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States Government

Department of Energy

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Memorandum MAY 11 2 03 PM '93 Rocky Flats Office

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BERMAN, H.S.		
CARNIVAL, G.J.		
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SULLIVAN, M.T.		
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MAY 11 1993

ERD:SRG:05524

EG&G
ROCKY FLATS PLANT
CORRESPONDENCE CONTROL

Operable Unit 2 RFI/RI Report Update

Bob
Robert Benedetti, Associate General Manager
Environmental Restoration Management
EG&G Rocky Flats, Inc.

This memorandum concerns several items relative to the Operable Unit 2 RCRA Facility Investigation/Remedial Investigation (RFI/RI). As you well know, we did not receive a schedule extension request for the Draft and Final RFI/RI Reports. At the time of our schedule extension request to EPA/CDH February 26, 1993, you had indicated that the Draft Report would be ready for submittal to EPA/CDH by December 16, 1993. However, since that time, agreements reached with EPA/CDH on resolution of Operable Unit 1 (881 Hillside) Draft RFI/RI Report comments have impacted the December 16, 1993, delivery date. These impacts need to be quantified and brought to our attention so that we can then request a schedule extension from EPA/CDH as soon as possible. Other impacts, such as late return of EPA/CDH comments on technical memorandum, also need to be quantified.

In addition, we need a determination of whether or not additional field work may be needed for the newly identified trenches. Review of historical information and any characterization nearby must be presented as soon as possible so that we can discuss with EPA/CDH.

The Technical Memorandum Contingency Plan must be developed in the near term so that we can present to EPA/CDH. It is imperative that specific steps be identified and agreed to by EPA/CDH if contamination is found in the revised bedrock drilling program. The Contingency Plan must detail what we will do in the event of contamination detected while field drilling crews are mobilized so that any additional field work can begin immediately. This will avoid extended delays to negotiate possible additional field work in the event contamination is detected. This is important because all delays are subject to stipulated penalties of \$10,000 a week.

If you have any questions about this, please contact Scott Grace at extension 7199.

Bushy WX
Primrose AX
Dille EV
Taylor RX

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Reviewed for Addressee
Corres. Control RFP

5-11-93 *[Signature]*
DATE BY

Ref Ltr. #

[Signature]
James K. Hartman
Assistant Manager for Transition
and Environmental Restoration

ADMIN RECORD

8-0102-000602

R. Benedetti MAY 11 1993 2
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cc:

A. Rampertaap, EM-453

W. Busby, EG&G

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