

Internal Letter**Rockwell Intern:**

000024637

Date July 7, 1987

No

TO (Name Organization Internal Address)
 G.L. Potter
 HS&E Operations Mgt.
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FROM (Name Organization Internal Address Phone)
 George H. Setlock
 Environmental Management
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SUBJECT **CERCLA REPORTING REQUIREMENTS**

In the June 12, 1987 Environment Reporter there is an article concerning EPA forming its Federal Facilities Task Force to gain compliance with hazardous waste laws. Near the end of this article is the following statement "...federal facilities are required to provide EPA with a list of all potential superfund sites by April 1988, and the task force would be working with other agencies to bring this about." Wayne Meyers has posed the question whether we fall under CERCLA and is a Rocky Flats response required on this issue.

RESPONSE:

- (1) Rocky Flats has not yet been placed on the National Priorities List (NPL) by EPA-Region VIII. The Plant may be eventually proposed for inclusion but has not even made it to this part of the CERCLA process to date.
- (2) The task of providing EPA with a list of potential "Superfund" sites at Rocky Flats by April, 1988 has already been accomplished in the following documents (covers attached):
 - CEARP Phase I Report (April, 1986)
 - Compliance Agreement Deliverable (September 12, 1986)
 - RCRA Part B Permit Application (Appendix I - November 26, 1986)

Therefore, whether or not this reporting requirement pertains to Rocky Flats is academic since we have submitted this information to both the EPA and CDH on three separate occasions. Please contact my office or Frank Blaha (7041) if you have any questions or require additional information on this topic.

George H. Setlock
 George H. Setlock
 Environmental Management, Manager

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ADMIN RECORD