US ERA ARCHIVE DOCUMENT

APPENDIX E
COMMENTER DATA

## EXHIBIT E-1 COMMENTS SUBMITTED IN RESPONSE TO THE ANPRM

Commenter	Issues Addressed	Data Submitted
Koppers Industries, Inc.	F032/34 wastewaters are usually discharged to POTWs.	None.
Vulcan Chemicals	F032 wastes may be difficult to treat because of dioxins.	None.
American Wood Preserving Institute	Wood preserving waste generation and management.	None.
	The number of wood preserving plants has declined.	
	F035 wastewaters are recycled in process.	
James Graham Brown Foundation	Remedial actions at former wood preserving plants owned by the foundation.	One site has 8,000 cubic yards of contaminated soil.
Beazer East	Remedial actions at wood preserving sites.  Incineration capacity will be	At 31 wood preserving sites, 2,180,800 cubic yards of contaminated soil was removed.
	overwhelmed by contaminated soil.	The entire wood preserving universe could generate
	F032 wastes may contain dioxins and be very difficult to treat.	85,300,000 cubic yards of contaminated soil through remedial actions.
	Impact of LDRs on closed wood preserving sites.	
Hazardous Waste Treatment Council	F032 wastes may contain dioxins and be very difficult to treat.	None.
Beazer East (Second Comment)	Biotreatment for wood preserving soils is currently prohibited as land disposal.	One remedial site in Montana has 75,000 cubic yards of contaminated soil and rock.

EXHIBIT E-2 COMMENTS TO THE PHASE IV PROPOSED RULE (60 FR 43654, May 10, 1996)

Comment Number	Commenter Name
1	Grady-White Boats
2	Olympic Boat Company
3	Sunfish Laser
4	Larson Boats
5	Arcto Inc.
6	Regal Marine Industries
7	Godfrey Marine
8	Florida Department of Environmental Protection
9	National Marine Manufacturers Association
10	Coalition on West Valley Nuclear Wastes
11	Blue Water Boats, Inc.
12	Coastal Corporation
13	New York State Department of Environmental Conservation
14	Silver Coalition
15	BP Oil
16	Universal Forest Products
17	Eastman Kodak
18	Mobil Oil Corporation
19	ASARCO Incorporated
20	Exxon Company, USA
21	Georgia-Pacific Corporation
22	Phelps Dodge Corporation
23	Beazer East, Inc.
24	
	Union Camp Corporation
25	Magma Copper Company
26	The TDJ Group  Rollins Environmental
27	Texas Utilities Services, Inc.
28	, , , , , , , , , , , , , , , , , , ,
	The Acrylonitrile Group, Inc.
30	National Petroleum Refiners Association
	Department of Energy Penta Task Force
32	
33	Carbon Disulfide Panel/Chemical Manufacturers Association
34	Underground Injection Control Task Group/Chemical Manufacturers Association
35	
33	Utility Solid Waste Activities Group, Edison Electric Institute, American Public Power Association, National Rural Electric
	Cooperative Association
36	American Iron and Steel Institute
37	Natural Gas Pipeline Company
38	
	Association of Battery Recyclers  American Wood Preservers Institute
39	Interstate Natural Gas Association of America
40	
41	Sterling Chemicals
42	Monsanto
43	Lead Industries Association, Inc.
44	American Forest and Paper Association
45	Battery Council International

EXHIBIT E-2 COMMENTS TO THE PHASE IV PROPOSED RULE (60 FR 43654, May 10, 1996)

