations - applicable.
time b.1 Prelminary ARAL	Regulternint	All Federal agencies must ensure that any action authorized, funded, or carried out by them is not likely to	Jeopardize the continued existence of any listed species or result in the destruction or adverse modification of the constituent elements essential to	conservation of a listed species within a defined critical habitat.	Specifies the minimum technical information required of solid waste permit to install. Included are hydrogeologic investigation report, leachate production and migration information, surface water discharge information, design calculations and plan drawings.	Specifies the minimum requirements for the soil/clay layers.
	Action	Endangered and threatened species and plants (Location)	•	.,	Required technical information for sanitary landfills (Action)	Construction specifications for sanitary landfills (Action)

Cintion	OAC 3745-27-10(B)(C)(D)	OAC 3745-27-11(B)(G)
Prerequisites	Applies in order to ensure that proper operation and maintenance is maintained at the unit. Wells have been installed both upgradient and downgradient. Sampling and analysis procedures required by this rule shall be incorporated into site procedures - relevant and appropriate.	Although these requirements apply to new solid waste landfills being created on-site, any expansion of existing solid waste landfills on-site and any existing areas of contamination that are capped in place per the solid waste rules - relevant and appropriate.
Requirement	Groundwater monitoring program must be established for all sanitary landfill facilities. The system must consist of a sufficient number of wells that are located so that samples indicate both upgradient (background) and downgradient water samples. The samples must be designed per the minimum requirements specified in this rule. The sampling and analysis procedures used must comply with this rule.	Final closure standards will require the closure of a landfill in a manner which minimizes the need for post-closure maintenance and minimizes post-closure release of leachate or explosive gases to air, soil, groundwater or surface water. The requirement specifies acceptable cap design, soil, barrier layer, granular drainage layer, soil and vegetative layer. Will also provide for use of comparable materials to those specified with approval of Director of Ohio EPA.
Action	uitary landfill - groundwater ation)	and closure of sanitary landfill facilities (ction)

*****
###S
200
*****
333
300
*****
2000
<b>*******</b>
******
- 300
200
****
**************************************
3333
2000
2
****
Prerequisitys
****
<i>~</i>
‱.₫
<b></b>
್ಷ್ಯಾಲ
****
3.83 <del></del>
100000000
V3000000
1000000
2,000,000
94.55
4/3000
100000
- T/1992
400,000,000
500,000,000
2000 2000 2000
Prerentil
J.
jua
Dent
ment
rement
irentent
irentent
irentent
irentent
Regwirennene
irentent
Requirement
Requirement
Requirement
Requirement
irentent
Requirement
Action Requirement
Action Requirement
Requirement

Sanitary landfill-explosive gas monitoring (Action/Chemical)

Establishes requirements for an explosive gas monitoring plan which is required for solid waste landfills.

Specifies the minimum information required in such a plan, including detailed engineering plans, specifications, information on gas generation potential, sampling and monitoring procedures, etc.

Mandates when repairs must be made to an explosive gas monitoring system.

Disturbance where hazardous or solid waste facility was operated (Action)

create a nuisance or adversely affect water facility or solid waste facility was operated will be accomplished. This information must demonstrate mining on land where a hazardous excavation, building, drilling, or BPA to protect the public and the mposed by the Director of Ohio Requires that a detailed plan he that proposed activities will not environment. Special Grass to conduct such activities may be provided to describe how any proposed filling, grading, the public health or the environment,

Pertains to any site which has had or will have putrescible solid waste placed on-site and which has a residence or other occupied structure located within 1000 feet of the emplaced solid waste - relevant and appropriate.

Parameters and schedule for explosive gas monitoring must be identified for any disposal site where explosive gas monitoring may be a threat - relevant and appropriate.

Pertains to any site at which hazardous or solid waste has been managed, either intentionally or otherwise. Does not apply to areas that have had one-time leaks or spills - relevant and appropriate.

Citation
Pertains to any site which has had or OAC 3745-27-12
will have putrescible solid waste (A)(B)(D)(E)(M)(N)

s.

OAC 3745-27-12(T)(J)

OAC 3745-27-13(C)

Cifatigii	OAC 3745-27-14(A) 40 CFR 267.23	OAC 3745-27-19(II)	OAC 3745-27-19(J)
Prerequisites	Although these requirements apply to new solid waste landfills being created on-site, any expansion of existing solid waste landfills on-site and any existing areas of contamination that are capped in place per the solid waste rules are covered under these requirements. The requirement applies to ensure proper operation and maintenance is maintained at the unit - relevant and appropriate.	Although these requirements apply to new solld waste landfills being created on-site, any expansion of existing solid waste landfills on-site and any existing areas of contamination that are capped in place per the solid waste rules - relevant and appropriate.	Pertains to new solid waste disposal facilities to be created on-site and existing landfills that will be expanded during remediation.  Applies to existing areas of contamination that will be capped in-place per solid waste rules - relevant and appropriate.
Regnirement	Specifies the required post-closure care for solid waste facilities. Includes continuing operation of any teachate or surface water management systems, maintenance of the cap systems, and groundwater monitoring.	Includes requirements for the final cap - system for areas at final elevations.	Surface water must be diverted from areas where solid waste is being, or has been, deposited. Also requires run-on and run-off to be controlled to minimize infiltration through the cover material and to minimize erosion of the cap system.
Action	st-closure care of sanitary fandfill tilies ction)	anitary landfill operations - leachate anagement, final cover, and surface ater management. (Action)	

Citation	OAC 3745-27-19(IK)	OAC 3745-31-05	OAC 3745-32-05	OAC 3745-81-26(A)(B)(C)
Prerequisites	Applies in order to ensure that proper operation and maintenance is maintained at the unit - relevant and appropriate.	Pertains to any site that will discharge to on-site surface water or will emit contaminants into the air. Surface water may be discharged to waters of the state before and after construction in accordance with the CWA requirements - applicable.	Pertains to any site that has or will affect waters of the state. The potential exist for discharge to waters of the state before or after construction in accordance with the CWA requirements. There is also a possibility that the remedial alternative chosen may require state waterways to be altered -	Pertains to any site which has contaminated groundwater or surface water that is either being used, or has the potential for use, as a drinking water source -
Requirement	Requires repair of leachate outhreaks; collection and treatment of leachate on the surface of the landfill; and action to minimize control or eliminate conditions causing leachate outbreaks.	A permit to install (PTI) or plans must demonstrate best available technology (BAT) and shall not interfere with or prevent that attainment or maintenance of applicable air quality standards.	Specifies substantive requirement and criteria for Section 401 water quality criteria for dredging, filling, obstructing or altering waters of the state.	Presents monitoring requirements for radioactivity.
Action	Sanitary landfill operations - leachate management, final cover, and surface water management. (Action) (Continued)	Water/air permit criteria for decision by the director (Action)	Water quality criteria for decision by the Director of Obio EPA (Action)	Monitoring frequency for radioactivity (Chemical)

