

2.0 Remediation Status and Compliance Summary

This chapter provides a summary of CERCLA remediation activities in 2002 for each project, and summarizes compliance activities with other applicable environmental laws, regulations, and legal agreements. CERCLA, the "Superfund Act," is the primary driver for environmental remediation of the Fernald site.

The EPA and OEPA enforce the environmental laws, regulations, and legal agreements governing work at the Fernald site. The EPA develops, promulgates, and enforces environmental protection regulations and technology-based standards. EPA regional offices and state agencies enforce these regulations and standards by review of data collected at the Fernald site. Region V of the EPA has regulatory oversight of the CERCLA process at the Fernald site, with active participation from OEPA.

For some programs, such as those under the Resource Conservation and Recovery Act (RCRA) as amended, the Clean Air Act as amended (excluding NESHAP compliance), and the Clean Water Act as amended, EPA has authorized the State of Ohio to act as the primary enforcement authority. For these programs, Ohio promulgates state regulations that must be at least as stringent as federal requirements. Several legal agreements between DOE, EPA Region V, and OEPA identify site-specific requirements for compliance with the regulations. As part of complying with these regulations, DOE Headquarters issues directives to its field and area offices, and conducts audits to ensure compliance with all regulations.

2.1 CERCLA Remediation Status

The process for remediating sites under CERCLA consists of three phases: site characterization, remedy selection, and implementation. The FCP has completed the first two phases, as the regulatory agencies have approved remedy selection documents (i.e., records of decision) for all operable units, as well as several amendments to these documents.

The FCP is currently involved in the implementation phase of CERCLA remediation, which includes remedial design, remedial action (construction and implementation of the remedy), certification of soil and groundwater to verify that the remedy was effective, and ultimately site closure. Remediation activities, documents, and schedules are identified in each operable unit's remedial design and remedial action work plan. Certification of soil remediation areas continued to progress in 2002; the Soil and Disposal Facility Project certified several more areas (described later in this chapter in subsection 2.1.2, Soil and Disposal Facility Project).

Each phase of the CERCLA remediation process requires documentation. The documents produced reflect the input of stakeholders who have helped form the remediation strategy at the Fernald site. Many documents that describe specific remediation activities were issued or approved in 2002, as mentioned throughout this report. All cleanup-related CERCLA documentation, including a copy of the Administrative Record, is available to the public at the Public Environmental Information Center located near the Fernald site. A copy of the Administrative Record is also located at EPA's Region V office in Chicago, Illinois. The progress made by each remedial project toward CERCLA cleanup is summarized later in this chapter.

CERCLA also requires a five-year review process of remedial actions implemented under the signed Record of Decision for each operable unit. The purpose of a five-year review is to determine, through evaluation of performance of the selected remedy, whether the remedy at a site remains protective of human health and the environment. The first five-year review report for the Fernald site (DOE 2001b) was approved by the EPA in September 2001.

Cleanup levels at the Fernald site for surface water, sediment, and groundwater were established in the Record of Decision for Remedial Actions at Operable Unit 5 (DOE 1996). These final remediation levels (FRLs) were established for constituents of concern or those constituents at the Fernald site determined, through risk assessment, to present potential risk to human health or the environment. Table 2-1 lists FRLs identified for constituents in groundwater, surface water, and sediment; these constituents are all monitored under the IEMP. FRLs represent the maximum allowable residual levels (the maximum concentrations which may remain in the environment following remediation), and these levels drive excavation and cleanup.

On November 30, 2001, the EPA approved an Explanation of Significant Differences to the Operable Unit 5 Record of Decision. This document formally adopts the EPA's Safe Drinking Water Act Maximum Contaminant Level for uranium of 30 µg/L (micrograms per liter) as both the FRL for groundwater remediation and the monthly average uranium effluent discharge limit to the Great Miami River.

Benchmark Toxicity Values originated from the Operable Unit 5 Sitewide Ecological Risk Assessment. These concentrations for sediment and surface water are used to determine if a constituent may have a detrimental effect on a particular ecological receptor. For surface water and sediment, ecological receptors include fish and animals that inhabit the surface water body or use surface water as a source of drinking water.

Acceptable levels for constituents of ecological concern were established in the Operable Unit 5 Sitewide Ecological Risk Assessment (Appendix B of the Operable Unit 5 Remedial Investigation Report). The Sitewide Ecological Risk Assessment established benchmark toxicity values (BTVs) for protection of ecological receptors. Through the BTV screening process presented in Appendix C of the final Sitewide Excavation Plan (DOE 1998b), three constituents of ecological concern (barium, cadmium, and silver) were selected for evaluation in the surface water pathway to be protective of aquatic receptors. Chapter 4 discusses BTVs for surface water.

**TABLE 2-1
FINAL REMEDIATION LEVELS
FOR GROUNDWATER, SURFACE WATER, AND SEDIMENT**

Constituent	FRL ^a		
	Groundwater	Surface Water	Sediment
General Chemistry	(mg/L)	(mg/L)	(mg/kg)
Cyanide	NA ^b	0.012	NA
Fluoride	4 ^c	2.0	NA
Nitrate ^d	11	2,400	NA
Inorganics	(mg/L)	(mg/L)	(mg/kg)
Antimony	0.0060	0.19	NA
Arsenic	0.050	0.049	94
Barium	2	100	NA
Beryllium	0.0040	0.0012	33
Boron	0.33	NA	NA
Cadmium	0.014	0.0098	71
Chromium VI ^d	0.022	0.010	3,000
Cobalt	0.17	NA	36,000
Copper	1.3	0.012	NA
Lead	0.015 ^c	0.010	NA
Manganese	0.900	1.5	410
Mercury	0.0020	0.00020	NA
Molybdenum	0.10	1.5	NA
Nickel	0.10	0.17	NA
Selenium	0.050	0.0050	NA
Silver	0.050	0.0050	NA
Thallium	NA	NA	88
Vanadium	0.038	3.1	NA
Zinc	0.021	0.11	NA
Radionuclides	(pCi/L)	(pCi/L)	(pCi/g)
Cesium-137	NA	10	7.0
Neptunium-237	1.0	210	32
Lead-210	NA	11	390
Plutonium-238	NA	210	1,200
Plutonium-239/240	NA	200	1,100
Radium-226	20	38	2.9
Radium-228	20	47	4.8
Strontium-90	8.0	41	7,100
Technetium-99	94	150	200,000
Thorium-228	4.0	830	3.2
Thorium-230	15	3500	18,000
Thorium-232	1.2	270	1.6
Total Uranium^e	(µg/L)	(µg/L)	(mg/kg)
	30 ^f	530	210

