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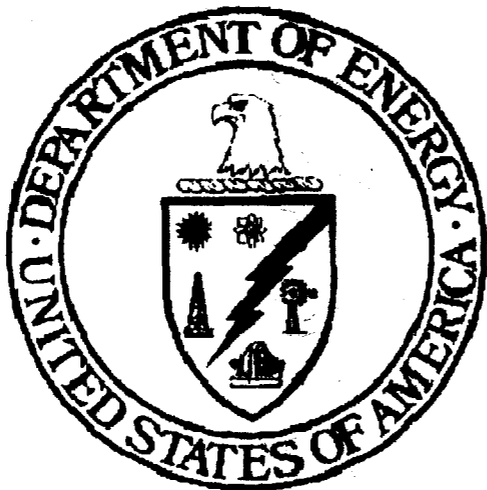
# Parcel 3

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# Record of Decision

**Mound Plant  
Miamisburg, Ohio**



**FINAL**

**SEPTEMBER 2001**

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# ACRONYMS

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ARAR	Applicable or Relevant and Appropriate Requirement
BDP	Building Data Package
BVA	Buried Valley Aquifer
CERCLA	Comprehensive Environmental Response, Compensation & Liability Act
COC	chemical of concern
COPC	Constituent of Potential Concern
CSM	Conceptual Site Model
DOE	Department of Energy
FFA	Federal Facilities Agreement
FOD	frequency of detection
HEAST	Health Effects Assessment Summary Table
HI	Hazard Index
HQ	Hazard Quotient
HTO	tritium oxide
IRIS	Integrated Risk Information System
MCL	Maximum Contaminant Level
MEMP	Miamisburg Environmental Management Project
MMCIC	Miamisburg Mound Community Improvement Corporation
Mn	manganese
NCP	National Contingency Plan
NFA	No Further Assessment
NPL	National Priority List
ODH	Ohio Department of Health
OEPA	Ohio Environmental Protection Agency
O & M	Operations and Maintenance
OSC	On-Scene Coordinator
OU	Operable Unit
PRS	Potential Release Site
RD/RA	Remedial Design/Remedial Action
RI/FS	Remedial Investigation/Feasibility Study
ROD	Record of Decision
RRE	Residual Risk Evaluation
RREM	Residual Risk Evaluation Methodology
SARA	Superfund Amendments and Reauthorization Act
SDWA	Safe Drinking Water Act

# ACRONYMS

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SM/PP	Special Metallurgical/Plutonium Processing
TCE	trichloroethene(ethylene)
US DOE	United States Department of Energy
US EPA	United States Environmental Protection Agency
WD	Waste Disposal

# Parcel 3 Record of Decision

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Mound Plant, Miamisburg, Ohio

This Record of Decision (ROD) documents the remedy selected for Parcel 3 of the Mound Plant, Miamisburg, Ohio. The ROD is organized in three sections: a declaration, a decision summary, and a responsiveness summary.

## 1.0 DECLARATION

This section summarizes the information presented in the ROD and includes the data certification checklist and authorizing signature page.

### 1.1 SITE NAME AND LOCATION

The U.S. Department of Energy (US DOE) Mound Plant (CERCLIS ID No. 04935) is located within the City of Miamisburg, in southern Montgomery County, Ohio. The Plant is located approximately 10 miles southwest of Dayton and 45 miles north of Cincinnati. This ROD addresses Parcel 3, which is located on the northern border of the plant.

### 1.2 BASIS AND PURPOSE

This decision document presents the selected remedy for Parcel 3 of the Mound Plant. The remedy was chosen in accordance with the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), as amended by the Superfund Amendments and Reauthorization Act (SARA), and to the extent practicable, the National Contingency Plan (NCP). Information used to select the remedy is contained in the Administrative Record file. The file is available for review at the Mound CERCLA Reading Room, Miamisburg Senior Adult Center, 305 Central Avenue, Miamisburg, Ohio.

The State of Ohio concurs with the selected remedy.

### 1.3 SITE ASSESSMENT

As documented in the *Parcel 3 Residual Risk Evaluation (RRE), Public Review Draft (April 2001)*, the risks from carcinogens and non-carcinogens to current and future occupants of Parcel 3 were evaluated. In those analyses, land use was limited to industrial/commercial use scenario and the type of occupant was limited to and represented by a construction worker and a site employee (office employee). Based on the RRE, the incremental risks from potential exposure to residual carcinogenic contaminants for current industrial/commercial use are within the acceptable range. The incremental carcinogenic risks for future industrial/commercial use are within the acceptable risk range for the site employee scenario, but exceed the acceptable range for the construction worker scenario. Non-carcinogenic hazards for current and future industrial/commercial use exceed the target Hazard Index (HI) of one. All exceedances are due to potential exposure to groundwater. In order to ensure that future use of the site conforms to the RRE

assumptions, it was necessary to consider a remedy that would prevent the site from being used for non-industrial/commercial purposes.

As described below, the remedy, and other legislative measures (such as compliance with the Safe Drinking Water Act (SDWA)), will protect future occupants of Parcel 3 from the threat of contaminants in the groundwater. The remedy will ensure that Parcel 3 soils are appropriately evaluated prior to any removal of Parcel 3 soils from the Mound Plant National Priority List (NPL) facility boundary (as owned in 1998).

#### 1.4 DESCRIPTION OF SELECTED REMEDY

The selected remedy for Parcel 3 is institutional controls in the form of deed restrictions on future land and groundwater use. DOE or its successors, as the lead agency for this ROD, has the responsibility to monitor, maintain, and enforce these institutional controls. In order to maintain protection of human health and the environment at Parcel 3 in the future, the institutional controls to be adopted will ensure:

- ▶ Maintenance of industrial/commercial land use;
- ▶ Prohibition against residential use;
- ▶ Prohibition against the use of groundwater;
- ▶ Site access for federal and state agencies for the purpose of sampling and monitoring; and
- ▶ Prohibition against removal of Parcel 3 soils from the DOE Mound property (as owned in 1998) boundary without approval from the Ohio Department of Health (ODH) and the Ohio Environmental Protection Agency (OEPA).

A copy of the deed is included as Appendix A.

#### 1.5 STATUTORY DETERMINATIONS

The selected remedy for Parcel 3 is protective of human health and the environment, complies with Federal and State requirements that are applicable or relevant and appropriate, is cost-effective, and utilizes a permanent solution to the maximum extent practicable. Because this remedy will result in hazardous substances remaining in Parcel 3 above levels that allow for unlimited use and unrestricted exposure, DOE, in consultation with the U.S. Environmental Protection Agency (US EPA), OEPA, and ODH, will review the effectiveness of the remedial action each year to assure that human health and the environment are being protected by the remedial action being implemented. DOE reserves the right to petition the US EPA, OEPA, and ODH for a modification to the frequency established for conducting the effectiveness reviews.

#### 1.6 ROD DATA CERTIFICATION CHECKLIST

Based on a commitment made by the US EPA to the General Accounting Office, RODs must contain a checklist, which certifies that key information regarding the selection of the remedy has been included in the ROD.

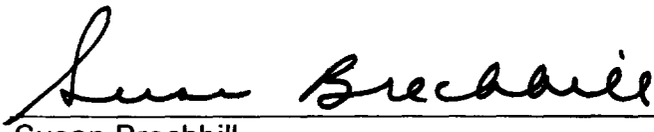
Therefore, note that the following information is located in the Decision Summary (Section 2) of this ROD. Additional information on any of these topics can be found in the Administrative Record for Mound.

- chemicals of concern (COCs) and their respective concentrations,
- guideline levels for the COCs;
- risks represented by the COCs;
- current and future land and groundwater use assumptions used in the risk assessment and ROD;
- land and groundwater uses that will be available at the site as a result of the remedy;
- estimated cost of the remedy; and the
- decisive factor(s) that led to the selection of the remedy.

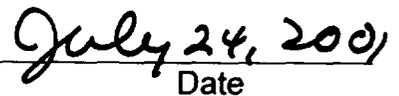
1.7 AUTHORIZING SIGNATURES AND SUPPORT AGENCY ACCEPTANCE

This Record of Decision for Parcel 3 of the Mound Plant has been prepared by the DOE. Approval of the US EPA and OEPA is required and has been secured as documented below.

This ROD is authorized for implementation.



Susan Brechbill  
Ohio Field Office Manager,  
U. S. Department of Energy



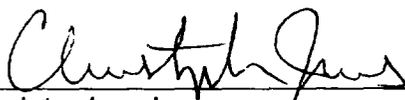
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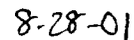
William E. Muno  
Director, Superfund Division,  
U. S. Environmental Protection Agency, Region V



Date



Christopher Jones  
Director,  
Ohio Environmental Protection Agency



Date

## 2.0 DECISION SUMMARY

This section provides an overview of the site and the alternatives evaluated. The selected remedy, and the basis for its selection, are also described.

### 2.1 SITE DESCRIPTION

The DOE Mound Plant (CERCLIS ID No. 04935) is located within the city limits of Miamisburg, in southern Montgomery County, Ohio (Figure 1). The Mound Plant is located approximately 10 miles southwest of Dayton and 45 miles north of Cincinnati. Miamisburg is predominantly a residential community with supportive commercial facilities and industrial development. The adjacent upland areas are used primarily for residences and agriculture or are undeveloped open spaces.

The Mound property is divided into ten parcels that are contiguous tracts of property designated for transfer of ownership. Three parcels have been transferred to MMCIC. Aside from Parcel 3, the six remaining parcels may be reconfigured to accommodate transfer of Mound property for economic development.

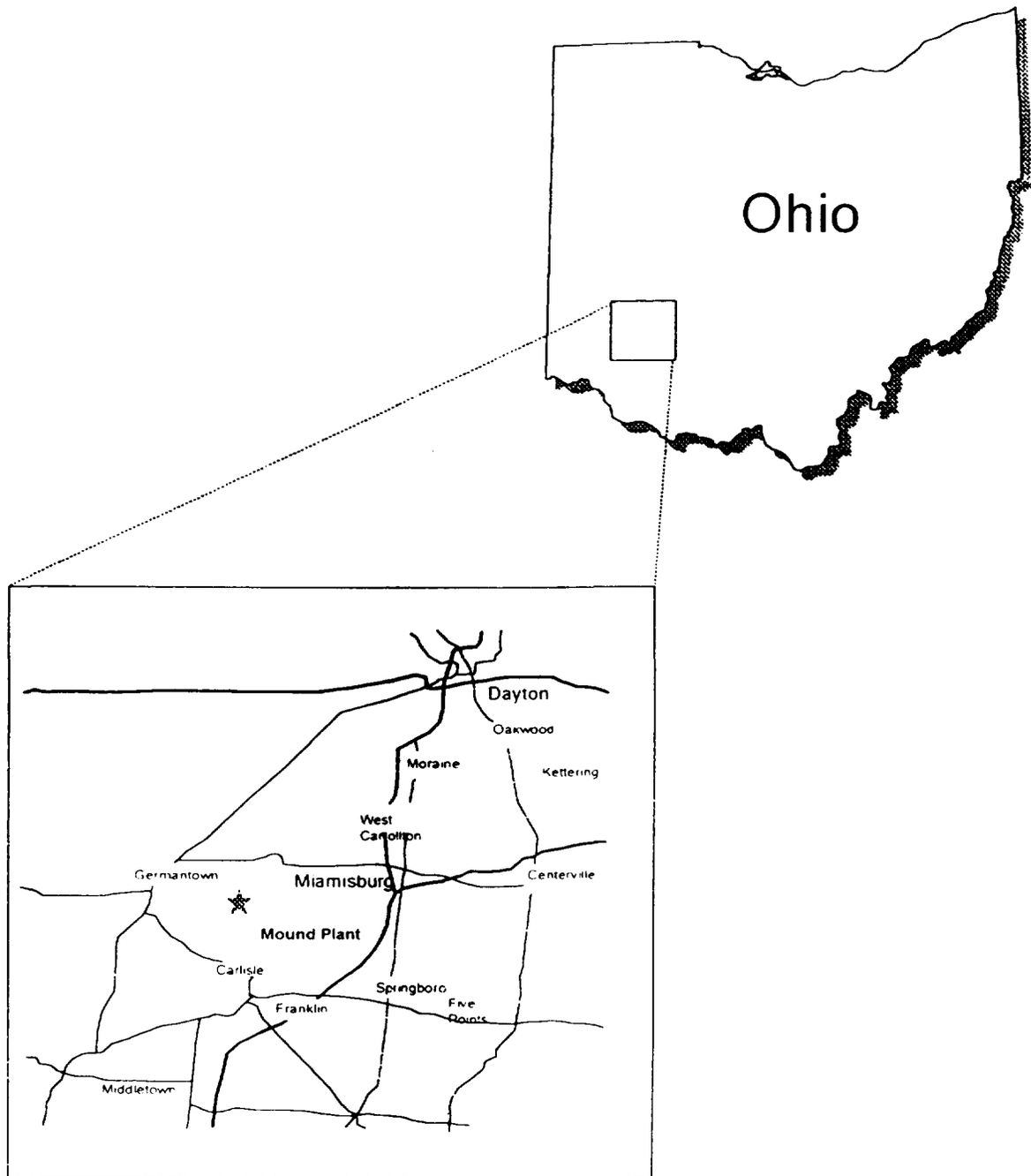
This ROD addresses Parcel 3 which is located on the northern border of the plant (Figure 2). The legal description of Parcel 3 is reproduced in Exhibit A of Appendix A. Parcel 3 is generally bound to the south and west by the plant proper, to the north by offsite residences, and to the east by the parking lot (Release Block H) transferred to Miamisburg Mound Community Improvement Corporation (MMCIC).

There are two structures in Parcel 3.

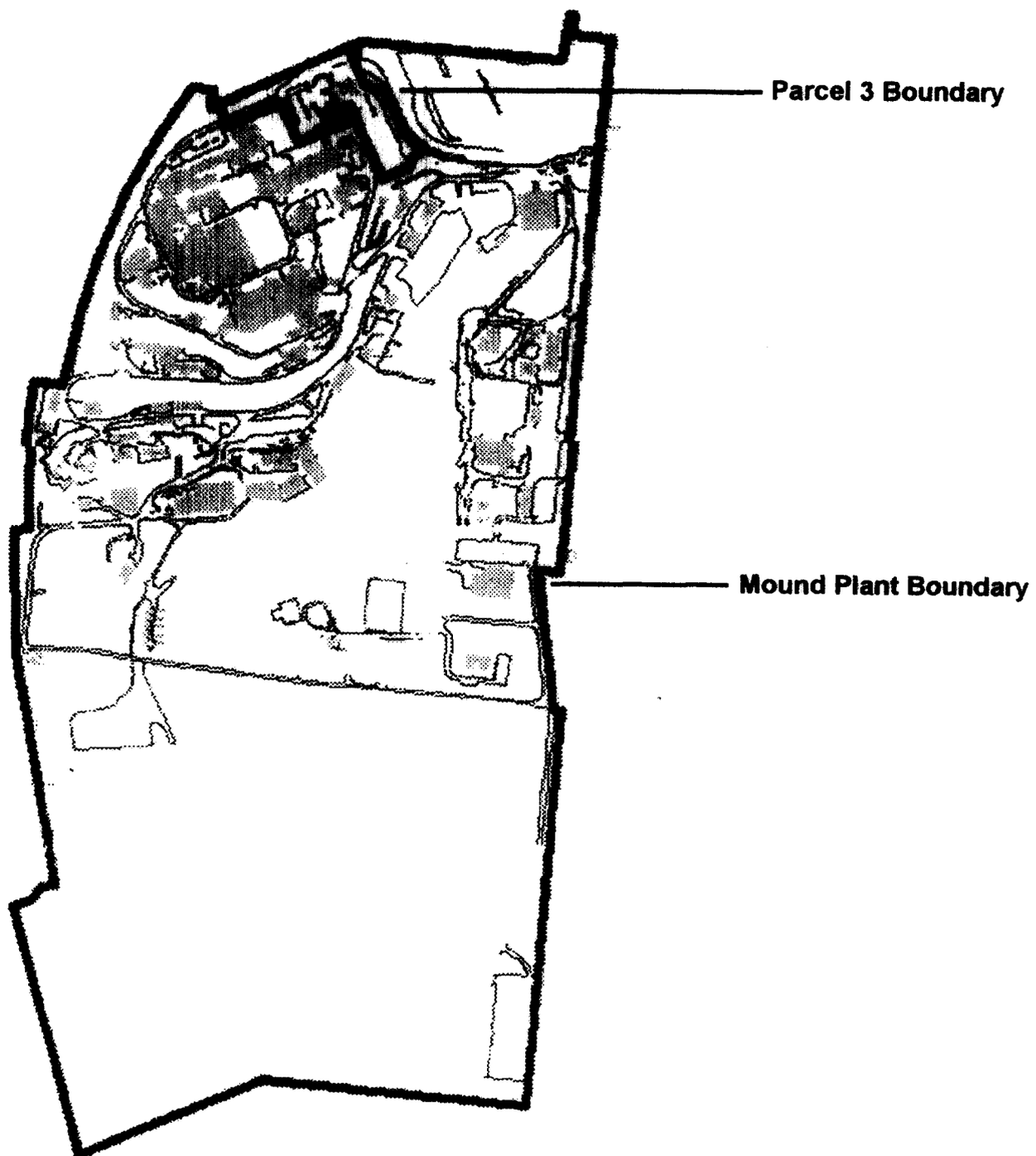
### 2.2 SITE HISTORY AND ENFORCEMENT ACTIVITIES

As a result of historic disposal practices and contaminant releases to the environment, the Mound Plant was placed on the NPL on November 21, 1989. DOE signed a CERCLA Section 120 Federal Facility Agreement (FFA) with US EPA, effective October 1990. In 1993, this agreement was modified and expanded to include OEPA. DOE serves as the lead agency for CERCLA-related activities at Mound.