Citation	OAC 3745-9-09(A thru C) OAC 3745-9-09(D(1) OAC 3745-9-09(E thru G)	OAC 3745-9-10(A)(B)(C)	OAC 1501-18-1(03)(A) ORC 1518.02	OAC 1501-31-23(01) OAC 1501-31-23(A thni B) ORC 1531.25
Prerequisites	Applies to the installation of groundwater monitoring well(s) to prevent the contamination of the well. Water well standards are incorporated into PORTS SOPs - relevant and appropriate.	Applies to the installation of groundwater monitoring well(s) to prevent the contamination of the well. Water well standards are incorporated into PORTS SOPs - applicable.	Applies to remediation sites where chemicals may harm endangered species. Clearly establishes that receptor plant species must be considered in risk assessments. This act may require consideration for displacement of large volumes of surface soils. Appropriate action will he taken in the event that an endangered or threatened species is discovered - applicable.	Applies to remediation sites where chemicals may harm endangered species. May apply at sites where remediation could disturb existing habitats - applicable.
Reguirement	Establishes specific maintenance and modification requirements for casing, pump and wells in general.	Following completion of use, wells and test holes shall be completely filled with grout or similar material or shall be maintained in compliance of all regulations.	Prohibitg removal or destruction of endangered plant species. No person shall root up, injure, destroy, remove from public highways, public property, or waters of the state, or on or from the property of another, without the written permission of the owner, lessee, or other person entitled to possession, any endangered or threatened plant listed in OAC 1501-18-1.	No person shall take or possess any native species of wild animal, or any eggs or offspring thereof, that is threatened with site-wide extinction.
Action	inintenance and operation of coundwater wells ction)	Dandonment of test holes and wells (ction)	adangered plant species	odation)

Table B.1 Preliminary ARAIRs for Quadrant IV (Continued)

	Ciration	OAC 3745-20-06(A)(B)	OAC 3745-20-07(A)(B)(C)	40 CFR 300.430(e)(3)	DOE Order 540û.5(IV)(6)(c)
	Prerequisites	Pertains to sites where asbestos has come to be located and must be consolidated on-site. The remedial action undertaken will implement control measures to prevent disturbance and release to the atmosphere of any asbestos containing material - applicable.	Pertains to sites where asbestos has been located. This requirement will also consider inadequate cover or areas where asbestos will be consolidated. The remedial action undertaken will implement control measures to prevent dishirbance and release to the atmosphere of any asbestos containing material - npplicable.	Long-term management of contamination left in place - applicable.	Interim management of residual radioactive material above guidelines, including but not limited to that material left in accessible locations - TBC.
	Reguirement	Establishes operating standards for an active asbestos waste disposal site.	Establishes operating standards for an inactive asbestos waste disposal site,	Controls recommended include restrictions on land use, deed restrictions, well drilling prohibitions, well use advisories, and deed notices.	Controls include but are not limited to periodic monitoring, appropriate shielding, plysical barriers (i.e., fences, warning signs) to prevent access, inspection and repair of coverings, temporary dikes, drainage courses, and appropriate radiological safety measures to ensure protection during activities at the site.
•	Attion	Standard for active asbestos waste site (Action/Chemical)	Standard for inactive asbestos waste site (Action/Chemical)	Institutional controls (Action)	

Citation	OAC 3745-54-90	40 CFR 264, (all applicable requirements of Subpart F - OAC 3745-54-91 thnt 3745-54-99)	OAC 3745-55-01	OAC 6111.04.2
Prerequisites	The selected remedial alternative will be designed to achieve regulatory compliance with the established groundwater protection standard(s) - applicable.	The groundwater monitoring program is required to be performed during the post-closure period for land disposal facilities where hazardous, waste remain after closure. The post-closure monitoring needs to be conducted for a period of 30 years unless the regulatory agency approves an earlier termination date or requires that monitoring period be extended applicable.	Remedial action is currently being conducted or being developed to address the contaminants and/or constituents in groundwater at PORTS which exceed their concentration limits - relevant and appropriate.	Pertains to any site which has contaminated on-site groundwater or surface water or will have a discharge to on-site surface water or groundwater - applicable.
Requirement	The groundwater program, including monitoring requirements and associated activities will be consistent with the PORTS groundwater protection program, remedial action objectives (RAOs), selected remedial afternative(s).	Requires the establishment of detection, compliance, and corrective action monitoring program to ensure protection of groundwater by assessing the performance of the TSD facility during aperation.	Presents the requirements of a groundwater corrective action program that prevents hazardous constituents from exceeding their respective concentration limits at compliance point either by removal or treatment of the constituents.	Pollution of waters of the state will be prohibited. Establishes regulations requiring compliance with national effluent standards which may have a point source discharge.
Action	oundwater protection: (applicability tion)	Operational - groundwater protection (Action)	coundwater corrective action program	rs of pollution prohibited ction)

Table B.1 Preliminary ARARs for Quadrant IV (Continued)

Action	Requirement	Prenoquišitos	Citation
The "Five Freedoms" for surface water (Chemical)	All surface water of the state shall be free from: (1) objectional suspended solids (2) floating debris, oil, and scum (3) materials that create a nuisance (4) toxic, harmful, or lethal substances (5) nutrients that create nuisance growth.	Pertains to both discharges to surface water and any on-site surface waters affected by site conditions during and/or after remedial action(s) - applicable.	OAC 3745-1-04(A)(B)(C)(D)(E)
Antidegradation policy for surface water (Chemical)	Prevents degradation of surface water quality below designated use or existing water quality. Existing instream uses shall be maintained and protected. The most stringent controls for treatment shall be required by the Director of Ohio EPA to be employed for all new and existing point source discharges. Prevents any degradation of "State Resource Waters".	Requires that best available technology (BAT) be used to treat surface water discharges. This requirement may be applied to set standards when existing water quality is better than the designated use - relevant and appropriate.	OAC 3745-1-05(A)(B)(C)
Mixing zone for surface water (Chemical)	Presents the criteria for establishing non-thermal mixing zones for point source discharges, and presents the criteria for establishing thermal mixing zones.	This requirement would pertain to an alternative which could result in a point source discharge to waters of the state or when establishing an alternative discharge point - applicable.	OAC 3745-1-06(A)(B)

Table B.1 Preliminary ARARs for Quadrant IV (Continued)

Ciration	OAC 3745-1-03 40 CFR Part 136		OAC 3745-1-07(C)	OAC 3745-1-09
Prerequisites	Surface water may be discharged into waters of the state during remedial actions. The required analytical and collection techniques are to be incorporated into the site standard operating procedures. (SOPs) - applicable.	•	Surface water may be discharged into waters of the state during remedial action. Pertains to both discharges to surface waters as a result of the remedial action and any surface waters affected by site conditions - applicable.	Pertinent if stream or stream segment is on-site and is either affected by site conditions or if selected remedial alternative includes direct discharge. Waste
Regnitement	Specifies analytical methods and collection procedures for surface water discharges.		May be applicable to pollutants which do not have specific numerical or narrative criteria identified in Tables 7-1 thru 7-15 of this rule.	Establishes water use designations for stream segments within the Scioto River Basin.
Action	ater quality standards and criteria (ction)			ater use designation for Scioto River ction/Location)

load allocations may have to be established and/or modified -

applicable.

8		
200		
8		
3	<b>∞</b> =:	
*	<b></b>	;
Š	<b>∞</b> ∈⊹	
9	***	,
3	Ö	!
Š		1
3		,
3		
3		
200		
3		
3		
3		
3		
3		
3		
3	200	
3	<b>::=</b> :	
1	<b>∷</b> ≃	
	Œ	
	<u> </u>	
-	್ಟ್	
	Ĕ	
-		
	33,200 <b>4</b> 5 307 (307)	
	34 300.03	
	irement	
	್ತ	
	<b>=</b>	
	. E	
	ಕ	
	ion	
	***	
	100000	

Stormwater discharge associated with industrial activity (Action)

A discharge composed entirely of stormwater associated with industrial activities is required to obtain a NPDES permit. These categories of facilities are considered engaging in "industrial activity":

(1) landfills, land application sites, and open dumps that receive or have received any industrial waste (waste that is received from any of the facilities deseribed under this section) including those that are subject to regulation under Subtitle D of RCRA.