TABLE 2-1
(Continued)

Constituent	FRL ^a		
	Groundwater	Surface Water	Sediment
Organics	(µg/L)	(µg/L)	(µg/kg)
Alpha-chlordane	2.0	0.31	NA
Aroclor-1254	0.20	0.20	670
Aroclor-1260	NA	0.20	670
Benzene	5.0	280	NA
Benzo(a)anthracene	NA	1.0	190,000
Benzo(a)pyrene	NA	1.0	19,000
Benzo(b)fluoranthene	NA	NA	190,000
Benzo(k)fluoranthene	NA	NA	1,900,000
Bis(2-chloroisopropyl)ether	5.0	280	NA
Bis(2-ethylhexyl)phthalate	6.0	8.4	5,000,000
Bromodichloromethane	100	240	NA
Bromoform	NA	NA	160,000
Bromomethane	2.1	1300	NA
Carbazole	11	NA	63,000
Carbon disulfide	5.5	NA	NA
Chloroethane	1.0	NA	NA
Chloroform	100	79	NA
Chrysene	NA	NA	19,000,000
Dibenzo(a,h)anthracene	NA	1.0	NA
3,3'-Dichlorobenzidene	NA	7.7	NA
1,1-Dichloroethane	280	NA	NA
1,1-Dichloroethene	7.0	15	NA
1,2-Dichloroethane	5.0	NA	NA
Dieldrin	NA	0.020	NA
Di-n-butylphthalate	NA	6,000	NA
Di-n-octylphthalate	NA	5.0	NA
Methylene chloride	5.0	430	NA
4-Methylphenol	29	2,200	NA
4-Methyl-2-pentanone	NA	NA	2,100,000
4-Nitrophenol	320	7,400,000	NA
N-nitrosodiphenylamine	NA	NA	260,000
Octachlorodibenzo-p-dioxin	0.0001	NA	NA
Phenanthrene	NA	NA	3
2,3,7,8-Tetrachlorodibenzo-p-dioxin	0.010	NA	NA
Tetrachloroethene	NA	45	NA
1,1,1-Trichloroethane	NA	1.0	NA
1,1,2-Trichloroethane	NA	230	NA
Trichloroethene	5.0	NA	NA
Vinyl Chloride	2.0	NA	NA

^aFrom Record of Decision for Remedial Actions at Operable Unit 5, Tables 9-4 through 9-6, January 1996.

^bNA = not applicable. No FRL was required for this constituent in this particular environmental media.

^cThe groundwater FRLs for fluoride and lead were changed from 0.89 mg/L and 0.002 mg/L, respectively, to be consistent with the FRL selection process outlined in the Operable Unit 5 Feasibility Study. The changes were documented in the Operable Unit 5 Record of Decision by change pages.

^dBecause of holding time considerations, nitrate/nitrite is analyzed for nitrate and total chromium is analyzed for hexavalent chromium. Total chromium and nitrate/nitrite provide a more conservative result.

^eUranium consists of several isotopes (uranium-234, 235, 236 and 238). This report interchangeably uses the terms uranium and total uranium, both defined as the sum of the various isotopic components.

^fThe total uranium groundwater FRL was changed to 30 µg/L in 2001 to reflect the EPA's adopted Safe Drinking Water Act Final Maximum Contamination Level for uranium.

2.1.1 Waste Pits Remedial Action Project

The Waste Pits Remedial Action Project (Operable Unit 1) is responsible for the excavation, drying (as required), loading, and rail transport of the contents of Waste Pits 1 through 6, the burn pit, and the clearwell to an off-site disposal facility. Sampling and analysis of the waste pit material and the off-site disposal of contaminated soil and debris from other remedial projects that exceed the waste acceptance criteria (physical, chemical, and radiological standards) for the on-site disposal facility are part of this scope of work. The project is also responsible for collecting wastewater and storm water associated with the Waste Pits Remedial Action Project activities and as needed, pre-treating and discharging this remediation water to the advanced wastewater treatment facility. In addition, the project is responsible for implementing dust control measures, and for implementing point source emission controls for dryer operations.

The Waste Pits Remedial Action Project involves the pre-treatment (e.g., crushing, sorting, and shredding) of waste pit materials, drying (as required), and the loadout of railcars with pit material for shipment to Envirocare of Utah, Inc. During 2002, 23 unit trains left the Fernald site carrying approximately 150,000 tons (136,080 metric tons) of material. From April 1999, when the first rail shipment left the Fernald site, through December 2002, the Waste Pits Remedial Action Project shipped 74 unit trains carrying approximately 467,000 tons (423,662 metric tons) of material to Envirocare of Utah, Inc. for disposal. At the end of 2002, remediation of Waste Pit 1 was nearly complete, and Waste Pits 2, 3 and 5 were approximately 50 percent, 70 percent, and 20 percent complete, respectively. The total project was approximately 60 percent complete at the end of 2002.



Aerial View of the Waste Pits Remedial Action Project and K-65 Area

2.1.2 Soil and Disposal Facility Project

The Soil and Disposal Facility Project, which includes components of both Operable Units 2 and 5, is responsible for soil characterization sampling, excavation of contaminated soil, treatment of soil if necessary, natural resource restoration, and the construction of on-site disposal facility cells and waste placement into those cells. (The on-site disposal facility's leachate and leak detection monitoring, as well as operation, maintenance, and monitoring of the leachate transmission system, are the responsibility of the Aquifer Restoration Project.)

For purposes of excavating contaminated soil, the Fernald site has been divided into nine separate soil remediation areas based on land use history and known contamination levels (refer to Figure 2-1). Area 9 includes all off-site soil that must be evaluated during remediation. In addition, the site's stream corridors (including Paddys Run) along with other potentially contaminated corridors may require remediation and are considered unique areas. Other utility corridors and access roads are not included with the remediation areas. These corridors will be addressed later in site remediation.

