May 5, 2011

John R. Kasich, Governor
Mary Taylor, Lt. Governor
Scott J. Nally, Director

TO: Brownfield Interested Parties Distribution List
FROM: Tiffani Kavalec - Assessment, Cleanup & Reuse (ACRE) Manager - Voluntary Action Program (VAP)
RE: VAP No Further Action Letter (NFA) review process

This memo outlines Ohio EPA’s No Further Action (NFA) letter review process for volunteers, their consultants and certified professionals (CPs). When a CP issues an NFA letter for a volunteer and then submits that NFA letter to Ohio EPA in request of a covenant not to sue (CNS), it is expected the property for which the NFA letter was issued is VAP eligible, meets applicable cleanup standards and is positioned for a CNS.

Ohio EPA realizes that NFA letters often contain deficiencies. This review process allows the CP and volunteer two opportunities to correct these deficiencies. Examples of deficiencies may include technical issues and/or the finalization of an operation and maintenance plan and/or an environmental covenant. The first opportunity follows the issuance of a comment letter titled, “Initial Notice of Deficiency” (INOD), by the Ohio EPA NFA letter review team. If the volunteer/CP does not issue a response to this comment letter by the stated deadline or the response does not adequately address the deficiencies, Ohio EPA will issue an additional comment letter titled, “Final Notice of Deficiency” (FNOD), providing the CP/volunteer a second opportunity to submit a sufficient response.

Strict response time-lines for volunteers/CPs are implemented in order to allow for timeliness and predictability in the program. I am personally committed to improving Ohio EPA’s internal review time-lines, as well. Our review teams will also adhere to strict internal time-lines to deliver more timely service to everyone participating in the VAP.

| STEP 1 |
| Central Office (CO) processes NFA letter package and verifies the certified professional (CP) affidavit, correct fee, electronic copies, and volunteer letter. If NFA letter does not contain any of these items, it will be placed on hold until these deficiencies are rectified. |
| CO assigns NFA letter tracking number and enters into database. |
| CO assigns legal and risk staff, and distributes internal NFA letter memo to district staff. |
| CO loads CDs on intranet and updates tracking spreadsheets. |

| STEP 1 (a) |
| District office supervisor assigns site coordinator (lead reviewer). |
| District site coordinator completes eligibility memo and distributes to other divisions. |

**Note:** If it is determined that property is not VAP eligible per responses from other divisions, Ohio EPA will proceed to STEP 6.

District site coordinator requests ground water assignment, as needed.
1st NFA Letter Review

STEP 2
Site coordinator schedules internal review team kick-off call.
Review team (site coordinator and ground water, risk and legal staff) reviews and compiles comments for the NFA letter. Ohio EPA will move to STEP 5 if no "INITIAL Notice of Deficiency" (INOD) required.
Site coordinator compiles comments and drafts an INOD letter, distributes to review team for final review, and meets as needed.

Note: Ohio EPA will not send comments to the CP and volunteer piece-meal. One cohesive INOD will be prepared.

Conference Call with CP & Volunteer
Site coordinator sends "draft" INOD to review team, VAP lead worker, CP, and volunteer and schedules conference call with all participants.
Conference call is held with the CP (and volunteer if available), review team, and VAP lead worker to discuss the entire draft comment letter. During this time, contact information for any operation and maintenance (O&M) agreement and/or environmental covenant (EC) negotiations should be obtained from the CP or volunteer.
Comments that are completely addressed by the CP during the conference call will be deleted from the INOD, but captured in a memo to the file.

Note: The memo to the file will list original outstanding questions in the draft INOD with an explanation of how the issues were resolved. The CP may send a follow-up email to the lead reviewer confirming the resolution of issues and the subsequent removal of draft comments. This document will be part of the record as well as provide clarity to future Ohio EPA audit reviewers.
Ohio EPA finalizes INOD letter with a 60 day response period for volunteer.

Note: No extensions to CP and volunteer’s response time permitted.

INOD 60 Day Response Period - O&M Agreement & EC Negotiations

Note: Additional calls and/or meetings with CP and volunteers can take place during this time, as well as communication via e-mail.