(2) also includes construction activities including clearing, grading, and excavation activities that disturbs five acres or more of total area.

Sediment and erosion controls and BMP must be used to control run-off from installation and construction activities. Control of stormwater discharge associated with construction activities at industrial sites that result in a disturbance of greater than five acres of total land area - applicable.

For those sites with less than five acres affected - relevant and appropriate.

40 CFR 122.26(a)(1)(ii) 40 CFR 122.26(b)(14)(v)(x)

Action Water pollution control	Requirement  No discharge to waters of the state	Prohibits failure to comply with requirements of sections 6111 01 to	(3Hnfion ORC 6111.07(A)(C)
(Tingle)	presented in the NPDES Permit shall occur. All discharges to waters of the state resulting from treatment systems such as a pumpand-treat system will meet the substantive requirements for	order issued under those sections - applicable.	•
"Digging" where hazardous or solid waste facility was located (Action/Location)	Filling, grading, excavaing, building, drilling or mining on land where a hazardous or solid waste facility was operated is prohibited without prior authorization from the Director of Ohio FPA.	Pertains to any site at which hazardous or solid waste has come to be located. Certain alternatives include potential excavation activities which may uncover solid and/or hazardous waste. Should remedial activities require the management of such waste, an exemption to permitting and other requirements may be warranted - applicable.	ORC 3734.02(II)
Explosive gas monitoring (Action/Location)	Several SWM11s may require explosive gas monitoring plans	Pertains to sanitary landfills except for those that dispose of	ORC 3734.04.1

non-putrescible waste - refevant and appropriate. for those that dispose of

(Action/Location)

prior to any construction activities. The Director of Ohio EPA may facility to implement an explosive gas monitoring and reporting plan order an owner or operator of a should one not already be established.

	Citation	ORC.3734.02(A)	OAC 3745-50-44(C)(9)
and the literature of the continued of the continued)	Prorequisites	A waiver for this requirement may be required - relevant and appropriate.	Pertains to sites where hazardous waste may be stored, treated or disposed in miscellaneous units. This requirement will apply to ensure that proper operation and maintenance is maintained at the unit - relevant and appropriate. [NOTE: This requirement will be fulfilled through the CMS/CMI process including and not limited to the remedial design phase.]
The bar tellings and the state of the state	Requirement	The Director of the Ohio EPA shall adopt and may modify, suspend, or repeal rules for solid waste facilities in order to ensure that the facilities will be located, maintained, and operated, and will undergo closure and post-closure care, in a sanitary manner so as not to create a nuisance, cause or contribute to water pollution, or create a health hazard, or violate 40 CFR 237.3-2 or 257.3-8.	Establishes substantive hazardous waste permit requirements necessary for Ohio EPA to determine adequacy of miscellaneous units used to treat or store hazardous waste. Includes information such as waste characteristics, detailed design plans and reports, control of run-on and run-off, closure information, etc. See OAC 3745-57-90 to 3745-57-93 for additional requirements for miscellaneous units.
	Action	Protection of human health and the environment (Action)	Additional permit information: hazardous waste TSD in miscellaneous units (Action)

Clintion	OAC 3745-59-03(A)(B)	OAC 3745-59-07(A)(B)(C)	OAC 3745-59-09	3e OAC 3745-59-50(A)(B)(C)(D)(E) S
Prerequisites	Pertains to any alternative that incorporates disposal of a hazardous waste on-site - relevant and appropriate.	Pertains to any alternative that incorporates disposal of a hazardous waste on-site - relevant and approprinte.	Pertains to any alternative that incorporates disposal of a hazardous waste on-site - relevant and appropriate.	Pertains to any site in which storage of hazardous waste will occur onsite to facilitate proper recovery, treatment or disposal. The PORTS site has been granted an extension to store restricted waste beyond the regulatory suggested time frame - TBC.
Requirement	Prohibits dilution of restricted waste or residuals resulting from treatment of restricted waste (as a substitute for adequate treatment) in order to land disposed a restricted waste.	Generators shall test the waste or test extract of the waste according to the frequency and test methods described in the rule to determine if the waste is restricted from land disposal.	Prohibits, and disposal of characteristic waste unless the waste complies with treatment standards of listed waste. If the waste is both listed and characteristic, the treatment standard for the listed waste will operate in lieu of the standard for the characteristic waste.	Prohibits on-site storage of hazardous waste restricted from storage beyond a specified time frame stated in the rule.
Action	Dilution probibited as treatment (Action)	Hazardous waste analysis (Action)	Restricted waste that exhibit a characteristic (Action/Chemical)	Prohibition on storage of restricted waste (Action)

Table B.1 Preliminary ARARs for Quadrant IV (Continued)

Citation (OAC 3745-59-32(A)(D)(E)(F)	OAC 3745-59-33 (A)(B)(C)(D)(Ê)(F)(G) OAC 3745-59-34 (A-II) OAC 3745-59-35 (A-I)	OAC 3745-55-011(A)(C)(D)
Prerequisites  Pertains to any site in which on-site land disposal of PCB or HOC contaminated waste may be disposed as part of an alternative. However, there will be no first-third waste disposed of at the PORTS site during and/or after any remedial action - TBC.	Pertains to any site in which on-site land disposal of first, second, third-third hazardous waste may be disposed as part of an alternative. However, there will be no first third waste disposed of at the PORTS site during and/or after any remedial action - TBC.	Pertains to all sites with land-based hazardous waste units (surface impoundments, waste piles, land treatment units, landfills). This includes existing land-based areas of contamination - applicable.  [NOTE: Corrective action will also be implemented during the Corrective Measure Implementation (CMI) process.]
Refulfrencent  Prohibits land disposal of the following waste:  (1) liquid waste with p11 < or = 2  (2) liquid waste containing PCBs with concentrations > or = 50 ppm  (3) liquid waste with hatogen organic loading of > or = 100 mg/l and < 10,000 mg/l	Prohibits on-site land disposal of first-, second-, third-third waste unless requirements of paragraph D, E, F, and G are met.	Requires an applicant for a hazardous waste permit to institute corrective action for all releases of hazardous waste or constituents from any waste management unit regardless of the time at which the waste was placed in the unit.
Waste specific prohibitions (Chemical)	California listed waste prohibited (Chemical)	Corrective action for waste management units (Action)

Ciration	OAC 3745-52-11 OAC 3745-54-13	OAC 3745-55-71, 73 to 78	OAC 3745-51-07	OAC 3745-55-72
Prepequisites	The specific project will assess the selected alternative for hazardous waste by reviewing the RFI database, reviewing process/historical records, and performing sampling and analysis (as required). A task-specific sampling and analysis plan will be developed to guide the required waste characterization activities - applicable.	During the remedial action, containers of various types of waste streams could be generated. Containers will be inspected and records of the inspections will be kept. Containers will be stored per applicable containment requirements - relevant and appropriate.	Pertains to any alternative that incorporates storage of hazardous waste on-site in containers - relevant and appropriate.	Pertains to any site at which hazardous waste will be stored in containers. The requirement is being considered relevant and appropriate because hazardous waste pending analysis may be stored at the remediation site - relevant and appropriate.
Requirement	Any person who generates a solid waste must determine if that waste is hazardous by using procedures identified in 40 CFR 262.11. An overview of the hazardous waste determination procedures is presented in 40 CFR 260 Appendix 1.	Containers of RCRA hazardous waste will be:  (1) maintained in good condition, (2) compatible with other waste streams to be stored, (3) closed during storage, and (4) managed to prevent spills or rupture.	Exempts residues from empty containers when these residues have resulted from remedial action alternatives requiring storage of containers on-site.	Containers holding hazardous waste must not react with the container material.
Action	Vaste determination and hazardous vaste analysis Action/Chemical)	Hazardous waste container management setion)	itesidues of hazardoùs wâste in empty containers Action)	ompatibility of hazardous waste with intainers ::tion)