DOE, US EPA, and OEPA had originally planned to address the Mound Plant's environmental restoration issues under a set of Operable Units (OUs), each of which would include a number of Potential Release Sites (PRSs), a location of known or suspected contamination. For each OU, the site would follow the traditional CERCLA process: a Remedial Investigation/Feasibility Study (RI/FS), followed by a ROD, followed by Remedial Design/Remedial Action (RD/RA). After initiating remedial investigations for several OUs, DOE and its regulators realized during a strategic review in 1995 that, for Mound, the OU approach was inefficient. DOE and its regulators agreed that it would be more appropriate to evaluate each PRS or building separately, use removal action authority to remediate them as needed, and establish a goal for no additional remediation other than institutional controls for the final remedy. To evaluate any residual risk after all removals have been completed, a RRE is conducted to ensure the conditions at the parcel do not pose an unacceptable risk to human health and the environment when the parcel is used for industrial/commercial purposes. This process was named the Mound 2000 Process. DOE



**Figure 1: Regional Context of the Mound Plant**



**Figure 2: Location of Parcel 3**

and its regulators pursued this approach with the understanding that US EPA and OEPA reserve all rights to enforce all provisions of the FFA and participation in the Mound 2000 Process does not constitute a waiver of US EPA and OEPA rights to enforce the FFA.

The Mound 2000 Process established a Core Team consisting of representatives of the Miamisburg Environmental Management Project (MEMP) of DOE, US EPA, and OEPA. The Core Team evaluates each of the PRSs and recommends the appropriate response. The Core Team uses process knowledge, site visits, and existing data to determine whether or not any action is warranted concerning each PRS. If a decision cannot be made, the Core Team identifies specific information needed to make a decision (e.g., data collection, investigations). The Core Team also receives input from technical experts as well as the general public and/or public interest groups. Thus, all stakeholders have the opportunity to express their opinions or suggestions involving each PRS. The details of this process are explained in the *Work Plan for Environmental Restoration of the DOE Mound Site, The Mound 2000 Approach, Final, Revision 0* (February 1999).

*The Mound 2000 Residual Risk Evaluation Methodology (RREM)*, Final, Revision 0 (January 1997) was developed as a framework for evaluating human health risks associated with residual levels of contamination. The RREM is applied to a parcel once necessary remediation has been completed, and the remaining PRSs or buildings in the parcel have been designated as No Further Assessment (NFA). Once these environmental concerns have been adequately addressed by the Core Team, a RRE is performed. The RRE forms part of the basis for determining what restrictions should be placed on the parcel.

## 2.3 COMMUNITY PARTICIPATION

Opportunities to comment on the NFA decisions for PRSs 100 and 241 and Buildings GP-1 and GH were provided. The Action Memorandum for PRS 99, the Parcel 3 Residual Risk Evaluation, and Parcel 3 Proposed Plan were also made available for public comment. A listing of those documents and their comment periods is shown in Table 1.

The Parcel 3 Proposed Plan was made available to the public on April 24, 2001. Copies were distributed to stakeholders and were placed in the Administrative Record file in the CERCLA Public Reading Room, Miamisburg Senior Adult Center, 305 Central Avenue, Miamisburg, Ohio. The notice of the availability of the Plan was published in the *Miamisburg News* on April 25, 2001. A public comment period was held from April 24, 2001 through May 24, 2001. In addition, a public meeting was held on May 17, 2001 to present the Proposed Plan. Representatives of DOE, OEPA, and ODH were present at the public meeting to answer questions regarding the proposed remedy. Responses to comments received during the comment period and public meeting are included in the Responsiveness Summary, which is Section 3 of this ROD.

## 2.4 SCOPE AND ROLE OF PARCEL 3

Parcel 3 lies within what was once called Operable Unit 2 (OU2). There are two structures in Parcel 3. There are three PRSs in Parcel 3. Two of the PRSs have undergone previous investigations; the third was the subject of a removal action. Before transfer of a parcel can

**Table 1: Public Comment Periods for Parcel 3 Documents**

<b>DOCUMENT</b>	<b>COMMENT PERIOD (BEGIN)</b>	<b>COMMENT PERIOD (END)</b>
PRS 99 Action Memo	May 3, 2000	June 3, 2000
PRS 100 Data Package	August 23, 2000	September 25, 2000
PRS 241 Data Package	June 17, 1997	July 18, 1997
GH Building Data Package	March 17, 1999	April 17, 1999
GP-1 Building Data Package	March 17, 1999	April 17, 1999
Parcel 3 Residual Risk Evaluation	April 24, 2001	May 24, 2001
Parcel 3 Proposed Plan	April 24, 2001	May 24, 2001

**Table 2: Parcel 3 PRSs and Core Team Conclusions**

<b>PRS</b>	<b>Reason for Identification</b>	<b>Core Team Decision</b>	<b>Close Out of PRS</b>
99	Reported disposal of drums containing sand contaminated with polonium-210, cobalt-60, and cesium-137	Removal Action conducted in August, 1999	OSC Report signed by Core Team on 7/12/00.
100	Reported disposal of neutralized chromium plating bath solution and process tank	Binned for No Further Assessment	Recommendation for NFA signed by Core Team on 8/16/00.
241	Several positive soil gas detections during Mound Plant Soil Gas and Geophysical Investigation (Reconnaissance Sampling Report - Soil Gas and Geophysical Investigations Mound Plant and SM/PP Hill, February 1993)	Binned for No Further Assessment	Recommendation for NFA signed by Core Team on 5/13/97.

**Table 3: Parcel 3 Buildings and Core Team Conclusions**

<b>Building</b>	<b>Description</b>	<b>Core Team Decision</b>	<b>Close Out of Building Data Package</b>
GH	Office	Binned for No Further Assessment	Recommendation for NFA signed by Core team on 2/9/99.
GP-1	Guard force headquarters	Binned for No Further Assessment	Recommendation for NFA signed by Core Team on 2/9/99.

be completed, all buildings and PRSs must be evaluated for protectiveness or remediated to be protective. The status of the PRSs in Parcel 3 is summarized in Table 2. The status of the buildings in Parcel 3 is summarized in Table 3. Any residual risks associated with remaining contamination in Parcel 3 have been evaluated and are presented in the *Parcel 3 Residual Risk Evaluation, Public Review Draft* (April 2001).

The PRSs at Mound were identified based on knowledge of historical land use that was considered potentially detrimental and/or an actual sampling result showing elevated concentrations of contaminants. Tables 2 and 3 contain information and close-out status for Parcel 3 PRSs and buildings. Figure 3 depicts buildings and PRSs currently within Parcel 3.

## 2.5 SITE CHARACTERISTICS

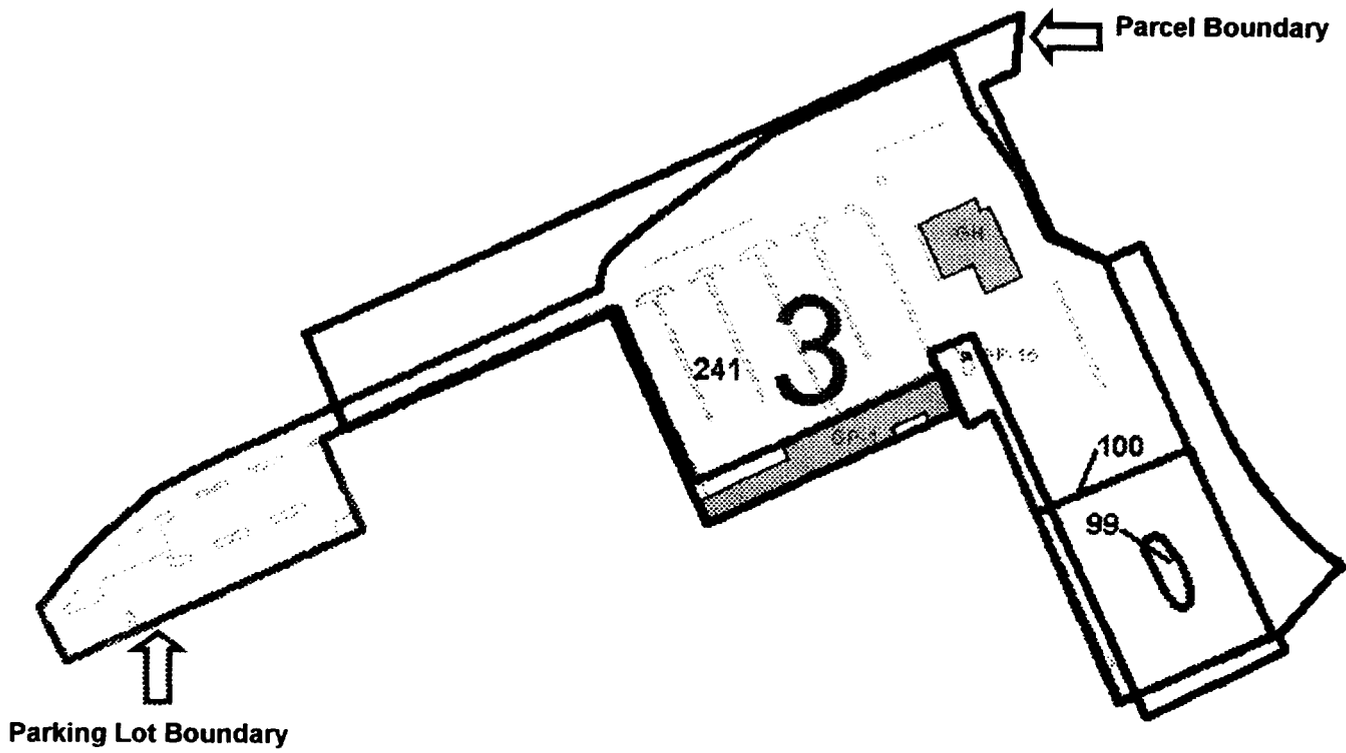
### 2.5.1 Geologic Setting

The bedrock section beneath Mound Plant consists of thin, nearly flat-lying beds of alternating shale and limestone of the Richmond Stage of the Cincinnati Group (Upper Ordovician -- about 450 million years ago). The Cincinnati Group is present at the surface at Mound Plant and underlies Parcel 3. The limestone beds range from two to six inches in thickness and the shale layers are commonly five to eight feet thick.

Pleistocene age (less than about two million years old) glacial deposits at Mound Plant include both till and outwash deposits. The till in the area of Mound Plant is composed of an unsorted, unstratified mixture of clay, silt, sand, and coarser material. Water-lain deposits consist of outwash composed of well-sorted sand and gravel. The sand and gravel is horizontally layered, and commonly cross-bedded. The outwash in the vicinity of Mound Plant occurs as restricted valley-train deposits that were formed by the aggregation of glacial meltwater streams. The outwash deposited in the Miami River Valley and the associated tributary valley form the Buried Valley Aquifer (BVA) and contiguous deposits. A general discussion of the geology is presented in the *Remedial Investigation/Feasibility Study, Operable Unit 9, Site-Wide Work Plan, Final* (May 1992).

### 2.5.2 Hydrogeologic Setting

There are two hydrogeologic regimes at Mound Plant: flow through the bedrock beneath the Main Hill and the Special Metallurgical/Plutonium Processing (SM/PP) Hill, and flow within the unconsolidated glacial deposits and alluvium associated with the BVA in the Great Miami River Valley and the tributary valley between the Main Hill and SM/PP Hill. The BVA is a US EPA-designated sole source aquifer. The bedrock system, an interbedded sequence of shale and limestone, is dominated by fracture flow especially in the upper portions of the bedrock. Groundwater movement within the till and sand and gravel, within the buried valley, is through porous media. Groundwater flow from Mound Plant is generally to the west and southwest toward the BVA of the Great Miami River Valley. A discussion of the hydrogeology of Mound is presented in the *Remedial Investigation/Feasibility Study, Operable Unit 9, Site-Wide Work Plan, Final* (May 1992),



**Figure 3 PRSs and Buildings within Parcel 3**

the *Operable Unit 9; Hydrogeologic Investigation: Buried Valley Aquifer Report, Technical Memorandum, Revision 1* (September 1994), and *Operable Unit 9 Hydrogeologic Investigation: Bedrock Report, Technical Memorandum, Revision 0* (January 1994).

### 2.5.3 Available Data for Parcel 3

The PRSs within Parcel 3 have been evaluated by the Core Team and deemed NFA. The following sections discuss the data relevant to Parcel 3 that are available from the general source documents and the PRS Packages.

#### 2.5.3.1 Background Data

**Soils.** Background concentrations measure the amount of a chemical that is naturally occurring (like metals) or anthropogenic (man-made but, for purposes of evaluating background, originating from sources other than the Mound Plant). Background concentrations are used as a screening tool to determine which contaminants should be carried through a risk evaluation as described in Section 2.7 of the ROD. Regional background concentrations in soil were determined and are documented in reports titled *Operable Unit 9 Background Soils Investigation Soil Chemistry Report, Technical Memorandum, Revision 2* (September 1994) and *Operable Unit 9 Regional Soils Investigation Report, Revision 2* (August 1995).

**Groundwater.** Background concentrations for groundwater were developed from two sources of data. For the BVA, background values were reported in *Operable Unit 9 Hydrogeologic Investigation: Groundwater Sweeps Report, Technical Memorandum* (April 1995). Background concentrations for bedrock groundwater were reported *OU5 New Property Remedial Investigation Report, Final, Revision 0* (February 1996).

#### 2.5.3.2 Groundwater Contaminant Data

Groundwater data consist of water analyses of the Mound production wells screened within the BVA, and analyses of groundwater from monitoring wells screened in the bedrock aquifer on the Mound property. These wells are sampled as part of the site-wide groundwater monitoring network. Appendix B of the RRE for Parcel 3 documents the specific groundwater data analyses used to evaluate the future groundwater profile for Parcel 3. Summaries of the contaminants detected in Mound Plant groundwater, and those projected to be potentially present in Mound Plant groundwater in the future, are shown in Tables 4 through 7.