Note: DRAFT addendum should not be sent by CP during this period. Technical issues can be discussed and clarifications sought, but documents should not be reviewed by Ohio EPA staff until received under formal CP affidavit via the 1st NFA letter addendum.

Note: Legal communication with volunteer's representative regarding O&M agreement and/or EC should occur during this time period.

1st NFA Letter Addendum Review

STEP 3
Review team (site coordinator and ground water, risk and legal staff) reviews and compiles comments for the NFA letter addendum. Ohio EPA will move to STEP 5 if no "FINAL Notice of Deficiency" (FNOD) required.
Site coordinator compiles comments, distributes to review team, and meets as needed.
Ohio EPA finalizes FNOD letter with a 60 day response period for volunteer. FNOD signed by ACRE manager.

Note: Extension past 60 day response date only warranted on a case by case basis with Ohio EPA - ACRE manager approval. A rare example of where an extension may be granted is if the CP of record is suspended between the INOD and the FNOD, we may allow the volunteer time to hire a new CP. Note: FNODs will be developed by Ohio EPA even if the only outstanding issue relates to O&M agreement and/or EC language negotiations.

ACRE manager, in consultation with ACRE supervisor and VAP lead worker, reviews and processes FNOD for distribution.

Note: FNOD letters are common practice in the VAP to finalize any outstanding issues with the NFA letter submittal. FNOD letters do not, in any way, equate to an actual NFA letter denial. NFA denial may only occur if the 2nd NFA letter addendum fails to meet applicable standards, or verify eligibility.
**FNOD 60 Day Response Period - O&M Agreement and EC Negotiations**

**Note:** Additional calls and/or meetings with CP and volunteers can take place during this time, as well as communication via e-mail.

**Note:** DRAFT addendum should not be sent by CP during this period. Technical issues can be discussed and clarifications sought, but documents should not be reviewed by Ohio EPA staff until received under formal CP affidavit via the 2nd NFA letter addendum.

**Note:** Legal communication with volunteer’s representative regarding O&M agreement and/or EC should be finalized during this time period.

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### 2nd NFA Letter Addendum Review

**STEP 4**

Review team, (site coordinator and ground water, risk and legal staff) reviews and compiles comments for 2nd NFA letter addendum.

**Note:** All technical and legal comments must be addressed at this point. The only outstanding issues that may remain are signatures for the O&M agreement and/or EC, and financial assurance demonstrations. No further negotiations of the O&M agreement/plan or EC should occur.

Ohio EPA review team will coordinate whether project should proceed to covenant not to sue (CNS) issuance (Step 5) or denial (Step 6).

**Note:** If the review team is proceeding with CNS denial, they will notify ACRE Manager and move to STEP 6.

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### CNS Issuance

**STEP 5**

Site coordinator will develop electronic CNS package documents and distribute for internal review.

If signatory documents remain outstanding, site coordinator prepares "Notice of Deadline to Submit Owners’ Executed Remedy Documents" for ACRE manager’s signature. This letter will have a 30 day response time.

**Note:** This step can also include financial assurance demonstrations. If documents remain outstanding past due date, Ohio EPA will proceed to STEP 6.

Site coordinator finalizes CNS package and coordinates district sign-off.

**Note:** Once district sign-off has occurred, CNS package will be sent to CO.

CNS package should be in director’s office within two weeks.

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### Denial of CNS Request

**STEP 6**

CO written notification to CP and volunteer regarding impending denial of CNS request and last opportunity to withdraw CNS request.

**Note:** This notification may also include eligibility issues related to STEP 1.

If the request to withdraw CNS is not received within 10 days of Ohio EPA written notification to volunteer, site coordinator will work with review team to complete a CNS denial package. Additional costs will be incurred by the volunteer if the CNS request was made under a PAYGO account and a withdrawal request is not submitted to Ohio EPA.

**Note:** Ohio EPA’s goal is not to expend resources on preparing a CNS denial package if volunteer plans to withdraw CNS request. A withdraw request may be received at any time up until the Ohio EPA director signs the CNS denial package.