Table B.1 Preliminary ARARs for Quadrant IV (Continued)

iltes Citation	s OAC 3745-55	which OAC-3745-55-11(A)(B)(C) be treated, or has been posed of -	which OAC 3745-55-14 be treated, or has been bosed of-	nd-based areas OAC 3745-57-10  licable.  '''  tive that OAC 3745-59-01(C)(E)  of a hazardous
Prerequisites	During the remedial action, various waste streams could be generated, segregated, and temporarily staged pending analysis. The containers will be managed accordingly until disposal. The applicable requirements will be adhered to relevant and appropriate.	Pertains to any site at which hazardous waste is to be treated, stored, or disposed of or has been treated, stored, or disposed of applicable.	Pertains to any site at which hazardous waste is to be treated, stored, or disposed of or has been treated, stored, or disposed of applicable.	Pertains to existing land-based areas of contamination - applicable.  Pertains to any alternative that incorporates disposal of a hazardous waste on-site - applicable.
. Requirement	A generator may accumulate hazardous waste on-site for 90 days or less without a permit or without having interim status.	Requires that all hazardous waste facilities be closed in a manner that minimizes the need for further maintenance, controls, minimizes, eliminates or prevents post-closure escape of hazardous waste, hazardous constituents, leachate, contaminated run-off or hazardous waste decomposition products to the ground or surface water or the atmosphere.	Requires that all contaminated equipment, structures and soils be properly disposed of or decontaminated.	Specifies closure and post-closure requirements for hazardous waste landfills, including and not limited to final cover and maintenance.  Provides specific requirements pursuant to hazardous wastes that are restricted from land disposal.
Action	Hazardous waste accumulation time (Action)	General closure performance standard: hazardous waste facilities (Action)	Disposal/decontamination of equipment, structures and soils (Action)	Landfill closure and post-closure requirements (Action)  11 9  If 9  If azardous waste restricted from land disposal in the second of the seco

Cintion	OAC 3745-57-01(A)(D) 40 CFR 267.10	40 CFR 300.400	OAC 3745-52-20, 22, 23, 30, 31, 32 and 33	
Prerequisites Citation	Pertains to all sites with land-based hazardous waste units (surface impoundments, waste piles, land treatment units, landfills). This includes existing land-based areas of contamination - relevant and appropriate.	In addition, all off-site shipments must comply with the administrative as well as substantive requirements of legally applicable regulations - TBC.	Prior to any offsite transportation of hazardous waste materials, all manifesting, packaging, labeling, marking, and placarding requirements shall be met - applicable.	[NOTE: If on-site transportation of lazardous waste, then - relevant and appropriate.]
Requirement	Specifies location, design, construction, operation, maintenance and closure requirements for landfills, waste piles, surface impoundments, and underground injection wells.	EPA requires that all off-site shipments of CERCLA waste he to a properly permitted treatment, storage, and disposal facility.	A generator who transports, or offers for transportation, hazardous waste for offsite treatment, storage or disposal shall prepare and meet all hazardous waste manifesting requirements.	
Action	Environmental performance standards: land-based units (Action)	Transportation for off-site disposal (Action)	azardous waste shipping requirements: unifest, packaging, labeling, and tacarding ction)	

Citation	40 CFR 264.310(a) OAC 3745-68-10	OAC 3745-55-17 OAC 3745-68-10		
Preroquistos	Applicable to RCRA hazardous waste placed at site after November 19, 1980; relevant and appropriate to waste left in place before 1980 - applicable.	Relevant and appropriate to final closure of a SWMU with some hazardous materials or residues left in place.	Applicable to closure of RCRA - permitted hazardous waste facilities. Relevant and appropriate to final closure of a SWMU with some hazardous materials or residues left in place. FNOTE: See also 40 CFR 264,310(b)]	
Requirement	When a cap is being paced over waste (e.g., closing of a landfill), design and construct a cover to; (1) minimize migration of liquids through the capped area, over the long term; (2) function with minimum maintenance; (3) promote drainage and minimize erosion or abrasion of the cover; and subsidence so that the cover's infegrity is maintained.	Restrict post-closure use of property as necessary to prevent damage to the cover.	Ensure that post-closure care includes:  (1) maintenance of the integrity and effectiveness of the final cover;  (2) maintenance and monitoring of the groundwater system and compliance with all applicable parts of Subpart F, "Releases from Solid Waste Management Units;" and  (3) prevention of the damage to the cover from run-on and run-off	COVET.
Action	Containment of RCRA waste left in place (Action)	Post-closure care (Action)		

Clintion	ORC 3734.02(I)	OAC 3745-17-02(A)(B)(C) 40 CFR Section 50
Prerequisites	Pertains to any site at which hazardous waste will be managed such that air emissions may occur. Consider sites that will undergo movement of earth or incineration applicable.	Fugitive dust will be generated during loading, unloading, transportation and grading of cover material - applicable.
Requirement	No hazardous waste facility shall emit any particulate matter, dust, fumes, smoke, vapor or odorous substance that interfere with the comfortable enjoyment of life or property.	Establishes the specific standards for total suspended particulates. The primary standard for National Ambient Air Quality Standards (NAAQS) for particulate matter is 50 ug/m³ annual (averaging time) and 150 ug/m³ per 24 hours (averaging time).
Action	ir emissions from hazardous waste cilitiesction/Chemical)	articulate ambient air quality standards Themical)

Chation	OAC 3745-15-07(A)	OAC 3745-17-05	OAC 3745-17-08(B)
Prerequisites	Fugitive dust may be generated during loading or unloading, transportation and grading of cover material. There are minimal activities anticipated that will result in an air pollution nuisance - applicable.	Wind dispersal of any debris or stockpiled soil resulting from activities associated with an alternative will be controlled - applicable.	These controls include use of water or other suitable dust suppressants and the covering at all times of open-bodied vehicles when transporting materials likely to become airborne. Canvas or other suitable coverings must be used. Small sources of fugitive emissions are exempt from air-permitting requirements if the emissions of air contaminants can demonstrably be held to less than 10 lb per day -
Requirement	Defines air pollution nuisance as emission or escape into the air from any source(s) of smokes, ashes, dust dirt, grime, acids, fumes, gases, vapors, odors, and combinations of the above that endanger health, safety or welfare of the public or cause personal injury or property damage. Such nuisances are prohibited.	The significant deterioration of air quality•is prohibited.	For any fugitive dust source that may cause such a public nuisance, fugitive dust control measures must be implemented.
yction	Air pollution nuisances prohibited (Action)	Air discharges (figitive dust) (Chemical/Location)	Emission Restrictions (Action)