#### 2.5.3.3 Soil Contaminant Data

Soil data can be divided into three types: (1) data obtained through commercial analytical laboratory analysis; (2) data obtained through screening techniques conducted in a DOE laboratory; and, (3) data obtained through screening techniques conducted in the field. Analytical laboratory data are obtained using strict methods and are subjected to exacting quality control procedures. These data are of the highest quality and are quantitative. The laboratory screening data are considered to be of lower quality because sample

**Table 4\*\*:** Identification of Current Groundwater Constituents of Potential Concern for the Construction Worker Scenario  
 (Exposure Point Concentration Compared to Background Values)

Chemical	Minimum Concentration	Maximum Concentration	Units	Detection Frequency	95 Percent UCL	Concentration Used for Screening EPC	Background Value	COPC for RRE
<b>Inorganics</b>								
Antimony	2.8	40.20	ug/L	5-29	80.30	40.20	0.578	YES
Cadmium	4.6	7.70	ug/L	6-32	5.25	5.25		YES
Copper	1.6	593.00	ug/L	22-32	22.70	22.70	1.167	YES
Lead	3.4	40.00	ug/L	5-32	7.28	7.28	10.05	NO
<b>Radionuclides</b>								
Thorium-230	0.01	1.99	pCi/L	11-32	1.25	1.25		YES
Uranium-238+D	0.13	8.25	pCi/L	41-48	0.47	0.47	0.688	NO

COPC= Constituent of Potential Concern

EPC= Exposure Point Concentration, minimum of 95% UCL or maximum detected concentration

NO <Background Value

RRE= Residual Risk Evaluation

UCL= Upper Confidence Limit

\*\* Originally published as Table 6 of the Parcel 3 RRE

**Table 5\*\*:** Identification of Current Groundwater Constituents of Potential Concern for the Site  
Employee Scenario

(Exposure Point Concentration Compared to Background Values)

Chemical	Minimum Concentration	Maximum Concentration	Units	Detection Frequency	95 Percent UCL	Concentration Used for Screening and EPC	Background Value	COPC for RRE
<b>Inorganics</b>								
Antimony	2.8	40.20	ug/L	5-29	80.30	40.20	0.578	YES
Cadmium	4.6	7.70	ug/L	6-32	5.25	5.25		YES
Copper	1.6	593.00	ug/L	22-32	22.70	22.70	1.167	YES
Lead	3.4	40.00	ug/L	5-32	7.28	7.28	10.05	NO
<b>Radionuclides</b>								
Actinium-227+D	0.50	0.50	pCi/L	1-10	NC	0.50		YES
Plutonium-239/240	0.00	2.00	pCi/L	6-20	8.87	2.00	0.125	YES
Thorium-228+D	0.01	2.17	pCi/L	14-35	105.00	2.17	0.779	YES
Thorium-230	0.01	1.99	pCi/L	11-32	1.25	1.25		YES
Tritium	110.00	7200.00	pCi/L	112-128	861.00	861.00	1485.47	NO
Uranium-234	0.20	8.14	pCi/L	14-19	NC	8.14	0.792	YES
Uranium-238+D	0.13	8.25	pCi/L	41-48	0.47	0.47	0.688	NO

COPC= Constituent of Potential Concern

EPC= minimum of 95% UCL or maximum detected concentration

NC= Not calculated, fewer than 20 samples in the data set

NO <Background Value

RRE= Residual Risk Evaluation

UCL= Upper Confidence Limit

\*\* Originally published as Table 8 of the Parcel 3 RRE

**Table 6\*\*\*: Identification of Future Groundwater Constituents of Potential Concern for the Construction Worker Scenario**

(Bedrock 95% UCL or Maximum Detected Concentration Compared to Background Values)

Chemical	Minimum Concentration In Bedrock Wells	Maximum Concentration In Bedrock Wells	Units	Detection Frequency In Bedrock Wells	95 Percent UCL	Concentration Used for Screening	Background Value	COPC?
<b>Inorganics</b>								
Aluminum	20.1	31500.00	ug/L	107/ 115	6840.00	6840.00	37.523	YES
Antimony	0.35	41.60	ug/L	21/ 122	2.82	2.82	0.578	YES
Arsenic**	0.3	933.00	ug/L	26/ 114	11.80	11.80	32.997	NO
Beryllium**	0.03	2.30	ug/L	41/ 115	0.47	0.47		YES
Bismuth**	0.9	264.00	ug/L	23/ 103	23.20	23.20		YES
Cadmium	0.14	13.10	ug/L	11/ 124	0.75	0.75		YES
Chromium*	0.27	44800.00	ug/L	78/ 120	5010.00	5010.00	6.076	YES
Copper	0.38	514.00	ug/L	81/ 117	26.80	26.80	1.167	YES
Lead**	0.4	32.00	ug/L	55/ 125	4.90	4.90	10.05	NO
Lithium	8.8	4280.00	ug/L	87/ 102	123.00	123.00	55.7	YES
Manganese	0.037	3030.00	ug/L	155/ 165	737.00	737.00	229.568	NO.1
Molybdenum	0.79	474.00	ug/L	51/ 98	32.50	32.50	5.597	YES
Nickel	1.2	11600.00	ug/L	82/ 120	749.00	749.00	34.957	YES
Thallium	3.1	6.90	ug/L	6/ 107	4.44	4.44		YES
Vanadium	0.15	277.00	ug/L	65/ 115	33.00	33.00	17.1	YES
<b>Organic Compounds</b>								
1,1-Dichloroethane**	2.00	2.00	ug/L	1/ 238	0.75	0.75		NO.1
1,2-Dichloroethane**	1.00	35.00	ug/L	13/ 38	6.61	6.61		YES
Dichloromethane	1.00	610.00	ug/L	41/ 239	3.28	3.28		YES
Tetrachloroethene**	0.30	25.00	ug/L	55/ 247	3.37	3.37		YES
Trichloroethene	0.44	46.00	ug/L	152/ 273	5.12	5.12		YES
<b>Radionuclides</b>								
Radium-226+D	0.1260	39.47	pCi/L	43/ 59	2.34	2.34	0.996	YES
Strontium-90	0.74	42.40	pCi/L	7/ 57	2.22	2.22	0.975	YES
Thorium-228 + D	0.02	8.50	pCi/L	39/ 54	90.70	8.50	0.779	YES
Thorium-230	0.0044	4.07	pCi/L	43/ 56	0.57	0.57		YES
Thorium-232 + D	0.0005	2.11	pCi/L	31/ 63	0.78	0.78	0.314	NO.1
Tritium	2.95	2816310.00	pCi/L	4440/4455	206000.00	206000.00	1485.47	YES
Uranium-234	0.03	59.10	pCi/L	60/ 69	2.12	2.12	0.792	YES
Uranium-238 + D	0.03	1.34	pCi/L	57/ 75	0.51	0.51	0.688	NO

NO.1 = Flow tube modeled manganese (179.2 ug/L) and thorium-232 (0.1747pCi/L) concentrations were below background values and are screened out of the RRE

COPC= Constituent of Potential Concern

UCL= Upper Confidence Limit

\* = Chromium conservatively assumed to be present in the hexavalent state.

\*\* = Constituent detected in bedrock well, but not in production well

\*\* = Constituent detected in production well, not in bedrock wells, reported frequency of detection based on production wells analyses

\*\*\* Originally published as Table 10 of the Parcel 3 RRE

**Table 7\*\*\*: Identification of Future Groundwater Constituents of Potential Concern for the Site Employee Scenario**

(Bedrock 95% UCL or Maximum Detected Concentration Compared to Background Values)

Chemical	Minimum Concentration In Bedrock Wells	Maximum Concentration In Bedrock Wells	Units	Detection Frequency In Bedrock Wells	95 Percent UCL	Concentration Used for Screening	Background Value	COPC?
<b>Inorganics</b>								
Aluminum	20.1	31500.00	ug/L	107/115	6840.00	6840.00	37523	YES
Antimony	0.35	41.60	ug/L	21/122	2.82	2.82	0.578	YES
Arsenic**	0.3	933.00	ug/L	26/114	11.80	11.80	32997	NO
Beryllium**	0.03	2.30	ug/L	41/115	0.47	0.47		YES
Bismuth**	0.9	264.00	ug/L	23/103	23.20	23.20		YES
Cadmium	0.14	13.10	ug/L	11/124	0.75	0.75		YES
Chromium*	0.27	44800.00	ug/L	78/120	5010.00	5010.00	6.076	YES
Copper	0.38	514.00	ug/L	81/117	26.80	26.80	1.167	YES
Lead**	0.4	32.00	ug/L	55/125	4.90	4.90	10.05	NO
Lithium	8.8	4280.00	ug/L	87/102	123.00	123.00	55.7	YES
Manganese	0.037	3030.00	ug/L	155/165	737.00	737.00	229568	NO-1
Molybdenum	0.79	474.00	ug/L	51/98	32.50	32.50	5597	YES
Nickel	1.2	11600.00	ug/L	82/120	749.00	749.00	34957	YES
Thallium	3.1	6.90	ug/L	6/107	4.44	4.44		YES
Vanadium	0.15	277.00	ug/L	65/115	33.00	33.00	17.1	YES
<b>Organic Compounds</b>								
1,2-Dichloroethene**	1.00	35.00	ug/L	13/38	6.61	6.61		YES
Dichloromethane	1.00	610.00	ug/L	41/239	3.28	3.28		YES
Trichloroethene	0.44	46.00	ug/L	152/273	5.12	5.12		YES
<b>Radionuclides</b>								
Actinium-227+D <sup>+</sup>	0.500	0.500	pCi/L	1/10	NA	0.50		YES
Plutonium-238	0.012	1.870	pCi/L	8/60	0.15	0.15	0.087	YES
Plutonium-239/240	0.003	0.18	pCi/L	12/51	0.42	0.18	0.125	YES-2
Radium-226+D	0.1260	39.47	pCi/L	43/59	2.34	2.34	0.996	YES
Radium-228**	1.50	1.50	pCi/L	1/1	NC	1.50		YES
Strontium-90	0.74	42.40	pCi/L	7/57	2.22	2.22	0.975	YES
Thorium-228 + D	0.02	8.50	pCi/L	39/54	90.70	8.50	0.779	YES
Thorium-230	0.0044	4.07	pCi/L	43/56	0.57	0.57		YES
Thorium-232 + D	0.0005	2.11	pCi/L	31/63	0.78	0.78	0.314	NO-1
Tritium	2.95	2816310.00	pCi/L	4440/4455	206000.00	206000.00	1485.47	YES
Uranium-234	0.03	59.10	pCi/L	60/69	2.12	2.12	0.792	YES
Uranium-238 + D	0.03	1.34	pCi/L	57/75	0.51	0.51	0.688	NO

COPC = Constituent of Potential Concern

NC = 95% UCL not calculated, less than 20 samples in the data set.

UCL = Upper confidence Limit

NO-1 = Future groundwater concentrations (modeled bedrock plus current concentrations) for manganese (179.2 ug/L) and thorium-232 (0.1747 pCi/L) are below background values and are screened out of the RRE.

\* = Chromium conservatively assumed to be present in the hexavalent state.

\*\* = Constituent detected in bedrock well, but not in production well

^ = Constituent detected in production well, not in bedrock wells, reported frequency of detection based on production wells analyses

YES-2 = Current groundwater COPC, therefore, future groundwater COPC

\*\*\* Originally published as Table 12 of the Parcel 3 RRE

preparation does not occur, and the measuring instruments are less precise. The field screening techniques are the least accurate due to instrument limitations and the effects of ambient conditions on field measurements. Due to these limitations, field screening data were not used for any calculations in the RRE for Parcel 3.

Soil contaminant data collected for Parcel 3 are documented in a number of DOE reports. These references include:

- *Operable Unit 9 Regional Soils Investigation Report, Revision 2* (August 1995) (provides a regional soil description without including impacts from Mound operations),
- *Operable Unit 9 Site Scoping Report, Volume 3 - Radiological Site Survey, Final* (June 1993) (a compendium of existing data), and
- *Further Assessment Data Report, PRS 99/100, Final*, (July 2000) (a compendium of data obtained during further assessment sampling at PRS 99/100).

In the Mound 2000 Process, radionuclide and chemical contaminants were studied on a PRS basis. The results, as taken from the PRS Packages, are described below.

There are three Potential Release Sites (PRSs 99, 100, and 241) located within Parcel 3. The locations of these PRSs are shown in Figure 3.

The rationale for designation of PRSs 99, 100, and 241 is outlined as follows:

**PRS 241** is the result of several soil gas detections by the Soil Gas Survey and Geophysical Investigation (*Reconnaissance Sampling Report; Soil Gas Survey and Geophysical Investigations; Mound Plant Main Hill and SM/PP Hill; Final, Revision 2* (February 1993)). PRS 241 includes the northwest parking lots, including the parking lots east of OSE Building, south of GH Building and the parking lot north of A Building. No operations are known to have been performed in the parking lots. The items reportedly included in the fill material on which the parking lot south of GH is located prompted the identification of PRSs 99 and 100. The Radiological Site Survey Project (*Operable Unit 9 Site Scoping Report, Vol. 3 - Radiological Site Survey, Final* (June 1993)) observed plutonium-238, thorium, tritium, cesium-137, and radium-226 below Risk-Based Guideline Values. The reconnaissance soil gas sampling detected trichloroethene (TCE) at 8 ppb (parts per billion, i.e., 1 in 1,000,000,000) and toluene at 255 ppb. Both are below Risk-Based Guideline Values. In May 1997, the Core Team recommended PRS 241 required No Further Assessment (*PRS 241 Package*, (August 1997)).

**PRS 99**, also known as Area 6 or WD Building Filter Cleaning Waste, is a former trench in the parking lot south of GH Building. It was believed to contain drums of polonium-210 contaminated sand resulting from the sandblast cleaning of the WD Building sand filters. It was thought that the sand may also be contaminated with cobalt-60 and cesium-137. In

February 1999, 137 samples were collected from 46 borings in the parking lot south of GH Building to include PRS 99. One sample displayed an elevated concentration of plutonium-238 (120 pCi/g by onsite gamma-ray spectrometry, 297 pCi/g by offsite isotopic analysis). A trenching investigation yielded evidence of greater contamination (up to 839 pCi/g of plutonium-238). A removal action was performed and subsequent verification sampling documented remaining plutonium-238 concentrations below the 55 pCi/g Risk-Based Guideline Value (*On-Scene Coordinator (OSC) Report, PRS 99, Removal Action, Final* (August 2000)).

**PRS 100**, also known as Area F or Chromium Trench, is located south of the GH Building. PRS 100 was designated a PRS because of the reported disposal of "neutralized" chromium plating bath solution in a trench. At least one of the plating shop process tanks was reportedly disposed of in the same area as the chromium sludge. The February 1999 sampling at PRS 99 included PRS 100. As noted above, one sample at PRS 99 exceeded a Risk-Based Guideline Value for a contaminant of concern. All other samples showed no sign of contamination or visual indication of waste. There were no elevated detections or visual indications of debris associated with any of the PRS 100 samples. In August 2000, the Core Team changed the status of PRS 100 to NFA (*PRS 100 Package* (August 2000)).

A summary of the risk evaluated in Parcel 3 soils is shown in Tables 8 and 9.

#### 2.5.3.4 Building Contaminant Data

Fixed radiological contamination was found on the main door threshold of GH Building and on a manhole cover located near the building. The threshold was scabbled to remove the contamination and the manhole cover was replaced. The final radiological survey met all surface contamination guidelines. In February 1999, the Core Team recommended NFA for the GH Building (*GH Building Data Package* (July 1999)).