Prior to soil remediation, real-time scanning and soil sampling are performed to gather information related to the extent of surface and subsurface contamination, and to identify the materials that meet the waste acceptance criteria for the on-site disposal facility. Engineering personnel use this information to design soil and debris excavations. Materials that cannot be placed in the on-site disposal facility are stockpiled, monitored, and tracked for off-site disposal.



Area 3A/4A Remedial Excavation

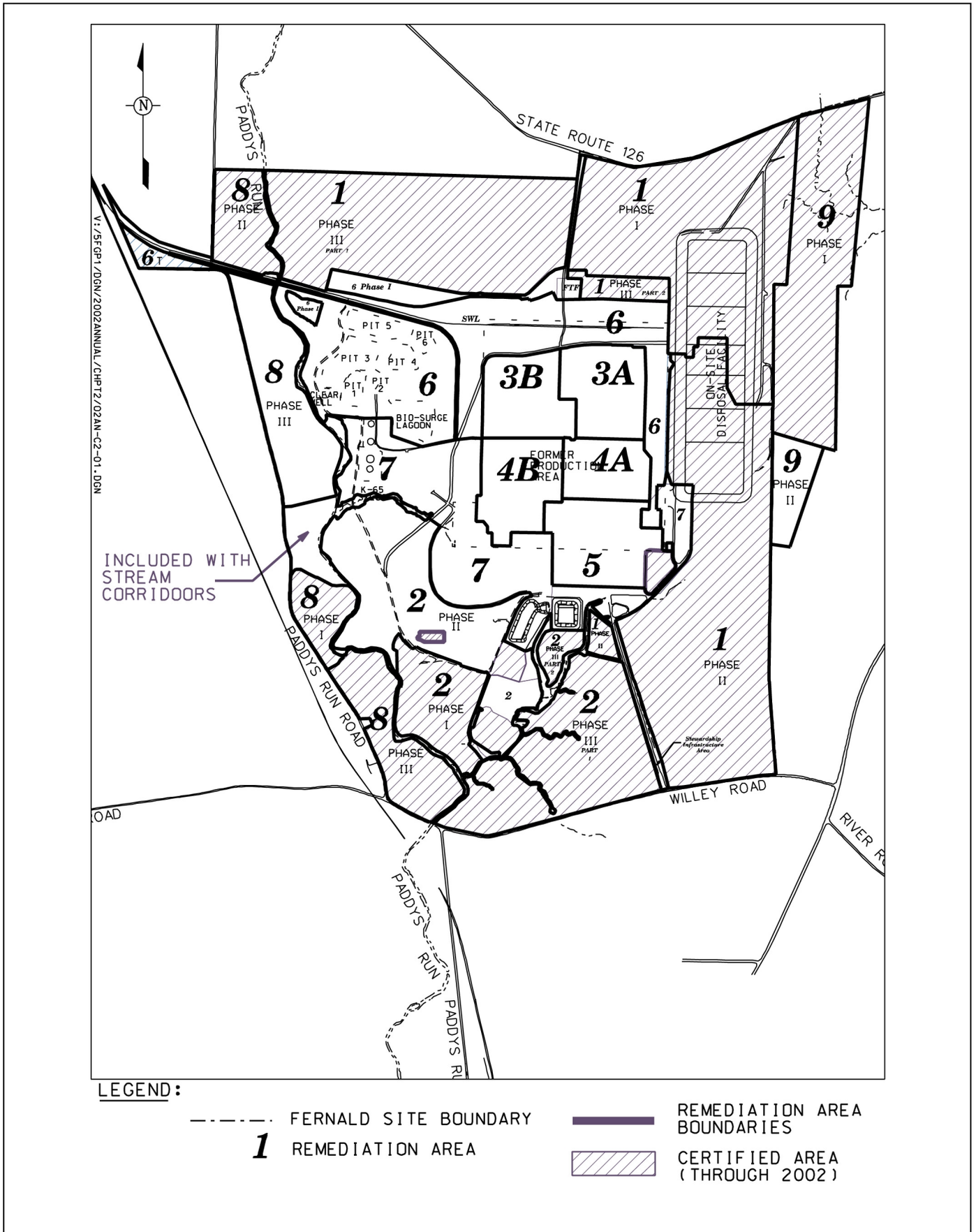


Figure 2-1. Sitewide Soil Remediation Areas and Certified Areas

In 2002 the Soil and Disposal Facility Project continued soil and debris excavations, excavating nearly 300,000 cubic yards (yd³) (229,380 cubic meters [m³]). By the end of 2002, nearly 1.3 million yd³ (1 million m³) of soil had been excavated since remediation began, and the planned soil remediation activities at the site were about 40 percent complete. The following soil remedial excavation activities took place in 2002:

- Area 2, Phase II. One area of arsenic-contaminated soil and one area of debris were excavated in the wooded area south of Silos 1 and 2.
- Area 3A/4A. Large-scale remedial excavations continued on the east side of the former production area. The Lime Sludge Ponds were also excavated as part of the 3A/4A excavation project.
- Area 7, Phase I. Prior to construction of treatment facilities and infrastructure to support the Silos Project, contaminated soil in the area east of Silos 1, 2 and 3 was excavated. This included excavation of the western portion of the K-65 Trench.

When contaminated soil and debris have been excavated from each area, pre-certification real-time scanning and certification sampling are performed to demonstrate that the residual levels of the constituents of concern for that area are below the site's FRLs. After the laboratory results are reviewed to confirm that contaminants of concern are demonstrated to be below the site's FRLs, a certification report is submitted to EPA and OEPA, and upon their approval the area is certified as meeting the soil remediation goals.

During 2002 the following areas of the Fernald site were certified:

- Area 2, Phase I - the footprint of the inactive flyash pile and southern waste units, along with the surrounding area.
- Area 5 - the field east of the main parking area.

Also in 2002, Area 9, Phase I was certified. Area 9, Phase I includes the off-property land adjacent to the northern half of the eastern site boundary, and represents the first off-property area to be certified. Figure 2-1 identifies all remediation areas that have been certified as of December 31, 2002.

As of December 31, 2002, approximately 54 percent of the Fernald site had been certified. After an area of the site is certified, natural resource restoration activities can begin. Chapter 7 discusses the specific natural resource restoration activities that took place in 2002.

