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June 6, 1994

VIA TELEFAX (301-415-5398) AND REGULAR MAIL

John J. Lentz, Project Manager
Materials Decommissioning Section
Low-Level Waste and Decommissioning Projects Branch
Division of Waste Management
Office of Nuclear Material Safety and Safeguards
United States Nuclear Regulatory Commission
Washington, D.C. 20555-0001

Re: Former Horizons Incorporated Site, Cleveland, Ohio
Docket No. 040-00861 (Terminated)
License No. C-2348, C-3496 (Terminated)

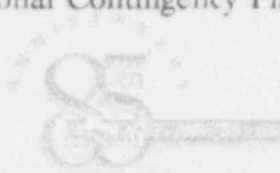
Dear Mr. Lentz:

Please find enclosed the schedule for the characterization and remediation of the former Horizons Incorporated site in Cleveland, Ohio. As you and I discussed, this schedule is being submitted today instead of June 1, 1994, because Horizons Incorporated requested the opportunity to further review it before submittal to you. Mr. Friedman advised me June 3, 1994, that Horizons Incorporated does not object to this schedule being submitted by Lamotite, Inc.

As you will note, the schedule allows for an initial 18 month period to resolve financial liability issues. This period of time is required because a controversy exists as to who is responsible for the radioactive condition of the site. Lamotite, Inc. believes that the responsibility lies with Horizons, the Department of Energy and/or others. Horizons in turn asserts that the Department of Energy, as the successor to the Atomic Energy Commission, and/or others are responsible. In this regard, Horizons has begun to pursue this matter with the Department of Energy.

The schedule also includes review and comment periods throughout the process to allow for consistency with the National Contingency Plan. As we discussed, unless

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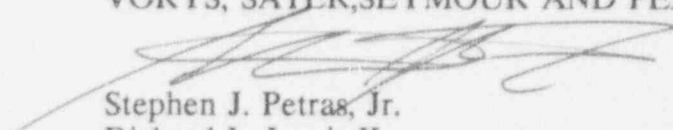
John J. Lentz
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Horizons and/or the Department of Energy commit to being financially responsible for the characterization and remediation of the site, Lamotite intends to maintain its rights under CERCLA to recover the costs it incurs in this matter.

If you have any questions or comments after you review this schedule, please call. We understand that you and others at the NRC will review this schedule and advise us if it meets NRC requirements.