Action	Requirenent	Prerequisites	Citation
aission Restrictions ction) ontinued)		All emissions of dust shall be controlled. Considered for all sites which may undergo grading, loading operations, demolition, clearing and construction - relevant and appropriate.	OAC 3745-17-08A(1) thm A(2) OAC 3745-17-08(D)
(infestion of radionuclides to atmosphere (infestion)	Subpart II of 40 CFR 61 addresses atmospheric radionuclide emissions from DOE facilities and may be applicable to airborne emissions during remedial activities. EPA has issued a final NESIIAP for amounts that would not cause any member of the public to receive an effective dose equivalent of 10 mrcm/year or more.	Title 40 CFR 61.93(b)(4)(l) requires radiological emission measurements at all release points that could discharge radionuclides into the air in quantities that could cause an effective dose equivalent in excess of 1% of 1)the standard 0.1 mrem/year. All radionuclides that contribute greater than 10% of the standard 1 mrem/year for a release point shall be measured applicable.	40 CFR 61
control of emissions of organic caterials from stationary sources cation)	All air discharges resulting from equipment or other stationary sources that may emit VOCs to the atmosphere will meet substantive requirements as permitted.	No persons shall cause or allow emissions of an air contaminant to the atmosphere without a permit applicable.	OAC 3745-21-07 ORC 3704.05
'orker health and safety .ction)	Response actions under the NCP will comply with the provisions for response action worker safety and health in 29 CFR 1910.120.	All governmental agencies and private employers are directly responsible for the health and safety of their own employees - relevant and appropriate.	40 CFR 300,150

Action Requirement Prerequisites Citation	l-worker protection  The safety and health standards for general construction presented in 29 CFR 1910, 120  29 CFR 1926 will be followed. The accordance with applicable OSIIA OSIIA standards are incorporated into DOE Order 483.1A. The specific requirement will be identified in the task-specific health order 5483.1A - TBC.	worker protection health Employers shall maintain and implement a written safety and health program for their employees and health requirements of 29 CFR 1910.120(b)(4)  The proposed remedial action 29 CFR 1910.120(b)(4)  alternative will be implemented in alternative will be implemented in health program for their employees accordance with the provision will apply the protective provision will apply the protection protection alternative will be proposed remedial action 29 CFR 1910.120(b)(4)  alternative will be implemented in alternative will be implemented in alternative will apply the proposed removision will apply the proposed removision will apply the proposed removision will apply the protection accordance will apply the provision alternative will be provision and the provision and the provision and the provision accordance with the provision accordance with the provisions of 20 CFR 1910.120(b)(4)  alternation alternation alternation accordance with the provisions of accordance with the provisions of 20 CFR 1910.120(b)(4)  alternation and the provisions of accordance with the provisions of accordance with the provision accordance with the provision and post protection and the provision and post protection and the provision and post protection and the provision and	of the public Exposures of members of the public Precautions will be taken through DOE Order 5400.5, Chapter II, to radiation sources as a consequence of all routine DOE minimize exposure to the public activities will not cause, in a year, TBC.  an effective dose equivalent greater than 100 mrem from all exposure
**************************************	Occupational-worker protection (TBC)	Occupational worker protection health and safety documentation (TBC)	Radiation protection of the public (TBC)

3

Clingion DOE Order 5400.5 Chapter III	OAC 3745-400-07(G)(2)
The DCG values for internal exposure are based on a committed effective dose equivalent of 100 mrem for the radionuclide taken into the body by ingestion or inhalation during one year - TRC.	The X-734 Landfill Final Cap System will meet lift and slope requirements and standards needed to ensure growth of dense vegetation. These factors will also prevent ponding and improper draining which will minimize crosion. The substantive portlons of these requirements will apply to all phases of the remedial action taken. DOE will provide opportunity for Ohio EPA review of any plans generated pursuant to this cap and other phases of this remedial action - applicable.
Requirement Specific authorizations may be received for a temporary increase of the dose limit up to 500 mrem in a year.  The derived concentration guides (DCGs) are provided as reference values for conducting radiological environmental protection programs at operational DOE facilities and sites. DCG values are presented in DOE Order 5400.5 for the following exposures modes:  (1) ingestion of water (2) inhalation of air	The final cap system design shall be certified by a Professional Engineer. The applicable drawings, calculations, etc. shall meet the necessary requirements of this rule. The criteria identified for Final Cap System Design Plans shall meet construction and performance specifications for soil compaction, particle size, plasticity properties per ASTM D 2487, and ASTM D 422. The soil will not consist of soild waste or additional construction and demolition debris.
Radiation protection of the public (continued) (TBC)	Facility design requirements (Action)

#### Table B.1 List of Acronyms

ARARS Applicable or relevant and appropriate requirements

BAT Best Available Technology

CAA Clean Air Act

CAS/CMS Cleanup Alternatives Study/Corrective Measures Study

CERCLA Comprehensive Environmental Response, Compensation, and Liability Act

CFR Code of Federal Regulations

CMI Corrective Measures Implementation

CWA Clean Water Act

DCG Derived Concentration Guide DOE U.S. Department of Energy

EPA U.S. Environmental Protection Agency

FR Federal Register

HOC Halogen Organic Compounds
LDR Land Disposal Restrictions
LLW Low-level radioactive waste
MCL Maximum Contaminant Level

NAAQS National Ambient Air Quality Standards

NCP National Contingency Plan

NEPA National Environmental Policy. Act

NESHAP National Emission Standards for Hazardous Air Pollutants

NPDES National Pollutant Discharge Elimination System

NPL National Priorities List

NRC Nuclear Regulatory Commission
O&M Operations & Maintenance
OAC Ohio Administrative Code

ORC Ohio Revised Code

OSHA Occupational Safety and Health Administration

PCBs Poivchlorinated Biphenyls

PORTS Portsmouth Gaseous Diffusion Plant

ppm parts per million PTI Permit to Install

RAO Remedial Action Objectives

RCRA Resource Conservation and Recovery Act

SDWA Safe Drinking Water Act

SHPO State Historical Preservation Officer
SOPs Standard Operating Procedures
SWMU Solid Waste Management Unit

