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3 RF 11703

EG&G ROCKY FLATS

EG&G ROCKY FLATS INC
ROCKY FLATS PLANT P O BOX 464 GOLDEN COLORADO 80402-0464 (303) 966 7000

September 22 1993

93 RF 11703

James K Hartman
Assistant Manager
Transition and Environmental Restoration
DOE RFO

PROJECT STATUS REPORT ON POND WATER INTERIM MEASURE/INTERIM REMEDIAL
ACTION (IM/IRA) COST ACCOUNT AA18 WORKPACKAGE 12181 MILESTONE
#12181054 DELIVERABLE DUE SEPTEMBER 24 1993 NMH 489 93

This letter is transmitted to the Department of Energy at the Rocky Flats Office (DOE
RFO) in compliance with the Project Status Report milestone 12181054 requirement

Biweekly meetings have continued with Gail Hill and Norma Castaneda of DOE RFO and
EG&G to provide an open communication line concerning IM/IRA issues and project
status

Risk Analysis requested an extension for Task #8 (Prepare Human Health Risk
Assessment) from September 10 to September 22 to verify and recalculate
questionable data points and to obtain missing data from Statistical Applications An
update of the statistics section and appendices will follow This extension places the
project 12 weeks behind schedule one week of delay was caused by Statistical
Analysis due to the unanticipated loss of a key person

An updated draft of chapters 1 4 was submitted for EG&G review on September 17
1993 This submittal fulfilled Task #6 (Define Options Available) and Task #9
(Options Screening and Selection) requirements with Task #9 submitted on schedule
However the submittal did not include Sections 2 3 5 2 3 6 2 4 3 and 2 5 which
are still in progress

At this time Task #10 (Selected Options Impact Review) will be delayed by one
working day with a scheduled completion date of October 11 1993 A sub schedule
was created to include impact reviews by Risk Analysis Air Permitting & Compliance
and the National Environmental Policy Act (NEPA) The starting times for review
times are staggered for September 21 27 as details become available The
subcontractor has agreed to continue working overtime in order to meet the Milestone
(Chapter 5 Complete) of October 15 1993 and subsequent Task submittal deadlines

Chapter 4 was written so the term Applicable or Relevant and Appropriate
Requirement (ARAR) could be replaced by the term benchmark at the discretion of
DOE

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ARMAN H S	
ANCH D B	
ARNIVAL G J	
APP R D	
AVIS J G	
ARRERA D W	
ANNI B J	
ARMAN L K	
ALY T J	
DAHL T	
LBIG J G	
RBY W A	
JESTER A W	
ANN H P	X
ARX G E	
DONALD M M	
KENNA, F G	
ONTROSE, J K	
ORGAN R V	
OTTER G L	
ZZUTO V M	
LEY, J H	
SING, T L	
ANDLIN N B	
TLOCK G H	
EWART D L	
LILIVAN M T	
MANSON E R	
ILKINSON R B	X
ILLIAMS S (ORC)	
ILSON, J M	
YANT R B	
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RES CONTROL	X X
MIN RECORD	X
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ADMIN RECORD

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There has been no resolution concerning the Environmental Protection Agency (EPA) and the Colorado Department of Health (CDH) request for elimination of EG&G and DOE RFO internal review of the IM/IRA prior to release to the public. The agencies have not set a confirmed completion date for the combined National Pollutant Discharge Elimination System (NPDES) and Stormwater permit. Therefore there is still no regulatory driver for the completion of the Pond Water IM/IRA at this time.

Please contact Tye De Mass at extension 8760 if clarification is required.



N M Hutchins
Acting Associate General Manager
Environmental Restoration Management
EG&G Rocky Flats Inc

TRD crw

Orig and 1 cc J K Hartman

cc

N J Castaneda DOE RFO
G S Hill DOE RFO