Yours very truly,

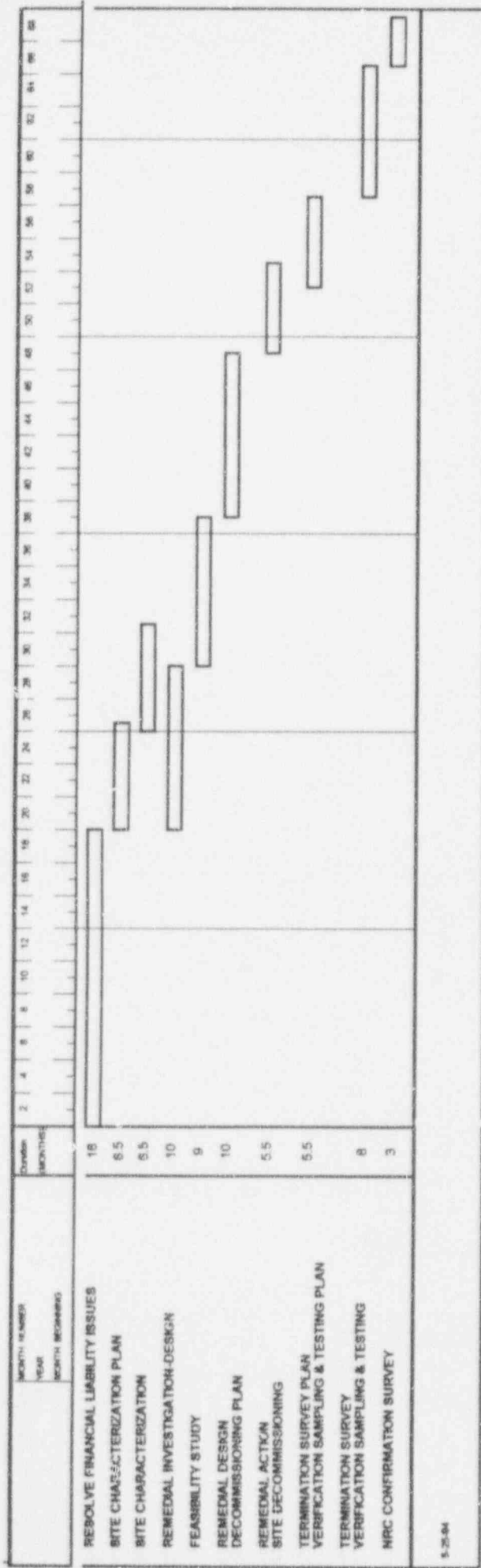
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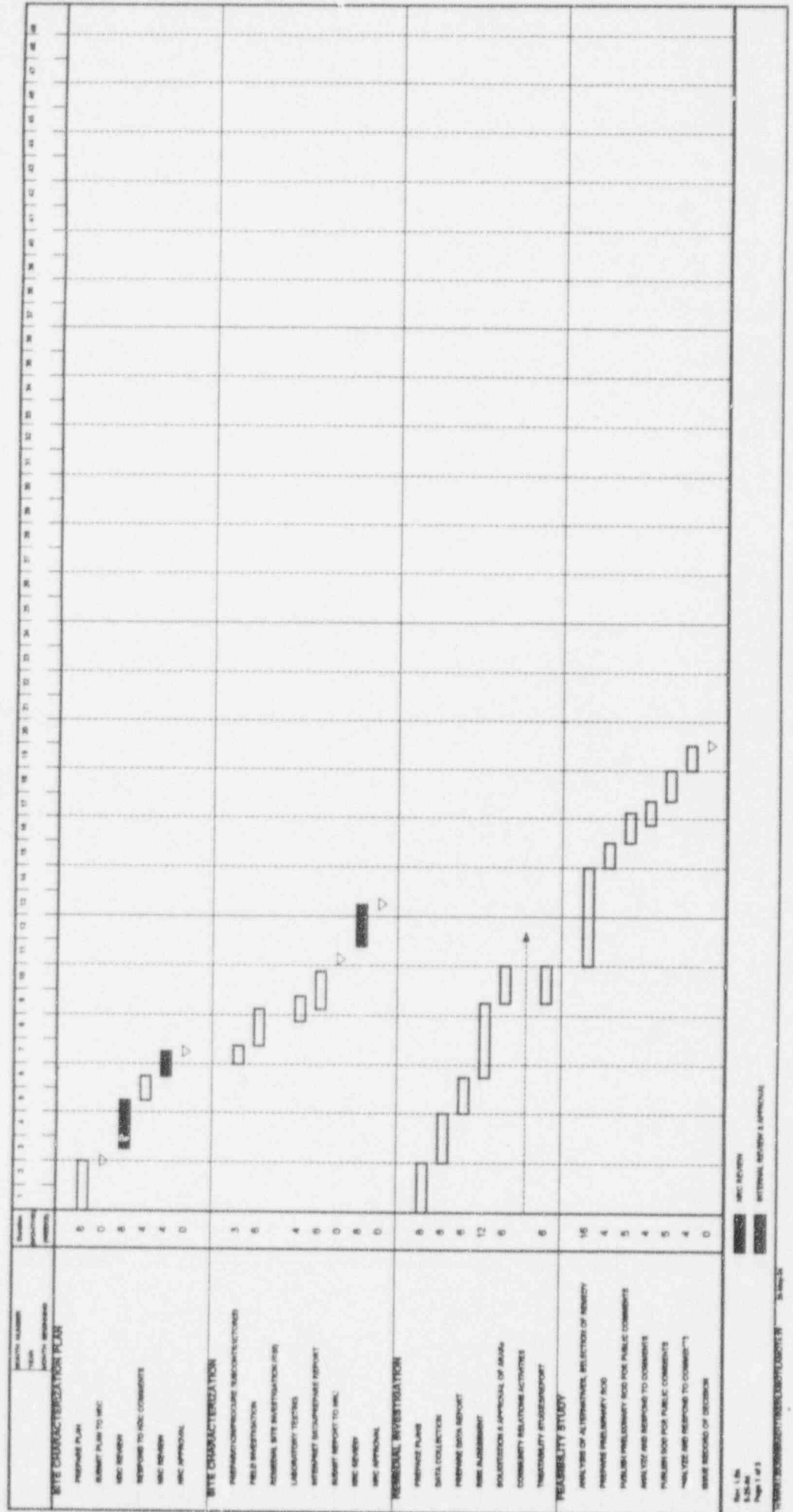
Stephen J. Petras, Jr.
Richard L. Lewis II
Counsel for Lamotite, Inc.