TBC To be considered

TSCA Toxic Substances Control Act
TSD Treatment Storage and Disposal

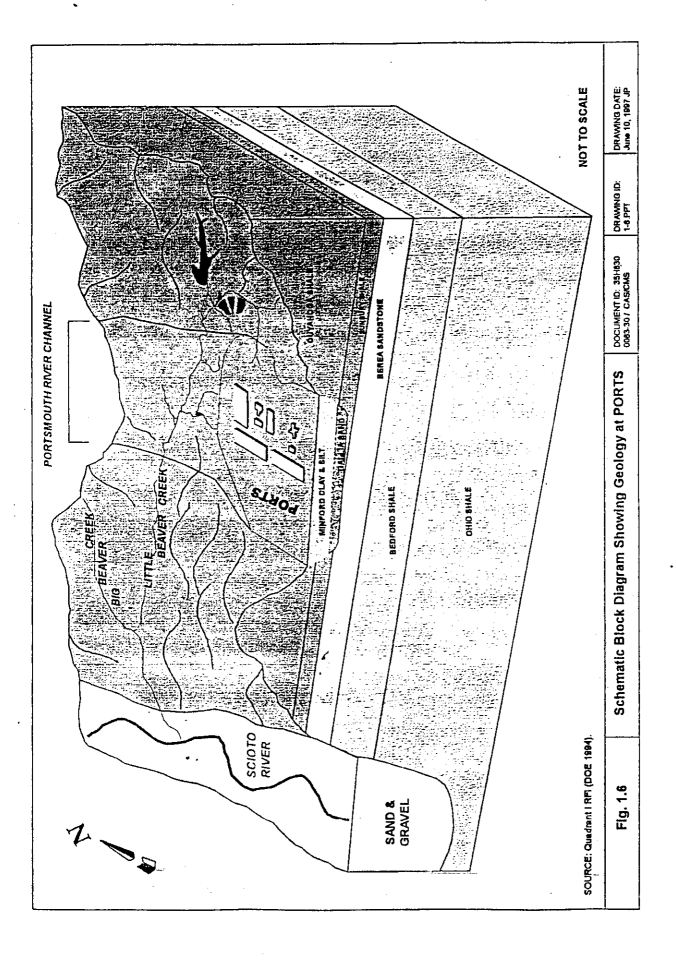
USC United States Congress

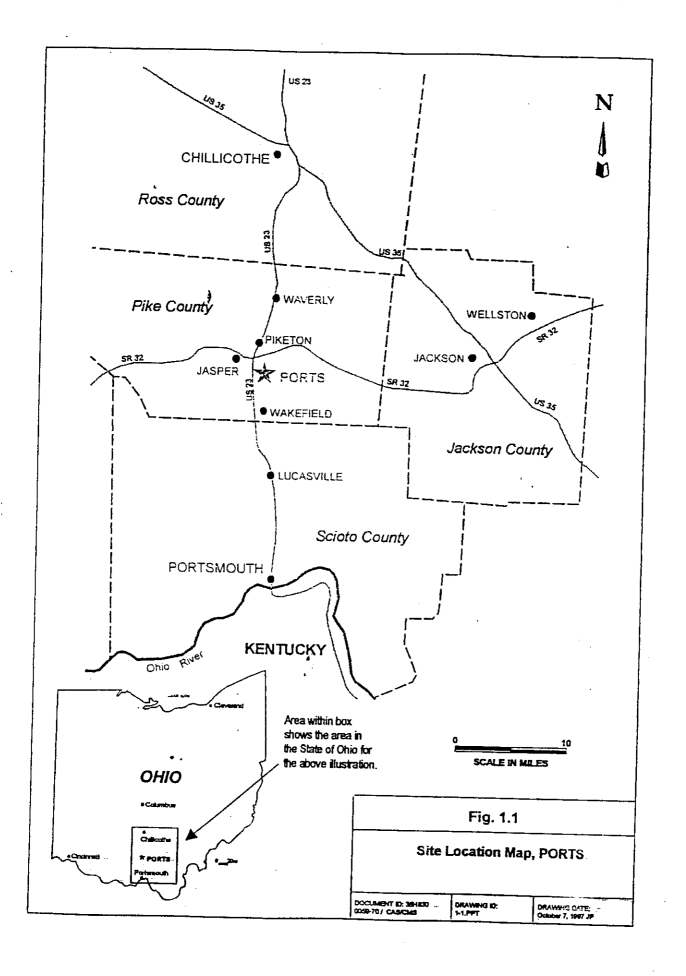
APPENDIX 2

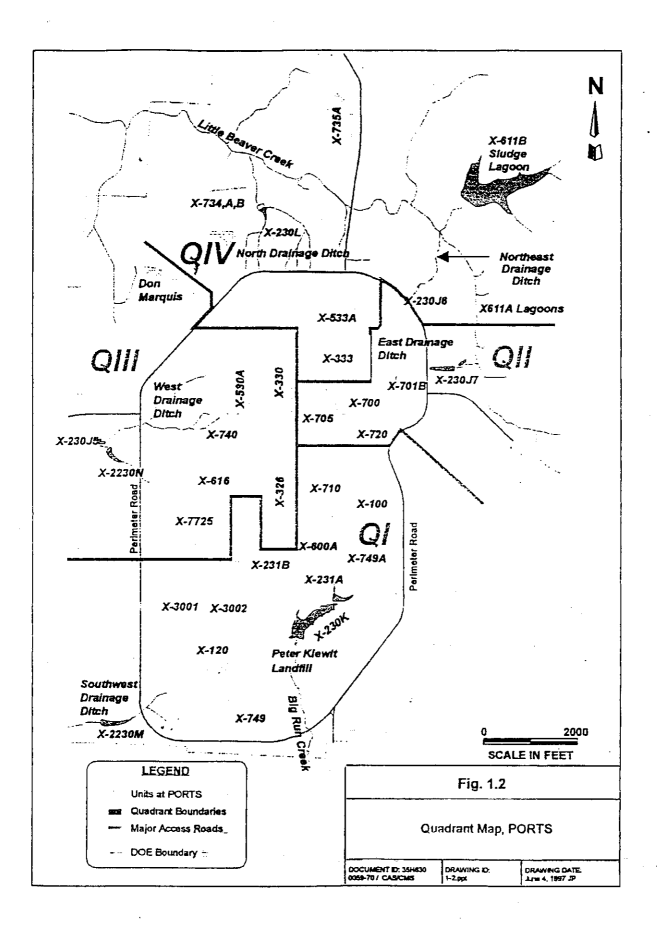
**FIGURES** 

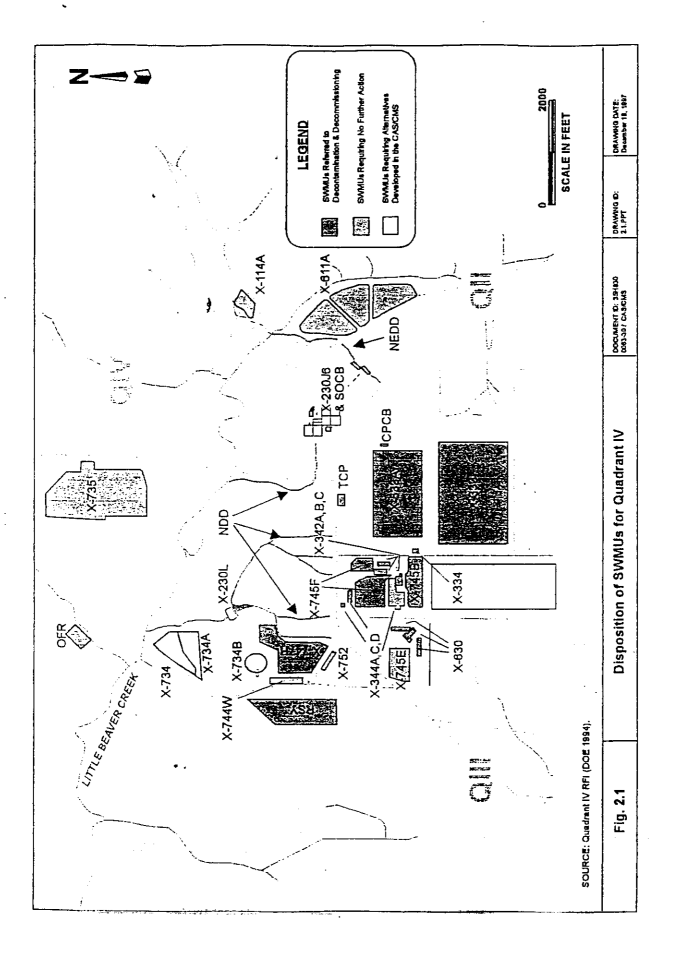
APPENDIX 2

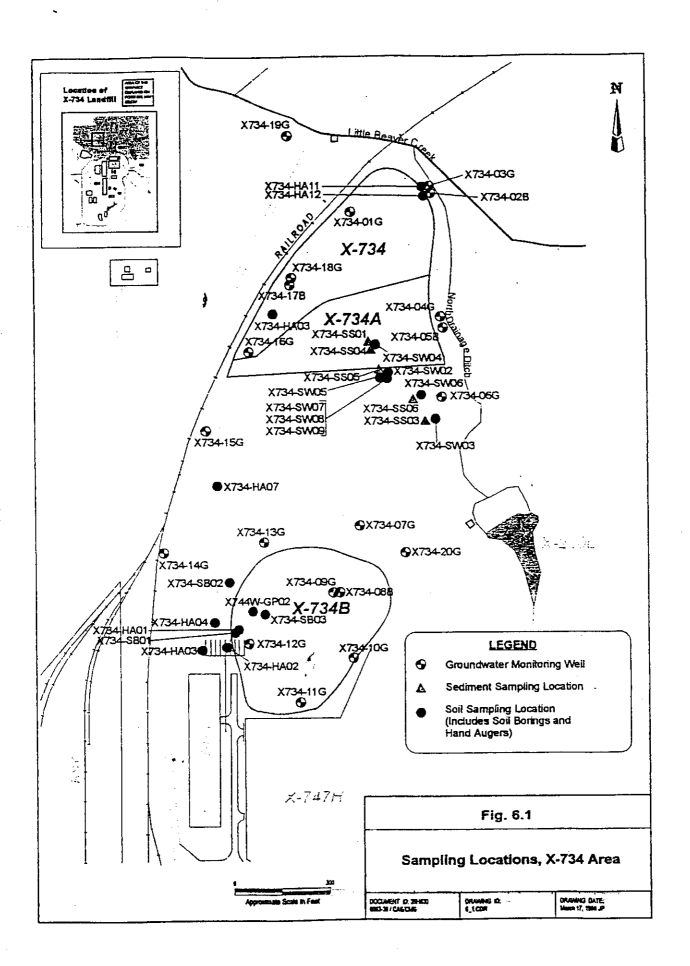
**FIGURES** 

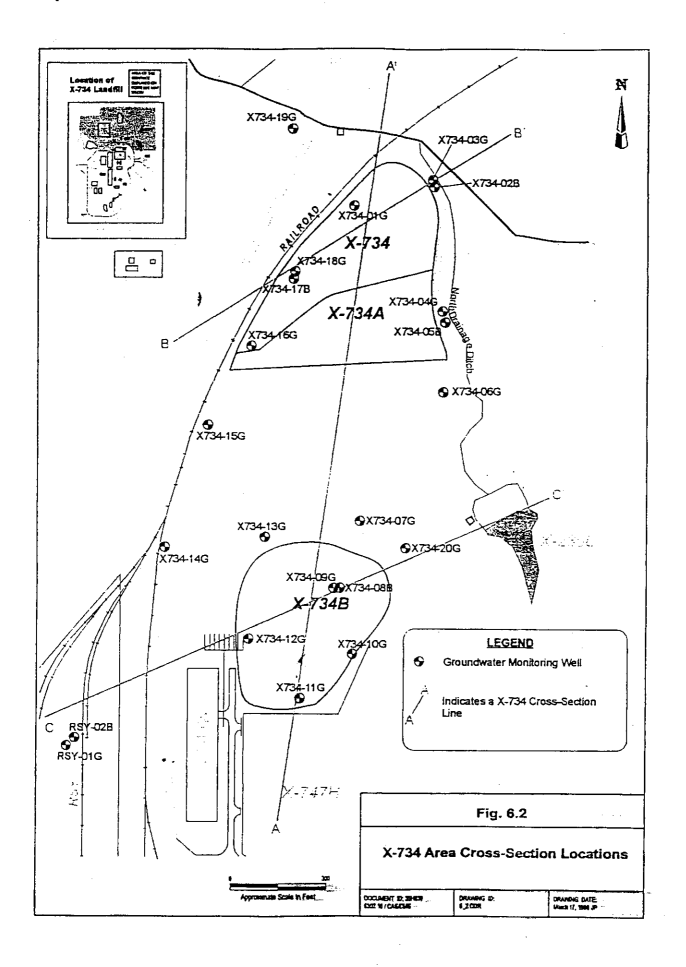


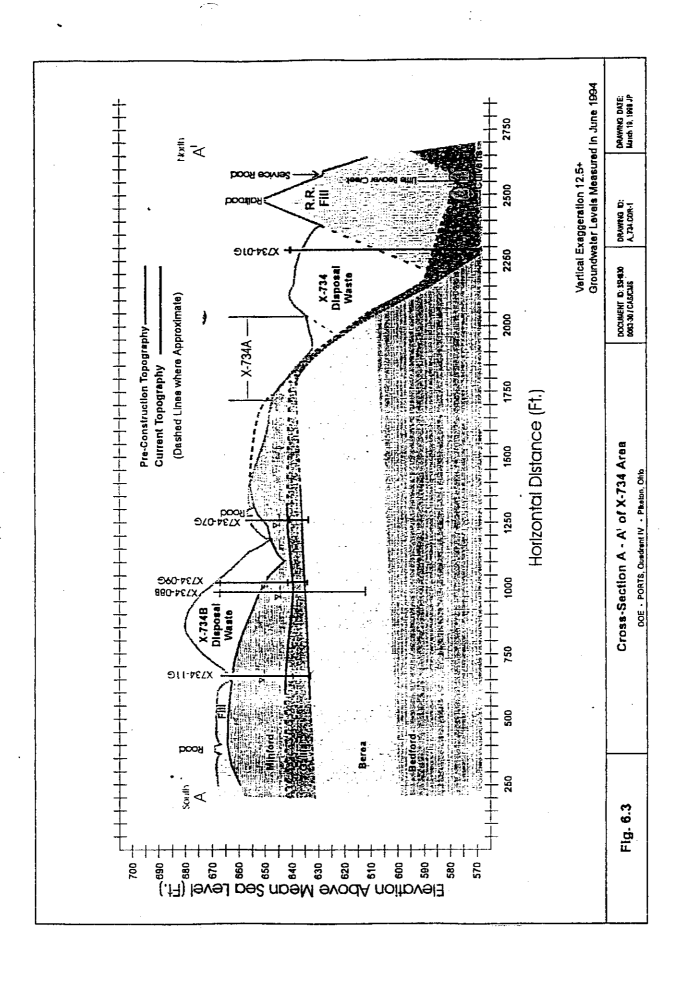


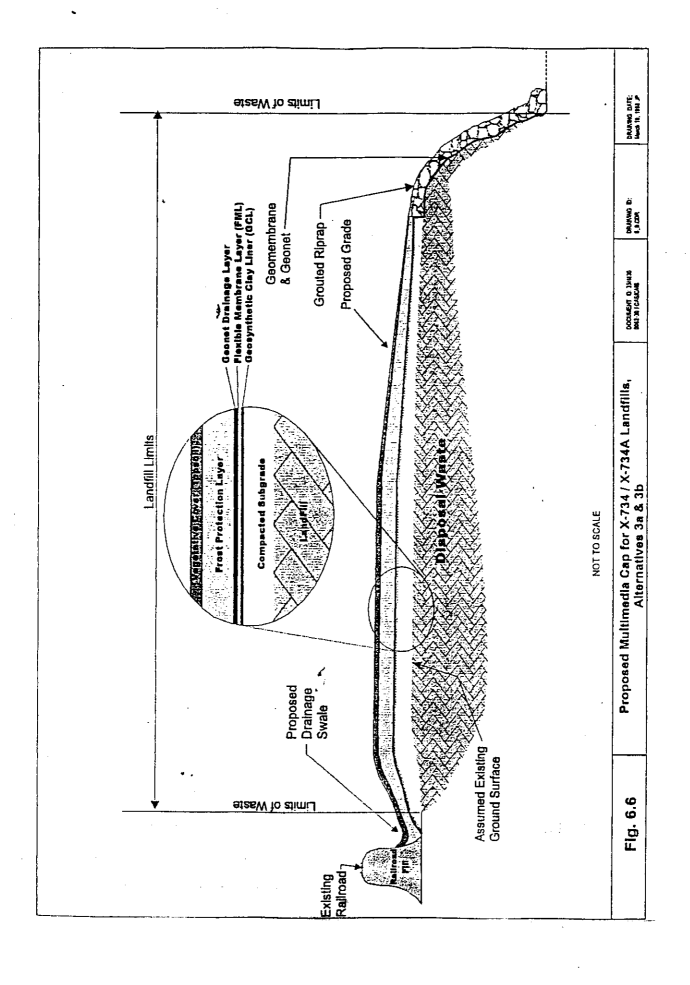


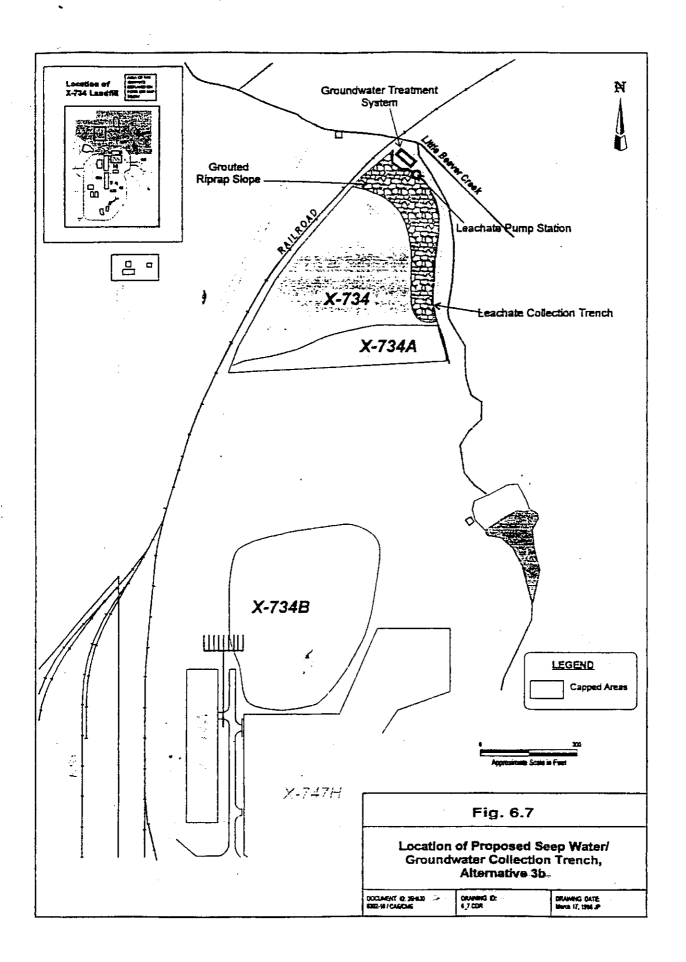


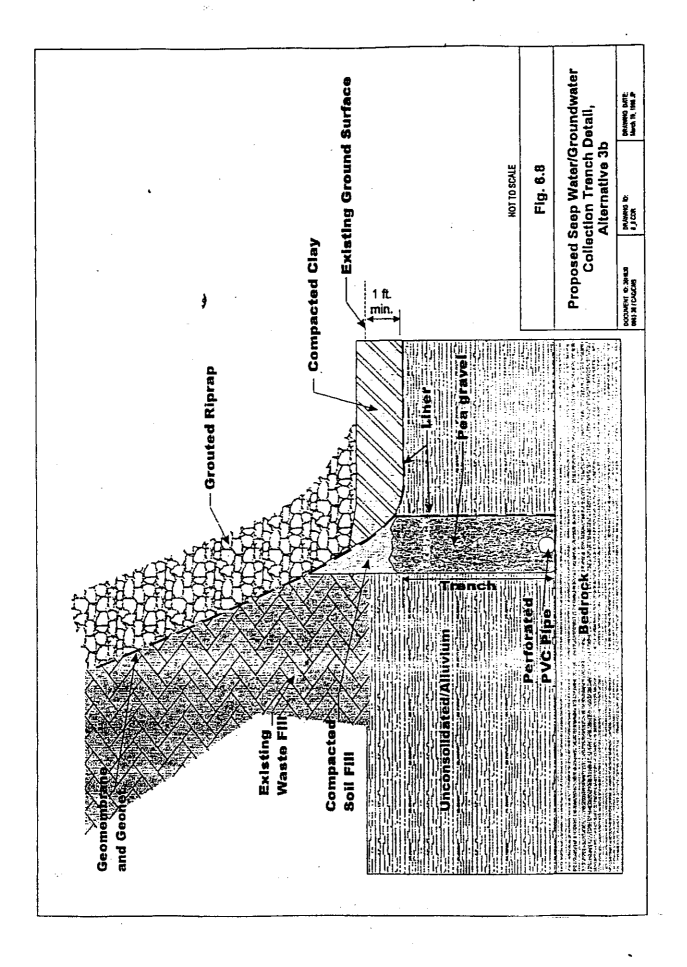