At the on-site disposal facility, waste placement continued in Cell 2 and it reached 100 percent capacity in October. Cell 2 will be capped during the 2003 construction season. At Cell 3, waste placement also continued in 2002, and by year's end it had reached 51 percent capacity. The liners of Cells 4 and 5 were constructed and waste placement began in 2002. By year's end, Cell 4 was at nine percent capacity and Cell 5 was at three percent capacity. Also related to the on-site disposal facility, construction of Sediment Basin 2 east of the main parking lot was completed in 2002. A discussion of the ongoing performance monitoring of the on-site disposal facility is provided in Chapter 3.

2.1.3 Decontamination and Demolition Project

The Decontamination and Demolition Project (Operable Unit 3) is responsible for decontaminating and dismantling the above-grade structures and facilities associated with production operations and remedial actions. This includes decontamination of facilities; isolation of utilities; demolition of buildings, equipment, and other facilities; removal of uranium and other material from former processing equipment; and shipment of material and equipment off site. The scope includes the collection and proper management of associated decontamination wastewater. In August 2001, MACTEC Inc., was awarded the demolition closure contract, and has been responsible for all remaining above-grade demolition of structures at the Fernald site.

During 2002 decontamination and demolition activities were completed at the following facilities:

- 2F Cold Side Ore Conveyor
- 3D Nitric Acid Recovery (NAR) Towers
- 3J Combined Raffinate Tanks
- 3K Old Cooling Water Tower
- 5F Plant 5 Covered Storage Pad
- 8B Plant 8 Maintenance Building
- 8C Rotary Kiln/Drum Reconditioning
- 8H Soil Washing
- 13B Maintenance Rigger Shop
- 13C Sump Pump House
- 16M N78-1 Substation
- 16P N93-2 Substation
- 18H Bio-Denitrification (BDN) Effluent Treatment Facility
- 18M High Nitrate Storage Tank
- 22E Utility Trench to Pit Area
- 28D Guardpost West of Building 8A
- 34C Radon Treatment System (RTS) Building
- 39A Incinerator Building
- 53A Health and Safety Building
- 54B Pilot Plant Warehouse
- 54C Pilot Plant Dissociator Shelter
- 64 Thorium Warehouse
- 65 Old Plant 5 Warehouse

Demolition of these 23 structures brings the total number of structures demolished at the Fernald site to 119 out of a total of 298 structures.



Demolition of the Safety and Health Building #53A

2.1.4 Silos Projects

The Silos Project (Operable Unit 4) includes Silos 1 and 2 (also known as the K-65 Silos), Silos 3 and 4, and several nearby structures. Silos 1 and 2 contain radium-bearing residues from the processing of uranium ore and ore concentrates during the 1950s. Silo 3 contains cold metal oxides generated from uranium recovery operations, and Silo 4 has never been used. The Silos Project remediation activities will include the retrieval, processing, and off-site disposal of the residues stored in the silos, as well as decontamination and dismantling of the silo structures and associated facilities.

In 1997 DOE, EPA, and OEPA reached the decision to separate the remediation of Silo 3 material from the remediation of Silos 1 and 2 material, and to re-evaluate the treatment remedies for both materials. In addition, the Silos 1 and 2 Accelerated Waste Retrieval Project was initiated to provide control of radon in Silos 1 and 2 headspaces and treatment facilities, and safe storage of the Silos 1 and 2 material during the interim period until treatment and disposal can be implemented. Following is a summary of each project's major activities during the year.

2.1.4.1 Silos 1 and 2 Remediation

An Amendment to the Record of Decision for Operable Unit 4 Silos 1 and 2 Remedial Actions was approved by the EPA in July 2000, thus establishing a revised remedy for treatment of Silos 1 and 2 material. The final revised remedy consists of on-site chemical stabilization of the Silos 1 and 2 material followed by off-site disposal at the Nevada Test Site. Design and initial construction of the necessary equipment and facilities for implementation of the revised remedy for Silos 1 and 2 took place during 2002.



Radon Control System

The Silos 1 and 2 Project initiated the Accelerated Waste Retrieval Project in 1998. The purpose of this project is to address the increasing radon concentrations in the Silos 1 and 2 headspace, as well as issues regarding silo integrity and heterogeneity of the material for the final treatment facility. The project scope includes design, construction, testing, and operation of interim storage facilities to hold the Silos 1 and 2 material until treatment is implemented. The project also includes design, construction, and startup of the Radon Control System (RCS) to provide control of radon emissions during the construction and operation phases of the Accelerated Waste Retrieval Project, as well as during interim storage and operation of the Silos 1 and 2 full-scale treatment facility. Construction startup testing and readiness activities for the RCS were completed during 2002. An initial test run was completed in December to demonstrate operation of the RCS to reduce radon concentrations in the Silos 1 and 2 headspaces. Other construction activities completed during 2002 include erection of the four 750,000-gallon tanks and shielded concrete containment in the Transfer Tank Area. The tanks will be used to receive and store the material from Silos 1 and 2 pending transfer to the remediation facility.

2.1.4.2 Silo 3 Project

In 2001 re-evaluation of alternatives for implementation of Silo 3 remediation was initiated with input from DOE, regulators, and stakeholders to identify the optimal path forward for remediation of the Silo 3 material. This process continued during 2002 and the Draft Revised Proposed Plan for Silo 3 (DOE 2002c) was submitted to the EPA and OEPA for review. Upon completion of the EPA/OEPA review and approval process, the proposed plan will be submitted for formal public review in 2003. Design and initial construction of facilities for retrieval and packaging of the Silo 3 material also took place during 2002.

2.1.4.3 Supplemental Environmental Projects

As a result of missed Operable Unit 4 enforceable milestones in 1996, the dispute resolution agreement with the EPA required DOE to do the following supplemental environmental projects:

- Perform ecological restoration research.
- Create a wild bird/wildflower habitat area.
- Develop railroad track recycling.
- Develop structural steel debris recycling.

The last of these was completed in 2002. The final report for the last of the ecological research projects will be submitted in 2003. Chapter 7 describes the ecological restoration research done in 2002.

