





Mr. E. W. Bean  
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November 12, 1979

For these reasons, note that Section 26 of these permit applications suggest a compromise that is consistent with the current permit for Pond C-1 (discharge 003) which also is used for discharge of surface runoff

It is proposed that the permit for discharge locations 005, 006 and 007 include monitoring and reporting requirements for pH and suspended solids without any attendant limits

For your information, enclosed is page 32912, Federal Register, Vol 44, No 111, Thursday, June 7, 1979. This Federal Register states that the EPA could modify or revoke the suggested new permits for the reasons cited. This could be used as rationale by RFAO to convince the EPA that a permit without limits still gives them control. If they believe that data which would be provided under the new permit shows that the permitted discharge poses a threat to human health or welfare, then they would have the regulatory power to revoke the permit (part 122.3, Section C and D, part 4)

Please call me if you need further information about this application or the sediment basins that are being considered for each dam.



T. R. Crites, Manager  
Environmental Sciences

TRC,DDH:mmk  
Orig and 1 cc - Mr Bean  
Enc.