#### 2.5.3.5 Air Contaminant Data

For purposes of evaluating cumulative residual risk, air pathway data are also reported in each RRE. Per the Residual Risk Evaluation Methodology document, 1994 data collected at the Mound Plant perimeter air sampling stations are used to bound the concentrations, and, therefore, the risks from inhalation of radionuclides present in the ambient air. The risk data for tritium (HTO), plutonium-238, and plutonium-239/240 reported in the *Residual Risk Evaluation, Release Block D, Final, Revision 0* (December 1996) were reviewed and found to require no update or changes. It was observed, however, that the site employee risk calculations did not include an adjustment factor to account for the time spent indoors. While this approach is inconsistent with that applied to analogous outdoor pathways, it is conservative in nature.

## 2.6 POTENTIAL FUTURE USES FOR MOUND

The Mound Plant will remain in industrial/commercial use into the future. This future use has been determined based upon agreement among DOE, US EPA, OEPA, and interested

**Table 8\*\*:** Identification of Current and Future Soil Constituents of Potential Concern for the Construction Worker Scenario

(Exposure Point Concentration Compared to Background Values)

CAS Number	Chemical	Minimum Concentration	Maximum Concentration	Units	Location of Maximum Concentration (depth in ft)	Detection Frequency	95 Percent UCL	Concentration Used for Screening	Background Value	COPC for RRE
<b>Radionuclides</b>										
10045-97-3	Cesium-137+D	0.02	0.50	pCi/g	S011 (0)	54-165	0.07	0.07	0.42	NO
14255-04-0	Lead-210+D*	0.47	2.99	pCi/g	4459 (0)	70-145	0.85	0.85	1.2	NO
13981-16-3	Plutonium-238	0.02	34.80	pCi/g	602 (0)	36-177	67.20	34.80	0.13	YES
13982-63-3	Radium-226+D	0.40	3.53	pCi/g	4444 (0)	142-164	1.48	1.48	2	NO
14269-63-7	Thorium-230	0.40	10.10	pCi/g	X5 (8)	145-156	1.27	1.27	1.9	NO
7440-29-1	Thorium-232-D	0.17	4.47	pCi/g	C0004 (3)	155-175	0.75	0.75	1.4	NO

CAS = Chemical Abstract Service

COPC = Constituent of Potential Concern

NO < Background

RRE = Residual Risk Evaluation

UCL = Upper Confidence Limit

\* Lead-210 background value is based upon its parent Uranium-238 background value.

\*\* Originally published as Table 2 of the Parcel 3 RRE

**Table 9\*\*:** Identification of Current and Future Soil Constituents of Potential Concern for the Site Employee Scenario  
(Exposure Point Concentration Compared to Background Values)

CAS Number	Chemical	Minimum Concentration	Maximum Concentration	Units	Location of Maximum Concentration (depth in ft)	Detection Frequency	95 Percent UCL	Concentration Used for Screening (EPC)	Background Value	COPC for RRE
<b>Radionuclides</b>										
10045-97-3	Cesium-137+D	0.02	0.50	pCi/g	S011 (0)	53-142	0.05	0.05	0.42	NO
13981-16-3	Plutonium-238	0.02	34.80	pCi/g	602 (0)	28-160	28.20	28.20	0.13	YES
13982-63-3	Radium-226+D	0.40	3.53	pCi/g	4444 (0)	119-141	1.48	1.48	2	NO
14269-63-7	Thorium-230	0.40	6.09	pCi/g	4442 (0)	131-142	1.27	1.27	1.9	NO
7440-29-1	Thorium-232+D	0.17	2.71	pCi/g	PRS99/100	139-158	0.73	0.73	1.4	NO

CAS - Chemical Abstract Service

COPC - Constituent of Potential Concern

EPC - Exposure Point Concentration

NO <Background Value

UCL - Upper Confidence Limit

RRE - Residual Risk Evaluation

\*\* Originally published as Table 4 of the Parcel 3 RRE

stakeholders. This land use is reflected in the Mound Comprehensive Reuse Plan of the MMCIC and is currently codified in the City of Miamisburg Zoning Ordinance.

## 2.7 SUMMARY OF SITE RISKS

The human health risks for Parcel 3 were evaluated using the RREM document developed for Mound. A RRE is a five-step process:

- (1) identification of contaminants,
- (2) exposure assessment,
- (3) toxicity assessment,
- (4) risk characterization, and
- (5) evaluation of potential cumulative risks.

### 2.7.1 Identification of Contaminants

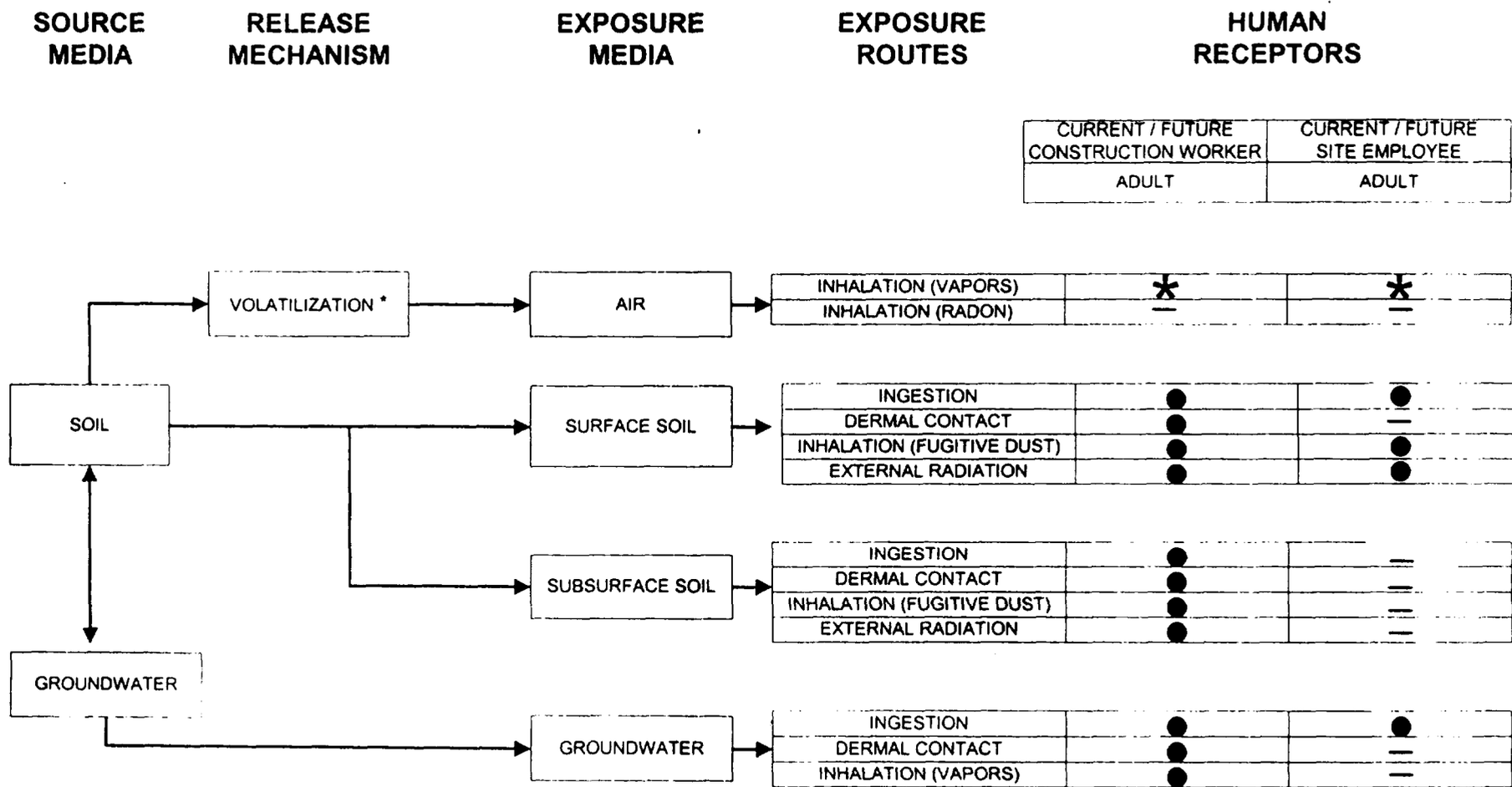
The constituents of potential concern (COPCs) for Parcel 3 were identified by reviewing all of the sampling data for the parcel. Based on that review, contaminants were eliminated for further evaluation based on criteria established in the RREM. Specifically, only contaminants exceeding (1) background, (2) a base level of potential health concern, and (3) certain frequency of detection (FOD) criteria were carried through the RRE. The contaminants of concern established for Parcel 3 are listed in Tables 4 through 9.

### 2.7.2 Exposure Assessment

The Conceptual Site Model (CSM) for Mound provides the basis for evaluating human exposure scenarios. The CSM for Mound was defined in the RREM. Because DOE and its regulators and stakeholders agree that the future use of Parcel 3 will be industrial/commercial in nature, two receptor scenarios from the Mound CSM apply: a construction worker and a site employee. The routes of exposure applicable to these two receptors are shown in Figure 4. The significant pathways for potential exposure in Parcel 3 include ingestion of groundwater and dermal contact with groundwater (construction worker scenario only) from the BVA extraction point, currently the Mound production wells.

Using equations developed to support the CSM, exposures to specific concentrations of contaminants of concern are evaluated based on assuming intake rates for soil, air, and groundwater. Once the intakes are estimated, the human health implications of those intakes are evaluated by reviewing toxicological data for the contaminants of concern.

For groundwater, the possible exposures to current and future contaminants of concern are evaluated. This approach ensures that the cumulative and long-term impacts of the contaminants of concern are adequately characterized.



- COMPLETE PATHWAY EVALUATED QUANTITATIVELY
- COMPLETE PATHWAY EVALUATED QUALITATIVELY
- INCOMPLETE PATHWAY, NOT EVALUATED
- \* NO VOLATILE COPCs IN AREA

Figure 4: Mound Conceptual Site Model for the Parcel 3 RRE

### 2.7.3 Toxicity Assessment

The toxicological properties of each contaminant of concern for Parcel 3 were evaluated by reviewing the Integrated Risk Information System (IRIS) and/or Health Effects Assessment Summary Table (HEAST) data for the contaminant of concern. IRIS files provide no-observable effect levels and slope factors (for translating intake into cancer risk) for many of the chemicals encountered at Mound. HEAST provides slope factors for many of the radionuclides encountered at Mound. Based on the information collected from IRIS and HEAST, an adequate understanding of the toxicology of the Parcel 3 contaminants of concern has been developed.

### 2.7.4 Risk Characterization

Pursuant to the RREM, risks are quantified for both carcinogenic and non-carcinogenic contaminants. The risk associated with the intake of a known or suspected carcinogen is reported in terms of the incremental lifetime cancer risk presented by that contaminant of concern, as estimated using the appropriate slope factor and the amount of material available for uptake. The acceptable risk range as defined by CERCLA and the NCP is  $10^{-4}$  to  $10^{-6}$  (one human in ten-thousand to one human in one-million incremental cancer incidence). Potential human health hazards from exposure to non-carcinogenic contaminants are evaluated by using a Hazard Quotient (HQ). The HQ is determined by the ratio of the intake of a contaminant of concern to a reference dose or concentration for the contaminant of concern that is believed to represent a no-observable effect level. The specific HQ for each contaminant of concern is then summed to provide an overall HI. US EPA guidance sets a limit of 1.0 for the comprehensive HI.

The incremental carcinogenic risks and hazards associated with residual concentrations of contaminants of concern in Parcel 3 are shown in Table 10. The incremental carcinogenic risks for the current Construction Worker ( $8.4 \times 10^{-6}$ ) and current Site Employee ( $2.4 \times 10^{-5}$ ) are within the acceptable risk range. The incremental carcinogenic risk for the future Construction Worker ( $3.0 \times 10^{-4}$ ) exceeds this range. The incremental carcinogenic risk for the future Site Employee ( $5.8 \times 10^{-5}$ ) is within the acceptable risk range. The HI for the current Construction Worker (1.3) and current Site Employee (1.1) exceed the limit (1). These values (as detailed in Section 6 of the RRE) are due to a single suspect measurement and are believed to overestimate the HI for these scenarios. The HI for the future Construction Worker (5.3) and future Site Employee (4.9) exceed the limit (1). The future risk and HI values in excess of the standards are due to the predicted future groundwater contaminants. The groundwater model is very conservative and likely overestimates the potential future groundwater contaminants at the BVA extraction point, currently the Mound production wells.

Regular compliance monitoring will ensure that production well concentrations are acceptable (SDWA) and that the residual risks associated with Parcel 3 remain acceptable. This monitoring will be conducted until the Mound site is connected to the Miamisburg municipal water supply, as currently planned.

Currently, there is no contamination detected above MCLs in the groundwater underlying

**Table 10\*\*:** Incremental Residual Risk for Parcel 3 Summary Table

Scenario and Receptor	Media	Constituents	Pathway	Total Noncancer HI	Total Cancer Risk
Construction Worker Scenario	Soil (all sample depths) (Current/Future)	Chemical and Radiological	Ingestion	NA	<b>6.1E-06</b>
			Inhalation of Dust	NA	5.5E-09
			Inhalation of VOCs	NA	NA
			External	NA	6.9E-10
			Soil Total Risk	NA	<b>6.1E-06</b>
	Groundwater (Current)	Chemical and Radiological	Ingestion	<b>1.1E+00</b>	<b>2.1E-06</b>
			Dermal Contact	1.9E-01	NA
			Inhalation While Showering	NA	NA
	Current Groundwater Total Risk			<b>1.3E+00</b>	<b>2.1E-06</b>
	Groundwater (Future)	Chemical and Radiological	Ingestion	<b>4.9E+00</b>	<b>9.6E-06</b>
			Dermal Contact	4.6E-01	<b>2.8E-04</b>
			Inhalation While Showering	4.8E-04	7.6E-08
	Future Groundwater Total Risk			<b>5.3E+00</b>	<b>2.9E-04</b>
	Air*	Radiological	Inhalation	NA	2.0E-07
Air Total Risk			NA	2.0E-07	
Cumulative Incremental Current Risk			<b>1.3E+00</b>	<b>8.4E-06</b>	
Cumulative Incremental Future Risk			<b>5.3E+00</b>	<b>3.0E-04</b>	
Site Employee Scenario	Soil (0-2 ft bls) (Current/Future)	Chemical and Radiological	Ingestion	NA	<b>2.6E-06</b>
			Inhalation of Dust	NA	2.2E-08
			Inhalation of VOCs	NA	NA
			External	NA	6.2E-10
			Soil Total Risk	NA	<b>2.6E-06</b>
	Groundwater (Current)	Chemical and Radiological	Ingestion	<b>1.1E+00</b>	<b>2.0E-05</b>
			Current Groundwater Total Risk	<b>1.1E+00</b>	<b>2.0E-05</b>
	Groundwater (Future)	Chemical and Radiological	Ingestion	<b>4.9E+00</b>	<b>5.4E-05</b>
			Future Groundwater Total Risk	<b>4.9E+00</b>	<b>5.4E-05</b>
	Air*	Radiological	Inhalation	NA	9.9E-07
			Air Total Risk	NA	9.9E-07
Cumulative Incremental Current Risk			<b>1.1E+00</b>	<b>2.4E-05</b>	
Cumulative Incremental Future Risk			<b>4.9E+00</b>	<b>5.8E-05</b>	

NA - Not applicable

\*RRE values for air were brought forward from the Technical Position Report for Release Blocks D and H. (DOE 1999)

Numbers written as 1.0E-03 equal  $1 \times 10^{-3}$

**bolded** values exceed cancer risk of  $10^{-6}$  or non cancer HI greater than 1

bls - below land surface

\*\* Originally published as Table 35 of the Parcel 3 RRE

Parcel 3. Consequently, all ARARs with respect to groundwater at Parcel 3 are currently being met. However, to prevent a future unacceptable exposure to groundwater due to potential migration from other areas of the Mound Plant, a prohibition on the installation of wells at Parcel 3 is being required as part of this remedy.

Because the scope of the RRE was limited to industrial/commercial use, the soils within Parcel 3 have not been evaluated for unrestricted release (e.g., residential use). Disposition of Parcel 3 soils without proper handling, sampling, and management could create an unacceptable risk to human health and the environment.