cc: James M. Friedman (w/enc)
Frank C. Brown (w/enc)
David R. Keisling (w/enc)

LAMOTITE MASTER SCHEDULE SUMMARY

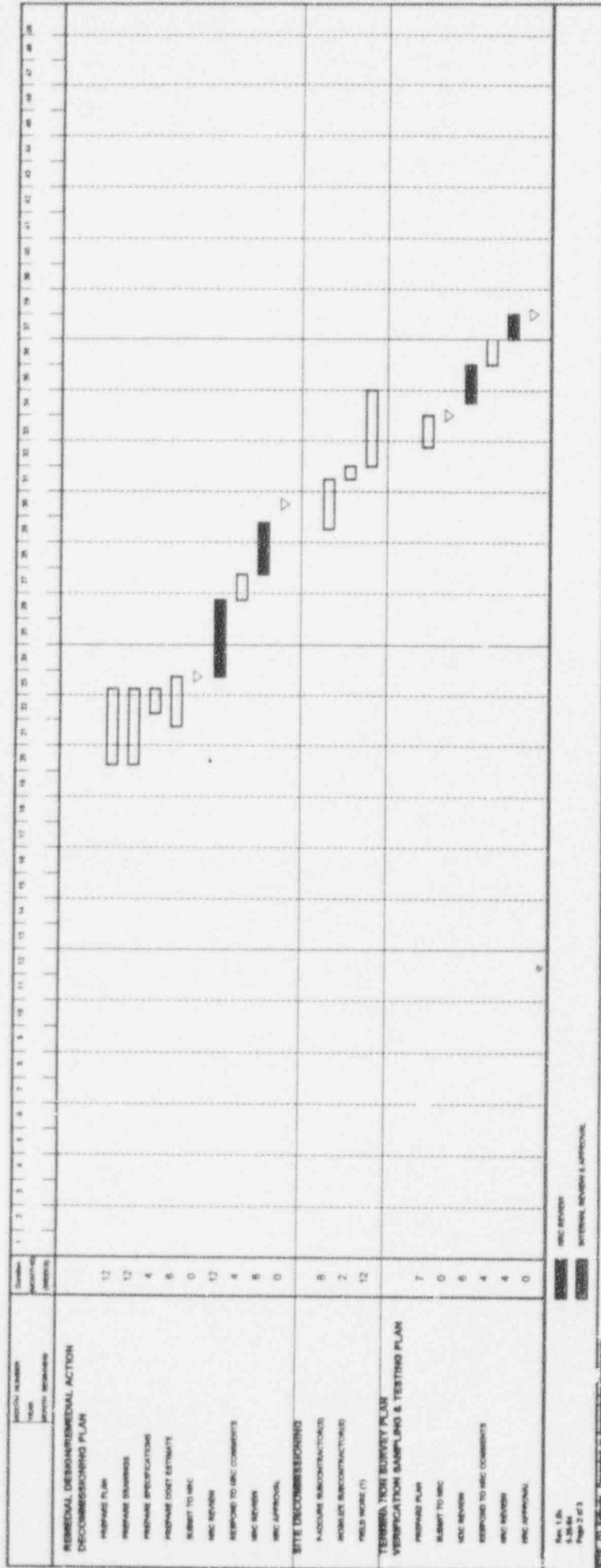


LAMOTITE MASTER SCHEDULE



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 INTERNAL REVIEW & APPROVAL