2.1.5 Aquifer Restoration and Wastewater Project

The Aquifer Restoration and Wastewater Project (Operable Unit 5) is responsible for the restoration of water quality in the affected portions of the Great Miami Aquifer, and for treating the site's extracted groundwater, storm water, sanitary wastewater, and remediation wastewater. These activities include the design, construction, operation, monitoring, and reporting of the groundwater restoration and wastewater treatment systems at the Fernald site. This project is also responsible for managing the on-site disposal facility's leachate and leak detection monitoring program, as well as operation, maintenance, and monitoring of the leachate transmission system.

In 2002 the Aquifer Restoration and Wastewater Project continued to operate the South Plume Module (including the South Plume Optimization Module), the South Field Extraction (Phase I) Module, and the Re-Injection Module. In addition four new extraction wells, three in support of the Waste Storage Area Extraction Module and one in support of the South Field Extraction (Phase I) Module, were placed into operation in May 2002.

In 2002 a total of 2,287 million gallons (8,656 million liters) of groundwater were extracted from the Great Miami Aquifer, 1,225 net pounds (556 kg) of uranium were removed from the aquifer, and 241 million gallons (912 million liters) of water were re-injected into the aquifer. Pumping began in the Waste Storage Area via three new extraction wells. An additional extraction well began pumping in the South Field. Chapter 3 discusses groundwater monitoring.

Phases I and II of the advanced wastewater treatment facility and the interim advanced wastewater treatment facility provide final treatment of contaminated storm water and wastewater. The advanced wastewater treatment facility Phase III and the South Plume interim treatment facility are dedicated to treatment of contaminated groundwater associated with groundwater remediation.



New Extraction Well Installation

2.2 Summary of Compliance with Other Requirements

CERCLA requires compliance with other laws and regulations as part of remediation of the Fernald site. These other requirements are referred to as applicable or relevant and appropriate requirements, or ARARs. ARARs that are pertinent to remediation of the site are specified in the record of decision for each operable unit. This section highlights some of the major requirements related to environmental monitoring and waste management, and how the FCP complied with these requirements in 2002.

The regulations discussed in this section have been identified as ARARs within the records of decision. The FCP must comply with these regulations while site remediation under CERCLA is underway; EPA and OEPA enforce compliance. Some of these requirements include permits for controlled releases, which are also discussed in this section.

2.2.1 Resource Conservation and Recovery Act (RCRA)

RCRA as amended regulates treatment, storage, and disposal of hazardous waste and the hazardous part of mixed waste (mixed waste contains both radioactive and hazardous waste components). Hazardous and mixed waste now generated at the site results from such activities as CERCLA remedial actions and maintenance activities. The Fernald site also has an inventory of mixed waste generated from former production activities. These wastes are regulated under RCRA and Ohio hazardous waste management regulations; therefore, the site must comply with legal requirements for managing hazardous and mixed wastes. OEPA has been authorized by EPA to enforce its hazardous waste management regulations in lieu of the federal RCRA program. In addition, hazardous waste management is subject to the 1988 Consent Decree and the 1993 Stipulated Amendment between the State of Ohio and DOE, as well as a series of Director's Final Findings and Orders issued by OEPA.

The FCP completed several administrative activities related to mixed waste storage and treatment during 2002, including:

- Submittal of the 2001 RCRA Annual Report (DOE 2002e), which describes hazardous waste activities for 2001.
- Revisions to several sections of the RCRA Part A and B permit application.
- Submittal of the Fiscal Year 2002 Annual Update to the Site Treatment Plan (DOE 2002d) as required in the 1992 Federal Facility Compliance Act and the implementing Director's Findings and Orders issued by OEPA in October 1995.

Additional details on projects involving treatment of mixed wastes are provided in subsection 2.2.1.4, Mixed Waste Treatment.

2.2.1.1 RCRA Property Boundary Groundwater Monitoring

The Director's Findings and Orders, which were signed September 10, 1993, described an alternate groundwater monitoring system. A revision of this document was approved on September 7, 2000 to align with the groundwater monitoring strategy identified in the IEMP. The Property Boundary Groundwater Monitoring program is discussed in Chapter 3.

2.2.1.2 RCRA Closures

The 1993 Stipulated Amendment to Consent Decree required that DOE identify all hazardous waste management units at the site. As a result, burners, incinerators, furnaces, stills, process equipment, tank units, dust collectors, and other potential waste containment units were evaluated in the early 1990s to determine if they were hazardous waste management units or solid waste management units. This evaluation was completed in 1994. In 1996 OEPA issued a Director's Findings and Orders to integrate RCRA closure requirements with CERCLA response actions for FCP hazardous waste management units. In 2002 the FCP submitted plans for the remediation of twelve units: Pilot Plant Warehouse, Butler Building, Fire Training Facility, two storage pads located by the laboratory, Plant 1 Pad, Tank Farm Sump, Plant 8 East and West Storage Pads, the abandoned sump west of the pilot plant, and the soil contamination associated with the Box Furnace, and the Nitric Acid Recovery System.

2.2.1.3 Thorium Management

A thorium management strategy to improve the storage of thorium materials at the Fernald site, and a schedule to complete RCRA determinations of thorium materials, were developed as part of the Stipulated Amendment to the Consent Decree signed in 1991. This strategy is based on three primary objectives:

- To maintain environmentally stable interim storage of the thorium inventory while minimizing personnel radiation exposure.
- To implement actions required to complete RCRA evaluations of the thorium materials.
- To implement long-term storage and disposal alternatives.

The Thorium Overpacking Project, in which the FCP removed 3,400 containers of thorium material and shipped 10,875 drum-equivalents, or 80,480 ft³ (2,279 m³), of thorium material to the Nevada Test Site for disposal, was completed in 1997. The characterization documentation and formal RCRA waste determinations for the remaining estimated 8,500 containers of thorium legacy waste resumed continued in 1999. Through the end of 2002, over 7,100 of these containers were shipped to Nevada Test Site for disposal. This shipping effort removed over 1,250,000 pounds (568,000 kg) of thorium from the total site thorium inventory. The following activities are planned for the future:

- Low-level radioactive, non-RCRA thorium legacy waste will continue to be prepared and shipped to the Nevada Test Site for disposal.
- The thorium legacy waste determined to be hazardous under RCRA will be prepared and shipped for treatment to meet land disposal restrictions. These shipments are scheduled for completion by December 5, 2003. Upon analytical confirmation, the treated waste will be shipped from the treatment facility to an approved disposal facility.