### **2.7.5 Evaluation of Potential Cumulative Risks**

For purposes of the RREM, risks resulting from contaminants that originate outside the release block/parcel under consideration are called cumulative risks. In general, cumulative risks are possible via air, surface water, and groundwater. For Mound, cumulative risks from surface waters are not expected because, other than stormwater drainage and some groundwater seeps present year-round, there are no surface water bodies such as ponds or streams flowing through Parcel 3 from other areas. Groundwater and air are therefore the media of concern for cumulative risks.

**Current groundwater.** The Mound RREM accounts for cumulative groundwater risks by evaluating current and future groundwater contamination. Since all groundwater currently used at Mound is drawn from the production wells located onsite, the risk posed by current groundwater contamination is equal to the risk resulting from exposure to contaminants found in the production wells. This risk is identical for all release blocks/parcels and represents the cumulative risk from contaminants that migrate to the production wells from all release blocks/parcels.

**Future groundwater.** The future risk from groundwater was estimated for Parcel 3 based on the assumption that contaminants found in bedrock will eventually migrate to the Mound Plant production wells located in the BVA. A simple and conservative flow model was used to estimate the concentrations as a function of time. The constituents that contribute to the future groundwater risk can be found in Tables 6 and 7.

**Air.** The Mound RREM accounts for cumulative residual risk via the air pathway by using data collected in 1994 from the Mound Plant perimeter air sampling stations to bound the concentrations and therefore the risks from inhalation of radionuclides present in ambient air. These values are reported in the *Technical Position Report in Support of the Release Block D Residual Risk Evaluation, Final* (January 1999) and are included in Table 10.

The HI and risk values presented in Table 10 for the current groundwater, future groundwater, and air scenarios are therefore believed to adequately bound the potential cumulative risk for Parcel 3. The potential cumulative risk can be added to the risks from exposures to contaminants within the release block to provide a measure of overall risk. The risk values presented in Table 10 labeled "Current and Future Incremental Residual Risks for Parcel 3" are therefore believed to adequately bound the potential overall risk.

## 2.7.6 Ecological Risk Assessment

Based on the results of an ecological characterization of the Mound Plant (*Operable Unit 9 Ecological Characterization Report, Technical Memorandum, Revision 0* (March 1994)), there are no endangered species or critical habitats of endangered species on Parcel 3. Parcel 3 is composed primarily of an asphalt paved parking lot, roads, and two buildings. There are no wetlands or surface waters located in Parcel 3 and no sensitive habitats. Therefore, DOE has determined, with concurrence from US EPA and OEPA that an ecological assessment for Parcel 3 is not necessary (letter US EPA to DOE, (March 9, 2000) and letter OEPA to DOE, (March 30, 2000)).

## 2.8 REMEDIATION OBJECTIVES

The primary remediation objective for Parcel 3 is to ensure that the residual risk associated with the parcel is acceptable for the defined use scenario of industrial/commercial occupants.

## 2.9 DESCRIPTION OF ALTERNATIVES

In light of the planned exit of DOE from the site, and the residual levels of contaminants in the soil and groundwater in Parcel 3, a remedy must be implemented to protect human health and the environment into the future. Two alternatives were considered for Parcel 3; they are described below.

### 2.9.1 No Action

Regulations governing the Superfund program require that the "no action" alternative be evaluated at each site to establish a baseline for comparison. Under this alternative, DOE would take no action to prevent exposure to soil and groundwater contamination associated with Parcel 3.

### 2.9.2 Institutional Controls

In this alternative, institutional controls in the form of deed restrictions on future land use would be placed on Parcel 3. The objective of these institutional controls would be to prevent an unacceptable risk to human health and the environment by restricting the use of Parcel 3, including Parcel 3 soils, to that which is consistent with assumptions in the Parcel 3 RRE. DOE or its successors would retain the right and responsibility to monitor, maintain, and enforce these institutional controls. In order to maintain protection for human health and the environment at Parcel 3 in the future, the institutional controls to be adopted would ensure:

- ▶ Maintenance of industrial/commercial land use;
- ▶ Prohibition against residential use;
- ▶ Prohibition against the use of groundwater;

- ▶ Site access for federal and state agencies for the purpose of sampling and monitoring; and
- ▶ Prohibition against removal of Parcel 3 soils from the DOE Mound property (as owned in 1998) boundary without approval from ODH and OEPA.

## 2.10 SELECTED REMEDY

### 2.10.1 Description

The selected remedy for Parcel 3 is institutional controls in the form of deed restrictions on future land use. The specific restrictions to be adopted are provided in the deed attached to this ROD as Appendix A. The deed restrictions include:

- ▶ Maintenance of industrial/commercial land use;
- ▶ Prohibition against residential use;
- ▶ Prohibition against the use of groundwater;
- ▶ Site access for federal and state agencies for the purpose of sampling and monitoring; and
- ▶ Prohibition against removal of Parcel 3 soils from the DOE Mound property (as owned in 1998) boundary without approval from ODH and OEPA.

DOE or its successors, as the lead agency for this ROD, have the responsibility to monitor, maintain and enforce these institutional controls. This responsibility includes the duty to conduct annual assessments of compliance with the deed restrictions and the duty to enforce the deed restrictions if any non-compliance is detected. The assessment and enforcement processes is part of the Operations and Maintenance (O&M) Plan and is outlined in Appendix B, which is intended to serve as a framework for implementation of operation and maintenance activities for the selected remedy. Within 90 days of the date on which this ROD is signed, DOE shall submit to US EPA and OEPA for their approval a formal proposal regarding operation and maintenance of the institutional controls. This proposal and the annual compliance assessments shall be considered primary documents under the Federal Facilities Agreement. If DOE, US EPA, and OEPA agree, the frequency of the compliance assessments can be changed at any time.

The soils within Parcel 3 have not been evaluated for any use other than on-site industrial/commercial use. Any off-site disposition of the Parcel 3 soil without proper handling, sampling, and management could create an unacceptable risk to off-site receptors. An objective of the preferred alternative is to prevent residual exposure to soils from Parcel 3.

A copy of the deed is attached in Appendix A; this represents the remedy for Parcel 3. DOE will develop an O&M Plan for the remedy. US EPA and OEPA have approval authority for this plan.

## 2.10.2 Estimated Costs

The initial costs associated with these deed restrictions are those associated with the writing and recording of the restrictions with the deed. The costs associated with monitoring and enforcing the land use and property deed restrictions are estimated to be \$5,000 per year.

## 2.10.3 Decisive Factors

The US EPA has developed threshold, balancing, and modifying criteria to aid in the selection of the remedy. There are two threshold criteria, five balancing criteria and two modifying criteria. Each is described below.

### 2.10.3.1 Threshold Criteria - *Must be met for an alternative to be eligible for selection:*

#### **Criteria 1: Overall protection of human health and the environment**

This criterion addresses whether an alternative provides adequate protection of human health and the environment. The "no action" alternative does not meet this criterion in that the level of risk to human health posed by the site was found to be unacceptable for an industrial/commercial scenario primarily due to potential groundwater exposure. In addition, no evaluation was made of the risks posed by unrestricted use of the property. Deed restrictions are required as a mechanism to ensure the continued future use of Parcel 3 is limited to industrial/commercial purposes and to prohibit groundwater usage.

#### **Criteria 2: Compliance with applicable or relevant and appropriate requirements**

Section 121(d) of CERCLA requires that remedial actions at CERCLA sites attain legally applicable or relevant and appropriate Federal and State requirements, standards, criteria, and limitations that are collectively referred to as "ARARs," unless such ARARs are waived under CERCLA Section 121(d)(4).

Applicable Requirements are those substantive environmental protection requirements, criteria, or limitations promulgated under Federal or State law that specifically address hazardous substances, the remedial action to be implemented at the site, the location of the site, or other circumstances present at the site. Relevant and Appropriate Requirements are those substantive environmental protection requirements, criteria, or limitations promulgated under Federal or State law which, while not applicable to the hazardous materials found at the site, the remedial action itself, the site location, or other circumstances at the site, nevertheless address problems or situations sufficiently similar to those encountered at the site that their use is well-suited

to the site.

Compliance with ARARs addresses whether a remedy will meet all the applicable or relevant and appropriate requirements of other Federal and State environmental statutes.

ARARs are of several types: chemical-specific, location-specific, and action-specific. Chemical-specific ARARs are usually health or risk-based numerical values or methodologies which, when applied to site-specific conditions, result in the establishment of numerical values. These values establish the acceptable amount or concentration of a chemical that may be found in, or discharged to, the ambient environment. For Parcel 3, MCLs established under the SDWA constitute chemical-specific ARARs and are listed in Appendix C. They apply to the groundwater beneath Parcel 3. Currently, there are no contaminants detected above MCLs in the groundwater underlying Parcel 3. Consequently, ARARs with respect to groundwater are met by Alternative 1 (no action), and the selected remedy (institutional controls). However, to prevent a future unacceptable exposure to groundwater due to potential migration from other areas of Mound Plant, a prohibition on the installation of wells at Parcel 3 is being required as part of this remedy.

Location-specific ARARs are restrictions placed on the concentration of hazardous substances or the conduct of activities solely because they are located in specific locations, e.g., flood plains, wetlands, historic places, etc. For Parcel 3, Ohio has identified two statutory provisions that describe site conditions that would prompt certain response actions. (See Appendix C). These provisions are similar to location-specific ARARs. The selected remedy (institutional controls) meets both of these requirements.

Action-specific ARARs are usually technology- or activity-based requirements or limitations on actions taken with respect to hazardous wastes. These requirements are triggered by the particular remedial activities that are selected to accomplish a remedy. In this case, the selected remedy is an institutional control in the form of deed restrictions. The ARARs are applicable State requirements concerning the recording of deeds. (See Appendix C). The selected remedy will comply with these requirements.

In addition to the institutional control prohibiting soil removal, it should be noted that any onsite management of Parcel 3 soils, not associated with a CERCLA response action, in a manner inconsistent with State law or any disposition of Parcel 3 soils away from the Mound Superfund Site boundary (as defined in 1998) would be subject to applicable Ohio regulations, which are independently enforceable from CERCLA.

#### 2.10.3.2 Balancing Criteria - used to weigh major trade-offs among alternatives:

### **Criteria 3: Long-term effectiveness and permanence**

Long-term effectiveness and permanence refers to expected residual risk and the ability of a remedy to maintain reliable protection of human health and the environment over time, once clean-up levels have been met. This criterion includes the consideration of residual risk and the adequacy and reliability of controls. Only Alternative 2, Institutional Controls, provides some degree of long-term protectiveness. The implementation of institutional controls in the form of land use restrictions is necessary to ensure that future use remains compatible with the evaluated residual risk associated with Parcel 3.

Because this remedy will result in hazardous substances remaining in Parcel 3 above levels that allow for unlimited use and unrestricted exposure, an annual review and report will be submitted to OEPA, ODH, and US EPA (pursuant to CERCLA) determining whether or not the remedy is in effect and being complied with to ensure that it is adequately protective of human health and the environment.

DOE reserves the right to petition the US EPA, OEPA, and ODH for a modification to the frequency established for conducting the effectiveness reviews.

### **Criteria 4: Reduction of toxicity, mobility, or volume through treatment**

Reduction of toxicity, mobility, or volume through treatment refers to the anticipated performance of the treatment technologies that may be included as part of the remedy.

Since neither of the alternatives includes treatment, this criterion does not require further evaluation.

### **Criteria 5: Short-term effectiveness**

Short-term effectiveness addresses the period of time needed to implement the remedy and any adverse impacts that may be posed to workers and the community during construction and operation of the remedy until clean-up goals are achieved.

Alternative 1, No Action, would not provide short-term effectiveness because there is no assurance of protection of human health and the environment after the property is transferred. The selected remedy, Institutional Controls, provides this assurance.

### **Criteria 6: Implementability**

Implementability addresses the technical and administrative feasibility of a

remedy from design through construction and operation. Factors such as availability of services and materials, administrative feasibility, and coordination with other governmental entities are also considered (see Appendix D memorandum to file from Randolph Tormey, Deputy Chief Counsel, Ohio Field Office, USDOE dated February 17, 1999). Since Alternative 1 involves no action, there is no time or cost required for implementation. The selected remedy, Institutional Controls, is expected to require approximately one month and minimal cost to implement.

#### **Criteria 7: Cost**

The range of costs is zero dollars (\$0) for Alternative 1, No Action, to approximately \$5,000 annually for the maintenance of the deed restrictions for the selected remedy (institutional controls).

- 2.10.3.3 Modifying Criteria - *to be considered after public comment is received on the Proposed Plan and of equal importance to the balancing criteria:*

#### **Criteria 8: State/Support Agency Acceptance**

Both US EPA and the State do not believe that Alternative 1, No Action, provides adequate protection of human health and the environment in the future. However, both agencies support the selected remedy, Alternative 2, Institutional Controls.

#### **Criteria 9: Community Acceptance**

Based on input received during the public comment period and the public hearing, the community accepts and supports the selected remedy.

### **2.11 STATUTORY DETERMINATIONS**

The selected remedy is Alternative 2. Institutional controls in the form of deed restrictions for Parcel 3 are protective of human health and the environment, comply with Federal and State requirements that are applicable or relevant and appropriate, are cost-effective, and utilize a permanent solution to the maximum extent practicable. Because this remedy will result in hazardous substances remaining in Parcel 3 above levels that allow for unlimited use and unrestricted exposure, DOE in consultation with US EPA, OEPA, and ODH will review the remedial action each year to assure that human health and the environment are being protected by the remedial action being implemented.

DOE reserves the right to petition the US EPA, OEPA, and ODH for a modification to the frequency established for conducting the effectiveness reviews.

## 2.12 DOCUMENTATION OF SIGNIFICANT CHANGES

Although this ROD will be signed and finalized, new information may be received or generated that could affect the implementation of the remedy. DOE, as the lead agency for this ROD, has the responsibility to evaluate the significance of any such new information. The type of documentation required for a post-ROD change depends on the nature of the change. Three categories of changes are recognized by the US EPA: non-significant, significant, and fundamental. Non-significant post-ROD changes may be documented using a memo to the Administrative Record file. Changes that significantly affect the ROD must be evaluated pursuant to CERCLA Section 117 and the NCP at 40 CFR 300.435(c)(2)(I). Fundamental changes typically require a revised Proposed Plan and an amendment to the ROD. Significant or fundamental changes to the ROD for Parcel 3 are not anticipated.

## 3.0 RESPONSIVENESS SUMMARY

This section of the ROD presents stakeholder concerns about Parcel 3 and explains how those concerns were addressed prior to issuance of the ROD. Formal comments were received from two individuals during the public meeting held on May 17, 2001. No other stakeholders provided comments during the public review period for the proposed plan. The Core Team responded to stakeholder concerns by letter. Comments and responses are presented below.

Comments on the Parcel 3 Proposed Plan and Residual Risk Evaluation from James D. Bonfiglio, MESH Advisor

These two "Public Review Drafts" were received by this observer at the 5/11/01 MAC/MRC meetings. Basically parcel 3 is comprised of 3 PRS's (99, 100, 241) and 2 buildings (GH & GP-1). If one accepts the reporting data given, then my previous report written 4/2001 covering PRS 99&100 is still valid. For a refresher, "PRS 99 required a removal action since plutonium-238 exceeded the guideline value of 55pCi/g. Onsite a 120pCi/g level was found while offsite a reading of 297 pCi/g resulted." Since the PRS 99 location has been reported as "remediation completed" the high plutonium-238 offsite level seems to be remaining. I did not find any mention of this again. There are multiple reports which have been issued on PRS 99 including the two above in which PRS 99 resides. As I continue to say, these reports could be more concise, user/reader friendly and organized in such a way that understanding them would be much improved. To that end and with other objectives I will meet with DOE staff and others at the Mound on May 16, 2001.