LAMOTTE
MASTER SCHEDULE

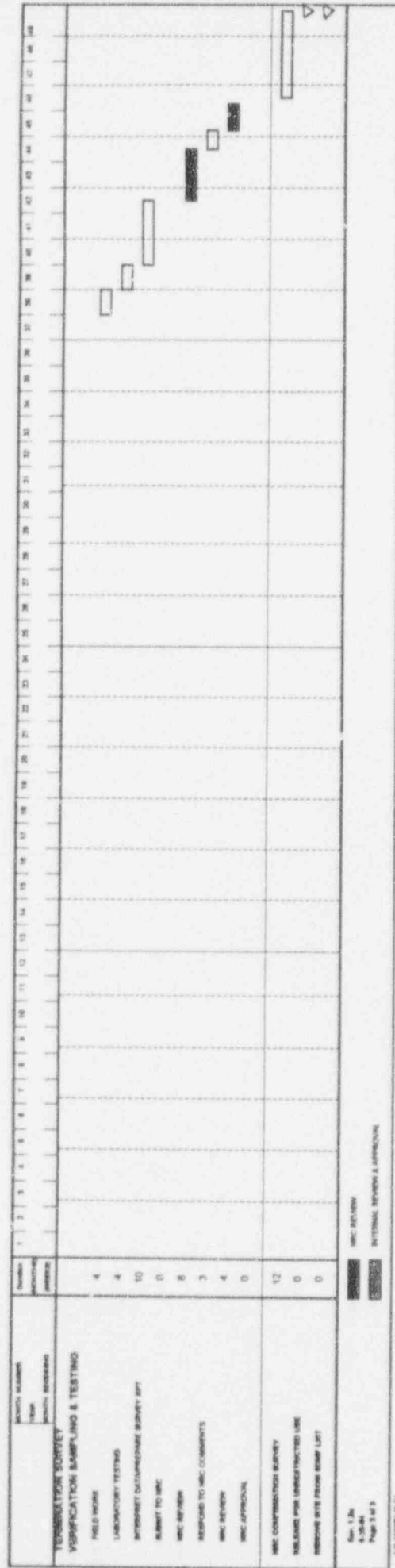


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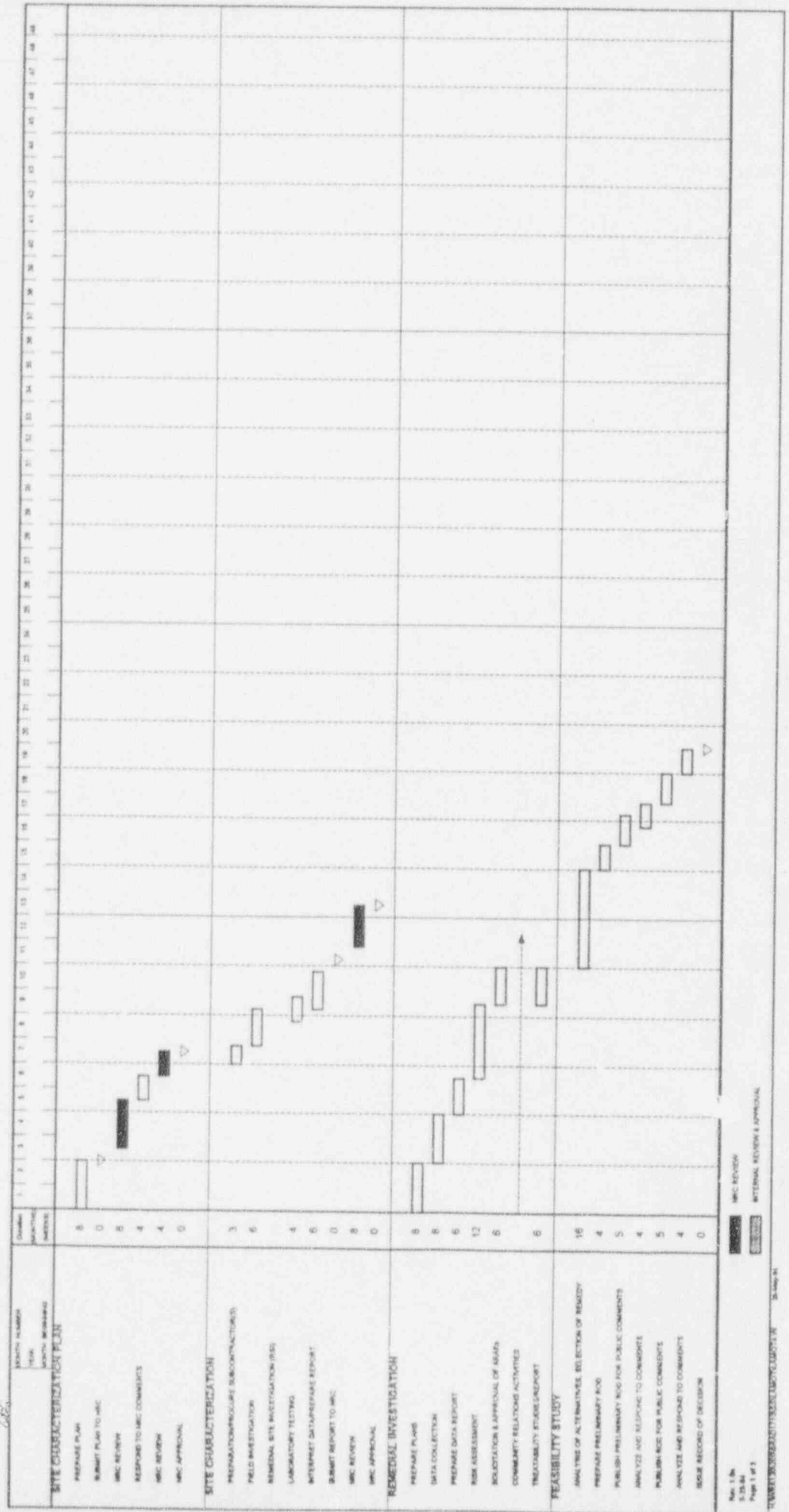
NOTE: (1) THIS IS A SUMMARY OF THE SCHEDULE. FOR MORE DETAILED INFORMATION, REFER TO THE ATTACHED SCHEDULE.