2.2.1.4 Mixed Waste Treatment

The FCP stores mixed wastes that are subject to RCRA land disposal restrictions. These restrictions currently prohibit the storage of certain hazardous waste streams for longer than one year, unless OEPA approves an extension.

The 1992 amendment to RCRA, the Federal Facility Compliance Act, provided DOE with an exemption from enforcement under the land disposal restrictions storage prohibition as long as DOE sites complied with the plans and schedules for mixed waste treatment. This is identified in the Site Treatment Plan, and the implementing Director's Findings and Orders issued by OEPA on October 4, 1995. The FCP submitted the first Site Treatment Plan Annual Update to OEPA in December 1996. These updates are due by December 31 of each year. Since then, six additional annual updates have been submitted. The annual update describes the status of mixed waste treatment projects developed under the Site Treatment Plan. It also adds newly generated and newly identified mixed waste streams, and certifies that the FCP met all regulatory milestone dates for the treatment of mixed wastes identified in the plan and in the implementing Director's Findings and Orders.

Mixed waste is defined under RCRA as waste containing both a hazardous waste subject to RCRA, and a source, special nuclear, or radioactive byproduct material subject to the Atomic Energy Act as amended. RCRA mixed wastes at the Fernald site are stored in consolidation tanks until they are shipped to the incinerator at Oak Ridge, Tennessee. The consolidation tanks at the Fernald site hold approximately 20,000 gallons of material, which constitutes a "batch." Batches may contain oils, solvents, or a combination of the two.

In 2002, 11,787 gallons (44,614 liters) of liquid waste under the Mixed Waste Project were bulked into the Batch 13 consolidation tank for later shipment. The following mixed wastes were shipped during 2002:

- 5,465 gallons (20,685 liters) of liquid mixed waste from Batch 11 and 16,552 gallons (62,649 liters) of liquid mixed waste from Batch 12 were shipped to the K-25 Toxic Substances Control Act Incinerator in Oak Ridge, Tennessee for treatment.
- 261 ft³ (7 m³) of waste under the Mixed Waste Project were shipped to Materials and Energy Corporation in Oak Ridge, Tennessee for treatment.
- 9,749 ft³ (276 m³) of waste under the Mixed Waste Project were shipped to Waste Control Specialists in Andrews, Texas for treatment.
- 4,013 ft³ (114 m³) of waste under the Mixed Waste Project were shipped to Envirocare of Utah, Inc. for treatment.
- 19,028 gallons (72,021 liters; under specific Waste Management Project treatment campaigns) of liquid aqueous low-level radioactive and mixed wastes meeting National Pollutant Discharge Elimination System (NPDES) Permit requirements were treated at the advanced wastewater treatment facility.

2.2.2 Clean Water Act

Under the Clean Water Act as amended, the FCP is governed by NPDES regulations that require the control of discharges of non-radiological pollutants to waters of the State of Ohio. The NPDES Permit, issued by the State of Ohio, specifies discharge and sample locations, sampling and reporting schedules, and discharge limitations. The FCP submits monthly reports on NPDES activities to OEPA. The Fernald site's current NPDES Permit, Permit No. 11O00004*FD, became effective on March 1, 2000. Chapter 4 discusses the surface water and treated effluent information in detail.

2.2.3 Clean Air Act

NESHAP Subpart H imposes a limit of 10 millirem (mrem) per year on the effective dose equivalent to the maximally exposed individual as a result of all air emissions (with the exception of radon) from the facility in a single year. For 2002 the FCP was in compliance with the NESHAP dose limit as determined by ambient air monitoring at the site's fence line boundary.

EPA regulates the Fernald site's radionuclide emission sources through NESHAP; OEPA has authority to enforce the State of Ohio's air standards including particulate, chemical, and toxic emission sources. In 2002 the FCP complied with all emissions standards, as discussed in Chapter 5. The NESHAP Annual Report for 2002 is included as Appendix D.

Several remediation activities, including the waste pits remediation, decontamination and dismantling, soil excavation, and on-site disposal facility construction and waste placement, may result in the generation of fugitive dust, which is also regulated by OEPA. Compliance is accomplished by implementing the Fugitive Dust Control Policy negotiated between DOE and OEPA in 1997. This policy is implemented in the Best Available Technology Determination for Remedial Construction Activities on the Fernald Environmental Management Project (DOE 1997b), the requirements of which are incorporated into each operable unit's remedial design and remedial action deliverables. The policy allows for visual observation of fugitive dust and implementation of dust control measures to determine compliance during remediation activities.

2.2.4 Superfund Amendments and Reauthorization Act of 1986

The Superfund Amendments and Reauthorization Act of 1986 (SARA) amended CERCLA and was enacted, in part, to clarify and expand CERCLA "Superfund" requirements. SARA Title III is also known as the Emergency Planning and Community Right-to-Know Act (EPCRA).

The SARA Title III, Section 312, Emergency and Hazardous Chemical Inventory Report for 2002 was submitted to OEPA and other local emergency planning/response organizations in February 2003. This report lists the amount and location of hazardous chemicals and substances stored or used in amounts greater than the minimum reporting threshold at any time during the previous year.

A SARA Title III, Section 313, Toxic Chemical Release Inventory Report (Form R) is required if the Fernald site meets certain criteria and an applicable threshold for any SARA 313 chemical is reached. The Toxic Chemical Release Inventory Report lists routine and accidental releases, as well as information about the activities, uses, and waste for each reported toxic chemical. During 2002 an evaluation was begun to determine if the Fernald site has any chemicals that meet the SARA 313 manufactured, processed, or otherwise used reporting threshold requirements. The regulatory reporting threshold has changed for several chemicals; therefore, a thorough review of chemicals at the Fernald site was conducted. The evaluation will be completed in June of 2003 and will be reported, if required, to EPA and OEPA prior to the July 1, 2003 compliance date. Should reporting criteria not be met, a letter to this effect will be forwarded to the appropriate agencies.

Also under SARA Title III, any off-site release meeting or exceeding a reportable quantity as defined by SARA Title III, Section 304, requires immediate notifications be made to local emergency planning committees and the state emergency response commission. Notifications are also made to the National Response Center and other appropriate federal, state, and local regulatory entities. All releases occurring at the Fernald site are evaluated and documented to ensure that proper notifications are made in accordance with SARA, and under CERCLA Section 103, RCRA, the Toxic Substances Control Act, the Clean Air Act, the Clean Water Act, and Ohio environmental laws and regulations.