### Response:

The Proposed Plan (Public Review Draft, page 11) reads "...PRS99. One sample displayed an elevated concentration of plutonium-238 (120pCi/g by on-site gamma-ray spectrometry, 297 pCi/g by off-site isotopic analysis). A trenching investigation yielded evidence of greater contamination (up to 839 pCi/g of plutonium-238). A removal action

was performed and subsequent verification sampling documented remaining plutonium-238 concentrations below the 55 pCi/g Risk Based Guideline Value (*On-Scene Coordinator (OSC) Report, PRS 99, Removal Action, Final, (August 2000)*)." "Off-site" indicates the measurement was performed off-site. No samples were taken from "off-site" locations as part of the PRS 99/100 Further Assessment of the PRS 99 Removal Action.

### **Comment (continued)**

Concerning Parcel 3, "residual risks" and "Proposed Plan" documents can be summarized as follows: WARNING: DO NOT EVER USE P-3 GROUNDWATER!

- PRS 99, of the listed PRSs & buildings, provides the risks of concern in Parcel 3.
- A CERCLA removal action followed for PRS 99.
- Residual risks with Parcel 3 including toxicity and exposure assessments were made. Risks include carcinogenic (cancer) & hazard index data for non-carcinogenic substances.
- Potential exposure/use of groundwater poses future cancer risks due to tritium. Antimony presence in groundwater, if ingested, also is a hazard. A higher hazard index for groundwater is shown when hexavalent chromium, antimony & thallium are combined.
- Presence of plutonium 238 and thorium 230 in the groundwater, in addition to tritium poses a cancer risk.
- On page 20 of the 4/2001 Proposed Parcel 3 Plan, a simple but critical statement states "The future groundwater risks presented will be managed to be protective of human and environmental health". On page 21 of the Plan "deed restrictions" are given as the controls to do so. These deed restrictions include the following:
  - Maintenance of industrial/commercial use (add only!)
  - Prohibition against residential use (how can adjacent private property be prohibited from using/drilling for common and probably contaminated groundwater?)

### **Response:**

These two deed restrictions address the future land use; only industrial/commercial, not residential. This Residual Risk Evaluation was prepared according to the Residual Risk Evaluation Methodology (RREM). This methodology focuses on the risks within the parcel. According to the Mound 2000 Work Plan, off-site risk will be addressed in the off-site or final Record of Decision and its supporting Risk Evaluation. Although this evaluation is some years in the future, the off-site population has not been forgotten. Mound's effluent monitoring and environmental surveillance continues, is reported to the public via the Annual Site Environmental Monitoring Report and other means, and will continue until the end of the Exit Project. The environmental surveillance program involves sample collection and analysis of ambient air, regional water supplies, sediments, on-site and off-site groundwater, and foodstuffs.

**Comment (continued)**

- Site access for federal & state agencies for the purpose of sampling & monitoring. (Then what?)

**Response:**

The results of the monitoring will be evaluated and reported. The details of monitoring, evaluating, and reporting with respect to institutional controls are developed in the O&M Plan for the transferred parcels. The Post Closure Stewardship Working Group, which includes representatives of MMCIC and the public, is developing the approach to monitoring after DOE departs the site. According to Section 120(h)(4)(D)(i) of CERCLA, any additional response action or corrective action found to be necessary after the date of sale or transfer shall be conducted by DOE or its successor(s).

**Comment (continued)**

- Prohibition against the removal of Parcel 3 soils from the DOE Mound Property (as owned in 1998) boundary without approval from the Ohio Department of Health and the OEPA. (I recommend addition to this of the Miamisburg community or groups with a stake!)

**Response:**

It is appropriate to name the Ohio Department of Health and the Ohio Environmental Protection Agency in the ROD. These institutions can be expected to be present to address the question of soil removal if it comes at some future date. These institutions are also aware of and responsive to stakeholder input and would be expected to involve the appropriate stakeholder groups. If/when the question of moving soil is raised, it could be that the appropriate stakeholder group is one that does not exist today.

**Comment (continued)**

The added comments will be presented during the May 17, 2001 Public Meeting to discuss the Proposed Plan.

Since exposures for both future "construction workers" and "site employees" to groundwater contaminants is a major concern, what safeguards and liabilities will be in place and what groups will be financially responsible for future problems?

**Response:**

DOE or its successors have the responsibility to monitor, maintain and enforce the institutional controls. This responsibility includes the duty to conduct annual assessments of compliance with the deed restrictions and the duty to enforce the deed restrictions if any non-compliance is detected. In addition, a long term groundwater

monitoring program is being evaluated as part of Long Term Stewardship. New information may be received or generated that could affect the implementation of the remedy. DOE as lead agency, has the responsibility to evaluate the significance of any such new information. New information that is determined to effect a fundamental change in the remedy could result in an amended ROD and revised remedy.

### **Comment (continued)**

These two reports, as a common objective observed in all the reports (about 20) reviewed so far, seem to emphasize the "rose" while minimizing the "thorns". The good data is easy to find while that which exceeds guidelines values, risk values above acceptable levels which includes carcinogens and non-carcinogenic hazard indices is almost hidden. Parcel 3 is not a pristine piece of property! The deed restrictions alone will not minimize human and environmental health concerns, a detailed and ongoing checks & balances enforcement scheme will be needed and must be included or I predict "Murphy's Law" will be invoked! As I read the section 5.2.3 "Overall Summary of Risk Results" and 6.0 "Uncertainty in the Risk Assessment" I felt like one who just found out that he wandered into a large area of quicksand! These 2 sections are in the Parcel 3 Residual Risk Evaluation April 2001 Draft and begin on page 32. As noted also in Tables 33 through 35, the large number of so called "bolded values exceeding the cancer risk of  $10^{-6}$  or non-cancer hazard index greater than 1" is enlightening and very alarming. I certainly would have second thoughts about becoming either a site employee or construction worker.

On page 38 of the Residual Risk Parcel 3 Evaluation, Section 6.5 Conclusions states in part the following: "The residual risk in Parcel 3 exceeds the acceptable risk range and is primarily driven by the conservative groundwater analysis." To quote a TV lawyer, on behalf of his client, he constantly states "Your honor I'm not comfortable with that." As with Parcel 3, I too am not comfortable with the risks remaining or an enforceable well controlled plan to prevent future exposures to construction & site workers and we must do better than this!

### **Response:**

Parcel 3 is not pristine. The data set (thousands of measurement results) used for the risk evaluation was provided with the RRE. Risk results for both receptors were summarized in three tables to provide context and consistency of presentation. Risk results from  $10^{-4}$  to  $10^{-6}$ , although acceptable, were also printed in bold (as were the unacceptable risks). Although some risk and hazard results exceed the acceptable values, the cause of this exceedance is understood and the remedy (institutional controls) prevents this mode of exposure. Where overall risk (or hazard) exceeds acceptable levels, the exceedance is driven by exposure to groundwater and is due to the conservative nature of the groundwater analysis. The groundwater model does not take into account natural physical and chemical processes such as dilution, dispersion, adsorption, and soil properties that would reduce contaminant levels of groundwater from the bedrock aquifer that may migrate to the Buried Valley Aquifer. As a result, the

future groundwater exposure point concentration (EPC) is biased high and is conservative. In addition, to the conservative nature of the groundwater model, conservative decisions were made concerning the data set and toxicity factors. For example, the maximum detected concentration of antimony (a single measurement) from a data set that spans approximately seventeen years is used as the EPC. Using the next highest measurement instead lowers the hazard index due to antimony for the construction worker scenario from 1.3 to 0.4, which is well below the acceptable threshold. Chromium, which is a driver for future groundwater risk, was assumed to be present only in its most toxic form (hexavalent). These assumptions are likely to result in an overestimation of groundwater risk. Given the conservative nature of the Residual Risk Evaluation and the associated uncertainties, the risks presented in the RRE represent the upper-bound plausible limit of risks (worst case scenario). Based on the protective measures presented in the Proposed Plan for Parcel 3 and the conservative nature of the RRE, the future groundwater risks presented will be managed to be protective of human and environmental health.

Comments on the Parcel 3 Proposed Plan and Residual Risk Evaluation from Dann Bird, MMCIC Planning Manager

### **Substantive Comment**

MMCIC acknowledges that the residual risk calculated for a hypothetical construction worker and site worker in Release Parcel 3 exceed the acceptable risk thresholds or ranges for some exposure media, exposure pathways, and/or routes of exposure, given the assumptions incorporated into the Mound 2000 Residual Risk Evaluation Methodology (DOE, January 1997). These exceedances include the incremental and total non-carcinogenic hazards for the current and future construction worker, current and future site employee, which exceed a Hazard Index of one due to potential exposure to groundwater. In addition, the incremental excess lifetime cancer risk for the future construction worker scenario ( $3.0 \times 10^{-4}$ ) exceeds the acceptable risk range ( $10^{-4}$  to  $10^{-6}$ ). These risk exceedances are driven by the exposure to groundwater risk calculation.

MMCIC understands that the conservative assumptions incorporated into Mound's groundwater risk model will overestimate risk. These assumptions (that natural attenuation physical and chemical processes are not included in the calculation of the input groundwater concentration term, the use of the maximum detected value (from as much as seventeen year's work of data), and the assumption that certain contaminants (such as chromium) are present in only their most toxic form) are intended to be conservative and were all accepted and commented upon during the public review period of the *Residual Risk Evaluation Methodology*. With this in mind, MMCIC understands that the actual groundwater risks are likely to be lower and accepts that the proposed action for Parcel 3, namely institutional controls that will bar the use of groundwater at the Mound facility, will be protective of human health and the environment under an industrial/commercial exposure scenario.

**Response:**

No response needed.

**ERRATA**

The second sentence of the second complete paragraph on page viii of the RRE Executive Summary should read "Total, background, and incremental risks for the site employee..." rather than "Total, background, and incremental risks for the construction worker..."

**Response:**

The comment is correct. The text will be changed in the Final version of the RRE.

**Comment from the Core Team**

During the development of the Residual Risk Evaluation for Parcel 3, revised slope factors for radionuclides were released by HEAST. The risk calculations for Parcel 3 were recomputed using the revised slope factors. The results are not significantly different from the risks published in the Public Review Draft (see Table 11). The preferred alternative identified in the Proposed Plan is not affected by this development.

**Table 11: Incremental Residual Risk for Parcel 3 Using Revised Slope Factors**

Scenario and Receptor	Media	Constituents	Pathway	Total Cancer Risk as reported in Public Review Draft of RRE	Total Cancer Risk using revised HEAST slope factors
Construction Worker Scenario	Soil (all sample depths) (Current/Future)	Chemical and Radiological	Ingestion	<b>6.1E-06</b>	<b>5.8E-06</b>
			Inhalation of Dust	5.5E-09	7.0E-09
			Inhalation of VOCs	NA	NA
			External	6.9E-10	2.9E-07
			Soil Total Risk	<b>6.1E-06</b>	<b>6.1E-06</b>
	Groundwater (Current)	Chemical and Radiological	Ingestion	<b>2.1E-06</b>	<b>2.7E-06</b>
			Dermal Contact	NA	NA
			Inhalation While Showering	NA	NA
			Current Groundwater Total Risk	<b>2.1E-06</b>	<b>2.7E-06</b>
	Groundwater (Future)	Chemical and Radiological	Ingestion	<b>9.6E-06</b>	<b>9.2E-06</b>
			Dermal Contact	<b>2.8E-04</b>	<b>2.0E-04</b>
			Inhalation While Showering	7.6E-08	4.5E-08
			Future Groundwater Total Risk	<b>2.9E-04</b>	<b>2.1E-04</b>
	Air*	Radiological	Inhalation	2.0E-07	2.0E-07
Air Total Risk			2.0E-07	2.0E-07	
		Cumulative Incremental Current Risk	<b>8.4E-06</b>	<b>9.0E-06</b>	
		Cumulative Incremental Future Risk	<b>3.0E-04</b>	<b>2.2E-04</b>	
Site Employee Scenario	Soil (0-2 ft bls) (Current/Future)	Chemical and Radiological	Ingestion	<b>2.6E-06</b>	<b>2.4E-06</b>
			Inhalation of Dust	2.2E-08	2.9E-08
			Inhalation of VOCs	NA	NA
			External	6.2E-10	3.2E-07
			Soil Total Risk	<b>2.6E-06</b>	<b>2.7E-06</b>
	Groundwater (Current)	Chemical and Radiological	Ingestion	<b>2.0E-05</b>	<b>2.3E-05</b>
			Current Groundwater Total Risk	<b>2.0E-05</b>	<b>2.3E-05</b>
	Groundwater (Future)	Chemical and Radiological	Ingestion	<b>5.4E-05</b>	<b>4.9E-05</b>
			Future Groundwater Total Risk	<b>5.4E-05</b>	<b>4.9E-05</b>
	Air*	Radiological	Inhalation	9.9E-07	9.9E-07
			Air Total Risk	9.9E-07	9.9E-07
			Cumulative Incremental Current Risk	<b>2.4E-05</b>	<b>2.7E-05</b>
		Cumulative Incremental Future Risk	<b>5.8E-05</b>	<b>5.3E-05</b>	

NA - Not applicable

\*RRE values for air were brought forward from the Technical Position Report for Release Blocks D and H. (DOE 1999)

Numbers written as 1.0E-03 equal 1x10<sup>-3</sup>

**bolded** values exceed cancer risk of 10<sup>-6</sup> or non cancer HI greater than 1

bls - below land surface

#### **4.0 ADMINISTRATIVE RECORD FILE REFERENCES**

Information used to select the remedy is contained in the Administrative Record file. The file is available for review at the Mound CERCLA Reading Room, Miamisburg Senior Adult Center, 305 Central Avenue, Miamisburg, Ohio. The Administrative Record File references for Parcel 3 include the following:

Remedial Investigation/Feasibility Study, Operable Unit 9, Site-Wide Work Plan, Final, May 1992.

Operable Unit 9 Site Scoping Report, Volume 3 - Radiological Site Survey, Final, June 1993.

Operable Unit 9; Hydrogeologic Investigation: Bedrock Report, Technical Memorandum, Revision 0, January 1994.

Operable Unit 9; Hydrogeologic Investigation: Buried Valley Aquifer Report, Technical Memorandum, Revision 1, September 1994.

Operable Unit 9 Background Soils Investigation Soil Chemistry Report, Technical Memorandum, Revision 2, September 1994.

Operable Unit 5 New Property Remedial Investigation Report, Final, Revision 0, February 1996.

Operable Unit 9 Hydrogeologic Investigation: Groundwater Sweeps Report, Technical Memorandum, April 1995.

Operable Unit 9 Regional Soils Investigation Report, Revision 2, August 1995.

Residual Risk Evaluation, Release Block D, Final, Revision 0, December 1996.

The Mound 2000 Residual Risk Evaluation Methodology (RREM), Mound Plant, Final, Revision 0, January 1997.

Work Plan for Environmental Restoration of the DOE Mound Site, The Mound 2000 Approach, Final, Revision 0, February 1999.

Risk-Based Guideline Values, Mound Plant, Miamisburg, Ohio, Final, Rev. 4, March 1997.

Parcel 3 Residual Risk Evaluation, Public Review Draft, April 2001.

Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) Section 120 Federal Facility Agreement, August 1993.

Operable Unit 9 Surface Water and Sediment Report, Technical Memo, Revision 2, September 1996.

Operable Unit 9 Ecological Characterization Report, Technical Memorandum, Revision 0, March 1994.

Parcel 3 Proposed Plan, Public Review Draft, April 2001.

Technical Position Report in Support of the Release Block D Residual Risk Evaluation, Final, January 1999.

Memorandum, Randolph Tormey, Deputy Chief Counsel, Ohio Field Office, US DOE dated February 17, 1999 regarding Institutional Controls, Mound.

Reconnaissance Sampling Report; Soil Gas Survey and Geophysical Investigations; Mound Plant Main Hill and SM/PP Hill; Final, Revision 2, February 1993.

