

RES: CONTROL
GOING LTR NO.

RF 14518 EG&G ROCKY FLATS

DIST. EG&G ROCKY FLATS, INC.
JAMIN, A. ROCKY FLATS PLANT, P.O. BOX 464, GOLDEN, COLORADO 80402-0464 • (303) 966-7000

MAN, H.S.
NCH, D.B.
NIVAL, G.J.
P. R.D.
IS, J.G.
REAR, D.W.
NI, B.J.
MAN, L.K.

December 21, 1992

92-RF-14518

LY, T.J.
IG, J.G.
ER, E.H.
SH, J.M.
BY, W.A.
SER, A.W.
E.M.

F. R. Lockhart
Environmental Restoration Division
DOE, RFO

IN, H.P.
X, G.E.
DONALD, M.M.
ENNA, F.G.

DELISTING PONDCRETE FROM THE SOLAR PONDS REMEDIATION PROGRAM - EML-192-92

ROSE, J.K.
GAN, R.V.
TER, G.L.
LJO, V.M.
Y, J.H.

Ref: T. E. Lukow ltr (13590) to R. V. Morgan, Delisting Pondcrete from the Halliburton Solar Ponds Project, December 8, 1992

DLIN, N.B.
PLER, P.L.
WART, D.L.
IVAN, M.T.
INSON, E.B.
SON, J.M.
E, J.O.

Delisting pondcrete is an exciting possibility that could save the DOE millions of dollars. Several avenues have been opened for initiating the effort (Readiness Assessment Findings RF-92-02-01-11 and RF-92-02-01-32). EG&G Rocky Flats, Inc. agrees that a delisting petition has sufficient likelihood of success to justify the effort. The existing data available on pondcrete will fulfill much of the analysis requirements. Please note, however, that to demonstrate that a waste does not warrant retaining designation as a hazardous waste, a successful petition must include both the constituents for which the waste was listed and additional constituents. Some sampling specifically designed for the delisting effort is likely to be necessary.

WERT, P. X
VEDDILL, R. X
DES, K. X
WIDAN, R. X

DEB, K. Y
KGAN, P. X
LUBERT, A. X
UNING, B. X
E. X
RES CONTROL, X X

EG&G Rocky Flats is currently incorporating a delisting plan into the Pond Storage and Operations Work Package (12213). This revision will include the work scope, funding needs, and schedule. The Work Package revision will take more than ten days, but the draft schedule, to be baselined through the Work Package, is attached. EG&G recommends subcontracting the preparation of the petition to a firm with delisting experience (such a firm is available through the Master Task Subcontract). Tasks include reviewing available data, preparing and executing a plan to obtain additional data, and providing face-to-face interaction with the regulators. Both Colorado and Nevada regulators need to be included, since Nevada must accept Colorado's decision if the pondcrete disposal is to proceed smoothly. RFO's recommendations on how to best interface with the Nevada Test Site and their state regulators will be vital to executing that portion of the delisting plan.

CLASSIFICATION:

NI
CLASSIFIED Y
CONFIDENTIAL
SECRET

HORIZONTAL CLASSIFIER
SIGNATURE (UND)
M. Fasola
-19-95

REPLY TO RFP CC NO:
6176-RF-92

ION ITEM STATUS
OPEN CLOSED
 PARTIAL
APPROVALS:

IG & TYPIST INITIALS
L. apt

DOCUMENT CLASSIFICATION
REVIEW WAIVER PER
CLASSIFICATION OFFICE

Frazer Lockhart
December 18, 1992
92-RF-1451
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Waste Programs will perform much of the oversight and interface, but EG&G Rocky Flats proposes to control the delisting effort through the Solar Ponds Program Offices in EG&G Rocky Flats and DOE,RFO. We have been working with Steve Howard as the primary point of contact. For further details on our delisting plan, please call me on 966-8648 or Kathy London on 966-8585.