In 2002 there was only one release at the Fernald site that met the reporting criteria under CERCLA. This was a release of 1.8 pounds (.82 kg) of friable asbestos from a damaged utility pipe. Asbestos is not an Extremely Hazardous Substance (EHS) and did not reach off site; thus, it was not reportable under SARA Title III. Notification was made only to the National Response Center (NRC) because it was only a CERCLA, not a SARA, release. Other informational notifications were made as deemed appropriate.

Table 2-2 summarizes the FCP's compliance with SARA Title III (i.e., EPCRA) reporting requirements during 2002. Note: The one reportable release notification was not under SARA Title III.

TABLE 2-2
SUPERFUND AMENDMENTS AND REAUTHORIZATION ACT, TITLE III
(EMERGENCY PLANNING AND COMMUNITY RIGHT-TO-KNOW ACT)
COMPLIANCE REPORTING, 2002^a

Sections of the Act	Yes	No	Not Required
302-303: Planning notification	✓		
304: Extremely hazardous substances release notification			✓
311-312: Material safety data sheet/chemical inventory	✓		
313: Toxic chemical release inventory reporting (for calendar year 2001) ^b			✓ ^c

^a"Yes" indicates that notifications were provided and/or reports were issued under the applicable provisions. "No" indicates that notifications or reports should have been provided but were not. "Not required" indicates that no actions were required under the applicable provisions, either because triggering thresholds were not exceeded or no releases occurred.

^bNo 313 reporting is required, but will be done as applicable.

^cOne release notification was made under CERCLA, but notification was not required under SARA Title III as it was not an EHS, nor off site.

2.2.5 Other Environmental Regulations

The FCP is also required to comply with other environmental laws and regulations in addition to those described above. Table 2-3 summarizes compliance with each of these requirements for 2002.

2.2.6 Other Permits

Permits are the means by which some environmental laws are implemented. The FCP has permits for controlled releases to surface water and air. The FCP's permit for discharging water under NPDES regulations is discussed in subsection 2.2.2, Clean Water Act. The active Permits to Install remaining for the wastewater treatment system include those for the Storm Water Retention Basin and Bio-Surge Lagoon. Permits to Install govern the installation (and to a lesser degree, the operation) of specific wastewater treatment and control devices.

The FCP has six current air Permits to Operate and three associated Permits to Install. These permits cover four boilers, a diesel storage tank, and a gasoline dispensing facility. EPA and OEPA approve other air emission sources and wastewater systems related to remedial activities through the review and approval of CERCLA remedial design packages or CERCLA-allowed permit information summaries.

**TABLE 2-3
COMPLIANCE WITH OTHER ENVIRONMENTAL REGULATIONS**

Regulation and Purpose	Background Compliance Issues	2002 Compliance Activities
<p>Toxic Substances Control Act (TSCA) Regulates the manufacturing, use, storage, and disposal of toxic materials, including polychlorinated biphenyl (PCBs) and PCB items.</p>	<p>The last routine TSCA inspection of the FCP's program was conducted by EPA Region V on September 21, 1994. No violations of PCB regulations were identified during the inspection.</p>	<p>Non-radiologically contaminated PCBs and PCB items are shipped to TSCA-approved commercial disposal facilities for incineration on an as-needed basis.</p> <p>Radiologically contaminated PCB liquids were bulked for shipment to the TSCA-permitted DOE incinerator in Oak Ridge, Tennessee.</p> <p>Radiologically contaminated PCB solids are to be shipped off-site in 2003 for treatment by a commercial facility.</p>
<p>Ohio Solid Waste Act Regulates infectious waste.</p>	<p>The Fernald site was registered with OEPA as a generator of infectious waste (generating more than 50 pounds [23 kg] per month) until December 6, 1999, when OEPA concurred with the Fernald site's qualification as a small quantity generator.</p>	<p>All infectious wastes generated in the medical department were transported to a licensed treatment facility for incineration.</p>
<p>Federal Insecticide, Fungicide, and Rodenticide Act Regulates the registration, storage, labeling, and use of pesticides (such as insecticides, herbicides, and rodenticides).</p>	<p>The last inspection of the Federal Insecticide, Fungicide, and Rodenticide Act program conducted by EPA Region V on September 21, 1994, found the Fernald site to be in full compliance with the requirements mandated by Federal Insecticide, Fungicide, and Rodenticide Act.</p>	<p>Pesticide applications at the Fernald site were conducted according to Federal and State regulatory requirements.</p>
<p>National Environmental Policy Act (NEPA) Requires the evaluation of environmental, socio-economic, and cultural impacts before any action, such as a construction or cleanup project, is initiated by a federal agency.</p>	<p>An environmental assessment for proposed final land use was issued for public review in 1998. It was prepared under DOE's guidelines for implementation of NEPA, 10 Code of Federal Regulations 1021. The assessment requires consulting the public before any decisions on land use are made; it includes previous DOE commitments.</p>	<p>No NEPA activities were required in 2002.</p>
<p>Endangered Species Act Requires the protection of any threatened or endangered species found at the site as well as any critical habitat that is essential for the species' existence.</p>	<p>Ecological surveys conducted by Miami University and DOE, in consultation with the Ohio Department of Natural Resources and the U.S. Fish and Wildlife Service, have established the following list of threatened and endangered species and their habitats existing on site:</p> <p>Cave salamander, state-listed endangered -- marginal habitat, none found; Sloan's crayfish, state-listed threatened -- found on northern sections of Paddys Run; Indiana brown bat, federally listed endangered -- found in riparian areas along Paddys Run.</p>	<p>A survey of the federally endangered Indiana brown bat was conducted in 2002. Suitable habitat remains, but no individuals were identified.</p>