On-Scene Coordinator (OSC) Report, PRS 99, Removal Action, Final, August 2000.

GH Building Data Package, July 1999.

GP-1 Building Data Package, July 1999.

PRS 100 Package, August 2000.

PRS 241 Package, August 1997.

PRS 99 Action Memo, Engineering Evaluation, Cost Analysis, Final, October 2000.

Further Assessment Data Report, PRS 99/100, Final, July 2000.

## **APPENDIX A**

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### **Quit Claim Deed for Parcel 3**

## QUIT CLAIM DEED

The UNITED STATES OF AMERICA, acting by and through the Secretary of the Department of Energy (hereinafter sometimes called "Grantor"), under and pursuant to the authority of the Atomic Energy Act of 1954, Section 161 (g) (42U.S.C. §2201(g)), in consideration of the covenants contained herein, and other good and valuable consideration, duly paid by the Miamisburg Mound Community Improvement Corporation, a non-profit corporation subsisting under the laws of Ohio and recognized by the Secretary of Energy as the agent for the community wherein the former Mound Facility is located (hereinafter sometimes called "Grantee"), the receipt of which is hereby acknowledged, hereby QUIT CLAIMS unto Grantee its successors and assigns, subject to the reservations, covenants, and conditions hereinafter set forth, all of its right, title and interest, together with all improvements thereon and appurtenances thereto, in the following described real property (hereinafter the "Premises), commonly known as Parcel 3:

Situated in the State of Ohio, County of Montgomery and being parts of City of Miamisburg Lot Number 2259 and 2290, also being part of Sections 30, Fractional Town 2, Range 5 East M.R.S. and Fractional Section 36, Fractional Town 2, Range 5 East M.R.S. and being a portion previously conveyed to USA as described in Deed Book 1246, Page 45 and also being a portion previously conveyed to USA as described in Deed Book 1214, Page 12 and also being a portion previously conveyed to USA as described in Deed Book 1256, Page 179 containing 5.581 acres, more or less, and being more fully described in Exhibit A attached hereto and incorporated herein.

RESERVING UNTO Grantor, the United States Environmental Protection Agency (USEPA) and the State of Ohio, acting by and through the Director of the Ohio Environmental Protection Agency (OEPA) or the Ohio Department of Health (ODH), their successors and assigns, an easement to, upon or across the Premises in conjunction with the covenants of Grantor and, or Grantee in paragraphs numbered 1.1-1.3, 3.2 and 3.3 of this Deed and as otherwise needed for purposes of any response action as defined under the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), as amended, including but not limited to, environmental investigation or remedial action on the Premises or on property in the vicinity thereof, including the right of access to, and use of, to the extent permitted by applicable law, utilities at reasonable cost to Grantor. Grantee understands that any such response action will be conducted in a manner so as to attempt to minimize interfering with the ordinary and reasonable use of the Premises.

This Deed and conveyance is made and accepted without warranty of any kind, either expressed or implied, except for the warranty in paragraph 3.3 of this Deed, and is expressly made under and subject to all reservations, restrictions, rights, covenants, easements, licenses, and permits, whether or not of public record, to the extent that the same affect the Premises.

1. The parties hereto intend the following restrictions and covenants to run with the land and to be binding upon the Grantee and its successors, transferees, and assigns or any other person acquiring an interest in the Premises, for the benefit of Grantor, USEPA and the State of Ohio, acting by and through the Director of OEPA or ODH, their successors and assigns.

1.1 Grantee covenants that any soil from the Premises shall not be placed on any property outside the boundaries of that described in instruments recorded at Deed Book (1214, pages 10, 12, 15, 17 and 248; Deed Book 1215, page 347; Deed Book 1246, page 45; Deed Book 1258, pages 56 and 74; Deed Book 1256, page 179; Micro-Fiche 81-376A01; and Micro-Fiche 81-323A11) of the Deed Records of Montgomery County, Ohio (and as illustrated in the Parcel 3 Environmental Summary, Notices of Hazardous Substances, Mound Plant, Miamisburg, Ohio dated \_\_\_\_\_ without prior written permission approval from ODH and OEPA, or successor agencies.

1.2 Grantee covenants not to use, or allow the use of the Premises for any residential or farming activities, or any other activities which could result in the chronic exposure of children under eighteen years of age to soil or groundwater from the Premises. Restricted uses shall include, but not be limited to:

- (1) single or multi family dwellings or rental units;
- (2) day care facilities;
- (3) schools or other educational facilities for children under eighteen years of age; and
- (4) community centers, playgrounds, or other recreational or religious facilities for children under eighteen years of age.

Grantor shall be contacted to resolve any questions which may arise as to whether a particular activity would be considered a restricted use.

1.3 Grantee covenants not to extract, consume, expose, or use in any way the groundwater underlying the premises without the prior written approval of the United States Environmental Protection Agency (Region V) and the OEPA.

2. The Grantor hereby grants to the State of Ohio and reserves and retains for itself, its successors and assigns an irrevocable, permanent, and continuing right to enforce the covenants of this Quitclaim Deed through proceedings at law or in equity, including resort to an action for specific performance, as against and at the expense of Grantee, its successors and assigns, including reasonable legal fees, and to prevent a violation of, or recover damages from a breach of, these covenants, or both. Any delay or forbearance in enforcement of said restrictions and covenants shall not be deemed to be a waiver thereof.

3. Pursuant to Section 120(h)(3) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended (42 U.S.C. §9620(h)(3)), the following is notice of hazardous substances, the description of any remedial action taken, and a covenant concerning the Premises.

3.1 **Notice of Hazardous Substance:** Grantor has made a complete search of its files and records concerning the Premises. Those records indicate that the hazardous substances listed in Exhibit "B," attached hereto and made a part hereof, have been stored for one year or more or disposed of on the Premises and the dates that such storage/disposal took place.

- 3.2 **Description of Remedial Action Taken:** Institutional Controls are established. The Institutional Controls are set forth as covenants in Sections 1.1, 1.2, and 1.3 of this Deed.
- 3.3 **Covenant:** Grantor covenants and warrants that all remedial action necessary for the protection of human health and the environment with respect to any hazardous substances remaining on the property has been taken, and any additional remedial action found to be necessary after the date of this Deed regarding hazardous substances existing prior to the date of this Deed shall be conducted by Grantor, provided, however, that the foregoing covenant shall not apply in any case in which the presence of hazardous substances on the property is due to the activities of Grantee, its successors, assigns, employees, invitees, or any other person subject to Grantee's control or direction.
4. Unless otherwise specified, all the covenants, conditions, and restrictions to this Deed shall be binding upon, and shall inure to the benefit of the assigns of Grantor and the successors and assigns of Grantee.

**IN WITNESS WHEREOF**, the United States of America, acting by and through its Secretary of the Department of Energy, has caused these presents to be executed this \_\_\_\_\_ day of \_\_\_\_\_, 2001.

UNITED STATES OF AMERICA

\_\_\_\_\_

WITNESSETH:

\_\_\_\_\_

\_\_\_\_\_

State of Ohio )  
 County of Montgomery ) SS.

Before me, a Notary Public in and for said State and County, appeared this \_\_\_\_ day of \_\_\_\_\_, 2001, \_\_\_\_\_, who acknowledged that she is the Manager of the Ohio Field Office for the Unites States Department of Energy, with full authority to execute the foregoing on behalf of the Unites States of America, and who acknowledged the above to be her signature and her free act and deed.

SEAL

\_\_\_\_\_  
 Notary Public

**APPENDIX A, Exhibit A**

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**Legal Description of Parcel 3**

**Exhibit "A"**  
*for*  
**Mound Parcel Three**  
containing  
**5.581 Acres**

May 4, 2000

Situate in the State of Ohio, County of Montgomery and being parts of City of Miamisburg Lot Numbered 2259 and 2290, also being part of Sections 30, Fractional Town 2, Range 5 East M.R.S. and Fractional Section 36, Fractional Town 2, Range 5 East M.R.S. and being a portion previously conveyed to USA as described in Deed Book 1246, Page 45 and also being a portion previously conveyed to USA as described in Deed Book 1214, Page 12 and also being a portion previously conveyed to USA as described in Deed Book 1256, Page 179 and being more particularly described as follows:

**COMMENCING** at a Concrete Monument Found (Top Broken Off) at the Northwest corner of the Northwest Quarter of Section 30 said Monument also being the Northeast corner of a 2.90 Acre tract of land conveyed to Robert P. Heist as described in Deed MF 74-0526-C09, **THENCE** with the West line of said Heist Lands, **South 05° 45' 57" West for a distance of 130.89 feet to a 1" Iron Pipe Found Pinched** at the Southwest corner of said Heist Lands and the Northwest corner of a 14.288 Acre tract conveyed to the Miamisburg Community Corporation as described in Deed MF 99-852-E11 and the **TRUE POINT OF BEGINNING** of the herein described tract;

**THENCE** with the West line of said Miamisburg Community Corporation lands the next seven calls:

- 1) THENCE, South 05° 29' 16" West for a distance of 57.67 feet to a 5/8" Rebar Found with cap (LeRoy);**
- 2) THENCE, South 65° 31' 15" West for a distance of 35.05 feet to a 5/8" Rebar Found with cap (LeRoy);**
- 3) THENCE, South 25° 44' 48" East for a distance of 160.76 feet to a 5/8" Rebar Found with cap (LeRoy);**
- 4) THENCE, South 64° 37' 16" East for a distance of 56.61 feet to a 5/8" Rebar Found with cap (LeRoy);**

**5) THENCE, North 64° 01' 25" East for a distance of 37.94 feet to a 5/8" Rebar Found with cap (LeRoy);**

**6) THENCE, South 25° 04' 47" East for a distance of 194.43 feet to a 5/8" Rebar Found with cap (LeRoy);**

**7) THENCE on a Curve to the Left with a Radius of 360.67 feet, a Arc Length of 180.89 feet, a Delta Angle of 28° 44' 12", with a Chord Bearing of South 39° 26' 53" East and a Chord Distance of 179.00 feet to a 5/8" Rebar Set;**

**THENCE on a new division line through said USA lands, South 40° 10' 27" West for a distance of 91.34 feet to a Cross Notch Set;**

**THENCE continuing on a new division line through said USA lands, South 23° 57' 22" East for a distance of 17.73 feet to a 3 inch Existing Steel Fence Corner Found;**

**THENCE continuing on a new division line through said USA lands, South 64° 21' 58" West for a distance of 99.96 feet to a Mag Nail Set;**

**THENCE continuing on a new division line through said USA lands, North 50° 48' 40" West for a distance of 23.44 feet to a Mag Nail Set;**

**THENCE continuing on a new division line through said USA lands, South 65° 58' 19" West for a distance of 39.91 feet to Cross Notch Set;**

**THENCE continuing on a new division line through said USA lands, North 24° 24' 48" West for a distance of 308.00 feet to a 6 inch Existing Steel Fence Corner Found;**

**THENCE continuing on a new division line through said USA lands, North 59° 05' 44" East for a distance of 2.80 feet to a 6 inch Existing Steel Fence Corner Found;**

**THENCE continuing on a new division line through said USA lands, North 20° 40' 57" West for a distance of 10.55 feet to a Cross Notch Set;**

**THENCE continuing on a new division line through said USA lands, South 67° 51' 08" West for a distance of 3.37 feet to a Cross Notch Set;**

**THENCE continuing on a new division line through said USA lands, North 24° 33' 12" West for a distance of 30.35 feet to a 6 inch Existing Steel Fence Corner Found;**

**THENCE continuing on a new division line through said USA lands, North 50° 32' 22" West for a distance of 26.56 feet to a Mag Nail Set, passing a RR Spike Set at 8.09 feet on the West line of said Section 30;**

**THENCE continuing on a new division line through said USA lands, North 31° 01' 18" West for a distance of 13.93 feet to a Mag Nail Set;**

***THENCE*** continuing on a new division line through said USA lands, ***South 65° 08' 57"***  
***West for a distance of 7.98 feet to a Mag Nail Set;***

***THENCE*** continuing on a new division line through said USA lands, ***South 23° 06' 46"***  
***East for a distance of 13.85 feet to a 4 inch Existing Steel Fence Corner Found;***

***THENCE*** continuing on a new division line through said USA lands, ***South 63° 53' 40"***  
***West for a distance of 26.73 feet to a Cross Notch Set;***

***THENCE*** continuing on a new division line through said USA lands, ***South 24° 54' 44"***  
***East for a distance of 45.10 feet to a Cross Notch Set*** on the Easterly extension of the  
Southerly line of an existing one story brick building named GS1;

***THENCE*** continuing on a new division line through said USA lands and with the  
Southerly line of said GS1 building, ***South 65° 11' 32"*** ***West for a distance of 268.32***  
***feet to a 5/8" Rebar Set***, passing the Southeasterly corner of said GS1 building at 62.6  
feet and the Southwesterly corner of said GS1 building at 263.43 feet;

***THENCE*** continuing on a new division line through said USA lands, ***North 24° 25' 19"***  
***West for a distance of 229.01 feet to a Mag Nail Set;***

***THENCE*** continuing on a new division line through said USA lands and with an existing  
fenceline, ***South 65° 33' 23"*** ***West for a distance of 284.61 feet to a Mini RR Spike Set***  
***in a 4 foot wide Concrete Walk at the Joint;***

***THENCE*** continuing on a new division line through said USA lands, ***North 24° 23' 31"***  
***West for a distance of 104.08 feet to a 5/8" Rebar Set*** on the South line of lands  
conveyed to the City of Miamisburg as described in Deed Book 594, Page 410, witness a  
Concrete Monument Found Bearing South 65° 36' 29" East at a distance of 38.74 feet;

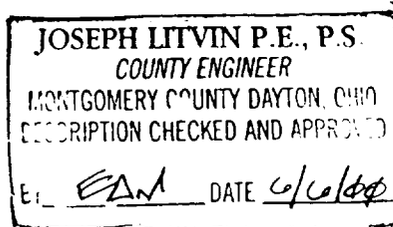
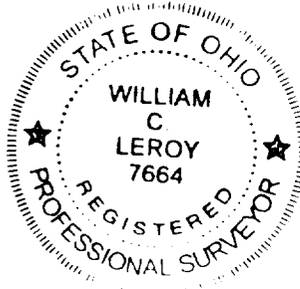
***THENCE*** with the South line of said City of Miamisburg lands, ***North 65° 36' 29" East***  
***for a distance of 770.61 feet BACK TO THE TRUE POINT OF BEGINNING.***

Said property contains 5.581 Acres more or less with 1.992 Acres more or less in Section 30 and 3.589 Acres more or less in Fractional Section 36. North based on State Plane Coordinates, Ohio South Zone taken from a survey performed by Lockwood, Jones and Beals dated 06-01-82 and referenced to Deed MF 99-852-1111: Note bearing South 25° 04' 47" East with a distance of 194.43 feet. This description is based on an actual field survey performed by HLS Surveyors and Engineers under the direct supervision of William C. LeRoy PS, Ohio Lic. No. 7664 and dated May, 2000. Subject to all Easements, Highways, Covenants and Restrictions.