REVISED: 06/01/04, LAMOTTE, 04/04/04

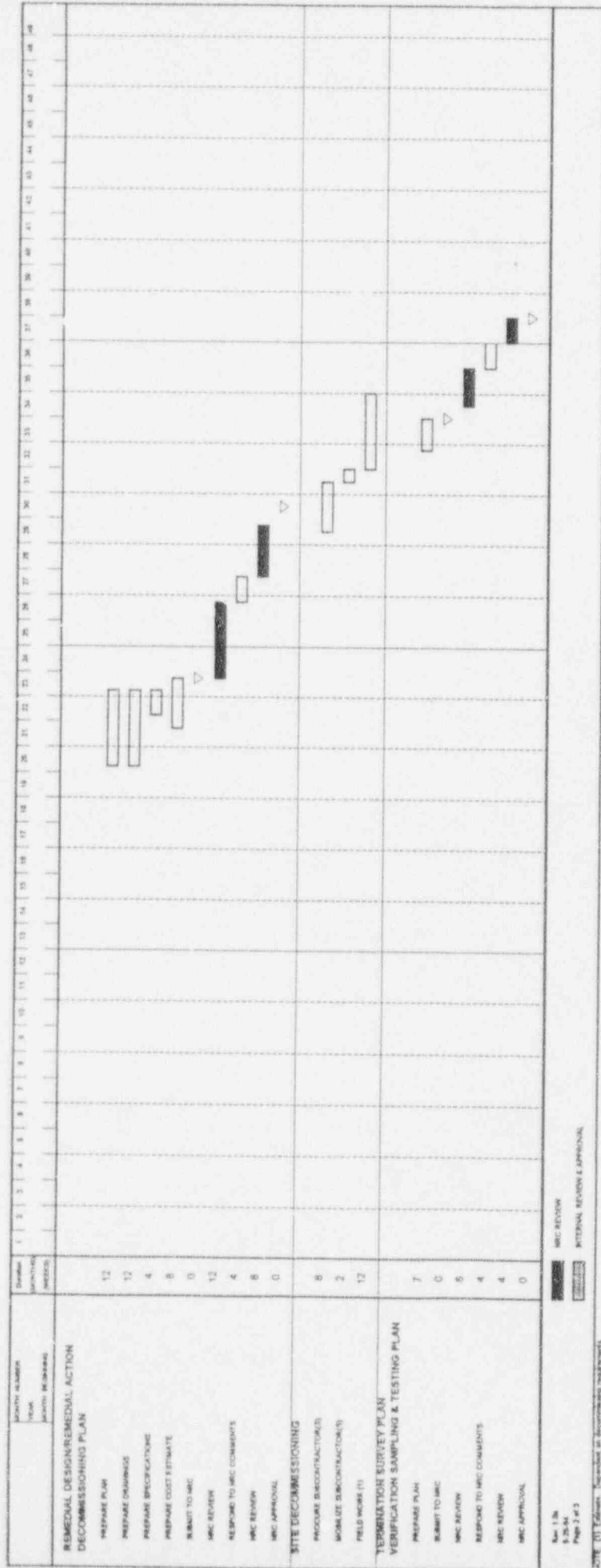
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Milestones: M Milestones
 Internal Review & Approval
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