**TABLE 2-3
(Continued)**

Regulation and Purpose	Background Compliance Issues	2002 Compliance Activities
Floodplains/Wetlands Review Requirements		
DOE regulations require a floodplain/wetland assessment for DOE construction and improvement projects.	A wetlands delineation of the FCP, completed in 1992 and approved by the U.S. Army Corps of Engineers in August 1993, identified 36 acres (15 hectares) of freshwater wetland on the Fernald site property. Updated delineations are conducted approximately every five years.	No assessments were performed in 2002.
National Historic Preservation Act		
Mandates protection of historic and prehistoric cultural resources.	The Fernald site is in an area rich in historic and prehistoric cultural resources. These cultural resources include 148 prehistoric sites within 1.24 miles (2 km) of the Fernald site and 40 historic sites.	Activities were conducted to avoid and address impacts on cultural resources (refer to Chapter 7).
Native American Graves Protection and Repatriation Act		
Requires the identification and preservation of cultural resources on federal lands, and consultation with Native American Tribes on removal and management of inadvertently discovered Native American cultural items.	Historical remains and artifacts were discovered during a 1994 construction project. The Native American remains, which included an adolescent boy and his dog, were discovered during installation of pipelines for the Public Water Supply project. Partial remains of approximately 20 more people and numerous artifacts were also found.	No Native American remains were discovered or interred in 2002. Cultural resources were identified as a result of surveys performed (refer to Chapter 7).
Natural Resource Requirements Under CERCLA and Executive Order 12580		
Requires DOE to act as a Trustee (i.e., guardian) for natural resources at its federal facilities.	DOE and the other Trustees, which include the U.S. Department of the Interior, the U.S. Fish and Wildlife Service, OEPA, the Ohio Attorney General's Office, and EPA, meet regularly to discuss potential impact to natural resources and to coordinate Trustee activities. The Trustees also interact with the Fernald Citizens Advisory Board and Community Reuse Organization.	In 2002 the Trustees and stakeholders continued to discuss the scope of Natural Resource Restoration activities at the Fernald site. While the components of restoration have been established through a Memorandum of Understanding, the Trustees continue to negotiate regarding a future endpoint to a settlement agreement.

2.2.7 Pollution Prevention and Source Reduction

The FCP is actively involved in an effort to reduce solid, hazardous, radioactive, and mixed-waste generation, and eliminate or minimize pollutant releases to all environmental media during site remediation. As part of the Annual Waste Reduction Report under the DOE Order 5400.1, the FCP submitted the site's summary of waste generated and pollution prevention progress (DOE 2002a), which is available from the DOE's pollution prevention web site (<http://www.eh.doe.gov/p2>). This report includes fiscal year 2002 data on waste quantities generated and avoided, as well as narrative text describing pollution prevention and waste minimization efforts and their effectiveness.

The following waste streams and quantities were recycled during calendar year 2002:

- 19.10 metric tons (21 tons) of office and mixed paper, corrugated cardboard
- 0.90 metric tons (1 ton) of aluminum cans
- 1.83 metric tons (2 tons) of toner cartridges
- 58.55 metric tons (65 tons) of scrap metal
- 0.39 metric tons (0.43 tons) of video tape.

The following hazardous wastes were shipped to approved recycle centers or treatment facilities in calendar 2002:

- 21.32 metric tons (23.5 tons) of lead acid batteries
- 619 cubic feet (18 cubic meters) of lab packs
- 1.68 metric tons (1.85 tons) of electrical waste (fluorescent light tubes)
- 0.33 metric tons (0.36 tons) of photochemicals for silver recovery.

The FCP's affirmative procurement program involves source reduction and the use of EPA-designated materials to increase the market for recovered materials. In accordance with Executive Order 13101, Greening of the Government Through Waste Prevention, Recycling and Federal Acquisition, the FCP generates an annual report demonstrating compliance with this order.

2.2.8 Site-Specific Regulatory Agreements

2.2.8.1 Federal Facility Compliance Agreement

In July 1986 DOE entered into a Federal Facility Compliance Agreement (FFCA) with EPA, which requires the FCP to:

- Maintain a continuous sample collection program for radiological constituents at the treated effluent discharge points and report the results semi-annually to EPA, OEPA, and the Ohio Department of Health. The sampling program to address this requirement has been modified over the years and is currently governed by an agreement reached with EPA and OEPA that became effective May 1, 1996. This agreement requires sampling at the Parshall Flume (PF 4001), the point where treated effluent leaves the FCP, and the Storm Water Retention Basin spillway for radiological constituents. These data are reported through mid-year and annual reports (refer to Appendix B of this report) under the IEMP.

- Maintain a sampling program for daily flow and total uranium at the South Plume extraction wells and report the results semi-annually to the EPA, OEPA, and Ohio Department of Health. The sampling program conducted to address this requirement has also been modified over the years and is currently governed by the agreement reached with EPA and OEPA on May 1, 1996.

2.2.8.2 Federal Facility Agreement, Control and Abatement of Radon-222 Emissions

The Federal Facility Agreement (FFA) between DOE and EPA, signed in November of 1991, ensures that DOE takes all necessary actions to control and abate radon-222 emissions at the Fernald site, under the authority of 40 Code of Federal Regulations 61, Subpart Q. This agreement acknowledges that Silos 1 and 2 exceed the radon flux rate of 20 picoCuries per square meter per second (pCi/m²/sec). But it allowed the FCP to address this exceedance by implementing a removal action (installation of a bentonite cap in 1991) to bring radon emissions from the silos to a level as low as reasonably achievable (ALARA), and to attain the NESHAP Subpart Q standard upon completion of final remediation. The FFA also requires demonstration of compliance with the Subpart Q standard upon completion of remedial actions for the waste pits, clearwell, and any other sources found to contain radium-226 in sufficient concentrations to emit radon in excess of 20 pCi/m²/sec. Chapter 5 further discusses the results of the Radon Monitoring Program for 2002.

2.3 Split Sampling Program

In 2002 DOE and OEPA cooperated in a program in which samples of groundwater were split. (Split samples are obtained when technicians alternately add portions of a sample to two individual sample containers.) This collection method helps ensure that both samples are as identical as possible. The split samples were sent to different analytical laboratories. The FCP has participated in this program with the state since 1987.

This program allows for an independent comparison of data to ascertain laboratory analysis and field quality assurance. The data from the split sampling program show reasonable agreement between DOE and OEPA results for groundwater samples. The differences in DOE and OEPA sample results presented for 2002 do not impact the site's compliance with federal or state regulations. The detailed results for the 2002 split samples are presented in Appendix E of this report.

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