#### PORTSMOUTH DOCUMENT RELEASE FORM

DOCUMENT DESCRIPTION (TO BE COMPLETED BY REQUESTER)

DOCUMENT NUMBER	None	DRAFT□	FINAL	DOCUMENT DATE 09/99
DOCUMENT TITLE/IDEN		ecision Document for the X-7 Portsmouth Gaseous Diffusion		a in Quadrant IV of the
AUTHOR(S) (NAME AND	) AFFILIATIO	Ohio Environmental Prot	tection Agency	
PURPOSE OF RELEASE	For a F	Public Request at the Environ	mental Informat	ion Center
ADC CLASSIFICATION F	REVIEW (WH	ERE POSSIBLE)		Signature/Date
REQUESTER Janie	<u>Croswait,</u>	Administrative Record Libra	arian	Date <u>08/16/02</u>
	<u>.                                    </u>	PATENT, CLASSIFICATION, ANI (COMPLETED BY CLASSIFICATION A	D PUBLIC RELEASE R AND TECHNICAL REV	EVIEWS /IEW OFFICE)
PATENT REVIEW:		DOCUMENT DOES NOT CONTAIN PATENTABLE/PROPRIETARY INFORMATION AND HAS PATENT CLEARANCE		CONTAINS PATENTABLE/PROPRIETARY INFORMATION AND CAN NOT BE RELEASED
CLASSIFICATION REVIEW:	ď	DOCUMENT IS UNCLASSIFIED		DOCUMENT IS CLASSIFIED
PUBLIC RELEASE APPROVAL:		NOT APPROVED FOR RELEASE		CONTAINS UCNI
		APPROVED FOR RELEASE INTERNAL USE ONLY	2	DOES NOT CONTAIN UCNI
REMARKS				
		4	. /	,
CLASSIFICATION AND T	ECHNICAL I	NFORMATION OFFICE	my H 11	Signature/Date  8/16/07
SEND TO OSTI?	YES	□ NO		
			·	