Comment Number	Commenter Name	
46	National Mining Association	
47	Merck & Co., Inc.	
48	Chemical Waste Management, Inc.	
49	Molten Metal Technology	
50	Natural Gas Pipeline Company of America (Identical to 37)	
51	State of Ohio Environmental Protection Agency	
52	Pacific Gas and Electric Company	
53	Texaco	
54	Total Petroleum, Inc.	
55	American Industrial Health Council	
56	Westinghouse Electric Corporation	
57	Richard L. Anderson	
58	J.H. Baxter and Co.	
59	Exxon Chemical Americas	
60	American Dental Association	
61	BP Chemicals	
62	Remediation Technologies, Inc.	
63	Laidlaw Environmental Services	
64	Dow Chemical Company	
65	Safety-Kleen Corporation	
66	American Petroleum Institute	
67	Horsehead Resource Development Company, Inc. and Zinc	
01	Corporation of America	
68	Amerada Hess Corporation	
69	Steel Structures Painting Council	
70	Doe Run Resources Corporation	
71	Synthetic Organic Chemical Manufacturers Association	
72	Non-ferrous Founders' Society	
73	Outboard Marine Corporation	
74	Department of Defense	
75	Elf Atochem North America, Inc.	
76	The Society of the Plastics Industry, Inc.	
77	American Foundrymen's Society	
78	Battery Council International	
79	The Society of the Plastics Industry, Inc. (Identical to 76)	
80	Eastman Chemical Company	
81	Rohm & Haas Company	
82	Brush Wellman, Inc.	
83	Steel Manufacturers Association	
84	Specialty Steel Industry of North America	
85	Environmental Defense Fund	
86	American Gas Association	
87	Doe Run Resources Corporation (Identical to 70)	
88	Texas Utilities Services, Inc. (Identical to 28)	
89	Hazardous Waste Implementation Task Force of the Association of	
	State and Territorial Solid Waste Management Officials	
90	The Cadmium Council	
91	FMC Corporation	
92	Union Carbide Corporation	
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EXHIBIT E-2 COMMENTS TO THE PHASE IV PROPOSED RULE (60 FR 43654, May 10, 1996)

Comment Number	Commenter Name	
93	Heritage Environmental Services, Inc.	
94	General Motors Corporation	
95	General Electric Company	
96	International Metals Reclamation Company, Inc.	
97	Hazardous Waste Management Association (HWMA)	
98	New York State Department of Environmental Conservation (Identical to 13)	
99	State of Ohio Environmental Protection Agency (Identical to 51)	
100	Phillips Petroleum Company	
101	Oregon Department of Environmental Quality	
102	Chevron	
103	Ciba-Geigy Corporation	
104	Specialty Steel Industry of North America (Identical to 84)	
105	Steel Manufacturers Association (Identical to 83)	
106	Pharmaceutical Research and Manufacturers of America	
107	Uniroyal Chemical Company	
108	S2 Yachts	
109	Ford Motor Company	
110	American Foundrymen's Society	
111	Specialty Steel Industry of North America	
112	Steel Manufacturers Association	
113	Chemical Manufacturers Association	
114	Gradient Corporation	
115	Courtaulds Fibers	
116	Occidental Chemical Company (OxyChem)	
117	Boston Whaler	
118	FMC Corporation	
119	Rohm and Haas Company	
L001	University of Rochester	
L002	Distilled Spirits Council of The United States	
LXXX	FMC Corporation	
LXXX	Penta Task Force	

## EXHIBIT E-3 COMMENTS TO THE PHASE IV PROPOSED RULE NOTICE OF DATA AVAILABILITY (61 FR 21418)

Comment Number	Comment Name
N1	Environmental Technologies International, Inc.
N2	Battery Council International and Association of Battery Recyclers
N3	Vulcan Chemicals (Penta Task Force)
N4	Eastman Kodak Company
N5	National Mining Association
N6	RSR Corporation
N7	The Silver Council
N8	Battery Council International and Association of Battery Recyclers
N9	Dow Chemical Company
N10	Environmental Defense Fund
N11	Vinyl Institute
N12	Beazer East, Inc.
N13	Georgia Dept. of Natural Resources
N14	Environmental Technology Council
N15	Cement Kiln Recycling Coalition
N16	DuPont Engineering
N17	FMC Corporation
N18	Chemical Waste Management, Inc.
N19	Rollins Environmental, Inc.
N20	CONDEA Vista Company
N21	J.H. Baxter & Company