

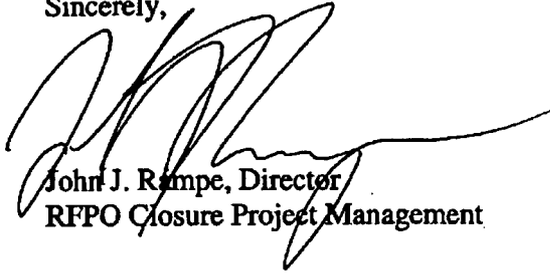
S. Gunderson
05-DOE-00438

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JUL 14 2005

Questions may be directed to Gary Morgan, Rocky Flats Project Management, at
(303) 966-6003.

Sincerely,



John J. Rampe, Director
RFPO Closure Project Management

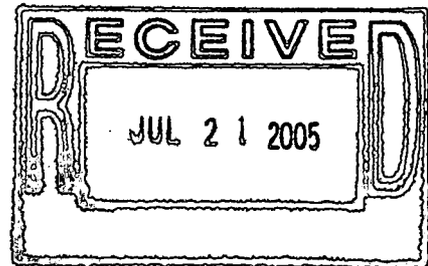
Enclosure

cc w/o Encl:

S. Nesta, K-H RISS Env
C. Freiboth, K-H RISS D&D
K. Wiemelt, K-H RISS D&D
M. Aguilar, USEPA
D. Abelson, RFCLOG

cc w/Encl:

G. Morgan, RFPM, RFPO
D. McCranie, HQCPM, RFPO
Administrative Record





JUL 12 2005

05-RF-00645

Gary Morgan, Director
Project Support
DOE, RFPO

**TRANSMITTAL OF THE TENT 5 – RECONNAISSANCE LEVEL CHARACTERIZATION
REPORT/PRE-DEMOLITION SURVEY REPORT (RLCR/PDSR) – DWF-057-05**

Provided for your review and approval is the enclosed subject report for Tent 5. This report characterizes the physical, chemical and radiological hazards associated with this facility, summarizes the characterization activities, defines the Data Quality Objectives developed for this characterization, and presents the data quality assessment, verification and validation of results.

Based upon this RLCR/PDSR and subject to concurrence by the CDPHE, Tent 5 is considered to be a RFCA Type 2 facility pursuant to the RFETS Decommissioning Program Plan (DPP; K-H, 1999), and is acceptable for demolition. Results indicate that fixed radiological contamination exists in excess of the PDSP unrestricted release limits on the exterior tent fabric. No beryllium, asbestos or PCB contamination exists in excess of the PDSP unrestricted release limits. Tent 5 can be demolished and the tent fabric managed as LLW and the structural support steel (including the permacons and drum crusher) as sanitary waste. The asphalt pad will undergo RCRA closure by means of physical extraction. The top layer of the asphalt pad will be removed and managed as hazardous waste and the remainder of the asphalt pad will be managed as sanitary waste.

Please notify Kaiser-Hill when you transmit this document to CDPHE. If you have any questions, do not hesitate to call me or Duane Parsons at extension 6458.

A handwritten signature in cursive script that reads "Dennis W. Ferrera".

Dennis W. Ferrera
Vice President and Project Manager
Remediation, Industrial D&D and Site Services

DLP:pvt

Enclosure:
As Stated

Orig. and 1 cc - G. Morgan