

Revised 02/03

CORRES. CONTROL
INCOMING LTR NO.

00199 RF03

DUE DATE
ACTION

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STATE OF COLORADO
2003 MAR 4 A 10 41

Bill Owens, Governor
Douglas H. Benevento, Executive Director

CORRESPONDENCE
CONTROL

Dedicated to protecting and improving the health and environment of the people of Colorado

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Colorado Department
of Public Health
and Environment

DIST.	LTR	ENC
BERARDINI, J. H.	X	
BOGNAR, E. S.	X	
CROCKETT, G. A.		
DECK, C. A.	X	
DEGENHART, K. B.		
DIETER, T. J.		
DIETERLE, S. E.		
FERRERA, D. W.	X	
FERRI, M. S.		
GERMAIN, A. L.		
GIACOMINI, J. J.		
ISOM, J. H.		
LINDSAY, D. C.		
LONG, J. W.		
LYLE, J. L.		
MARTINEZ, L. A.	X	
NAGEL, R. E.	X	
NORTH, K.	X	
PARKER, A. M.		
POWERS, K. P.		
RODGERS, A. D.		
SHELTON, D. C.	X	
SPEARS, M. S.		
TRICE, K. D.		
TUOH, N. B.		
WILLIAMS, J. L.		
PARSONS, D.	X	
BUTLER, L.	X	
FREIBOTH, C.	X	
NESTA, S.	X	

February 25, 2003

Mr. Richard DiSalvo
Assistant Manager for Environment and Stewardship
U.S. Department of Energy, Rocky Flats Field Office
10808 Highway 93, Unit A
Golden, CO 80403-8200

RE: B441 Facility Disposition RSOP Notification (the Notification)

Dear Mr. DiSalvo:

The Colorado Department of Public Health and Environment, Hazardous Materials and Waste Management Division has reviewed your February 25, 2003 letter notifying us that the Facility Disposition RSOP will be utilized during the demolition of B441. We hereby agree that B441 may be demolished utilizing the Facility Disposition RSOP.

In the Notification, Attachment 3, several deviations from the RSOP are identified, including radiological and asbestos contamination on the slab and the actions to identify and protect these areas during demolition. However, in reviewing Attachment 4, the ER Approach, it was noted that the sewer lines are to be removed to three feet below grade rather than to the main line as stated in the Facility Disposition RSOP. This then is also viewed as an apparent deviation from the RSOP. Additional removal of sewer lines below three feet will depend on contamination that may be found, and will need to be addressed utilizing the consultative process during removal activities.

It is also stated in Attachment 4 that "current guidance indicates removal required to three feet and 3 nCi/g". However, at this time there has been no specific determination or agreement to support this statement. Therefore, any contamination found above 50 pCi/g will need to be remediated or discussed utilizing the consultative process during remedial activities.

Since it is indicated that ER will be removing the slab, ER is expected (at a minimum) to follow the relevant requirements identified in the Facility Disposition RSOP, even if these may not be specifically identified in the ER RSOP.

If you have any questions regarding this correspondence please contact me at (303) 692-3367 or David Kruchek at (303) 692-3328.

Sincerely,

Steven H. Gunderson
RFCA Project Coordinator

cc: Steve Tower, DOE
Tim Rehder, EPA
Duane Parsons, KH
Lane Butler, KH

Cameron Freiboth, KH
Dave Shelton, KH
Steve Nesta, KH
Administrative Records Building T130G



COB CONTROL	X
ADMN RECORD	X
PATS/130	

Reviewed for Addressee
Corres. Control RFP

3/4/03
Date By

Ref. Ltr. #

DOE ORDER #
5400-1

ADMIN RECORD
IA-A-001302