E. M. Lee
Program Manager
Solar Ponds Remediation Program
EG&G Rocky Flats, Inc.

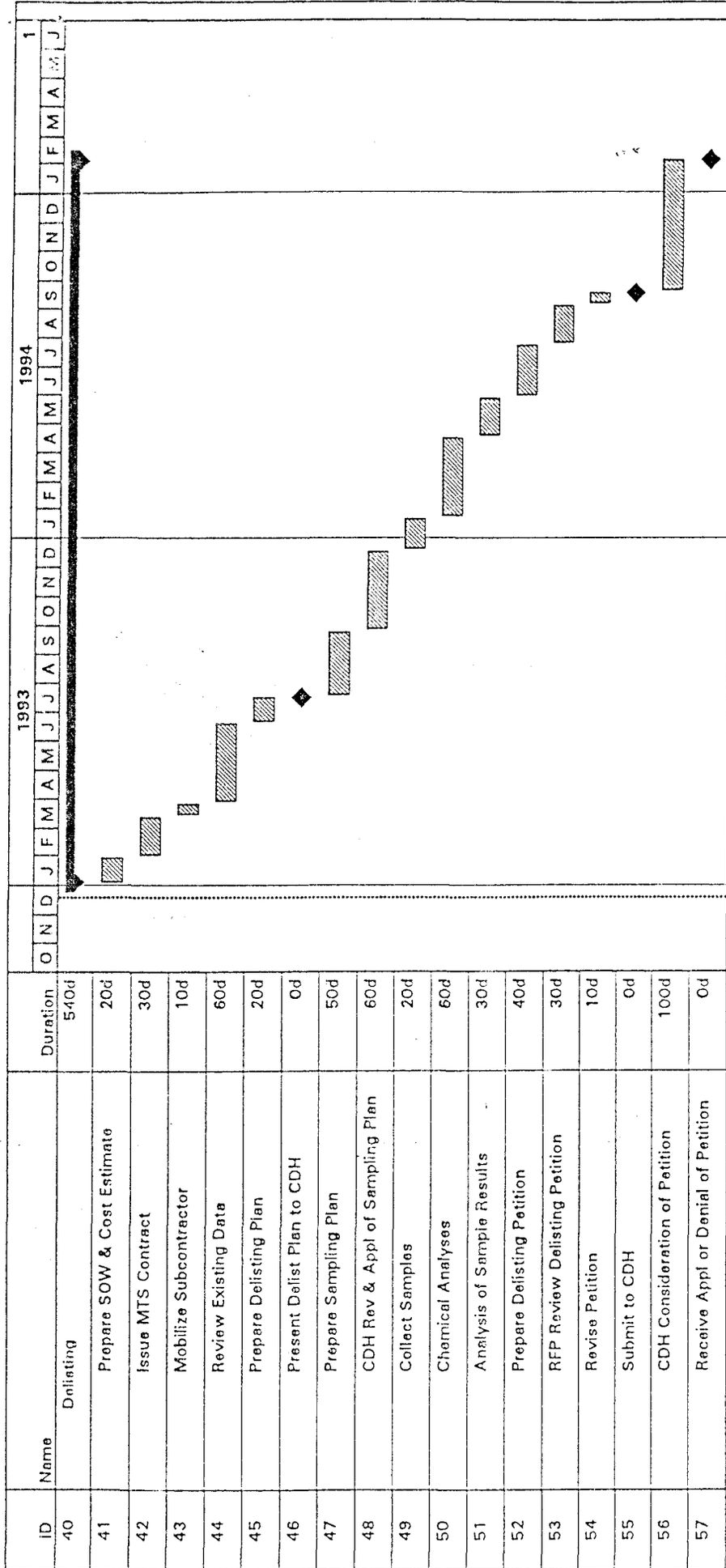
KCL:apt

Attachment:

1. Delisting Schedule

Orig. and 1 cc - F. R. Lockhart

T. E. Lukow - DOE, RFO



Project: PONDCRETE PAD STORAGE
Date: 12/17/92

Critical
Noncritical

Progress
Milestone

Summary
Rolled Up