6-05-00

William C. LeRoy PS  
Ohio Lic. No. 7664  
KY. Lic. No. 3516



SECTION 30 & 36, FRAC. TOWN 2, RANGE 5 M.R.S.  
 MIAMISBURG, MONTGOMERY CO., OHIO  
 PART OF CITY OF MIAMISBURG LOT NUMBER 2259  
 &  
 PART OF CITY OF MIAMISBURG LOT NUMBER 2290

CITY OF MIAMISBURG  
 28 304 PG. 40  
 8 427077 & 17087



MEASUREMENTS ESTABLISHED ON STATE PLANE  
 COORDINATES SOUTH ZONE, STATE OF OHIO  
 DATE SURVEY REFERENCE IS 1  
 GRAPHIC SCALE 1" = 100'  
 JULY 2009

- LEGEND**
- 1. 1/4" TO 1/8" = 100'
  - 2. 1/8" TO 1/4" = 200'
  - 3. 1/4" TO 1/2" = 400'
  - 4. 1/2" TO 3/4" = 600'
  - 5. 3/4" TO 1" = 800'
  - 6. 1" TO 1 1/4" = 1000'
  - 7. 1 1/4" TO 1 1/2" = 1200'
  - 8. 1 1/2" TO 1 3/4" = 1400'
  - 9. 1 3/4" TO 2" = 1600'
  - 10. 2" TO 2 1/4" = 1800'
  - 11. 2 1/4" TO 2 1/2" = 2000'
  - 12. 2 1/2" TO 2 3/4" = 2200'
  - 13. 2 3/4" TO 3" = 2400'
  - 14. 3" TO 3 1/4" = 2600'
  - 15. 3 1/4" TO 3 1/2" = 2800'
  - 16. 3 1/2" TO 3 3/4" = 3000'
  - 17. 3 3/4" TO 4" = 3200'
  - 18. 4" TO 4 1/4" = 3400'
  - 19. 4 1/4" TO 4 1/2" = 3600'
  - 20. 4 1/2" TO 4 3/4" = 3800'
  - 21. 4 3/4" TO 5" = 4000'
  - 22. 5" TO 5 1/4" = 4200'
  - 23. 5 1/4" TO 5 1/2" = 4400'
  - 24. 5 1/2" TO 5 3/4" = 4600'
  - 25. 5 3/4" TO 6" = 4800'
  - 26. 6" TO 6 1/4" = 5000'
  - 27. 6 1/4" TO 6 1/2" = 5200'
  - 28. 6 1/2" TO 6 3/4" = 5400'
  - 29. 6 3/4" TO 7" = 5600'
  - 30. 7" TO 7 1/4" = 5800'
  - 31. 7 1/4" TO 7 1/2" = 6000'
  - 32. 7 1/2" TO 7 3/4" = 6200'
  - 33. 7 3/4" TO 8" = 6400'
  - 34. 8" TO 8 1/4" = 6600'
  - 35. 8 1/4" TO 8 1/2" = 6800'
  - 36. 8 1/2" TO 8 3/4" = 7000'
  - 37. 8 3/4" TO 9" = 7200'
  - 38. 9" TO 9 1/4" = 7400'
  - 39. 9 1/4" TO 9 1/2" = 7600'
  - 40. 9 1/2" TO 9 3/4" = 7800'
  - 41. 9 3/4" TO 10" = 8000'
  - 42. 10" TO 10 1/4" = 8200'
  - 43. 10 1/4" TO 10 1/2" = 8400'
  - 44. 10 1/2" TO 10 3/4" = 8600'
  - 45. 10 3/4" TO 11" = 8800'
  - 46. 11" TO 11 1/4" = 9000'
  - 47. 11 1/4" TO 11 1/2" = 9200'
  - 48. 11 1/2" TO 11 3/4" = 9400'
  - 49. 11 3/4" TO 12" = 9600'
  - 50. 12" TO 12 1/4" = 9800'
  - 51. 12 1/4" TO 12 1/2" = 10000'

**CURVE TABLE**

NUMBER	LENGTH	DELTA ANGLE	RADIUS	CHORD	SECTION	CHORD LENGTH
1	480.89	20°44'30"	860.67	167.33	S 21°33'27" E	179.00

**LINE TABLE**

NUMBER	DIRECTION	DISTANCE
1.1	S 23°37'27" E	17.73
1.2	S 50°42'40" W	23.64
1.3	S 20°05'44" E	2.80
1.4	S 20°40'53" W	48.80
1.5	S 47°39'04" W	13.37
1.6	S 41°31'04" W	18.30
1.7	S 50°32'22" W	16.36
1.8	S 37°07'04" W	48.83
1.9	S 63°28'17" W	7.90
1.10	S 23°04'48" E	13.80
1.11	S 63°23'40" W	28.77

**Surveyors Note**

1. Foundation boundary agrees with Platent Lines, unless otherwise shown.
2. All Plats for any 20' by 2' 30" Long and less.
3. Yellow Plats for 10' by 10' Long and less.
4. All measurements based on a good available corner reference point.
5. All bearings or their representations were checked during the survey, unless otherwise shown on plat.

**5581 ACRES  
 PLAT OF SURVEY  
 FOR  
 "ROUND PARCEL 3"  
 LAYED IN  
 SECTIONS 30 & 36 ALI & FRAC. 30 (L.200) ACJ  
 FRAC. TOWN 2, RANGE 5 M.R.S.  
 CITY OF MIAMISBURG  
 MONTGOMERY COUNTY, OHIO  
 PART OF MIAMISBURG LOT NO. 2259  
 &  
 PART OF CITY OF MIAMISBURG LOT NO. 2290**

- Referencing Documents**
1. 28 304 PG. 40 of Survey
  2. 28 304 PG. 40
  3. 28 304 PG. 40
  4. 28 304 PG. 40
  5. 28 304 PG. 40
  6. 28 304 PG. 40

Authorizes the Surveyor to execute a certificate and  
 Chapter 4736.09 of the Ohio Administrative Code & Survey for  
 the Plat of Survey and make note of their signatures and a date  
 in or after the survey.



WILLIAM C. LLOYD, SURVEYING PROFESSIONAL, REGISTERED  
 IN THE STATE OF OHIO  
 10-05-00  
 2477 THE HONEY CREEK

REGISTERED BY STATE OF OHIO  
**W.C. LLOYD**  
 Surveyor & Engineer  
 2477 THE HONEY CREEK, TOWNSHIP, OHIO 45355-0000

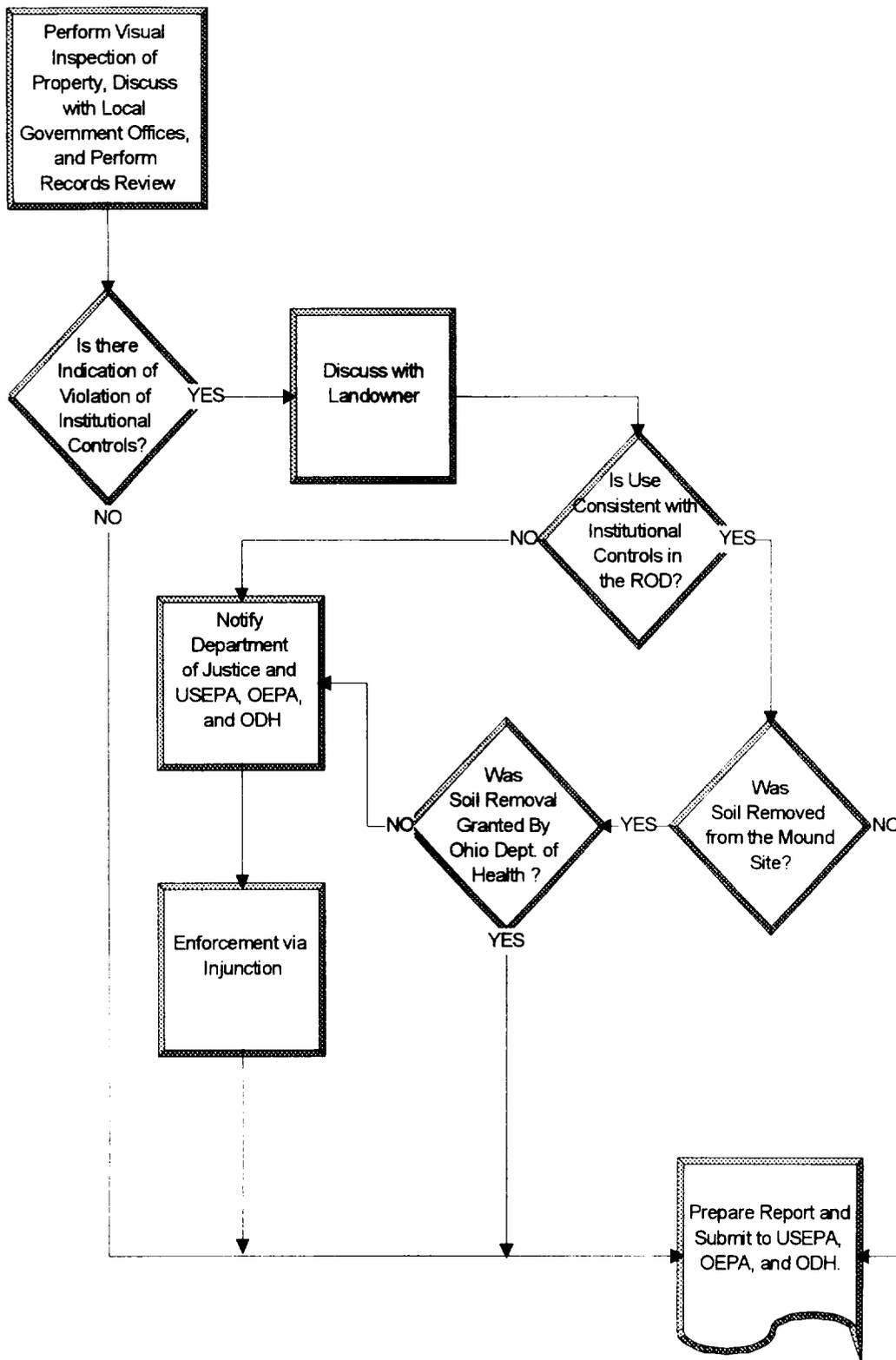
## **APPENDIX B**

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### **Mound Plant O&M Plan for the Implementation of Institutional Controls**

# Mound Plant O&M Plan for the Implementation of Institutional Controls



## **APPENDIX C**

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### **ARARs for Parcel 3**

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ARARs for Parcel 3

**Chemical Specific ARARs**

- OAC 3745-81-11, Maximum Contaminant Levels for Inorganic Chemicals
- OAC 3745-81-12, Maximum Contaminant Levels for Organic Chemicals
- OAC 3745-81-13, Maximum Contaminant Levels for Turbidity
- OAC 3745-81-15, Maximum Contaminant Levels for Radium 226, 228, Gross Alpha
- OAC 3745-81-16, Maximum Contaminant Levels for Beta Particle & Photon Radioactivity

**Location Specific ARARs**

- ORC 6111.03, Protection of Waters of the State
- ORC 3734.20, Description of OEPA Director's power for Protection of Public Health and the Environment

**Action Specific ARARs**

- ORC 317.08, Criteria for County Recording of Deeds
- ORC 5301.25(A), Proper Recording of Land Encumbrances

## **APPENDIX D**

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**Memorandum to file**

## MEMORANDUM

Date: 2/17/99

To: File

From: Randolph Tormey, Deputy Chief Counsel, Ohio Field Office, US DOE

Subject: Institutional Controls, Mound Facility, Miamisburg, Ohio

A question has arisen as to the validity and method of enforcement of restrictive covenants ("institutional controls") in deeds of conveyance for real property at the DOE Mound Facility, Miamisburg, Ohio. Currently in question are restrictive covenants to be placed upon a portion of the real property known as "Parcel D" as follows:

"The parties hereto intend the following restrictions and covenants to run with the land and to be binding upon the Grantee and its successors, transferees, and assigns or any other person acquiring an interest in the Premises, for the benefit of Grantor, USEPA and the State of Ohio, acting by and through the Director of the Ohio EPA or ODH, their successors and assigns.

Grantee covenants that any soil from the Premises shall not be placed on any property outside the boundaries of that described in instruments recorded at Deed Book 1214, pages 10, 12, 15, 17 and 248; Deed Book 1215, page 347; Deed Book 1246, page 45; Deed Book 1258, pages 56 and 74; Deed Book 1256, page 179; Micro-Fiche 81-376A01; and Micro-Fiche 81-323A11 of the Deed Records of Montgomery County, Ohio (and as illustrated in the CERCLA 120(h) Summary, Notices of Hazardous Substances Release Block D, Mound Plant, Miamisburg, Ohio dated January, 1999) without prior written approval from the Ohio Department of Health (ODH), or a successor agency.

Grantee covenants not to use, or allow the use of, the Premises for any residential or farming activities, or any other activities which could result in the chronic exposure of children under eighteen years of age to soil or groundwater from the Premises. Restricted uses shall include, but not be limited to:

- (1) single or multifamily dwellings or rental units;
- (2) day care facilities;
- (3) schools or other educational facilities for children under eighteen years of age; and
- (4) community centers, playgrounds, or other recreational or religious facilities for children under eighteen years of age.

Grantor shall be contacted to resolve any questions which may arise as to whether a particular activity would be considered a restricted use.

Grantee covenants not to extract, consume, expose, or use in any way the groundwater underlying the premises without the prior written approval of the United States Environmental Protection Agency (Region V) and the Ohio Environmental Protection Agency."

Under Ohio law there is no uniform or standard manner to encumber property since there are as many valid reasons for restricting the use of property as there are means to effect those purposes. Recordation of the

restrictions with the county recorder for the county in which the land is situated is generally required for the restrictions to be enforced so as to provide knowledge of their existence. While all courts disfavor restrictions upon the free use of land, Ohio law provides that "courts must enforce a restriction where it is clearly and unambiguously found in a covenant." Brooks v. Orshoski, 1998 WL 484560 (Oh App. 6 Dist.) In general, the court will "construe the language of the restriction by giving it its common and ordinary meaning, and read the restrictive covenants as a whole to ascertain the intent of the creator." Id. This states the basic rule followed by courts in Ohio. It also seems that restrictive covenants are viewed more favorably when they serve some public purpose. The above covenants seem to be of this nature. Based upon the case law in Ohio, the above-stated restrictive covenants are in a form that is acceptable in Ohio and should be enforced by the courts in this state.

Ohio Revised Code (ORC) § 5301.25(A) provides "All ... instruments of writing properly executed for the conveyance or encumbrance of lands ... shall be recorded in the office of the county recorder of the county in which the premises are situated..." Further, Note 2 under this section mentions that "Proper recording of instrument serves as constructive notice of interest or encumbrance to all who claim through or under grantor by whom such deed was executed," citing Thames v. Asia's Janitorial Service, Inc., (Lucas 1992) 81 Oh App. 3d 579, 611 N.E. 2d 948, motion overruled 65 Ohio State 3d 1458. Furthermore, under ORC § 5301.48 to have "marketable record title" a landowner must have an unbroken chain of title of record for forty years or more. This places upon the buyer of property the need to search the record title for at least the past 40 years, which typically reveals any "cloud" on the title. Of course, the above-mentioned covenants would be such a cloud and would be noted by the subsequent buyer. In a subsequent sale that buyer would then place the covenants in the following deed thereby perpetuating this notice. It should be noted that the lack of a cloud for the forty-year period would normally eliminate the restriction, except under ORC § 5301.53(G) any right, title or interest of the United States may not be extinguished in this manner. This indicates that the restrictive covenants will run with the land and will be enforced against any property owner who takes the property through a deed in the chain of title from DOE.

Enforcement of the restrictive covenants would be through an injunctive action which could be brought by any party for whose benefit the restrictions were put in place. Brooks v. Orshoski, 1998 WL 484560 (Ohio App. 6 Dist.), Meisse v. Family Recreation Club, Inc., 1998 WL 70503 (Ohio App. 2 Dist.). Obviously the governmental agencies mentioned in the draft deed for Parcel D would be such a party, however it is also conceivable that any other party intended as the beneficiary of the restrictive covenants could likewise bring an action for enforcement. In view of the public purposes served by the above-mentioned covenants this class of persons could be quite large. As the grantor creating the restrictive covenants, the United States would likely take the lead in their enforcement, probably through the Department of Justice or the local US Attorney's office.

Based upon the foregoing, I conclude that restrictive covenants (institutional controls) are enforced by the courts of Ohio, particularly when they serve a public purpose. The covenants suggested would run with the land and recordation would assure notice of their existence. They are typically enforced through an injunctive action by any party intended to be a beneficiary of the restrictions. In this case, most likely by the United States.

*Randy Torrey*